FILED THIS DATE

JUN 301989

BILLY V. COOPER CHANGERY CLERK

LAST WILL AND TESTAMENT OF ARTHUR G. BOCK

I, ARTHUR G. BOCK, an adult resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking all former wills and codicils heretofore executed by me.

ARTICLE I.

If my wife, Joyce C. Bock, survives me, I give, devise and bequeath to her all of my property, real and personal, of whatsoever kind or character and wheresoever situated.

ARTICLE II.

If my wife, Joyce C. Bock, predeceases me, then I give, devise and bequeath all of my property, real and personal, of whatsoever kind or character and wheresoever situated, to our children, Karen B. Toombs, Richard C. Bock and George Alen Bock, share and share alike, or to the issue of my said three children, per stirpes. It is not through any oversight or lack of love and affection for my daughter, Inga B. Bob, that I do not make provisions for her herein, but feeling that she is well provided for, I leave her nothing under this will.

ARTICLE III.

I hereby nominate, appoint and constitute my wife, Joyce C. Bock, as Executrix of my last will and testament. My Executrix shall have full and plenary power and authority to

do and perform any act deemed by her to be of the best interest of the estate, without any limitation whatsoever, and without bond. Said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and reinvest, the same, and to collect the income, dividends, rents, interest and profits therefrom, and to employ and to pay any Attorneys, Agents and Accountants that she may deem necessary for the best interest of my estate.

The foregoing instrument consists of 2 pages including this one.

Arthur G. Bock

THIS INSTRUMENT was, on the date shown above, signed, published and declared by Arthur G. Bock to be his Last Will and Testament in our presence, and we, at his request, have subscribed our names hereto as witnesses in his presence and in the presence of each other.

WITNESSES:

Charlene U. Resry Edward A Genry

DED OF	STATE OF MISSISSIPPI, County of Madison:	
10000	I certify that the within instrument was filed for record in my office this 30 d	lay
	of	led
	on the	
COUNTY, WS	BILLY V. COOPER, CHANCERY CLERK BY: Smalley D	.C.

FILED THIS DATE

JUN 3 0 1989

BILLY V. COOPER CHANCERY CLERK

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF ARTHUR G. BOCK, DECEASED

CIVIL ACTION - 736

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Charlene D. Perry, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Arthur G. Bock, being duly sworn, deposed and said that the said Arthur G. Bock published and declared said instrument as his Last Will and Testament on the 16th day of December, 1974, the day of the date of said instrument, in the presence of this deponent and in the presence of Edward A. Perry and that the testator was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Edward A. Perry subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said testator and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this the 22 mdday of June, 1989.

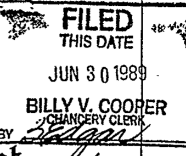
CHARLENE D. FERRA

AND SUBSCRIBED before me on this the 22mdday of

My Commission Expires:



STATE OF MISSISSIPPI, County of Madison:	. 44	
I certify that the within instrument was filed for record in my office this	30 -	day
of	as duly reco	rded
on the		
DILLYN COORED CHANCEDY CLERK BY: 500		



Tast Will and Testament

I, BURRUS H. SHANNON, being over the age of twenty-one (21) years and of sound and disposing mind and memory and not acting under any duress, menace, fraud or undue influence, do hereby make, publish and declare this to be my Last Will and Testament.

Τ.

I hereby revoke and annul any and all prior wills, codicils and testaments heretofore made by me.

II.

I hereby designate and appoint my wife, Mrs. Belton
Johnson Shannon, Executrix of this my Last Will and Testament, to
probate my estate. To the full extent allowed by law, I direct that
my Executrix shall not be required to give any bond or other security
or be required to file any inventories, appraisals, accountings or
periodic reports with any court except and only to the extent that
it may be legally necessary for a final settlement. I hereby waive
the necessity of the appraisement of my estate.

III.

I direct that all of my debts, funeral expenses and expenses of my last illness; as well as testamentary charges, inheritance, estate, transfer, legacy and other taxes levied or assesed by the federal government or any state of the Union shall be paid as soon after my death as may be reasonably done.

IV.

I give, devise and bequeath all of rest, residue and remainder of my estate, whether real, personal or mixed, of whatsoever kind and wheresoever located consisting of but not limited to my interest in checking and savings accounts, investments, and all other assets which I may die seized of in my estate to my beloved wife.

v.

In the event that my said first appointed Executrix shall be unable to act or shall cease to act as such Executrix, I

Page two
Last Will and Testament
Burrus H. Shannon

hereby nominate appoint and constitue William A. Barnes, of 1924 Cherokee Drive, Jackson, Mississippi to serve as alternate Executor with the same rights, powers, discretion and immunities as though originally named herein.

I hereby designate Sara F. Gallaspy, Attorney at Law, Jackson, Mississippi, to represent me and institute proceedings to probate my estate, subsequent to my death. For services rendered I set over and assign to my attorney \$1,500.00 from my estate and have previously contracted with her to see that the Executrix/ Executor of my estate fulfills all of the obligations that they are bound by legal and moral ties to follow. I designate her to take any and all actions that she may deem necessary and advisable to amicably probate my Last Will and Testament. This authority to represent is an agreement and contract between client and attorney and has been duly signed by all parties.

I hereby direct the following:

- (a) No Executor/Executrix above named need give bond in any jurisdiction. If a fiduciary's bond may not be dispensed with, I request that the bond be accepted without surety in the lowest amount.
- (b) My Executor/Executrix shall have, along with my attorney full and plenary power and authority to do and perform any act deemed by them to be for the best interest of the estate without any limitation whatsoever.
- (c) I hereby relieve my Executor/Executrix of making reports and returns to and securing and filing any inventories or appraisals of my estate or from rendering or filing any account of proceedings of the property which may come into their possession herewith, while acting in any capacity hereunder, unless otherwise required to do so by law.
- (d) It is my request that in administering my estate no returns or reports shall be made except as far as shall be necessary to settle my estate.

Page	three

Last Will and Testament

BUCK 23 page 6

Hase were and researche
Burrus H. Shannon
IN WITNESS WHEREOF, I have hereunto signed my name on
this the
BURRUS H. SHANNON
anns. Butler WITNESS
Hark hi Kazles witness
We, each of the subscribing witnesses to the Last Will
and Testament of BURRUS H. SHANNON, do hereby certify that said
instrument was signed by BURRUS H. SHANNON, in our presence and the
presence of each other and that BUPRUS H. SHANNON declared the same
to be his Last Will and Testament and that we signed at his request
and that he was and is of sound and disposing mind, memory and
understanding.
WITNESS OUR SIGNATURES this the day of nuj
1985.
ann S. Butler WITNESS 169 Chippewa Giz ADDRESS Jackson, MS
Mark & Section WITNESS 169 Chippews Cu ADDRESS

STATE OF MISSISSIF	T1, County of Madison	1.	44
certify that the with	in instrument was filed	d for record in my office this	day
of Our	, 19 <u>8</u> 9 , at	o'clockM., and	was duly recorded
on the Ozene	30, 1989	, Book No3	, Page <u></u>
BILLY V. COOPER. O	HANCERY CLERK	BY: Smalaue	_ D.C.

Jackson, MS.

AFFIDAVIT OF SUBSCRIBING WITNESS

<u> </u>	
FILED THIS DATE	,
JUN 3 0 1989	
BILLY V. COOPER CHANCERY CLERK BY	_
20.010	

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned
authority, duly commissioned and acting in and for the state and
county aforesaid, Much D'and and & Butter,
who being by me first duly sworn according to law, states on oath
that The was one of the subscribing witnesses to the Last Will
and Testament of Qurue A. Channa
published and declared said instrument of writing to be Linast
will and testament on the day of A, 1985, the
day and year of said instrument, in the presence of Burney
9. Lannam maker of the instrument and Think of the
Butter, a witness and that the said testator was then of sound
and disposing mind, memory and understanding and was twenty-one years
of age, and the said affiant, at the request of said testator and in
ther presence, and in the presence of the other subscribing witness,
afixed him name to said instrument as subscribing witness to same,
according to law.
anns Butler
a a Buth
WITNESS
SWORN TO AND SUBSCRIBED before me on this, the day
of 7/1985.
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Doro 7: Dallaryy
18 S.A.
My commission expires:
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STATE OF MISSISSIPPI, County of Madison	44.
I certify that the within instrument was filed	l for record in my office this <u>30 —</u> da
of Ocene , 1989, at	o'clockM , and was duly recorde
on the	, Book No, Page
BILLY V. COOPER, CHANCERY CLERK	BY: Mane DO

THIS DATE JUN 3 0 1989 23 page BECK LAST WILL AND TESTAMENT

29-738

I, ETHEL LUCILE NICHOLS, an adult, being of sound and disposing mind and memory and over the age of twenty-one years, do hereby make, declare, and publish this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

' CLAUSE I

I give, bequeath, and devise all of my estate and property of every nature and kind and wherescever located unto my brothers and sisters hereinafter named in the proportions stated, to-wit:

Willie C. Nichols, an undivided 1/7th thereof; Selena Nichols Horne, an undivided 2/7ths thereof; Samuel Nichols, an undivided 1/7th thereof; Mattie Nichols Thomas, an undivided 1/7th thereof; Amelia Nichols Castleberry, an undivided 1/7th thereof; and Thelma Nichols Calbert, an undivided 1/7th thereof;

and should any one or more of my aforesaid brothers and sisters predecease me, then the bequest and devise to any such deceased brother or sister shall not lapse but the share of any such deceased brother or sister shall pass and go equally to those of my said brothers and sisters as shall survive me.

CLAUSE II-

I name, constitute and appoint my brother Willie C. Nichols, Jr., as Executor of this will and my estate and do hereby relieve him of making bond or accounting to any Court in said capacity.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this the 15 day of MArch. , 1976. Chl Lake Nielow Ethel Lucile Nichols

The foregoing instrument was on the date shown above, signed, published and declared by ETHEL LUCILE NICHOLS to be her Last Will and Testament in our presence, and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each

other. OIVERY STERMENT

COUNTY

STATE OF MISSISSIPPI, County of Madison I certify that the within instrument was filed	for record in my office this day
	o'clock M, and was duly recorded, Book No. 23, Page
BILLY V. COOPER, CHANCERY CLERK	BY: may DC.

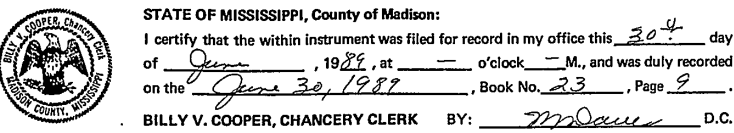
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI THIS DATE IN THE MATTER OF THE ESTATE CIVIL ACTION JUN 3 0 1989 OF ETHEL LUCILE NICHOLS, FILE NO. <u>29-73</u>8 **DECEASED** BILLY V. COOPER CHANCERY CLERK
BY Downer L AFFIDAVIT OF SUBSCRIBING WITNESS STATE OF OHIO COUNTY OF CUYAHOGA This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named (Rev.) E. Theophilus Caviness, who being by me first duly sworn according to law, says on oath: (1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Ethel Lucile Nichols, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 15th day of March, 1976. (2) That on the 15th day of March, 1976, the said Ethel Lucile Nichols signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of James L. Stewart, the other subscribing witness to the instrument. That Ethel Lucile Nichols was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years. (4) That this affiant, together with James L. Stewart, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Ethel Lucile Nichols, and in the presence of each other. E. Theophilus Caviness SWORN TO AND SUBSCRIBED before me, this the 13 day of MY.COMMISSION EXPIRES:

REED M CAFFIE

Notary Public, State of Chica

Recorded in Guyahoga City

My Comm Expires 04-09-92 STATE OF MISSISSIPPI, County of Madison:



Tast Will and Testament

THIS DATE

JUL 14 1989

O F

JAMES FLEMING

#29-760

I, James Fleming, of the County of Madison, State of Mississinpi being of sound mind and disposing memory and over the age of twenty one years, do horeby make, declare and publish this to be my last will and testament, hereby revoking all others heretofore made by me.

I, give, devise and bequeath all of my property, real, personal and mixed that I might die seized and possessed to my mother, Meta Fleming, my daughter, Georgia Mae Fleming Jackson, and Jearlene Fleming Wales, my niece, each to share and share alike.

I name, constitute and appoint Jearlene Fleming Wales of Canton, Mississippi, as my executrix, and direct no bond be required of her and she be not required to account to any courts.

WITHESS my signature, this the 20th day of June, 1966, and the signature of two witnesses who have signed at my request and in my presence and I have signed this will in their presence and they have signed as witnesses in the presence of each other.

THIS 20th day of June, 1965.

James bloma JAMES FLETTING

JITNESSES:

Dardhew Hark

SPEER, CO.

STATE OF MISSISSIPPI, County of Madison	:
I certify that the within instrument was filed	for record in my office this day
of $(244a, 1989, at =$	o'clock M., and was duly recorded
on the Out 14, 1989	, Book No. <u>23</u> , Page <u>//</u> .
BILLY V. COOPER, CHANCERY CLERK	BY: <u>malanes</u> D.C.

23 PAGE 11 BCCK

IN THE MATTER OF THE ESTATE OF JAMES FLEMING, DECEASED



CIVIL ACTION FILE # 29-760

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named DORETHA HART, who, being by me first duly sworn according to law, says on oath:

- (1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of James Fleming, deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 20th day of June, 1966.
- (2) That on the 20th day of June, 1966, the said James Fleming signed, published and declared said instrument of writing as his Last Will and Testament, in the presence of this affiant and in the presence of Josephine Hood, the other subscribing witness to said instrument.
- (3) That the said James Fleming was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.
- (4) That this affiant, together with Josephine Hood subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said James Fleming, and in the presence of each other.

SWORN TO AND SUBSCRIBED before me, this the 19/10

1989. _, 1989.

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104	COUNTY	16.	

STATE OF MISSISSIPPI, County of Madison	:	1/_
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of Outer 1989 at -	o'clock	duly recorded
on the	, Book No <u>23</u> , Pa	age <u>//</u> .
BILLY V. COOPER, CHANCERY CLERK		

LAST WILL AND TESTAMENT

I, HALLIE CHRISTIAN HOLMES (also known as Harriet Christian Holmes), an adult resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one years, do hereby make, declare, and publish the following as my Last Will and Testament, revoking all others that I have heretofore made:

CLAUSE I

I give, bequeath and devise all property, real and personal and of whatsoever nature and kind and wheresoever located, that I may own at the time of my death unto my husband, Rudolph Henry Holmes, Jr., if he shall survive me.

CLAUSE II

In the event that my said husband shall not survive me, then in such event I give, bequeath, and devise all of my estate and property, real and personal, and of whatsoever nature and kind and wheresoever located equally unto my children, Harriet Holmes Porter, Rudolph Henry Holmes, III, and Charles David Holmes, share and share alike.

CLAUSE III

I name, constitute, and appoint my son, Charles David Holmes, as executor under this will and of my estate, and I direct that said executor hereunder be relieved of making bond or accounting to any court as such.

WITNESS my signature this the 18 day of November, 1983.

Hallie Christian Holmes

The foregoing instrument was, on the date shown above, signed, published, and declared by HALLIE CHRISTIAN HOLMES to be her Last Will and Testament in our presence, and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

FILED THIS DATE

JUL 3 1 1989

BILLY V. COOPER CHANGERY GLERK My Davies 200 Att Hawell WITNESSES

COUNTY, W

STATE OF MISSISSIPPI, County of Madison	
	l for record in my office this <u>3/a/</u> day
	o'clockM., and was duly recorded
on the	
BILLY V. COOPER, CHANCERY CLERK	BY Maus DC

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI JUL 3 1 1989

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF HALLIE CHRISTIAN HOLMES, DECEASED, A/K/A HARRIET CHRISTIAN HOLMES

BILLY V. COOPER CHANCERY CLERK m Dans Oc

CIVIL ACTION, FILE NO. 29-781

CHARLES DAVID HOLMES, PETITIONER

PROOF OF WILL

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, R. H. POWELL, JR. and ELSIE R. FANCHER, the subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Hallie Christian Holmes, deceased, a/k/a Harriet Christian Holmes, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Hallie Christian Holmes a/k/a Harriet Christian Holmes, signed, published and declared said instrument to be her Last Will and Testament on the 18th day of November, 1983, being the date of said instrument, in the presence of the deponents, and that the said testatrix was then and there of sound and disposing mind and memory, was more than twenty-one years of age, and that the deponents subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance of and in the presence of the testatrix and in the presence of each other, on the day and year of the date thereof; and that the deponents, and each of them, are now and were at the time of said attestation competent witnesses under the laws of the State of Mississippi.

WITNESS OUR SIGNATURES this the 21st day of July, 1989.

