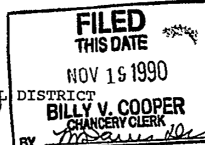
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BOOK SSZAMIDSTE

OF HINDS COUNTY, MISSISSIA



IN THE MATTER OF THE ESTATE OF A TRUE COPY Clerk
MARY WANDA STEBBINS

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MARY WANDA STEBBINS

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PAUSE, NO. P-8512

FRANK C. STEBBINS, JR., ADMINES TRATOR WITH WILL ANNEXED

ORDER WAIVING FINAL ACCOUNT, AND AUTHORIZING PAYMENT OF FEES AND EXPENSES OF ADMINISTRATION, DISTRIBUTION OF ASSETS AND DISCHARGE OF ADMINISTRATOR

CAME ON this day to be heard on the Petition for Waiver of Final Account, for Payment of Fees and Expenses of Administration, for Distribution of Assets and for Discharge of Administrator filed in the above styled and numbered action by Frank C. Stebbins, Jr., Administrator With Will Annexed; and the Court, having reviewed said Petition and being otherwise fully advised in the premises, does find as follows, to-wit: following, to-wit:

- 1. Petitioner, Frank C. Stebbins, Jr., is the duly appointed, qualified and acting Administrator with Will Annexed of the Estate of Mary Wanda Stebbins, Deceased.
- 2. Following his appointment as Administrator in this cause, Petitioner made reasonably diligent efforts to identify all persons having claims against the above styled and numbered Estate and gave notice by mail to persons so identified, at their last known address informing them that a failure to have their claim probated and registered by the Clerk of the Court within 90 days would bar such claim. The persons so identified and their last know addresses are set forth in the Affidavit of Administrator filed herein. Thereafter, Petitioner caused to be published in The Clarion Ledger, a newspaper of general circulation in the First Judicial District of Hinds County, Mississippi, a Notice to Creditors in the time and manner required by law and Proof of Publication of such Notice to Creditors has been filed among the papers in this cause.

BOOK 937 PAGE 382

- 3. All of the claims filed in the Estate and all of the expenses of Decedent's last illness and all of the funeral expenses have been paid. No estate or income taxes are due by or against the Estate, the value of the property last by Decedent being insufficient in value to warrant the filing of either Federal or State estate tax returns. All things necessary for the proper administration of the Estate have been done and performed by Petitioner, and it is now in order for the fee and expenses of the administration to be paid, and upon such payment, for the final distribution of remaining assets to be made to the beneficiaries, and thereafter for the estate to be closed.
- 4. The law firm of Montgomery, Smith-Vaniz & McGraw, Attorneys at Law, was employed to represent Administrator in this estate proceeding, and said attorneys are entitled to a reasonable fee for legal services rendered in this cause. Said attorneys have produced for the Court an itemization of time and expenses incurred for legal services rendered in this cause.
- 5. Administrator has incurred expenses in the amount of \$180.00 for and on behalf of the Estate; and Administrator should be reimbursed for said expenses out of the Estate funds.
- 6. At the time of her death, Decedent died possessed of real property located at 326 Shady Lane, Canton, Mississippi, which is more particularly described hereinafter. Decedent also died possessed of certain funds on deposit in a conservatorship account at Merchants & Farmers Bank in Canton, Mississippi; and various items of personal property as indicated in the Inventory filed herein by Administrator.
- 7. The personal property referred to in the Last Will and Testament of Decedent which was owned by Decedent and existing at the time of Decedent's death should be distributed and disbursed as set forth in paragraph 8 of said Petition.

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BOOK 23 PAGE 506

POOK 337 MGE 383

Frank C. Stebbins, Jr. and Norma Stebbins Stevens are the sole heirs at law of Decedent and, therefore, all other personal property and assets owned by Decedent at the time of her death should be distributed and disbursed to Frank C. Stebbins, Jr. and Norma Stebbins Stevens in equal shares.

- 8. All persons having any interest in the property owned by Decedent or in the administration of this Estate have each signed and filed a Waiver of Process and Entry of Appearance agreeing that the Estate may be closed without further notice, agreeing to the distribution and disbursement of property as set forth in said Petition, and agreeing to the waiver of a final account in this Estate. Petitioner, Frank C. Stebbins, Jr., in his individual capacity, joined in said Petition and the prayer thereof. All things done for the proper administration of the Estate and to carry out the Last Will and Testament of Decedent and to comply with the requirements of law governing the administration of Decedent's Estate have been done.
- 9. This Court has proper jurisdiction of the parties and of the subject matter.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the First and Final Accounting of Petitioner, Frank C. Stebbins, Jr., as Administrator With Will Annexed of the Estate of Mary Wanda Stebbins, Deceased, be, and the same is hereby waived; and,