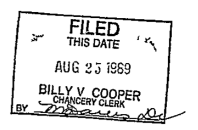
iORM 170 and subscribed before me, this the 215t day 4969.

y Commission Expires:

STATE OF I	Mississippi,	County of	Madison:
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	· ·	A
certify that the within instrument was filed	for record in my office this	3/2/ day
of	o'clock M., and	was duly recorded
of	, Book No	.Page /8
BILLY V. COOPER, CHANCERY CLERK	BY: Warne	

NOTARN BUBLIC



LAST WILL AND TESTAMENT

I, Hargaret G. Gerrard, of Canton, Madison County, Mississippi, being #29-814 of the age of twenty-one years and over and of sound and disposing mind and memory, do make, declare and publish this to be my last will and testament, revoking all previous wills and codicils.

I

I give, devise and bequeath all of my property, real, personal and mixed, of whatsoever kind and character and wheresoever situated, of which I shall die seized or possessed, or to which I shall be entitled at the time of my death or over which I shall have any power of appointment, to my four children, Charline Gerrard McLellan, Albert Leon Gerrard, Jr., Kitty Gerrard Crook and Dorothy Gerrard Pittman, share and share alike.

H

I name, constitute and appoint Kitty Gerrard Crook, my daughter, as executrix and direct that she not be required to give bond or make any formal accounting to any court other than the probate of this my last will and testament.

Margaret G. Gerrard

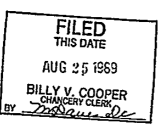
SIGNED, PUBLISHED AND DECLARED by the testatrix, Margaret G Gerrard, as and for her last will and testament in the presence of us, who, at her request and in her presence and in the presence of each other, subscribe our names hereto as attesting witnesses, this the day of day of the presence of each other.

Wit: Shauche Bhulledge



STATE OF MISSISSIPPI, County of Madison		ميله ميل
1 certify that the within instrument was filed	I for record in my office this_	_ <u>අ</u> ა day
of (Valley) of 1907, at	0 0 000 , in , and ,	1100 0017 100010-
on the august 25, 1989	, Book No	, Page <u>/ 4</u>
BILLY V. COOPER, CHANCERY CLERK	BY mane	рс

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI



IN THE MATTER OF THE ESTATE OF MARGARET G. GERRARD, DECEASED

CAUSE NO. 29-814

PROOF OF WILL

Be it known and remembered that on this That day of August A.D., 1989, before me, the undersigned authority, personally came and appeared JAMES M. CHANDLER, one of the subscribing witnesses to that certain instrument of writing purporting and alleged to be the Last Will and Testament of Margaret G. Gerrard, bearing date of the 16th day of August, 1984; and he, having first carefully examined and inspected said instrument and the signature thereto, and having been by me first duly sworn, deposed and said that the said Margaret G. Gerrard signed, published and declared said instrument of writing as and for her Last Will and Testament in the presence of this deponent on the day of the date of said instrument; that said Margaret G. Gerrard, was then of sound and disposing mind, memory and understanding, and able and competent in law and in fact to make a Will, and at that time was a bona fide resident of Madison County, Mississippi, where she had maintained her fixed place of residence prior to said date; and that said Margaret G. Gerrard was then more than eighteen years of age, and that this deponent and the other witnesses subscribed said instrument as witnesses thereto, at the instance and request and in the presence of said testatrix and in the presence of each other on the date aforesaid.

STAMES M. CHANDLER, Witness

SWORN TO AND SUBSCRIBED before me by James M. Chandler this

Output

A day of August, A.D., 1989.

A LINGAL A DE HAU

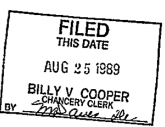
NOTARY PUBLIC

My Commission Expires:

STATE OF MISSISSIPPI, County of Madison	12	a-th
STATE OF MISSISSIPPI, County of Madison I certify that the within instrument was filed	for record in my office this_	day
of August 1989, at _	o'clockM., and v	was duly recorded
of August 1989, at on the august 25, 1989	, Book No	, Page/ <u>_/</u>
1	BY: Moare	D.C.
BILLY V. COOPER, CHANCERY CLERK	51: <u>///secure</u>	

BLOX 23 PAGE 16

IN THE CHANCERY COURT OF MADISON COUNTY, HISSISSIPPI



IN THE MATTER OF THE ESTATE OF MARGARET G. GERRARD, DECEASED

CAUSE NO. 29-814

PROOF OF WILL

Be it known and remembered that on this 3 day of August A.D., 1989, before me, the undersigned authority, personally came and appeared BLANCHE G. GULLEDGE, one of the subscribing witnesses to that certain instrument of writing purporting and alleged to be the Last Will and Testament of Margaret G. Gerrard, bearing date of the 16th day of August, 1984; and she, having first carefully examined and inspected said instrument and the signature thereto, and having been by me first duly sworn, deposed and said that the said Margaret G. Gerrard signed, published and declared said instrument of writing as and for her Last Will and Testament in the presence of this deponent on the day of the date of said instrument; that said Margaret G. Gerrard, was then of sound and disposing mind, memory and understanding, and able and competent in law and in fact to make a Will, and at that time was a bona fide resident of Madison County, Mississippi, where she had maintained her fixed place of residence prior to said date; and that said Margaret G. Gerrard was then more than eighteen years of age, and that this deponent and the other witnesses subscribed said instrument as witnesses thereto, at the instance and request and in the presence of said testatrix and in the presence of each other on the date aforesaid.

BLANCHE G. GULLEDGE, Witness

Of SWORK TO AND SUBSCRIBED before me by Blanche G.

GULLEDGE TO AND SUBSCRIBED before me by Blanche G.

GULLEDGE, Witness

NOTARY PUBLIC

My Commission Expires:



STATE OF MISSISSIPPI, County of Madison	•
I certify that the within instrument was filed	for record in my office this
of Queut , 19 89, at	o'clock M, and was duly recorded , Book No. 23 , Page ノム
on the august 25, 1989	, Book No23, Page _/ 4
	BY more DC.

FILED THIS DATE

SEP 5 1989

BILLY V. COOPER CHANGERY CLERK YMDOWN XLC

LAST WILL AND TESTAMENT

 \mathbf{OF}

29-840

HOWARD HENRY KINSER

I, HOWARD HENRY KINSER, having a present fixed place of residence in Madison County, Mississippi, being legally competent so to do, do hereby make, publish, and declare the following as my last Will and Testament, hereby revoking any and all previous testamentary dispositions made by me.

I.

I name and appoint my daughter JULIE LYNN DETBEL as Executrix of my estate; as alternate if for any reason she cannot serve, then I name and appoint my daughter MARCIA LEE LATTA OWEN. I direct that my Executrix act without the necessity of making bond or filing any accounting and/or inventory to the Court, unless ordered to do so by the Court.

II.

- (A) I will and bequeath all my personal property, including but not limited to household effects, stocks and/or bonds in equal lishares to my daughters, JULIE LYNN DEIBER, MARCIA LEE LATTA OWEN and CHERI FINNERTY.
- (B) To my daughter DIANNE CHAMBERS I leave the sum of \$10,000.00.

III.

I desire that all real estate owned at the time of my death be sold and the proceeds divided equally between my daughters JULIE LYNN DEIBEL, MARCIA LEE LATTA OWEN and CHERI FINNERTY.

Sould any of the aforenamed Beneficiaries predecease me, then the remainder to their issue, per stirpes.

IV.

I direct that my body be cremated.

IN TESTIMONY I HEREBY SET MY HAND this 20 day of August, 1989.

HOWARD HENRY KINSER-TESTATOR

We, the undersigned hereby certify that the above named Testator subscribed his name to the foregoing instrument in our presence, and published and declared the same to be his Last Will and Testament, and we, at the same time, at his request, in his presence and in the presence of each other, have hereunto signed our names as subscribing witnesses.

Le E. Whetener	ADDRESS ADDRESS
Opel Whitener	222 Jemberline N. M. Makeson



STATE OF MISSISSIPPI, County of Madison:	th
I certify that the within instrument was filed for record in my office this	day
of September, 1989, at o'clock M., and	was duly recorded
on the <u>September 5, 1989</u> , Book No. 23	_, Page <u>/7</u> .
BILLYN COOPED CHANCEDY OF EDV. SOC.	

IN THE CHANCERY COURT OF MADISON DOUBTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF HOWARD H. KINSER, DECEASED SEP 5 - 1989

BILLY V. COOPER CHANCERY CLERK

NO. 29-840

PROOF OF WILL

STATE OF Miss
COUNTY OF Madison

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Opal Whitener, who by me being first duly sworn, deposes and states on oath that she is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Howard H. Kinser, and that the said Howard H. Kinser signed, published and declared said instrument to be his Last Will and Testament on the 20th day of August, 1989, in the presence of this affiant and C. E. Whitener, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and C. E. Whitener subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

Opal Whitener

sworn to AND SUBSCRIBED BEFORE ME, on this the 5 day of

Mua a Gatchler NOTARY PUBLIC

My commission expires:



STATE OF MISSISSIPPI, County of Madison:	
I certify that the within instrument was filed for record in my office this de	
of September, 1989, at o'clockM., and was duly record	ed
on the <u>September 5, 1989</u> , Book No. 23, Page 19	- ·
BILLY V. COOPER, CHANCERY CLERK BY: mauer D.	C.

IN THE CHANCERY COURT OF MADISON DANKTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF HOWARD H. KINSER, DECEASED SEP 5 - 1989

BILLY V. COOPER CHANCERY CLERK Malaus Llv

NO. 29-840

PROOF OF WILL

STATE OF MISS
COUNTY OF MAdison

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, C. E. Whitener, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Howard H. Kinser, and that the said Howard H. Kinser signed, published and declared said instrument to be his Last Will and Testament on the 20th day of August, 1989, in the presence of this affiant and Opal Whitener, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Opal Whitener subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 5 day of deplember, 1989.

My commission expires:



STATE OF MISSISSIPPI, County of Madison:	;
I certify that the within instrument was filed	for record in my office this day
of September , 1989, at _=	o'clockM., and was duly recorded
of <u>September</u> , 19 <u>89</u> , at on the <u>September</u> 5, 1989	, Book No, Page
BILLY V. COOPER, CHANCERY CLERK	•

FILED THIS DATE

SEP 6 - 1989

BILLY V. COOPER

Tast Will and Testament Mount

29-842

I, MPS. BELTON JOHNSON SHANNON, being over the age of twenty-one (21) years and of sound and disposing mind and memory and not acting under any duress, menace, fraud or under influence, do hereby make, publish, and declare this to be my Last Will and Testament.

I.

I hereby revoke and annul any and all prior wills, codicils and testaments heretofore made by me.

II.

I hereby designate and appoint my husband, Burrus H. Shannon, Executor of this my Last Will and Testament, to probate my estate. To the full extent of the law, I direct that my Executor shall not be required to give any bond or other security or be required to file any inventories, appraisals, accountings, or any periodic reports with any court except and only to the extent that it may be legally necessary for a final settlement. I hereby waive the necessity of the appraisement of my estate.

III.

I direct that all of my debts, funeral expenses and expenses of my last illness, as well as testamentary charges, inheritance, estate, transfer, legacy and other taxes levied or assessed by the federal government or any state of the Union shall be paid as soon after my death as may be done reasonably.

IV.

I give, devise and bequeath unto my beloved husband, Burrus H. Shanon, all of the rest, residue and remainder of my estate, whether real, personal or mixed, of whatsoever kind and wheresoever located, consisting of but not limited to my interest in checking and saving accounts, investments and all other assets which I may die seized of in my estate.

OOX 23 NASE 22

v.

In the event that my said first appointed Executor shall be unable to act or shall cease to act as such Executor, I hereby nominate, appoint and constitute William A. Barnes, of 1924 Cherokee Drive, Jackson, Mississippi to serve as alternate Executor with the same rights, powers, discretion and immunities as though originally named herein.

VI.

I hereby designate Sara F. Gallaspy, Attorney at Law, Jackson, Mississippi, to represent me and institute proceedings to probate my estate, subsequent to my death. For services rendered I set over and assign to my attorney \$1,500.00 from my estate and have previously contracted with her to see that the Executor of my estate fulfills all of the obligations that they are bound by legal and moral ties to follow. I designate her to take any and all action that she may deem necessary and advisable to amicably probate my Last Will and Testament. This authority to represent is an agreement and contract between client and attorney and has been duly signed by all parties.

I hereby direct the following:

- (a) No Executor above named need give bond in any jurisdiction. If a fiduciary's bond may not be dispensed with, I request that the bond be accepted without surety in the lowest amount.
- (b) My Executor, along with my attorney, shall have full and plenary power and authority to do and perform any act deemed by them to be for the best interest of the estate without any limitation whatsoever.
- (c) I hereby relieve my Executor of making reports and returns to and securing and filing any inventories or appraisals of my estate or from rendering or filing any account of proceedings of the property which may come into their possession herewith, while acing in any capacity unless otherwise required to do so by law.
- (d) It is my request that in administering my estate no returns or reports shall be made except as far as shall be necessary to settle my estate.

Page three
Last Will and Testament
Mrs. Belton Johnson Shannon

IN WITNESS WHEREOF, I have hereunto signed my name on this the 2 day of May, 1985.

Two Moley Johnson Shannon

× ann S. Butler	WITNESS
xx yard D. Freetler	_witness

We, each of the subscribing witnesses to the Last Will and Testament of MRS. BELTON JOHNSON SHANNON, do hereby certify that said instrument was signed by MRS. BELTON JOHNSON SHANNON, in our presence and the presence of each other and that MRS. BELTON JOHNSON SHANNON, declared the same to be her last Will and Testament and that we signed at her request: that she was and is of sound and disposing mind, memory and understanding.

Witness out signatures, this the 2 day of May

1985.

*Ann S. Butler WITNESS /69 Chippeur Circle ADDRESS

** MITNESS 169 Chippeur Circle ADDRESS

** WITNESS 169 Chippeur Circle ADDRESS



STATE OF MISSISSIPPI, County of Madison:	
I certify that the within instrument was filed	for record in my office this day
of September, 1989, at	o'clockM., and was duly recorded
of September, 1989, at on the September 6, 1989	, Book No. <u>23</u> , Page <u>2/</u> .
BILLY V. COOPER, CHANCERY CLERK	BY: <u>Maun</u> D.C.

ecek 23 page 24

AFFIDAVIT OF SUBSCRIBING WITNESS

FILED
THIS DATE

SEP 6 - 1989

BILLY V. COOPER
CHANCERY CLERK
THODAUL ARE

STATE OF MISSISSIPPI
COUNTY OF

Law J. Deerey

My commission expires:

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No.	OUNIX	
	******	•

STATE OF MISSISSIPPI, County of Madison:	, ++
I certify that the within instrument was filed for record in my office this_	<u> </u>
o'clock M., and v	vas duly recorded
on the September 6, 1989, Book No. 23	, Page <u>24</u>
BILLY V. COOPER, CHANCERY CLERK BY	D.C.

Tast Will and Testament

FILED THIS DATE

ΟF

#29847

SEP 8 1989

BILLY V. COOPER CHANCERY CLERK

CRAIG REYNOLDS

I, CRAIG REYNOLDS, being an adult resident citizen of Hinds County, Jackson, Mississippi, above the age of 18 years, and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and do hereby revoke any and all other Wills and Codicils heretofore made by me.

ARTICLE I.

I hereby appoint my wife, PATSY C. REYNOLDS, as

Executrix of this my Last Will and Testament. I hereby direct
that my Executrix shall not be required to give bond, file any
inventory or accounting and I hereby waive the necessity of
having a formal appraisal of my Estate. If my wife fails to
survive me or shall otherwise fail to qualify to serve as
Executrix of my Estate, I hereby appoint CHARLES E. CASE of
Bogalusa, Louisiana, as Executor under the same provisions and
conditions as set forth above.

I give my Executor all the powers of trustees of the Mississippi Uniform Trustees' Powers Law set forth in Miss.

Code Ann. § 91-9-101 through § 91-9-109 (1972) as amended and specifically give the Executrix or Executor, as the case might be, the right to sell real or personal property without a court order.

ARTICLE II.

I direct that all estate and inheritance taxes and other taxes in the general nature thereof (together with any interest or penalty thereon) which shall become payable upon or by reason of my death with respect to any property passing by or under the terms of this will or any codicil to it hereafter executed by me, or with respect to the proceeds of any policy

e a R

or policies of insurance on my life, or with respect to any other property included in my gross estate for the purpose of such taxes, shall be paid by the devisees and legatees hereunder from their individual portions of my estate in the proportion which each individual's share of my taxable estate bears to the total taxable estate as finally determined for purposes of the federal estate tax. However, my wife shall be exempt from paying any such state or federal taxes on any assets received by her which qualify for the federal marital deduction. I direct my Executrix to pay all of my just debts which may be probated, registered and allowed against my estate.

ARTICLE III.

All of the furniture, furnishings, household goods, silverware, china and ornaments located in my residence are the property of my wife, PATSY C. REYNOLDS, and I hereby acknowledge and confirm her ownership of all such items. All of my clothing, jewelry, personal effects, automobiles and other tangible, personal property not otherwise specifically bequeathed, (except cash on hand or on deposit, choses in action and the tangible personal property customarily used with any business in which I should be engaged or be interested in at the time of my death), I bequeath to my wife, PATSY C. REYNOLDS.

If my wife shall not survive me, I bequeath all of the aforesaid property, subject to the above stated exceptions, in equal shares, to my daughters, should they be living at the time of my death. If either daughter of mine shall fail to survive me, then in that event, I give, devise and bequeath that deceased child's share of my personal property to that deceased child's children.

caR

ARTICLE IV.

I bequeath all Certificates of Deposit, United States Treasury Bills, Money Market Accounts and Savings Accounts, if any, which I own in my name only to my daughters, ROSE REYNOLDS FINLEY and JEANNE REYNOLDS BOYKIN, in equal shares. I direct that these bequests shall bear their portion of state and federal estate taxes as set forth in Article II above.

ARTICLE V

I hereby give, devise and bequeath unto my wife, PATSY C. REYNOLDS, the following real and personal property:

- 1. That personal residence located at 121 Lakeshore Drive, Madison County, Mississippi, at Lake Lorman.
- 2. All of the proceeds which I have received from the sale of Craig Reynolds' Insurance Agency, such proceeds include a Promissory Note in the amount of \$151,000.00 payable over a five year period plus interest at 10% per annum on the unpaid balance.
- 3. All of the proceeds, including promissory notes and deeds of trust which I have received from the sale of the following real property:
- (a) That two-bedroom rental house located at 1612 Edgewood Street, Jackson, Mississippi;
- (b) That duplex located at 1614-16 Edgewood Street, Jackson, Mississippi; and
- (c) That duplex located at 901-901A Fairview Street, Jackson, Mississippi.
- dence at 1608 Edgewood Street, Jackson, Mississippi, and retained a life estate therein; however, that property has now been sold and a Note and Deed of Trust taken as payment. Any right, title and interest I might have in that Note and Deed of Trust, which I believe to be none, I give and bequeath to my wife, PATSY. I make this bequest only so my daughters

understand that this mortgage and note belong to my wife solely, and I claim no interest therein.

ARTICLE VI.

All other property, both real and personal or mixed, of whatsoever kind and wheresoever located, that I own at the time of my death, which has not been specifically devised and bequeathed herein, I hereby give, devise and bequeath same to my wife, PATSY C. REYNOLDS.

ARTICLE VII.

Articles V and VI above presuppose that my wife shall survive me. If, however, my wife does not survive me, then I devise and bequeath all the property that I may own as follows:

- A. I give and devise that property located at 121 Lakeshore Drive, Lake Lorman, Madison County, Mississippi, if I still own it at my death, to TWIN LAKES BAPTIST CHURCH, Madison County, Mississippi, in fee simple absolute to be used as the church deems proper.
- B. I give and devise and bequeath all the rest and remainder of my estate, which I have not already devised or bequeathed, of whatsoever kind and wheresoever situated, to my wife's two sons, CHARLES H. FARNSWORTH and GREGORY P. FARNSWORTH, share and share alike. I direct that these bequests shall bear their portion of the state and federal estate taxes as set forth in Article II above.

WITNESS MY SIGNATURE, this the 6th day of October,

Praig Ryness

The foregoing instrument, consisting of this and three (3) preceding typewritten pages, was signed, sealed, published and declared by CRAIG REYNOLDS, the Testator, to be

C, a, R

his Last Will and Testament, and we, at his request, and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this the $\frac{6+h}{2}$ day of October, 1987, at Jackson, Mississippi.

James a. Lowe IA

geklen Pumphier



STATE OF MISSISSIPPI, County of Madison:	_
I certify that the within instrument was filed for record in my office this	day
1089 at $-$ o'clock $-$ M ₁ and was duly re	corded
on the <u>September 8, 1989</u> , Book No. <u>23</u> , Page <u>2</u>	<u> </u>
THE WAY COOPED CHANCEDY CLERK BY:	

IN THE CHANCERY COURT OF

ADISON CHUED, MISSISSIPPI THIS DATE

SEP 8 1989

IN THE MATTER OF THE ESTATE OF CRAIG REYNOLDS, DECEASED

BILLY V. COOPER CHANCERY CLERK NO. 29

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named James A. Lowe, III, who being by me first duly sworn according to law, states on oath that:

- (1) Affiant is one of the subscribing witnesses to the Last Will and Testament of Craig Reynolds (the "Decedent"), who was personally known to affiant, and whose signature is affixed to the Last Will and Testament, which Last Will and Testament is dated the 6th day of October, 1987.
- (2) On the 6th day of October, 1987, the Decedent signed, published and declared his Last Will and Testament, in the presence of affiant and in the presence of Gretchen Pumphrey, the other subscribing witness to the Will.
- (3) The Decedent was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.
- (4) Affiant, together with Gretchen Pumphrey, subscribed and attested the Will as witnesses to the signature and publication thereof, at the special request, and in the presence of the Decedent, and in the presence of each other.

Sworn to and subscribed before me, this the 744 day of September, 1989.

My Commission Expires: 9-24

JAMES A. LOWE, III - Bar No. 19845 YOUNG, SCANLON & SESSUMS, P.A. 2000 Deposit Guaranty Plaza Jackson, Mississippi 39201 Telephone: (601) 948-6100

STATE OF MISSISSIPPI, County of Madison	ا	<u>.</u> .
I certify that the within instrument was filed	for record in my office this 89	day
of September , 1989, st	o'clockM., and was duly	recorded
of <u>September</u> , 1989, at on the <u>September 8, 1989</u>	, Book No. <u>23</u> , Page	<u> 30</u> .
BILLY V. COOPER, CHANCERY CLERK	BY: Trobance	D C.

429 23 was 31 PROBATE DOCKET No 18790 ·va 530 the 140 DEC 2 2 1959
R. E. TURRENTINE, JR., CLOCK
COUNTY COURT, HARRIS CO., TEX.
TO STATE THE STATE OF COURT NIFF 658-13-1138 LAST WILL AND TESTAMENT OF THEODORE RAYMOND BIBES I, Theodore Raymond Bibee, a citizen of Laurel, Mississippi, being of sound and disposing mind and memory, and more than twenty one years of age, do make, declare and publish this, my last will and Tostament, hereby revoking any and all former Wills. ITM I. I do here give, devise and bequeath all my property of every kind, nature and description, personal, real and mixed, and whereever located, to my wife, Dorothy Day Bibes, to be here absolutely and without condition of any kind. ITEU II. I do hereby name, nominate and appoint my said wife, Dorothy Day Bibee, as executrix, under this, my last Will and Testament. I direct that she do not be required to give any bond as such execu-Witness my signature on this the 18th day of October, A. D., 1944.

MARO 9 1988

State of Mississippi
County of Jones, Second District
I, WENDELL B. GAVIN, Clerk of the Chancery
Court of sald County, hereby cortriy that the and official seal this the

WB8- Pgs 87-100

23

23 PAGE 32 w 530 na 141 PROBATE DOCKET 68790 658-13-1139 WITHESSES: of Theodore Raymond Bibee, do hereby certify that we, at the request of the said testator, witnessed the signature of the said testator, to the foregoing Will; that the said testator signed the same in our presence and we signed the same in the presence of the testator and in the presence of each other, the said testator then and there declaring the same to be his last Will and Testament. We do further certify that the said testator was, at the time thereof, of sound and disposing mind and memory and more than twenty-one years of age. Witness our signatures on this the 18th day of October, A. D., 2944. 656-13-1140 640-59-0736

MAR 09 1988

ANÎTA RODEHEAVER COUNTY CLERK HARRIS COUNTY, JE

23 page^{va}3**580** mæ**142** PROBATE DOCKET 68790 BCCX IN THE PROBATE COUNT OF ESTATE OF THEODORE RAYHOVD MARRIS COUNTY, TEXAS DIBEE, DECEASED 658-13-1149 ORDER PRODATING WILL On this the came on to be heard the written application of Doro Tresident of Harris County, Texas, for the proofite of a certain instrument in writing, dated the 18th day of October, A. D., 1944, and now produced in Court, being filed herein with said application on the 22nd day of December, A. D., 1959, purporting and alleged to be the Last Will and Testament of THEODORE RAYMOND BIBEE, DECEASED, which Capplication is also for letters testamentary, and due proof being taken in the manner required by law, and it appearing to the satisfaction of the Court that this Court nas jurisdiction and venue over this Estate, proceeding and subject matter and that every citation and notice required by law has been duly issued, served and returned in the manner and for the length of time required by law; And it being proved to the satisfaction of the Court that the tostator: THEODORE RAYHOND BIBEE, DECEASED, at the time of executing and will was at least nineteen years of age, was of sound mind, and on the 24th day of November, A. D., 1959, at Houston, Harris County, Texas, that such testator executed such Will with the formalities and colemnities and under the circumstances required by law to make it a valid will; that the same was not or has not been reworked by the testator therein and that it is entitled to probate; And it further appearing to the Court that the applicant, Dorothy Day Bibee was named in said Will as Executrix, that she is entitled by law to letters, is willing to accept the trust and to

qualify according to law, and is not disqualified from accepting

MAR 09 1988

ANITA RODEHEAVER COUNTY CLERK

COUNT

JAMES PETTY

TOTON 20 PAGE PROBATE DOCKET 68790 va 530 mas 143 letters, that four years have not clapsed since the death of the said Theodore Raymond Bibos, in is therefore ORDERED, ADJUDGED AND DECREED that the said will on file nerein 432 be and the same is bereby admitted to probate and record as the Last Will of the said THEODORE RAYMOND BIBEE, DECEASED, and such Will, together with the application for probate thereof and all the testimony given in this proceeding shall be recorded in the minutes of this Court; and it is further ORDERED, ADJUDGED A'D DECREED that the said Dorothy Day Bibee, applicant herein, receive letters testamentary, upon her taking the oath required by law, and when the said Dorothy Day Bibee shall have $^{tf}_{\star}$ qualified according to law, the Clerk of this Court will issue letters in accordance with this judgment and the are citizens of this County, and are disinterested persons, and that they should be and they are hereby appointed appraisers to appraise the said Estate of THEODORE RAYMOND SINCE, DECEASED, and return their appraisement to this Court. 640-59-0749

THE STATE OF TEXAS)
COUNTY OF MARKIS)
I hereby certify that the above and foregoing is a full, true and correct
plott fell said, sepy of the original record new in my invited custody and
fractional in the Probable Records is my affice and preserved as
microtime, and having microtime identification number as atomated
thereous, it hardly existly and



MAR 0 9 1988 Anita robeheaver County Clerk Harkis County, Texas

AMES PETTY

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23 page 34

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· 433

State of Massissippi
County of Jones, First District

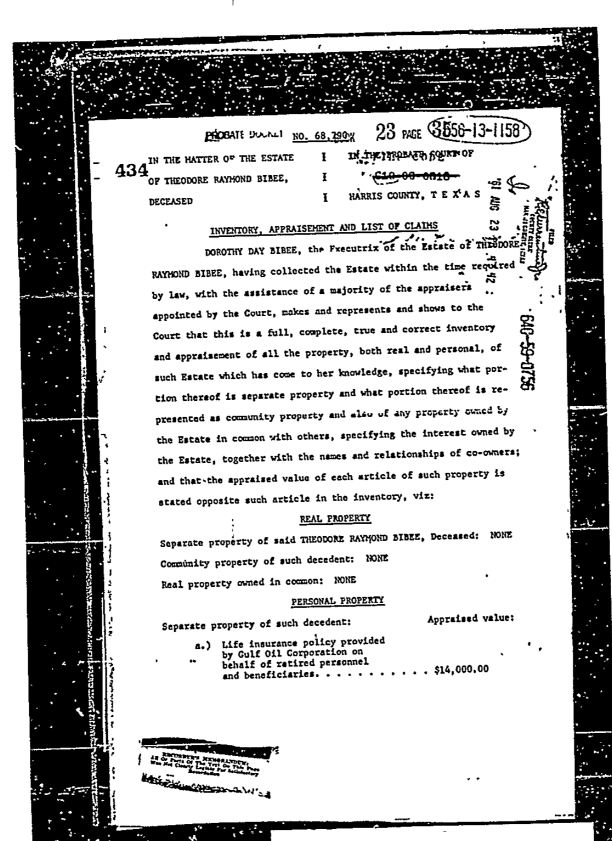
I. WENDE'LL B GAVIN, Clerk of the Chancery
Court of said County, hereby certify that the
within Instrument of writing was litted in my office
for record at Oo o teck It M, on the
22 may of AD, 1982
and that the same was this day recorded in
Witness my hand and official seal this the
Oday of Manual AD, 1982
WENDELL B, GAVIN, Chancery Clerk

By Lame AD, C.

1

MAN OB 1965 ADITA ROBERTAVEN POURT CLEON MARRIS COUNTY TEARS

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CERTIFIED COPY CIRTIFICATE
STATE OF TOTAS
COUNTY OF MARKS

THE store is a full, fine and correct photographic copy of the one na record now in my lawful custory and postession, as the same if recorded in the official Public Records of Probat Courts in my other and Preserved on Microhim, and having Microhim in my other and Preserved on Microhim, and having Microhim industrials in the country of the country of

MAR 2 41988

23)

John Car THE PROPERTY OF THE PROPERTY O BECK 23 PAGE 36 540-59-0757
We, the undersigned appraisers, solemnly swear that the 435 appraisement shown above is a full and fair appraisement of the property of the Estate of Theodore Raymond Bibee, produced before us by Dorothy Day Bibee, the independent Executrix of said Estate Sworn to and subscribed before me by the said David Hudson, H. F. Finley and J. Bryson Hartin tais the 14th day of Quest . A. D., 1961, to certify which witness my hand and seal of office. LIST OF CLAIMS I, Dorothy Day Bibee, do solemnly swear that the above inventory, appraisement and list of claims made by me as independent Executrix of said Estate, are a true, correct, full and complete statement of the property and claims for the Estate that have come to my knowledge and that the appraisement therein shown is the appraisement by the appraisers who have made the above affidavit as appraisers, and based upon information produced for them. Dorothy Day Bibee Sworn to and subscribed before me by the said Dorothy Day 15-th day of frequent, A. D., 1961, to

CERTIFIED COPY CERTIFICATE STATE OF TEXAS COUNTY OF HARRIS

The above is a full time and correct photographic copy of the original record now or mini favior tustody and possessors, as the same is recorded in the Official Public Records of Probate Courts in my office and Preserved on Microfilm, and having Microfilm Identification

MAR 2'41988

ANITA RODEHEAVER
COUNTY CLERK •
HARRIS COUNTY, TEXAS

BY RETHELL NEIMERER •
DEPOLY

333

.....

-23 MAGE 37-21-121 BCCK file cope s certify which witness my hand and seal of office. 640-59-0758 Notary Public in and for warris County, Texas This Executrix prays that such inventory, appraisement and list of claims be approved. 罗 Dorothy Dry Bibee, Executrix of the Estate of Theodore Raymond Bibee PETER S. NAVARRO, JR.
Attorney at Law
80 REPUBLIC BLOG.
HOUSTON 2. TEXAS

CERTIFIED COPY CERTIFICATE STATE OF TEXAS COUNTY OF HAGRIS

The above is a full true and correct photographic capy of the original record now in my favilul custody and possession, as the same in recorded in the difficult Public Records of Probate Cours in my office and Preserved on Microfilm, and having Microfilm Identification Number as stamped thereon, it handby certify en

MAR 2 41988

ANITA RODEHEAVER
COUNTY CLERK
HARRIS COUNTY, TEXAS

BERSCHELL NEIMEXER

234

BÉOR 23 PAGE 38 Congressional Certificate

437

THE STATE OF TEXAS
COUNTY OF HARRIS

I, JON LINDSAY, sole and presiding Judge of County Court in and for Harris County, Texas, do hereby certify that the foregoing attestation and certificate of ANITA RODEHEAVER, is in due form of law, and that the said ANITA RODEHEAVER, is now, and was, at the time of making said certificate and attestation, the Clerk of the County Court in and for Harris County, Texas, that she is the proper officer to make such certificate and attestation; that her signature thereto is genuine, and that as such Clerk of the County Court, she is the sole custodian of papers, documents, records and seal pertaining to said Court

IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND
AFFIXED THE SEAL OF SAID COURT, at my office in the Harris County
Counthouse, Houston, Texas, on

County Judge, Harris County, Texas

THE STATE OF TEXAS
COUNTY OF HARRIS

I, ANITA RODEHEAVER, Clerk of the County Court in and for Harris County, Texas, do hereby certify that the HONORABLE JON LINDSAY, whose genuine signature appears on the foregoing certificate is now, and was, at the time of signing said certificate, the sole and presiding Judge of the County Court of Harris County, Texas, duly commissioned and qualified in accordance with the laws of the State of Texas, and that said attestation is in due form of law

IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE

SEAL OF SAID COURT, at my office in the Harris County Courthouse, Houston, Texas.

on MARCH 9

On Local County Court, Harris County, Texas.

Clerk, County Court, Harris County, Texas.

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SA	Da	139
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Elect		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
100	VALL	

STATE OF MISSISSIPPI, County of Madison		44
I certify that the within instrument was filed	for record in my office this	39 day
of Deplemill 1989, at	o'clock M., and wa	s duly recorded
on the September 29, 198	9 . Book No. 23	Page 3/
	# 61	
BILLY V. COOPER, CHANCERY CLERK	BY	<u>/</u> DC

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STATE OF TEVAS COUNTY OF HARRIS 23 PAGE 39

14.1137

WILL AND TESTAMENT OF DOROTHY DAY BIBER

625 90 240g :

I, Dorothy Day Bibee, being of sound mind and memory and . 11335 residing in Houston, Harris County, Texas, do hereby make and pub-

lish this Will. 98649

625 84 1181.

I revoke all other Wills

I direct that my debts and my funeral expenses be paid as soon after my death as may be reasonably convenient, and I hereby

authorize my Independent Executrix to settle and discharge any claims against my Estate in her absolute discretion.

IIT.

I give , devise and bequeath my entire estate, real, personal or mixed, wherever situated, of which I may die seized and possessed, or in which I may be or become in any way entitled or have any interest to my daughter, Gloria Joyce Bibee, or, if she predeceases me, then per stirpes to the surviving issue of my marriage with my deceased husband, Theodore Raymond Bibee.

I appoint my said foughter, Gloria Joyce Bibee, Independent Executrix of my Last Will or if she predeceases me, or fails to qualify, I appoint my son. James Hilton Bibee, substitute Independent Executor. Neither shall be required to give any bond or other security for the faithful performance of their duties.

My failure to make provisions for my daughters, Margaret May Bibee (know by her married name of Mrs. Ceorge Wilson Hobgood, Jr.) and Bonnie Day Atbee (know by her married name of Mrs. Samuel B Frazier), and my son, James Milton Bibee, in the event my daughter

> R. E. Scientifice St., Cour & St. 4, Essett Courts Recent .

CERTIFIED COPY CERTIFICATE STATE OF TEXAS COUNTY OF HAPRIS

MARO 9 1988

JAMES PETTY

State of Mississippi and District of the Ch

Record Page and official seal this the

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23 PAGE 40 BLOK

Storin Juvee Bibee survives me, although intentional, is not due to any lack of regard for any of them. Rather it is due to a desire, to use all of my limited resources to try to insure the financial, independence of my daughter, Gloria Javee Riber 625 90 2406

In testimony whereof, I have hereto subscribed my name to this, my Last Will and Testament, in the presence of the under signed witnesses who attest the same at my request in my presence and in the presence of each other on this the _____dry of MAJ AUSSINE, A. D., 1967 1965

We, the undersigned, being credible witnesses and shove the age of Fourteen (14) years, hereby certify that the above and foregoing instrument was here and now in our presence signed, declared and published by Dorothy Day Bibee, the Testatrix, as her Last Will and Testament, and we have hereto subscribed our names as witnesses at her special request and instance and in her presence and in the presence of each other on this the _______ day of August, A. D., 1961/965

Joyce X Tynch, MD

STATE OF TEXAS COUNTY OF HARRIS

On this day personally appeared Dorothy Day Bibee, Louis A. Type MD and witnesses respectively, whose names are subscribed to the annexed and foregoing instrument in their respective capacities, and all of the said persons being by me duly sworn, the said Dorothy Day Bibee, Testatrix, declared to me and to the said witnesses in my presence that said instrument is her Last Will and

CERTIFIED COPY CERTIFICATE
STATE OF TEXAS
COUNTY OF HARRIS

MARO 9 1988

JAMES PETTY

23 PAGE 41 Testament and that she had willingly made and executed it as her free act and deed for the purposes therein expressed, and the said witnesses, each on their oath, stated to me in the presence and hearing of said Testatrix that the said Testatrix had declared to 440 them that said instrument is her Last Will and Testament and the she executed same as such and wanted each of them to sign as \hat{t} witnesses; and upon their oath each witness stated further that they did sign the same as witnesses in the presence of the said Testatrix at her request and that she was at that time Nineteen (19) years of age or over and was of sound mind and each of the witnesses was then at least Fourteen (14) years of age. Brekered A Tyne B 2018. Subscribed and acknowledged before me by the said Dorothy Day Bibee, Testatrix, and subscribed and sworn to before me by the H. Synch M.D. and Billed & Brack mes Witnesses, this the 24th day of August, 3. D., 1961./965

CONTRACTOR OF THE STATE OF THE

CERTIFIED COPY CERTIFICATE STATE OF TEXAS COUNTY OF HAVES

The above is a full, true and correct photographic copy of the onersial record now in my favilul custody and possession, as the same. Is recorded in the Official Public Records of Probate Cours in my effice and Preserved on Microfilm, and having Microfilm Membrasian sections of the property of the Preserved on Microfilm, and having Microfilm Membrasians are recorded themselved and the Preserved on Microfilm.

MARO 9 1988
ANITA RODEHEAVER
COUNTY CLERK
HARRIS COUNTY, TEXAS

, JAMES PETTY

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23 PAGE 42 BCCK

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625 90 2403

ESTATE OFF WAR 16 AN 11 38 DOROTHY DAY BIBEE, PROBATE COURT NO. 1

PROBATE COURT IN

NO. ____ OF

DECEASED

HARRIS COUNTY, TEXAS

ORDER ADMITTING WILL TO PROBATE AS A MUNIMENT OF TITLE

BE IT REMEMBERED that on the 16 day of More 1977, was heard the Application of Gloria Joyce Bibee for probate of the Will dated Hay 24, 1965 as the Last Will and Testament ("Will") of Dorothy Day Bibee, deceased ("Decedent") as a Muniment of Title.

The Court having heard the evidence and having reviewed the Will and other documents filed herein, finds that the allegations contained in the Application are true; that citation has been served and returned in the manner and for the langth of time required by law; that Decedent is dead; that four years have not elapsed since the death of Decedent and prior to the Application being filed herein; that the Court has jurisdiction and venue of the Decedent's Estate: that the Will was executed with the formalities and solennities and under the circumstances required by law to make it a valid will and is the Last Will and Testament of Decedent; that on the date of the Will, Decedent had attained the age of eighteen (18) years and was of sound mind; that the Will was not revoked by Decedent; that no objection to or contest of the probate of the Will has been filed; that all of the necessary proof required for the probate of the Will has been made; that the Will is entitled to probate; that all debts owed by the Decedent's Estate, excluding any debts secured by liens on real estate, have been paid, or adequate provisions have been made for their payment; and that there is no necessity for administration of the Deca dent's Estate.

CERTIFIED COPY CENTIFICATE STATE OF TEXAS COUNTY OF HAPRIS

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JAMES PETTY

BEDN 23 PAGE 43 625 90 2409

It is therefore, ORDERED, ADJUDGED and DECREED that the Will be and the same is hereby admitted to probate as the Last Will and Testament of Decedent as a Muniment of Title; that the Clerk record the Will, together with the Application for its probate and the testimony of the witnesses introduced herein, in the minutes of this Court; and that this Estate be thereupon closed and discharged from the docket.

It is further ORDERED, ADJUDGED and DECREED that this Order shall constitute sufficient legal authority to all persons owing any money, having custody of any property, or acting as registrar or transfer agent of any evidence of interest, indebtedness, property, or right belonging to the Estate, and to all persons purchasing from or otherwise dealing with the Estate, for payment or transfer to the person described in such Will as entitled to receive the particular asset without administration; and the person entitled to property under the provisions of such Will shall be entitled to deal and treat with the properties to which she is so entitled in the same manner as if the record of title thereof were vested in her name.

MADE, RENDERED and ENTERED the day and year aforesaid.

COUNTY OF HARRIS

442

The above is a full, true and correct photographic copy of the onpinal record now in my fuelful custody and possession, as the same is recorded in the Official Public Records of Probate Guits in my office and Preserved on Microfelful, and having Microfelful Identification

MARO 9 1988

ANITA ROBEHFAVER COUNTY CLERK HARRIS COUNTY TEX

JAMES PETTY

340 49

OFFICE OF ANITA RODEHEAVER, COUNTY CLERK, HARRIS COUNTY, TEXAS

Congressional Certificate

•	_
THE STATE OF TEXAS	§
COUNTY OF HARRIS	§ §
due form of law, and that the sa attestation, the Clerk of the Pro make such certificate and attest	d presiding Judge of Probate Court No 1, formerly designated Probate Court, in and for by certify that the foregoing attestation and certificate of ANITA RODEHEAVER, is in and ANITA RODEHEAVER, is now, and was, at the time of making said certificate and bate Court No 1, in and for Harris County, Texas, and that she is the proper officer to ation, that her signature thereto is genuine, and that as such Clerk of the Probate Court of papers, documents, records and seal pertaining to said Court.
IN TESTIMONY WHEREOF, I	HAVE HEREUNTO SET MY HAND AND AFFIXED THE SEAL OF SAID COURT,
at my office in the Harris Count	Judge, Probate Court No. 1, Harris County, Texas
	i
THE STATE OF TENAS	S
COUNTY OF HARRIS	S S
HONORABLE JOHN HUTCHS the time of signing said certificate	rk of Probate Court No 1, in and for Harris County, Texas, do hereby certify that the SON, whose genuine signature appears on the foregoing certificate is now, and was, at a, the sole and presiding Judge of Probate Court No 1, formerly designated Probate Court, ommissioned and qualified in accordance with the laws of the State of Texas, and that I law
IN TESTIMONY WHEREOF, I	HAVE HEREUNTO SET MY HAND AND AFFIXED THE SEAL OF SAID COURT,
at my office in the Harris Count	y Courthouse, Houston, Texas, on MARCH 9 , 19 88
(2000) (2000) (300) (300) (300) (300) (300) (300) (300) (300) (300) (300) (300) (300) (300) (300) (300) (300)	Clerk, Probate Court No 1, Harris County, Texas
FORM NO CC D-02-03 210 (01-30-87)	
	FILED 8/30 1989 - PAGE #14 CHANCERY CLERK 429 wiff alice Andrew Digital Way No Co. Miss
l certify of on the	OF MISSISSIPPI, County of Madison: y that the within instrument was filed for record in my office this day Office this day Office this
BILLY	V. COOPER, CHANCERY CLERK BYD.C

BGOK 23 PAGE 45

LAST WILL AND TESTAMENT

OF

ELEANOR R. MAGRUDER

FILED THIS DATE

SEP 29 1989

BILLY V. COOPER Chancery clerk · ± COLOYYUI D.C.

#29-879

I, Eleanor R. Magruder, a resident of the City of Ridgeland, Madison County, Mississippi, being of sound and disposing mind and memory, and over the age of twenty-one years, do hereby make, declare and publish this instrument to be my Last Will and Testament, intending hereby to dispose of all my worldly estate of which I may be seized and possessed at the time of my death.

ITEM I.

I do hereby expressly revoke all of the Wills, Testaments and Codicils which have heretofore been made by me.

ITEM II.

If, at the time of my death, I owe any debts, I direct that same shall be paid by my Executor of Executors after the same have been filed, registered, probated and allowed according to law. I direct my Executor to pay the expenses of my funeral.

ITEM III.

My husband, Edwin Howard Magruder, having predeceased me, I hereby direct my Executors, hereinafter named, and I having sold for cash, the real estate owned by me, and occupied as my residence at 1739 Howard Street, Jackson, Mississippi. After paying all expenses of making said sale, I having designated and deposited one-third of the net proceeds of said sale unto me and my daughter, Harriet Magruder Newgent, (with the interest paid monthly to me for my livelyhood), the remaining two-thirds of the net proceed of said sale was divided equally between my three children, Edwin H. Magruder, Jr., Ernest R. Magruder, and my daughter, Harriet Magruder Newgent, and deposited to me and each of them (interest to me). And my Exectors are to distribute the

PAGE ONE OF FOUR PAGES

identifiable remaining net proceeds of the sale as set forth in this Item III.

ITEM IV.

I do hereby give and bequeath unto my son, Edwin H. Magruder, Jr., the following: Oil painting of Harbor of Guernsey, painted for my Dad by his sister, Aunt Edith Girdwood.

I do hereby give and bequeath unto my son, Ernest R. Magruder, the following: Three piece sterling silver coffee service; square silver tray (with handles) and matching twelve (12) after dinner coffee spoons, and matching sugar spoon: silver water pitcher with (B) (was Aunt Nannie Beard's): one (1) covered silver vegetable dish (my 25th Anniversary present). (The matching silver dish having previously been given Ernest); and four small dining chairs.

I do hereby give, devise and bequeath unto my daughter, Harriet Magruder Newgent, the following: My 1978 Mercury Monarch, 4 door automobile; my diamond ring and wedding ring; my antique silver service and silver tray on which it stands; all of my costume jewelry and such clothing, household, and personal effects, other than those specifically willed to Edwin, Jr., and Ernest above, as she may desire, including furniture, linens, china and glass ware, pictures and bric-a-brac for her own use or for her disposal to her brothers or their children should they desire any such items. And to my granddaughter, Elaine Magruder, the remainder of my Fairfax flat silver.

ITEM V.

I do hereby give, devise and bequeath unto my name-sake, Eleanor Turnipseed Baran, the sum of \$1,000.00 in cash.

I do hereby give, devise and bequeath unto my grandson, William Ernest Magruder, the sum of \$3,000.00 in cash, to be used on his education.

PAGE TWO OF FOUR PAGES

ITEM VI.

I do hereby give, devise and bequeath all of the rest, residue and remainder of my property, real, personal and mixed, including any lapsed devises or bequests, unto my three children, Edwin Howard Magruder, Jr., Ernest Robin Magruder and Harriet Magruder Newgent, share and share alike.

ITEM VII.

In the event of the death of any one of my three children hereinabove named prior to my death, the share of my estate which such deceased child of mine would have taken, if living, shall go to the children, if any, of such deceased child of mine, share and share alike; and if no children of such deceased child of mine survive, then the share which my deceased child would have taken, shall be divided equally between my surviving children.

My three children, Edwin H. Magruder, Jr., Ernest R. Magruder and Harriet Magruder Newgent, shall serve as Co-Executors of my Will without bond. And, in the event that any of my said three children shall be unable or unwilling to serve in the capacity of Executor, then any one or more of my said children who shall be able and willing to serve, shall serve as Executor or Executors of my Will without bond.

PAGE THREE OF FOUR PAGES

IN TESTIMONY of the making, declaring and publishing of the
foregoing to be my Last Will and Testament, I now sign my name
hereto in the presence of <u>Bauling M. Jummon</u>
and Kathy R. Calchat, who I have espe-
cially requested to witness the making, publishing and declaring
of this my Last Will and Testament and the witnessing of my
signature.
All done this <u>ZH</u> day of <u>lpril</u> , 1989.
ELEANOR R. MAGRUDER, TESTATRIX
witnesses:
Laulas A. D. Callet
Charly L. Catalox
CERTIFICATION OF SUBSCRIBING WITNESSES
we, Landing Amins and Kathey R. Catchet.
do hereby certify that Eleanor R. Magruder made, declared and
published the foregoing instrument to be her# Last Will and
Testament in our presence, and that she signed and subscribed
the same as here Last Will and Testament in our presence espe-
cially and expressly requesting us to be the subscribing
witnesses, each signing in the presence of the Testatrix and in
the presence of each other.
WITNESS OUR SIGNATURES, this the 24th day of April 1989
Lordes a Dommin
Kulhy R. Colebat
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PAGE FOUR OF FOUR PAGES

STATE OF MISSISSIPPI, County of Madison:

STATE OF MISSISSIPPI COUNTY OF MADISON

BCOK 23 PAGE 49
LAST WILL AND TESTAMENT

OCT 6 1989

BILLY V. COOPER

BY

CHANCEBY CLERK

BY

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ALTON KELLY

KNOW ALL MEN BY THESE PRESENTS: That I, Alton Kelly, being above the age of twenty-one years and of sound and disposing mind, memory and understanding, having a fixed place of residence in the Town of Flora, Madison County, Mississippi, do hereby make, publish and declare this instrument to be my true Last Will and Testament, by these presents expressly revoking any and all prior wills or instruments of a testamentary nature heretofore executed by me.

ITEM ONE

I direct my executrix or executor, as the case may be, to pay all my just debts that may be probated and allowed against my estate, including that portion of the expenses of my last illness not paid for by my insurance and my funeral expenses as promptly after my death as she or he may lawfully so do.

ITEM TWO

Should my wife, Mrs. Jessie Kelly, survive me at my death, then and in such event I give, devise and bequeath all of my estate of which I shall die seized, be the same real, personal or mixed in nature, to my said wife, Mrs. Jessie Kelly, to have and to hold in her own absolute right forever.

ITEM THREE

Should my wife, Mrs. Jessie Kelly, and I meet our deaths as a result of a common calamity, disaster or accident, or under circumstances rendering it difficult to ascertain which of us predeceased the other, then and in such event the bequest to her shall lapse and in such event I give, devise and bequeath all of the estate of which I die seized, be the same real, personal or mixed in nature, to my two children, Clyde Dodson Kelly and John Frankie Kelly, share and share alike; provided, however, that should the said John Frankie Kelly predecease me in death, then and in such event I give, devise and bequeath my entire estate to Clyde Dodson Kelly; provided further, that should the said Clyde Dodson Kelly predecease me in death and John Frankie Kelly survive me then and in such event I give, devise and bequeath my entire estate to my son, John Frankie Kelly.

LAST WILL AND TESTAMENT OF ALTON KELLY

CEX 23 PAGE 50

PAGE TWO

As Executrix of this my Last Will and Testament, I name, make, constitute and appoint my wife, Mrs. Jessie Kelly, and direct that she shall serve without the necessity of entering into bond for the faithful discharge of her duties as such, that she be relieved from the necessity of having any inventory or appraisal of the assets of my estate, and that she be relieved from the necessity of having to render any account or accounting to any Court whatsoever or wheresoever situate and that the only other proceding that shall be required in the administration of my estate shall be to probate this will for the purpose of establishing muniment of title.

Should my said wife, Mrs. Jessie Kelly, predecease me in death, or should she be unable, unwilling or legally incapable of serving as Executrix of my estate, then and in such event as alternate Executor thereof, I name, make, constitute and appoint my son, John Frankie Kelly, and direct that he shall serve without the necessity of entering into bond for the faithful discharge of his duties as such, that he be relieved from the necessity of having any inventory or appraisal of the assets of my estate and from the rendering of any account or accountings to any Court whatsoever or wheresoever situate, and that the only other proceding that shall be required in the administration of my estate shall be to probate this will for the purpose of establishing muniment of title.

IN WITNESS WHEREOF, I have made, declared and published this instrument of two typewritten pages as my true Last Will and Testament in the presence of the two subscribing witnesses who have witnessed the execution of same at my special instance and request in my presence and in the presence of each other, on this the 17th day of August, A.D., 1977.

Octon Kelly

WITHESSES TO EXECUTION OF WILL:

STATE OF MISSISSIPPI, County of Madison:

of Cartify that the within instrument was filed for record in my office this day of Cartiful 1981, at ______ o'clock ____ M. and was duly recorded on the Catalian 6, 1989 _____, Book No. _____ 33, Page #______ DC BILLY V. COOPER, CHANCERY CLERK BY: ______ DC C

23 PAGE 51 BCOK IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPET 6 1969

FILED THIS DATE

IN THE MATTER OF THE ESTATE OF ALTON KELLY, DECEASED

CIVIL ACTION NO.

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF LEAKE

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Margaret M. Jones, who being by me first duly sworn according to law, says on oath: ,

- That this Affiant is one of the subscribing witnesses to an attached instrument of writing purporting to be the Last Will and Testament of Alton Kelly, deceased, who was personally known to the Affiant, and whose signature is affixed to the Last Will and Testament, dated the 17th day of August, 1977.
- That on the 17th day of August, 1977, the said Alton Kelly, signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of this Affiant, and in the presence of J. E. Smith, the other subscribing witness to the instrument.
- That Alton Kelly was then and there of sound and disposing mind and memory and well above the age of twenty-one (21) years.
- That this Affiant, together with J. E. Smith 4. subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Alton Kelly and in the presence of each other.

And further, your Affiant says naught.

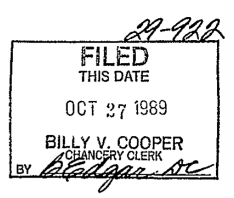
MARGARET M. JONES SWORN TO AND SUBSCRIBED BEFORE ME, this the <u>Danna</u> NOTARY PUBLIC MY COMMISSION EXPIRES: 10ct 29,1990

STATE OF MISSISSIPPI, County of Madison: I certify that the within instrument was filed for record in my office this. M., and was duly recorded BILLY V. COOPER, CHANCERY CLERK

BCOK 23 PAGE 52

OF

IRMA BARRETT SHARPE



I, IRMA BARRETT SHARPE, an adult resident of Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My husband's name is ODUS JOHNNIE SHARPE, SR., and he is herein referred to as "my husband." I have five (5) adult children now living, ODUS JOHNNIE SHARPE, JR., MARCUS S. SHARPE, MYRTLE KATHRYN SHARPE LEMORE, KAREN GAYLE SHARPE DEEM, and MARY ANNE SHARPE NARRON.

Each of the words "child" and "children" shall be deemed to include an adopted child or adopted children, irrespective of any provisions of law establishing a contrary presumption and shall include any person hereafter born to any of my daughters.

ITEM II.

I appoint my three (3) daughters, MYRTLE KATHRYN SHARPE
LEMORE, KAREN GAYLE SHARPE DEEM, and MARY ANNE SHARPE NARRON, as
Executor of my estate under this Will. If one (1) of them is or
becomes unable or unwilling to serve, my other two (2) daughters
shall serve as Executor. If two (2) of them are or become unable
or unwilling to serve, my remaining daughter shall serve alone as
Executor.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration and other proper claims against my estate.

FOR IDENTIFICATION:

d. AS.

Page 1 of 7

ITEM IV.

All Section references, as used in this Will, refer to the Internal Revenue Code of 1986, as amended, or any corresponding provisions of future laws.

23 mag 53

Where used throughout this Will, the terms "Executor,"
"Executrix," and "Administrator" may be used interchangeably and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one, and to any successor Executor or Administrator, but shall not include my Special Executor.

ITEM V.

I devise and bequeath to my husband, for his lifetime an amount of property equal to the largest amount, but no more, that can pass free of federal estate tax by reason of the unified credit available at the date of my death provided under Section 2010 and the state death tax credit allowable to my estate under Section 2011. However, the amount of this bequest shall be reduced by the value of insurance proceeds and any other property which passes at any time during my life or at my death, either under any other ITEM of my Will or outside of my Will, in such manner as to constitute a part of my gross estate under federal estate tax law or an adjusted taxable gift and for which no marital deduction is allowed under Section 2056 and no deduction for public, charitable or religious purposes is allowed under Section 2055. In computing the dollar amount of property constituting this pecuniary bequest, the values used in finally determining the federal estate tax on my estate shall control. My Executor shall select and distribute to my husband the cash or other property in which my husband shall have a life estate and the property so selected shall be valued at the value thereof as finally determined for federal estate tax purposes; provided, however, that my Executor in order to implement this bequest, shall distribute assets, including cash, fairly representative, on the date or dates of distribution, of appreciation or depreciation

FOR IDENTIFICATION:

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Page 2 of 7

in the value of all property available for distribution in satisfaction of this pecuniary bequest.

The assets devised and bequeathed under this ITEM of my Will shall be charged with the payment of any estate, inheritance or other death taxes payable by reason of my death and any other expenses of my estate not deductible for federal estate tax purposes. I recognize the possibility that no property may be disposed of by this ITEM of my Will and that the amount so disposed of may be affected by the action of my Executor in exercising certain tax elections.

My husband shall be entitled to possession of all property in which he holds a life estate by virtue of this ITEM of my Will, and he shall not be required to furnish any bond or other security for any part of it. He shall be entitled to all income from the property during his lifetime. He shall not be liable for the loss or destruction of any property passing to him under this ITEM of my Will, nor for any loss due to investments made by him. My husband shall have the power to sell and convey good title to any of the property which passes to him under this ITEM of my Will. The proceeds of any such sale shall be kept by my husband in a single fund separate and apart from other property held by him so as to segregate the principal from his own estate. He shall be entitled to invest and reinvest the proceeds from such sale in his absolute discretion in such property as he deems advisable, but he may not use or dispose of the property in any manner that may destroy or detract from the interest of the remaindermen. shall question any action taken by my husband with respect to the property conveyed to him hereunder and no further authority or power to dispose of such property, other than this ITEM of my Will, shall be required by persons with whom my husband deals in selling such property or in purchasing other property with the proceeds of such sale.

A. Upon the death of my husband, the property conveyed to him by this ITEM of my Will, in whatever form it may then exist, shall pass outright, in equal shares, to my three (3) daughters,

FOR IDENTIFICATION:

STBS

MYRTLE KATHRYN SHARPE LEMORE, KAREN GAYLE SHARPE DEEM, and MARY ANNE SHARPE NARRON. In the event a daughter of mine is deceased, her share shall pass to her children in equal shares. In the event a daughter of mine is deceased without children surviving, her share shall pass in equal shares to my other daughters or to the children of a deceased daughter, per stirpes.

B. If my husband fails to survive me, this property shall pass as part of the residue of my estate.

ITEM VI.

I have deliberately made no provision herein for the benefit of my sons, ODUS JOHNNIE SHARPE, JR. and MARCUS S. SHARPE, not because of any lack of love or affection for them, but because my husband will adequately provide for them.

ITEM VII.

If my husband, ODUS JOHNNIE SHARPE, SR., survives me, I devise and bequeath to him outright the rest and residue of my estate, real and personal, of whatsoever kind or character and wheresoever situated.

ITEM VIII.

If I am not survived by my husband, I give, devise and bequeath the rest and residue of my estate, real and personal, of whatsoever kind or character, and wheresoever located, outright, in equal shares, to my three (3) daughters, MYRTLE KATHRYN SHARPE LEMORE, KAREN GAYLE SHARPE DEEM, and MARY ANNE SHARPE NARRON. In the event a daughter of mine is deceased, her share shall pass to her children in equal shares. In the event a daughter of mine is deceased without children surviving, her share shall pass in equal shares to my other daughters or to the children of a deceased daughter, per stirpes.

FOR IDENTIFICATION:

& B S.

Any recipient of property hereunder, or the Executor or other personal representative of the estate of any of them who may be deceased, shall have the right to disclaim all or any part of his or her interest in any property which I have devised or bequeathed to him or her whether outright or in trust. Any disclaimer shall be made within the time period and in a manner required for the disclaimer to qualify under Section 2518. Any such disclaimer shall be made in writing, stating specifically the property or interest disclaimed, and may be filed with the Chancery Court in which my Will is probated and shall also be delivered to my Executor. If my husband or any other person disclaims any portion of a bequest, the property disclaimed shall be distributed outright, in equal shares, to my three (3) daughters, MYRTLE KATHRYN SHARPE LEMORE, KAREN GAYLE SHARPE DEEM, and MARY ANNE SHARPE NARRON. In the event a daughter of mine is deceased, her share shall pass to her children in equal shares. In the event a daughter of mine is deceased without children surviving, her share shall pass in equal shares to my other daughters or to the children of a deceased daughter, per stirpes.

ITEM X.

All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. I direct that neither my Executor nor any successor Executor or Administrator shall be required to make any bond as Executor or Administrator. To the extent permissible by law, I waive the requirement that my Executor, or any successor Executor or Administrator, be required to make a formal appraisal, provide an inventory, or file an accounting for my estate with any court.

Except where specific property is devised or bequeathed, my

Executor shall have discretion to select property to be

distributed in satisfaction of any devise or bequest provided in

this Will. In making a selection, my Executor is excused from any

FOR IDENTIFICATION:

d. B. S.

Page 5 of 7

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20 PAGE

duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in a manner that will result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate. I authorize my Executor to exercise, at such times and in such manner as my Executor shall deem appropriate, any rights of election or other rights which are available to me or my estate in respect of the provisions of the Internal Revenue Code or of any other tax law. If property is included in my estate which may otherwise qualify, if it passes to a qualified heir, for valuation for federal estate tax purposes under Section 2032A, and my Executor has the discretion to allocate and distribute such property in satisfaction of devises or bequests herein, my Executor shall, in exercising such discretion, allocate and distribute such property to persons or trusts who will be qualified heirs so as to qualify the property for valuation pursuant to Section 2032A. I specifically authorize my Executor to allocate any of my available generation-skipping tax exemptions from the federal generation-skipping tax as allowed by Section 2631 to any property of which I am deemed to be the transferor under Section 2652(a), including any property not in my probate estate and any property transferred by me during life as to which no allocation of the exemption was made prior to my death.

My Executor shall have the authority to disclaim or renounce any interest in property, in whole or in part, including any power with respect to property and including an undivided interest in property transferred to me or to my estate. Any disclaimer by my Executor shall be made in writing stating specifically the property or interest disclaimed and shall be delivered to the transferor of the property, the transferor's legal representative, or the holder of the legal title to the property to which the interest relates. Any disclaimer shall be made within the time period and in the manner required for the disclaimer to qualify under Section 2518.

FOR IDENTIFICATION:

dyby:

Page 6 of 7

58

My Executor shall have authority to continue all business operations in which I am interested at my death for the time permitted by law in order to avoid depreciation in value of the interests or losses to my estate or associates. My Executor may continue to act as partner, engage in any partnership, and take all actions with regard to any partnership my Executor deems advisable.

I specifically authorize my Executor to borrow such funds as may be necessary to pay my debts and administration expenses and taxes of my estate and to pledge such of my property, real or personal, as may be necessary to secure such loan; provided, however, that my Executor shall not pledge any property specifically devised or bequeathed herein. My Executor shall not be required to pay or otherwise satisfy such loan or any loan to which my property is subject at my death prior to the closing of my estate and the discharge of my Executor, but may distribute such property at its value net of such loan in satisfaction of any bequest herein.

IN WITNESS WHEREOF, I have signed and declared this to be my 1989. Classical British Charges

This instrument was, on the day and year shown above, signed, published and declared by IRMA BARRETT SHARPE to be her Last Will and Testament in our presence, and we at her request, have subscribed our names as witnesses in her presence and in the

presence of each other.

Calin & Barrett 1621 Winchester St Jackon MS
Address
Enaly & Jucker Pl. 1 Box 95 Madisor, MS
Address 39110

Page 7 of 7



STATE OF MISSISSIPPI, County of Madison:	nn
I certify that the within instrument was filed for record in my office this_	day
of Ottober . 1987, at o'clock M, and won the	was duly recorded
on the	_ , Page <u> </u>
BILLY V. COOPER, CHANCERY CLERK BY Balgar	<u>/</u> D.C

BECK 23 PAGE 59 IN THE CHANCERY COURT

THIS DATE

OCT 27 1989

BILLY V. COOPER

OF MADISON COUNTY, MISSISSIPPER

ESTATE OF IRMA BARRETT SHARPE,
DECEASED

NO. 29-922

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named EMALY S. TUCKER, who being by me first duly sworn according to law, says on oath:

- (1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of IRMA BARRETT SHARPE, Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 15th day of July, 1989.
- (2) That on the 15th day of July, 1989, the said IRMA BARRETT SHARPE, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of CALVIN S. BARRETT, the other subscribing witness to said instrument.
- (3) That the said IRMA BARRETT SHARPE was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.
- (4) That this affiant, together with CALVIN S. BARRETT, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said IRMA BARRETT SHARPE, and in the presence of each other.

May S. Lucker
Emaly S. Tucker

23 page 60BOOK

SWORN TO AND SUBSCRIBED BEFORE ME, this the 3/57 day of

My Commission Expires August 19, 1990

_, 1989.

Harris H. Barnes, III DOSSETT, GOODE, BARNES AND BROOM

Jackson, Mississippi 39225-2449

Telephone: (601) 948-3160 State Bar #01690

My Commission Expires:

Attorneys at Law Post Office Box 2449

ATTORN	EY
R. Change	STATE OF MISSISSIPPI, County of Medison: I certify that the within instrument was filed for record in my office this day
	of
MIN WISSEL	on the
	D.C.

BCOK 23 PAGE 61

THIS DATE

OCT 27 1989

BILLY V. COOPER
CHANCERY CLERK
BY AGAGAA

IN THE CHANCERY COURT

OF MADISON COUNTY, MISSISSIPPI

ESTATE OF IRMA BARRETT SHARPE,
DECEASED .

NO. 29-922

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named CALVIN S. BARRETT, who being by me first duly sworn according to law, says on oath:

- (1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of IRMA BARRETT SHARPE, Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 15th day of July, 1989.
- (2) That on the 15th day of July, 1989, the said IRMA BARRETT SHARPE, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of EMALY S. TUCKER, the other subscribing witness to said instrument.
- (3) That the said IRMA BARRETT SHARPE was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.
- (4) That this affiant, together with EMALY S. TUCKER, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said IRMA BARRETT SHARPE, and in the presence of each other.

Calum & Barrett

BGOK 23 PAGE 62

SI	worn to and		BEFORE MI	E, this	the <u>284</u>	dayrof	
<u> </u>	· ·	1989.	<u> Du</u>	anne.	11 <i>6</i> 3	illus (
My Comm	mission Exp.	ires: My Comm	_	7 Public us: 19, 1990			
	/	. D				Junior William	έp.,
Harris DOSSETT	H. Barnes, F, GOODE, B	III ARNES AND B	ROOM			States and to	
Attorne Post Oi	eys at Law ffice Box 2 n, Mississi	449		`			
Telepho	one: (601) Bar #01690	948-3160	2449				
ATTORNE	EY						
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R ₁ Chan		SSISSIPPI, Coun				nn	
	I certify that the	he within instrum	7/1	o'cloc	:kM.,	and was duly rec	_ day orded
TIV.	on the	PER, CHANCER	<i>97, 198</i> IV CLERK	夕 , Book BY:	No. 23	, Page _ <i></i> / /////////////////////////////	D.C.
	J		 		1	,	•

Last Will and Testament

FILED THIS DATE

OCT 27 1980

BILLY V. COOPER CHANCERY CLERK

į

JIMMIE CHEEKS

I, JIMMIE CHEEKS, being over the age of eighteen (18) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my true Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

I.

I, JIMMIE CHEEKS, do hereby name, nominate and appoint JAMES A. CHEEKS, as Executor of this my Last Will and Testament to serve without bond, inventory or appraisal.

II.

I do hereby give, devise and bequeath unto my wife, MRS. DORA B. CHEEKS, the amount of ONE HUNDRED DOLLARS (\$100.00).

III.

I do hereby devise and bequeath any and all real property that I may own wheresoever situated and howsoever described unto my children, JAMES A. CHEEKS, CHARLES E. CHEEKS, HATTIE M. CHEEKS WASHINGTON, CARRIE CHEEKS WILSON, CELLESTINE CHEEKS, SARAH CHEEKS THOMAS, MILASSA CHEEKS OLIVER, and LANDERS CHEEKS, in equal shares to share and share alike.

IV.

I do hereby give, devise and bequeath all the remainder of my property being personal property wheresoever situated or howsoever described unto my children, HATTIE M. CHEEKS WASHINGTON, CARRIE CHEEKS WILSON, CELLESTINE CHEEKS, SARAH CHEEKS THOMAS, and MILASSA CHEEKS OLIVER, in equal shares to share and share alike.

BCCK 23 PAGE 64

IN WITNESS WHEREOF, I, JIMMIE CHEEKS, have hereunto set my signature on and publish and declare this to be my Last Will and Testament on this the 12th day of Organt, 1985, in the presence of two witnesses who have each signed as witnesses at my request and in my presence and in the presence of each other.

Linnie Cheele

WITNESSES:

Elam Da Dadde

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of JIMMIE CHEEKS, do hereby certify that said instrument was signed in the presence of each of us, and that said JIMMIE CHEEKS declared the same to be his Last Will and Testament in the presence of each of us, and that we signed as subscribing witnesses to the said Will at the request of JIMMIE CHEEKS in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 12th day of Quet, 1985.

Elaine M. Maddes WITNESSES

CRM



STATE OF MISSISSIPPI, County of	Madison:
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I certify that the within instrument was filed t	for record in my office this 27 day
of <i>Scholle</i> , 1989, at	o'clockM., and was duly recorded
of October 1989, at on theOctober 27, 198	2, Book No. 23, Page 63
BILLY V. COOPER, CHANCERY CLERK	BY: BEdgar D.C.

FILED THIS DATE

IN THE CHANCERY COURFE'E MADISON COUNTY, MISSISSIPPI OCT 27 1989

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF JIMMIE CHEEKS, DECEASED

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI -- COUNTY OF MADISON:::

Personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, Susan F. Russell, one of the subscribing witnesses to the Last Will and Testament of Jimmie Cheeks, deceased, who, having been by me duly sworn, on her oath states:

That she is one of the subscribing witnesses to the Last Will and Testament of Jimmie Cheeks, deceased, which was executed on the 12 day of August, 1985, by Jimmie Cheeks, deceased, in her presence and in the presence of Elaine M. Maddox, and that she and the said Elaine M. Maddox subscribed their names to said will and testament of Jimmie Cheeks, deceased, at the special instance of Jimmie Cheeks, deceased, and at his request, in his presence and in the presence of each other.

Affiant states that at the time of the execution of the will by Jimmie Cheeks, deceased, he was of sound and disposing mind and memory, and that he requested said affiant and the said Elaine M. Maddox to witness the execution of his said Last Will and Testament.

And further, affiant saith not.

SUSAN E BUSSELL

SWORN TO AND SUBSCRIBED BEFORE ME, this 26th day of October 1989.

NOTARY PIBLIC

Commission Expiration:

Tast Will and Testament

OF

JIMMIE CHEEKS

I, JIMMIE CHEEKS, being over the age of eighteen (18) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my true Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

I.

I, JIMMIE CHEEKS, do hereby name, nominate and appoint JAMES A. CHEEKS, as Executor of this my Last Will and Testament to serve without bond, inventory or appraisal.

II.

I do hereby give, devise and bequeath unto my wife, MRS. DORA B. CHEEKS, the amount of ONE HUNDRED DOLLARS (\$100.00).

III.

I do hereby devise and bequeath any and all real property that I may own wheresoever situated and howsoever described unto my children, JAMES A. CHEEKS, CHARLES E. CHEEKS, HATTIE M. CHEEKS WASHINGTON, CARRIE CHEEKS WILSON, CELLESTINE CHEEKS, SARAH CHEEKS THOMAS, MILASSA CHEEKS OLIVER, and LANDERS CHEEKS, in equal shares to share and share alike.

IV.

I do hereby give, devise and bequeath all the remainder of my property being personal property wheresoever situated or howsoever described unto my children, HATTIE M. CHEEKS WASHINGTON, CARRIE CHEEKS WILSON, CELLESTINE CHEEKS, SARAH CHEEKS THOMAS, and MILASSA CHEEKS OLIVER, in equal shares to share and share alike.

IN WITNESS WHEREOF, I, JIMMIE CHEEKS, have hereunto set my signature on and publish and declare this to be my Last Will and Testament on this the 12 day of Queen, 1985, in the presence of two witnesses who have each signed as witnesses at my request and in my presence and in the presence of each other.

Jimmie Cheele

WITNESSES:

Susan I Russell

Elamo Da Daddet

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of JIMMIE CHEEKS, do hereby certify that said instrument was signed in the presence of each of us, and that said JIMMIE CHEEKS declared the same to be his Last Will and Testament in the presence of each of us, and that we signed as subscribing witnesses to the said Will at the request of JIMMIE CHEEKS in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 12th day of Queent, 1985.

Elaine M. Ihaddes WITNESSES

CRM



STATE OF MISSISSIPPI, County of Madison:	
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I certify that the within instrument was filed for record in my office this	day
of October, 1987, at o'clockM, and was duly red	orded
of October, 1987, at o'clock M., and was duly recon the October 27,1989, Book No Book No Book No Page October 27,1989, Book No	5

BILLY V. COOPER, CHANCERY CLERK BY: Magain

Tast Will and Testament Fil

LED

OF

HERMAN O. FORTENBERRY

NOV 1 1989

BILLY V. COOPER CHANGERY CLERK

I, HERMAN O. FORTENBERRY, an adult resident of Madison

County, Mississippi, and being of sound and disposing mind and
memory, do hereby make, publish and declare this to be my Last

Will and Testament, hereby revoking all former wills and codicils
heretofore executed by me.

ARTICLE I

I give, devise and bequeath all of my property, both real and personal, of whatsoever kind or character and wheresoever situated unto my wife, Eddie Mae Fortenberry.

ARTICLE II

If my wife, Eddie Mae Fortenberry, predeceases me, then I give, devise and bequeath all of my property, real and personal, of whatsoever kind or character and wheresoever situated unto my children, Joe Charles Parker who is also known as Maydell Parker, Ydell Moss, Herman Fortenberry and Jerry Fortenberry, in equal shares, share and share alike, per stirpes.

ARTICLE III

I hereby nominate, appoint and constitute my wife, Eddie
Mae Fortenberry, as Executrix of my Last Will and Testament. My
Executrix shall have full and plenary power and authority to do
and perform any act deemed by her to be to the best interest of
my estate, without any limitation whatsoever, and without bond.
Said authority shall include but shall not be limited to the right
to take possession, hold, manage, invest and reinvest the same,
and to collect the income, dividends, rents, interest and profits
therefrom, and to employ and pay any attorneys, agents and account-

Human D. FORTENBERRY

ants that she may deem necessary for the best interest of my estate. I further direct that all powers and authority given unto my Executrix herein shall be exercised by her without Court order and I further direct that any accounting to the Court for her actions as Executrix shall be waived and dispensed with.

ARTICLE IV

In the event that my wife, Eddie Mae Fortenberry, shall predecease me, become disqualified or otherwise fails to qualify as Executrix of my will and estate, then I nominate and appoint my son, Herman Fortenberry, as Executor of my last will and estate and I direct that he shall not be required to enter any bond as such Executor and I direct that he shall have the same authority and power as is set forth for my Executrix in the above and foregoing article, and I further direct that the power and authority given unto him herein as Executor shall be exercised by him without Court order and I further direct that accounting to the Court for his actions as Executor shall be waived and dispensed with.

The foregoing instrument consists of two pages including this one, at the bottom of each of which I have affixed my signature.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 26 day of March, 1975.

HUMAN O. FORTENBERRY

This instrument was, on the date shown above, signed, published and declared by HERMAN O. FORTENBERRY to be his Last Will and Testament in our presence, and we at his request, have subscribed our names hereto as witnesses in his presence and in the presence of each other.

WITNESSES:

William & White



STATE OF MISSISSIPPI, County of Madison:	. 4
certify that the within instrument was filed for record in my office this	day
of November, 1989, at o'clockM, and	was duly recorded
on the November 1, 1989, Book No 23	, Page <u>08</u>
BILLY V. COOPER, CHANCERY CLERK BY:	<u>ル</u> D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF HERMAN O. FORTENBERRY, DECEASED

-- (1)

CIVIL ACTION FILE NO.

PROOF OF WILL

NOV 1 1989

STATE OF MISSISSIPPI COUNTY OF MADISON BILLY V. COOPER

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Louise Heath, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Herman O. Fortenberry, who, being duly sworn, deposed and said that the said Herman O. Fortenberry published and declared said instrument as his Last Will and Testament on the 26th day of March, 1975, the day of the date of said instrument, in the presence of this deponent and in the presence of Ann Looney and William P. White and that the Testator was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent, Ann Looney and William P. White subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this 12 day of MARMEA, 1989.

LOUISE HEATH

SWORN TO AND SUBSCRIBED before me on this let day of

Kather M. Lulig

(SEAL) (S

CONT

STATE OF MISSISSIPPI, County of Madison	" at	
certify that the within instrument was filed	for record in my office this	_ day
of November , 1989, at on the	o'clock M , and was duly rec	ordeo
on the 1/ouember 1, 198	9 , Book No. 23 , Page 10	
BULLY V COOPER CHANCERY CLERK	BY. BEdgar	DC

BCCK 23 FAGE 71

FILED
THIS DATE

NOV 1 1989
BILLY V. COOPER
CHANCERY GLERK

Tast Will and Testament

OF

ERNESTINE GODWIN

KNOW ALL MEN BY THESE PRESENTS, that I, Ernestine Godwin, being an adult resident citizen of Calhoun City, Calhoun County, State of Mississippi, and being of sound and disposing mind and memory, do hereby make, declare and publish this to be my Last Will and Testament, hereby revoking all prior Wills and Codicils by me made, that is to say.

ITEM NO. I

I hereby direct that my executor, hereinafter named, pay any and all law indebtedness that I might owe at the time of my death and also to pay all cost and expenses in connection with my funeral and expenses, if any, connected with my last illness.

ITEM NO II

I hereby give, devise and bequeath all my household goods, furniture and fixtures, presently located in the J. V. Davis, Sr. residence, in the Town of Calhoun City, Mississippi, and also my personal effects unto my niece and nephew, Anita Jane Davis McAlpine and J. V. Davis, Jr. If either of said niece and nephew should predecease me, then I give the interest that the one would have taken that predeceases me unto their child or children who survive, share and share alike.

ITEM NO. III

All the rest and residue of my property of each kind and character and wherever situate, I hereby give, devise and bequeath to my niece and nephew, Anita Jane Davis McAlpine and J. V. Davis, Jr., and unto my sister, Mrs. Faye Cochran, in equal shares. Should my sister, Mrs. Faye Cochran, predecease me, then I provide that said one-third shall go and is hereby willed in equal shares to my aforesaid niece and nephew, J. V. Davis, Jr. and

PAGE NO. ONE OF MY WILL

Anita Jane Davis McAlpine, in which event my entire residuary estate is hereby provided to go to said Anita Jane Davis McAlpine and J. V. Davis, Jr. If either of said niece and nephew should predecease me, then I give the interest that the one would have taken that predeceases me unto their child or children who survive me, share and share alike.

ITEM NO. IV

In the event I am survived by my nephew, J V. Davis, Jr., I hereby appoint him as Executor of this my Last Will and Testament, and if not survived by said J. V. Davis, Jr , then I do hereby appoint my niece, Anita Jane Davis McAlpine, as Executrix, and I specifically provide that irrespective of which one qualifies hereunder that the qualifying one shall not be required to enter into bond or make and return any inventories or appraisals of my estate; requiring only that the one who qualifies probate this my Last Will and Testament.

Corneston Bodum ERNESTINE GODWIN

WITNESSES:

Favery moore su

We, the undersigned witnesses, hereby state that on the above date, the foregoing testatrix signed the above instrument in our presence, at the time declaring same to be her Last Will and Testament, and we, in her presence, and the presence of each other, at her request do hereby affix our names and signatures as witnesses.

True Mr Income Som.

PAGE NO TWO OF MY WILL



STATE OF MISSISSIPPI, County of Medison:
I certify that the within instrument was filed for record in my office this day
of Mulmula, 1989, at o'clock M, and was duly recorded
of Mulmula, 1989, at o'clock M, and was duly recorded on the
BILLY V. COOPER, CHANCERY CLERK BY BELGAL DC

23 PAGE 73

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF ERNESTINE GODWIN

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF CALHOUN

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, FRANCES DOLER, one of the attesting and subscribing witnesses to a certain instrument of writing hereto attached, bearing the date of February 11, 1983, which purports to be the Last Will and Testament of Ernestine Godwin, deceased, and Frances Doler, being by me first duly sworn, on oath stated:

That the said Ernestine Godwin signed, published and declared said instrument as her Last Will and Testament in the presence of the affiant and in the presence of Paul M. Moore, Sr. as attesting and subscribing witness thereto, on February 11, 1983; that said testatrix was then of sound and disposing mund, memory and understanding and over eighteen (18) years of age; that affiant and Paul M. Moore, Sr. attested and subscribed said instrument as witnesses to the signing, publication and declaration thereof at the special instance and request of, and in the presence of the said testatrix and in the presence of each other on the day and date of said instrument.

SWORN TO AND SUBSCRIBED BEFORE ME, this the of day of Sytinbu,

m monet

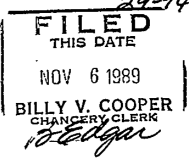
1989.

STATE OF MISSISSIPPI, County of Madison:	4
of November 1, 1989, at o'clock M., and was duly on the November 1, 1989, Book No Page	day
of Townself, 1989, at o'clockM., and was duly	recorded
on the November 1, 1989, Book No. 23, Page	73.
BILLY V. COOPER CHANCERY CLERK BY: BELLOOM	

LAST WILL AND TESTAMENT

OF

WILLIAM C. TROY



I, WILLIAM C. TROY, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all wills and codicils heretofore made by me.

ITEM I FAMILY MEMBERS

My wife, RUTH B. TROY, has predeceased me and I have no natural or adopted children.

ITEM II PAYMENT OF DEBTS AND EXPENSES

I direct my Executor to pay all expenses of my last illness and funeral expenses and to pay all of my just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done.

ITEM III SPECIAL AND CASH BEQUESTS

I give and bequeath the following special bequests and cash legacies to the following beneficiaries:

- A. To my wife's niece, VICKI SUE BAUMGARTNER EVENSON, my sterling flatware and miscellaneous pieces, sterling holloware, my wife's engagement ring containing two (2) diamonds, my wife's Elgin watch with chain (watch with gold decorated face Monet chain), and the sum of Thirty-Five Thousand Dollars (\$35,000.00).
- B. To STACY LEE HALL, daughter of Brian L. and Donna Lee Hall, my Haviland, a set of eight (8) crystal plates and sauce dishes, a crystal compote, and the sum of Thirty-Five Thousand Dollars (\$35,000.00).
- C. To RYAN LEE HALL, son of Brian L. and Donna-Lee Hall, one set of drums and accessories, one 410-gauge 1929 Springfield shotgun, one (1) 12-gauge Triumph shotgun, and the sum of Thirty-Five Thousand Dollars (\$35,000.00).
- D. To RON DONALDSON, my friend, my phonographic record collection, three (3) five dollar (\$5.00) gold pieces, and the sum of Thirty-Five Thousand Dollars (\$35,000.00).

BERN 23 PAGE 75

- E. To MARGARET H. GENBERG, my friend, my clarinet (mounted on wall) and the sum of Ten Thousand Dollars (\$10,000.00).
- F. To CLARISSE H. SANDERSON, my friend, the sum of Thirty-Five Thousand Dollars (\$35,000.00).

If any of the hereinabove designated beneficiaries do not survive me, then such boquest shall lapse and be added to and pass as a part of my residuary estate, EXCEPT THAT, if my wife's niece, VICKIE SUE BAUMGARTNER EVENSON, shall not be living at the time of my death, but shall have children living at said time, such share shall be distributed to her children, equally.

ITEM IV BEQUEST OF PERSONAL PROPERTY

Upon satisfaction of the bequest in Item III, Special and Cash Bequests, I give and bequeath all of the remainder of my tangible, corporeal personal property, including furniture, household goods, wearing apparel; jewelry, personal effects and my automobile or automobiles to my friend, BRIAN L. HALL, and his wife, DONNA LEE HALL, or the survivor.

ITEM V RESIDUARY ESTATE

I give, devise and bequeath all of the rest, residue and remainder of my estate, wheresoever situated and of whatsoever character, whether real, personal or mixed, to the following beneficiaries:

- A. The CHURCH OF THE GOOD SHEPHERD, 4947 N. E. Chouteau Drive, Kansas City, Missouri fifty percent (50%) of the residue, or to its successor.
- B. My wife's niece, VICKI SUE BAUMGARTNER EVENSON, 2634 E. Collingswood Drive, Beloit, Wisconsın fifty percent (50%) of the residue, or if she not be living at my death, then to her children, equally.

ITEM VI GENERAL PROVISIONS

I authorize and direct the Executor of my estate in the distribution of the previous monetary amounts under Item III of this instrument and the amounts under Item V, if practicable, to transfer the assets of my estate to the various beneficiaries in the approximate amounts and percentages, leaving the assets

intact as invested rather than selling all assets to arrive at specific dollar amounts to be distributed. At the discretion of the Executor, smaller assets shall be sold to pay expenses and small bequests and larger amounts left in their present form, and ownership transferred to the various beneficiaries so that they may use these as they see fit.

If RYAN LEE HALL and STACY LEE HALL are minors at the time of my death and distribution of the bequests to them and transfer of ownership of assets or a dollar amount cannot be made to them without the appointment of a Trustee, I direct that their parents, BRIAN L. HALL and DONNA LEE HALL, Rankin County, Mississippi, be designated as their Trustees to manage the assets and to use the income and principal for their support, health, education, and maintenance until they attain the age of twenty-one (21) years.

In addition to and in furtherance of all the powers conferred upon him by law, and not by way of limitation, I authorize and empower my Executor, prior to the final settlement of my estate in the Chancery Court, to sell all or any of the property, real, personal, or mixed, belonging to my estate, and to settle, compromise, adjust and liquidate any and all claims and debts in favor of or against my estate without resort to or the authorization of any court as to any of the matters hereinbefore stated, upon such terms and conditions and for such considerations as may in the judgment of my Executor be advantageous to my estate, with full power and authority to my Executor to do any and all acts and to make, execute and deliver or accept any and all deeds, assignments, releases and other written instruments necessary or proper to carry out, consummate and render effective any such sales, settlements and compromises. I also authorize my Executor to employ agents, attorneys, auditors, bookkeepers and depositories, with or without discretionary powers; to exercise in his sole and absolute

discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Act", being Sections 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, or as hereafter amended, which "Uniform Trustees' Powers Act" is hereby incorporated herein by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers Act" be repealed, then my Executor, herein named, shall continue to have all of the powers, rights, and discretions granted by said "Uniform Trustees' Powers Act", the same as if it were still in effect.

STATEMENT OF INTENT

I direct my Executor to have my body cremated and the ashes placed in the columbarium of the Church of the Good Shepherd at 4947 N. E. Chouteau Drive, Kansas City, Missouri.

ITEM VIII APPOINTMENT OF EXECUTOR

I nominate, constitute and appoint my friend, BRIAN L. HALL, as Executor of this my Last Will and Testament. If for any reason my friend cannot serve or ceases to act as Executor, then I nominate, constitute and appoint the SUNBURST BANK, Jackson, Mississippi, as successor-Executor with all the powers and authority herein contained for my Executor. I direct and request that no bond or formal appraisement shall be required of any of the parties named herein as Executor.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 2ND day of AUGUST.

WITNESSES

This instrument was, on the day and year shown above, signed, published and declared by WILLIAM C. TROY to be his Last Will and Testament in our presence, and we, at his request, have

23 PAGE 78 BCCK

subscribed our names hereto as witnesses in his presence and in the presence of each other.

WITNESSES:

ADDRESSES:

Robert & Williford 537 Trustmark Bldg

Fackson Ms 37201

537 Trustmark BLDG.

DALKSON MS 39201

STATE OF MISSISSIPPI, County of Madison: I certify that the within instrument was filed for record in my office this 63 day of <u>Movember</u>, 1989, at _____ o'clock___M., and was duly recorded on the <u>Movember</u> 0, 1989, Book No. 23, Page 74. BILLY V. COOPER, CHANCERY CLERK BY:

23 PAGE 79

PROOF OF WILL

THIS DATE

NOV 6 1989

STATE OF MISSISSIPPI. COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Robert E. Williford, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of William C. Troy, and that the said William C. Troy signed, published and declared said instrument to be his Last Will and Testament on the 2nd day of August, 1989, in the presence of this affiant and Reeve G. Jacobus, Jr., the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Reeve G. Jacobus, Jr., subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

TO AND SUBSCRIBED BEFORE ME, on this the 2nd day of

Kottu Jowel Carmelo NOTARY PUBLIC

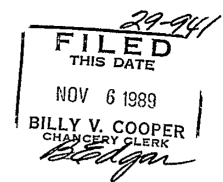
Expires July 23, 1991

STATE OF MISSISSIPPI, County of Madison:	بسد و	
I certify that the within instrument was filed for record in my office this_	612	_ day
of //wemles , 1989, at o'clockM., and v	vas duly reg	orded
on the November 6, 1989 , Book No. 23	, Page	<u>I</u> .

BILLY V. COOPER, CHANCERY CLERK

BY: BEdgan

PROOF OF WILL



STATE OF MISSISSIPP! COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Reeve G. Jacobus, Jr., who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of William C. Troy, and that the said William C. Troy signed, published and declared said instrument to be his Last Will and Testament on the 2nd day of August, 1989, in the presence of this affiant and Robert E. Williford, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Robert E. Williford subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

REEVE G. JACOBUS, JR.

commitsizion expres:

dix Cammission Expires July 28, 1991

SOPER CO.

STATE OF MISSISSIPPI, County of Madison:	
I certify that the within instrument was filed for record in my office this	6th day
of 7 /7/19/1/1 1989 at	
on the Mountaine to 1000	, Page 80
BILLY V. COOPER, CHANCERY CLERK BY: Bladoan	
	· D.C.

June 29, 1986 Fast will and Testament of BEOK 23 PAGE 81 Emma Purser Ruff Demma Pursu Ruff, a resident of City of Jackson, Country of Hinds, State of mississeppi do make, publish and declare this to be my Last will + Destament. article I A direct that all my legal and enforceable debta, including funeral expanse (and including a suitable marker at my grave), expense of last illnew and expense of administration of my estate be paid by my executor hereinafter named or his successor, as soon after my death as may be practical. all residue of my property, real, personal and naised at whatever time dogweed by me, and wheresvere situated (hereinafter called residuary lestate), including all proper over which I have testamony power of disposition as appointment, I give, devise and beguth to my Rusband, Lan J. Ruff, provided that my husband shall survive me for 30 days. article III If my husband predeases me or shall not surviva . me by 30 days, then I give devise and bequeath my residuary estate as follows:

1- any certificates or investments in my name obly

I leave to my sister, mrs Jessie Pursert Heldreth of

Jepington miss, no expense of administration to come out of this all personal property located anywhere, including automobile (if any) bleave to my nicce, mrs Beverly Hy nichols of Lexington, mine. no expense of administration to come out of this. 3 - one half of remains funds to 4000. Barbara Rufflavis of San antonia, Jejas. 4- one fourth to Ms Jerue P. Heldreth of Lepington, miss. 5- one eighth to C. ilean Prefers, Raysulle. La. 4- one eighth to St. Col. Danney D. Myers, Clenton, Miss

June 29, 1984 Emma Person Ruff BOOK 23 MGE 82 2 pages article IV Miss BOOK 23 MGE 82 2 pages article IV Miss BOOK 23 MGE 82 2 pages my husband Sam & Ruff, Jackson, miss & give my Executor the fullest power and outhouty to sell at public or private sale for Cost or credit any or all of my property without Court order. Last will & Testament of Page 2 applied my husband shall predesence me then a applied my niece mo, severly Hillreth nichola of Lexington, mias. as Executivel, without boosed, with full powers as heretofore described. In witness whereof I hereby sign and declace this to be my Last will & Teatament this 29th day of June, 1986 Emma Purser Ruff The foregoing instrument consisting of 2 pages this included, the first page hearing on the left Rend morgin the signature of the Festation, was this day of June 29, 1986 signed + declared by the Testator as her Last Will and Testament in the presence of us, who at her request, in her presence, and in the presence of each other have subscribed our names as witness there to: -6/29/86 Jaskson, Missattilose a willange "Da & George

, 6/29/86 Jaskson, Miss.

28 3245 60 1118 BOOK 23 PAGE 83

FILED
THIS DATE

NOV 7 1989

BILLY V. COOPER
CHANCERY CLERK

SEASGON



STATE OF MISSISSIPPI, County of Madison:	つてろ
I certify that the within instrument was filed for record in my office this	day
of \(\sqrt{\omega_wmull_c} \), 19\(\text{M} \), at \(— o'clock — M., and was	as duly recorded
of Journal 1989, at o'clock M., and was on the Journal 7, 1989, Book No. 23	, Page
BULY V COOPER CHANCERY CLERK BY: Balance	D.C.

NOV 7 1989

23 PAGE 84

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI

COUNTY OF HIMES

PERSONALLY appeared before me, the undersigned authority of law in and for the jurisdiction aforesaid, JESSE C. GEORGE and HLA S. GEORGE, husband and wife, who after being by me first duly sworn state on their caths as follows:

- 1. That they were acquainted with EMMA PURSER RUFF during her lifetime.
- 2. That they said EMMA PURSER RUFF died on October 2, 1989.
- 3. That on June 29, 1986, the said EMMA PURSER RUFF signed an instrument of writing in the presence of affiants. At that time the said EMMA PURSER RUFF declared the instrument to be her Last Will and Testament; whereupon affiants, at her request, then affixed their names to the instrument as witnesses thereto, in the presence of the said EMMA PURSER RUFF and in the presence of each other.
- 4. The original of the instrument so signed on June 29, 1986, and declared by EMMA PURSER RUFF to be her Last Will and Testament, is affixed to this affidavit, and is identified by the affiants as being the original of the instrument bearing the original signatures
- 5. On June 29, 1986, the said EMMA PURSER RUFF was well above the age of twenty-one years, and was of sound and disposing memory, and was acting under the influence of no one other than herself.

SUBSCRIBED AND SWORN TO before me, this the 15-

ANN CLEECTE NOTARY PUBLIC

STATE OF MISSISSIPPI, County of Madison:	-71
I certify that the within instrument was filed for record in my office this_	//2day
of / buemiler , 19 89, at o'clock M , and w	vas duly recorded
of 7 NTNOMICO , 19 89, at o'clock M , and won the	, Page <u>84</u>
BILLY V. COOPER CHANCERY CLERK BY: BELLAND	/

THIS DATE

23 pur 85 BCOK

NOV \$1989

LAST WILL AND TESTAMENT OF HOMER E. CUMMINGS

STATE OF MISSISSIPPI

COUNTY OF MADISON

I, HOMER E. CUMMINGS, single, and a resident of Madison County, Mississippi, 371 Weems Drive, Canton, Mississippi, 39046, being over the age of eighteen years and of sound and disposing mind and memory, do hereby make, declare and publish this to be my LAST WILL AND TESTAMENT, and do hereby revoke all other wills and/or codicils heretofore made by me.

ITEM I. I hereby devise and bequeath unto my daughter, MYRLEEN CUMMINGS BOUDOUSQUIE, all of my property, real, personal or mixed and wheresoever situated.

ITEM 2. I hereby appoint MYRLEEN C. BOUDOUSQUIE, executrix of my said estate without bond, waiving all requirement whatever of bond from her as such executrix. I hereby waive an inventory and an appraisement of my estate as required by statute, and relieve my said executrix of all duty to account to the courts for her acts and doings as such, and do hereby waive all court proceedings whatever in the administration of my estate, save the probate of this, MY LAST WILL AND TESTAMENT.

SIGNED AND DECLARED to be my LAST WILL AND TESTAMENT, this 21 st day of March, 1988.

<u>5100040fler</u> (Witness)

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, HOMER E. CUMMINGS, who acknowledged to me that he did sign and deliver the foregoing LAST WILL AND TESTAMENT on the date and for the purposes therein stated.

GIVEN UNDER MY HAND and official seal on this the 21 day of MARCH, 1988.

(Seal)
My Commission Expires:

2-04-92



STATE OF MISSISSIPPI, County of Madison:	011
I certify that the within instrument was filed for record in my office this_	<u>0 </u>
of November, 1989 at o'clock M, and	was duly recorded
of Moumula, 1989, at o'clock M, and won the	, Page 85.
Bled -	
BILLY V COOPER, CHANCERY CLERK BY: BELOW	D.C.

FILED THIS DATE NOV \$ 1989

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSINGERY CLERK

IN THE MATTER OF THE ESTATE OF HOMER E. CUMMINGS, DECEASED

CIVIL ACTION FILE NO.

29943

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI COUNTY OF MADISON

THIS DAY personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, SHARON FORD, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Homer E. Cummings, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Homer E. Cummings, signed, published and declared said instrument as his Last Will and Testament on the 21st day of March, 1988, the day and date of said instrument, in the presence of this affiant and Mary Lou Durfey, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one years and upward of age and that I, Sharon Ford, the Affiant and Mary Lou Durfey, subscribed and attested said instrument as witnesses to the signature of the testator and the publication thereof at the special instance and request and in the presence of said testator and in the presence of each other.

Sharon Ford

SWORN TO AND SUBSCRIBED BEFORE ME, on this the \mathcal{I} day of November, 1989.

Notary Public

COMMISSION EXPIRES:

C2140/01 6434/23800 3600

COUNTY OF THE PROPERTY OF THE

STATE OF MISSISSIPPI COUNTY OF MADISON BOOK 23 7/15 87

THIS DATE
NOV 3 0 1989

BILLY V. COOPEI

LAST WILL AND TESTAMENT OF CELESTE ELKIN SLEDGE

I, CELESTE ELKIN SLEDGE, being of sound and disposing mind and memory and an adult resident citizen of Madison County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, expressly revoking all other wills and codicils thereto heretofore made by me.

ITEM ONE. I give, devise and bequeath unto GENE E. SLEDGE and ELAINE SLEDGE FOSTER all properties, real, personal and mixed, owned by me at the time of my death.

<u>ITEM TWO:</u> I hereby name, constitute and appoint GENE E. SLEDGE as Executor of this my Last Will and Testament, and direct that no bond or accounting be required of him at any time in the administration of my estate.

SIGNED, PUBLISHED AND DECLARED by me as my Last Will and Testament, on this June 3, 1974, in the presence of these witnesses who also signed the same, as witnesses hereto, at my request, in my presence, and in the presence of each other on this day.

Celeste Elkin Sledge

This instrument was, on the date shown above, signed, published and declared by CELESTE ELKIN SLEDGE to be her Last Will and Testament, in our presence; and we, at her request, have subscribed our names hereto, as witnesses, in her presence and in the presence of each other.

Splaings'

COUNTY

STATE OF MISSISSIPPI, County of Madison	· 2/7.
1 certify that the within instrument was filed	for record in my office this day
of November, 1989, at on the November 30, 19	o'clock M, and was duly recorded
on the Douenless 30,19	Book No 25 , Page 0
BILLY V. COOPER, CHANCERY CLERK	BY: <u>OEdgar</u> D.O

FILED THIS DATE

NOV 3 0 1089

BILLY V. COOPER

prov **23** pag 88

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI COUNTY OF MADISON

#29-982

PROOF OF WILL

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of Celeste Elkin Sledge, deceased, late of Madison County, Mississippi.

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, SUSIE T. BURNS, one of the subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Celeste Elkin Sledge, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Celeste Elkin Sledge, signed, published, and declared said instrument as her Last Will and Testament on the 3rd day of June, 1974, the day of the date of said instrument, in the presence of this deponent, and that the said testatrix was then and there of sound and disposing mind and memory, was more than twenty-one (21) years of age, and that this deponent and S. R. Cain, Jr., subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and in the presence of the testatrix and in the presence of each other, on the day and year of the date thereof.

WITNESS MY SIGNATURE, this the 30 day of November,

SUSIE T. BURNS

SWORN 30 and subscribed before me, this the 30 day of

November 1989.

Disconnection Expires:

STATE OF MISSISSIPPI, County of Madison:	
I certify that the within instrument was filed for record in my off	ice this 30 4 day
of Z/ouembles, 1989, at o'clock	M , and was duly recorded
of <u>November</u> , 1989, at o'clock on the <u>November 30, 1989</u> , Book No	23 , Page 88
BILLY V. COOPER, CHANCERY CLERK BY. BE	dans or

DEC 6 1989

BILLY V. COOPER

23 PAGE 89 BCDK

LAST WILL AND TESTAMENT OF ROBBIE R. SULLIVA

I, Robbie R. Sullıvan, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I hereby specifically revoke any and all former wills and codicils heretofore executed by me.

ARTICLE I.

I give, devise and bequeath my property, both real and personal, of whatsoever kind and character and wheresoever situated, to my Trustee, hereinafter named, in trust for the use and benefit of my son, Zachary Paul Sullivan for educational or necessary medical purposes.

- (1) The Trustee shall pay over to or apply for the sole benefit of my son, in installments, so much of the net income of this trust as the Trustee in its sole discretion shall determine adequate for the educational and or medical needs of my son in accordance with the terms and conditions of this Trust. event the Trustee deems it necessary and in its sole discretion, the Trustee may invade the corpus of these trust to such and extent and so often as may be necessary to supplement the income distributed to my son as may be deemed necessary and appropriate by the Trustee.
- (2) In addition to the distribution provided in paragraph (1) above, the Trustee in the exercise of its uncontrolled discretion, shall pay over to or apply for the sole benefit of my son so much of the principal of this Trust as it may deem needful or desirable for his educational, medical, surgical, hospital or other care, having in mind, both the standard of living he has become accustomed and his income from other sources.

Kolbre K Sulcerin

(3) As my son attains the age of twenty-one (21) years the Trust that is hereby established for him shall terminate and any and all property remaining in that respective Trust shall be distributed to the Beneficiary. It is my intention that the Trust for my son remain in full force and effect until my son attains the age of twenty-one (21) years, at which time the Trust, will terminate and my son will receive the remaining interest of his Trust upon attaining the age of twenty-one (21) years.

ARTICLE II.

In addition to any inherent or implied powers it may hereafter acquire, I specifically direct that my Trustee be clothed with all the statutory powers as included in the Uniform Trustee's Powers Act as it now or as it may be amended.

ARTICLE III.

- (1) Any Trustee may resign at any time by giving written notice specifying the effective date of such resignation, to the Beneficiary entitled to participate in the Trust at the time of said resignation. The successor Trustee may be appointed on Petition of the Beneficiary, or any other interested party, by the Chancery Court of Madison County, Mississippi or any other Court of competent jurisdiction, and successor Trustee shall have the same title, powers and discretions herein given the original Trustee.
- (2) To the extent that such requirements can be legally waived, no Trustee or Executor hereunder nor successor Trustee nor successor Executor shall be required to give any bond to serve in such capacity or capacities and such Trustee or Executor shall not be required to obtain the order or approval of the Court to exercise any power or discretion herein given.

Hollie R. Sullivar.

- (1) I hereby appoint my husband, Ralph C. Sullivan, as Executor of my Last Will and Testament and designate Sam Sullivan as Trustee in the Trust provision hereof, and said Executor is hereby granted all the powers and discretion with respect to my Estate during administration that are herein given to the Trustee with respect to the Trust property, including the power to sell real or personal property at public or private sale, to be exercised without Court Order, and to serve in such capacity without bond.
- (2) In the event that my husband, Ralph C. Sullivan, shall predecease me, or become disqualified or otherwise fails to qualify as Executor of my Will and Estate, then I nominate and appoint Elizabeth Raymond to serve as Executrix of my Last Will and Testament and direct that she shall not be required to enter into any bond as such Executrix and direct that she shall have the same authority and power as is set forth for my Executor and Trustee herein above.

ARTICLE V.

In the event that my husband, Ralph C. Sullivan, should predecease me, I appoint Elizabeth Raymond, as Guardian of the person of my minor son and I direct that she should not be required to furnish any bond for the faithful performance of her office as Guardian.

IN WITNESS WHEREOF, I have hereunto affixed my signature and published and declared this to be my Last Will and Testament on this the _____ day of September, 1989.

Robbie R. Sulcivan
ROBBIE R. SULLIVAN

This instrument was, on the date shown above, signed, published and declared by ROBBIE R. SULLIVAN to be her Last Will and Testament in our presence, and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

Helin Plummer	Field Plummer
P. O. Bay 312	BAC 317 ADDRESS
Canton Ms	Contr. Mo 1.39046

COUNTY OF THE PARTY OF THE PART

STATE OF MISSISSIPPI, County of Madison:
certify that the within instrument was filed for record in my office this day
of Clock M and was duly recorded
on the Alecember 6, 1989, Book No. 23, Page 89.
BILLY V. COOPER, CHANCERY CLERK BY:

FILED THIS DATE

DEC 6 1989

BILLY V. COOPER CHANCERY CLERK

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPP

IN THE MATTER OF THE ESTATE OF ROBBIE R. SULLIVAN, DECEASED

CIVIL ACTION FILE NO. 39.99/

PROOF OF WILL

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Fred G. Plummer, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Robbie R. Sullivan who, being duly sworn, deposed and said that the said Robbie R. Sullivan published and declared said instrument as her Last Will and Testament on the 29th day of September, 1989 in the presence of this deponent and in the presence of Helen Plummer and that the Testatrix was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Helen Plummer subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this 27 the day of November, 1989.

FRED G. PLUMMER

SWORN TO AND SUBSCRIBED before me on this $\frac{27^{\frac{11}{12}}}{2}$ day of November, 1989.

Kaflun D. Juring NOTARY PUBLIC

My Commission Expires:

CHOBERY, 1993

SOPER, Charles

STATE OF MISSISSIPPI, County of Madison:
--

I certify that the within instrument was filed for record in my office this	_ day
of Apromillo 1989 at o'clock - M. and was duly rec	orde
on the Occumbes 6, 1989, Book No. 23, Page 93	3

BILLY V. COOPER, CHANCERY CLERK

BY:

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23 PAGE 94 BCOK

DEC 6 1989

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIE

IN THE MATTER OF THE ESTATE OF ROBBIE R. SULLIVAN, DECEASED

CIVIL ACTION FILE NO.

PROOF OF WILL

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Helen Plummer, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Robbie R. Sullivan who, being duly sworn, deposed and said that the said Robbie R. Sullivan published and declared said instrument as her Last Will and Testament on the 29th day of September, 1989 in the presence of this deponent and in the presence of Fred G. Plummer and that the Testatrix was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Fred G. Plummer subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this 27th day of November, 1989.

Velow Plummer

SWORN TO AND SUBSCRIBED before me on this 27th day of

ovember, 1989.

mmission Expires:



STATE OF MISSISSIPPI,	County of Madison:
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I certify that the within instrument was filed	for record in my office this day
of Alcember, 1989, at	o'clock M., and was duly recorded P. Book No. 23 , Page 94 .
on the December 6, 19	9. Book No. 23 , Page 94 .
BILLY V. COOPER, CHANCERY CLERK	BY: Blodgar D.C.

LAST WILL AND TESTAMENT OF

CHARLES E. AREGOOD, SR.

FILED
THIS DATE

DEC 8 1989

BILLY V. COOPER
CHANCERY CLERK

I, Charles E. Aregood, Sr. of Ridgeland, Mississippi, being over the age of twenty-one years and of sound and disposing mind and memory, do hereby make, declare and publish this instrument to be my Last Will and Testament, hereby expressly revoking any and all prior testamentary acts, wills, codicils, and trusts, by me heretofore made.

ITEM 1.

I appoint my wife, Margaret C. Aregood, as Executrix of my will and estate, and direct that she serve without bond.

ITEM 2.

I direct that all of my just debts as may be probated according to law, together with my funeral expenses and the expenses of my last illness and all administrative expenses and taxes be first paid.

ITEM 3.

I give, devise and bequeath all of the rest, residue and remainder of my properties and estate unto my wife, Margaret C. Aregood, should she survive me. If not, I give, devise and bequeath my entire estate unto my children, Eileen, Charles, Jr., Lois Anita and Shirley. To my daughter Eileen I leave \$500.00, to my daughter Lois Anita I leave \$1,000.00, to my daughter Shirley I leave \$500.00. The balance of the estate will go to my Son, Charles, Jr.

IN TESTIMONY WHEREOF, I now sign my name hereto in the presence of two witnesses whom I have especially requested to witness this instrument and to witness my signature thereto.

EXECUTED AND PUBLISHED on this the _ day of August, 1978. WITNESSES: CERTIFICATE OF SUBSCRIBING WITNESSES We, the undersigned, do hereby certify that Charles E. Aregood, Sr., made, declared and published the foregoing instrument as his Last Will and Testament in our presence and that he signed and subscribed the same in our presence, especially requesting us to be subscribing witnesses, and that we signed as such witnesses in the presence of the Testator and in the presence of each other. TNESS OUR SIGNATURES on this the Expres rely 13, 1e21 My Commission Expires December 10, 1980 STATE OF MISSISSIPPI, County of Madison: I certify that the within instrument was filed for record in my office this_ of Allemell , 1989, at ____M., and was duly recorded _ o'clock

BILLY V. COOPER, CHANCERY CLERK

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m BGOK}$ 23 $_{
m MGE}$ 97

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF CHARLES E. AREGOOD, SR., DECEASED

FILED THIS DATE DEC 8 1989 BILLY V COOPER CHANCERY CLERK BY DECLARATE OF THE PROPERTY CLERK

PROOF OF WILL

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Robert L. Maddox, who being by me first duly sworn, makes oath to the following:

That he was personally acquainted with Charles E. Aregood, Sr., of Madison County, Mississippi;

That affiant, in the presence of Thomas M. Navarro at the special request of Charles E. Aregood, Sr., Deceased, did, on the 14th day of August, 1978, sign and subscribe the instrument of writing represented to be the Last Will and Testament of Charles E. Aregood, Sr., Deceased;

That the Last Will and Testament was signed by Charles E. Aregood, Sr., as Testator, and the said Testator declared the instrument as his Last Will and Testament, on the 14th day of August, 1978, in the presence of the affiant, and that the said Testator was then of sound and disposing mind and memory and more than twenty-one years of age, and that Thomas M. Navarro and the affiant subscribed and attested the instrument as witnessess to the signature and publication thereof, at the special instance, and in the presence of the Testator and in the presence of each other, on the day and the year thereof.

This affidavit is executed by this affiant in proof of said will, and for the purpose of probating the same in the Chancery Court of Madison County, Mississippi.

STATE OF MISSISSIBPI
COUNTY OF LOWNDES.

SWORN TO AND SUBSCRIBED before me by ROBERT L. MADDOX on
the 44 July of Occumber, 1989.

And the Andrew Public

My Commission Expires: 12/4/9/



STATE OF MISSISSIPPI, County of Madison:
I certify that the within instrument was filed for record in my office this day
of Allamilla, 19 84 at - o'clock - M and was duly assented
on the Alcember 8, 1989, Book No. 33, Page 99
BILLY V. COOPER, CHANCERY CLERK BY: DECEMBER DC

BEOK 23 Page 98

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF CHARLES E. AREGOOD, SR., DECEASED FILED
THIS DATE

DEC 8 1789

BILLY V. COOPER
CHANCERY CLERK
BY DECEMBER

DO 2001

PROOF OF WILL

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Thomas M. Navarro, who being by me first duly sworn, makes oath to the following:

That he was personally acquainted with Charles E. Aregood, Sr., of Madison County, Mississippi;

That affiant, in the presence of Robert L. Maddox at the special request of Charles E. Aregood, Sr., Deceased, did, on the 14th day of August, 1978, sign and subscribe the instrument of writing represented to be the Last Will and Testament of Charles E. Aregood, Sr., Deceased;

That the Last Will and Testament was signed by Charles E. Aregood, Sr., as Testator, and the said Testator declared the instrument as his Last Will and Testament, on the 14th day of August, 1978, in the presence of the affiant, and that the said Testator was then of sound and disposing mind and memory and more than twenty-one years of age, and that Robert L. Maddox and the affiant subscribed and attested the instrument as witnessess to the signature and publication thereof, at the special instance, and in the presence of the Testator and in the presence of each other, on the day and the year thereof.

This affidavit is executed by this affiant in proof of said Will, and for the purpose of probating the same in the Chancery Court of Madison County, Mississippi.

THOMAS M. NAVARRO

STATE OF MISSISSPPI
COUNTY OF LOWNDES

SWORN TO AND SUBSCRIBED before me by THOMAS M. NAVARRO on the Home of the Home o



STATE OF MISSISSIPPI, County of Madison:	
certify that the within instrument was filed for second in a second in the second in t	د
ot 1000 miles 1089	oay
on the Secondary 8, 1989, Book No 23, Page 98	ded
	 •
BILLY V COOPER, CHANCERY CLERK BY. Balgar	C.

800K 23 PAGE 99

Tast Will and Testament

ARCHIE ROGERS

#29-103

STATE OF MISSISSIPPI

COUNTY OF MADISON

KNOW ALL MEN BY THESE PRESENTS, that I, ARCHIE ROGERS, being more than twenty-one years of age and of sound and disposing mind and memory, realizing the uncertainty of life and the certainty of death, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other Wills, Testaments and Codicils heretofore made by me.

I direct that all of my just debts be paid as quickly and as expeditiously as possible after my death, including the expenses of my last illness and burial.

II.

I, Archie Rogers, do hereby give, devise and bequeath unto my wife, Helen Rogers, all of my property of which I may die seized and possessed of, either real, personal or mixed and wheresoever situated, regardless of kind and character, knowing that she will well provide for our two children, Carl Michael Rogers and Shirley Gail Rogers Reynolds, whom I love dearly.

It is my further desire that my wife, Helen Rogers, serve as Executrix of my estate and that she be allowed to serve without bond, and I expressly waive all other formalities incident to its administration, so far as is by law permitted.

SIGNED, PUBLISHED AND DECLARED to be my Last Will and Testament on this, the 25th day of January, A. D., 1979.

WITNESSES:

Rebecca A. Difor PO By 255, Redgeland, row 39157
NAME ADDRESS Jackson St. Redgeland Mrs 39157
NAME JONES 215 & Jackson St. Redgeland Mrs 39157
NAME ADDRESS

CERTIFICATE

WE, Rebeuc It D	ifin in and
that/the Testator, Archie Rogers, Will and Testament, signed, publi his Last Will and Testament, in o the same in the presence of each scribed our names thereto in his each other.	certif In the above and foregoing Last shed and declared the same to be our presence, and that he signed of us who, at his request, sub-
We further certify that appeared to be of sound and dispo of the execution and publishing o appeared to be above the age of t	f the aforesaid Will and that he
WITNESS OUR SIGNATURES of January, A. D., 1979.	on this, the <u>asth</u> day
	Rebena A. Deifon
	Juaneere M. Jones

Page 2 of 2 pages.



STATE OF MISSISSIPPI, County of Madison:	11/
I certify that the within instrument was filed	for record in my office this day
of Allemin 1989, at on the Allemin 14,198	o'clock M., and was duly recorded
on the Alcemium 14,198	Book No. Page 77
BILLY V. COOPER, CHANCERY CLERK	BY: Bodgar D.C.