IT IS FURTHER ORDERED AND ADJUDGED that the Administrator, Frank C. Stebbins, Jr., be, and he hereby is authorized and directed to withdraw the sum of \$180.00 from the Estate Account, account number 702027266, at Merchants & Farmers Bank, and to pay said sum to Frank C. Stebbins, Jr., Individually, for reimbursement of expenses incurred on behalf of the Estate; and,

IT IS FURTHER ORDERED AND ADJUDGED that the Administrator, Frank C. Stebbins, Jr., be, and he hereby is authorized and directed to withdraw the sum of \$(9.50)

RCCY 537 PAGE 384

from the Estate Account, account number 702027266, at Merchants & Farmers Bank, and to pay said sum to the Chancery Clerk of Hinds County for accrued Court costs in this Estate; and,

IT IS FURTHER ORDERED AND ADJUDGED that the Administrator, Frank C. Stebbins, Jr., be, and he hereby is authorized and directed to withdraw the sum of \$\frac{700.00}{1000}\$ from the Estate Account, account number 702027266, at Merchants & Farmers Bank, and to pay said sum to the law firm of Montgomery, Smith-Vaniz & McGraw for attorney fees and expenses incurred on behalf of the Estate; and,

IT IS FURTHER ORDERED AND ADJUDGED that the Administrator, Frank C. Stebbins, Jr., be, and he hereby is authorized and directed to withdraw all funds remaining in the Estate Account, account number 702027266, at Merchants & Farmers Bank, after payment of Court costs, reimbursement of expenses to Administrator and payment of attorney fees, and to pay over and deliver said sum to Frank C. Stebbins, III and Mark Stebbins in equal shares; and,

IT IS FURTHER ORDERED AND ADJUDGED that Frank C. Stebbins, Jr., Administrator, be, and he hereby is authorized and directed to distribute and disburse the personal property of the Estate as follows:

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Property

Frank C. Stebbins, III

All televisions, tape players, and fans; antique toy car

Lourene Stebbins (Johnson)

Collection of rabbits; 1/2 of undesignated jewelry

Paul Stevens, Sr.

Coin collection

Mary Margaret Stevens

1/2 of undesignated jewelry

John Stevens

· · · · · .

Porcelain miniatures of mother and grandmother

Lourene Stebbins

Small diamond ring

Jane Tisdale & Billy Tisdale

Desk and matching chair; red folding rocker; two-drawer bedside table; antique shaving stand; 2-door antique wash stand

ROOK 937 PAGE 385

Jane Tisdale

Gold jewelry box and its contents; wood music box; diamond earrings; diamond drop necklace;

Norma Stebbins Stevens

Mother's engagement ring; 1/2 of unlisted antique furniture and cut glass; 1/2 interest in house and lot at 326 Shady Lane, Canton, Mississippi

Frank C. Stebbins, Jr.

1/2 interest in house and lot located at 326 Shady Lane, Canton, Mississippi; 1/2 of unlisted furniture and cut glass

IT IS FURTHER ORDERED AND ADJUDGED that Frank C. Stebbins, Jr., Administrator, be, and he hereby is authorized and directed to distribute and disburse all remaining personal property owned by Decedent unto Norma Stebbins Stevens and Frank C. Stebbins, Jr., in equal shares; and,

IT IS FURTHER ORDERED AND ADJUDGED that Frank C. Stebbins, Jr., as Administrator of the Estate of Mary Wanda Stebbins, Deceased, be, and he hereby is authorized, empowered and directed to execute a deed conveying unto Frank C. Stebbins, Jr., Individually, and to Norma Stebbins Stevens all of the right, title and interest of Mary Wanda Stebbins in and to the real property located at 326 Shady Lane, Canton, Madison County, Mississippi, which is more particularly described as follows:

Beginning at a point that is 455 feet, more or less, measured east along the north side of East North Street from its intersection with the east margin of Dobson Avenue, said point also being the intersection of the east line of a proposed street with the north line of East North Street, and from said point run north along the east line of said proposed street a distance of 310 feet, more or less, to a stake, and the point of beginning for the lot herein described, and from said point of beginning run thence north along the east margin of said street for a distance of 80 feet to a stake, thence easterly and parallel to the north line of East North Street a distance of 125 feet, more or less, to the west margin of what is known as Rucker's Lane, thence south along said Rucker's Lane a distance of 80 feet to a stake, which said point is also described as being 310 feet north along the west margin of Rucker's Lane from the north margin of East North Street, thence west parallel to the north margin of said East North Street a distance of 125 feet, more or less, to the point of beginning.

BOOK 937 PAGE 386

The above described property may be further described as:

Lot Nine (9) of Shady Grove Subdivision when described with reference to map or plat thereof now on file and of record in Plat Book 3 at Page 88 thereof in the Chancery Clerk's office for Madison County, Mississippi, reference to said map or plat being here made in aid of and as a part of this description.

IT IS FURTHER ORDERED AND ADJUDGED that upon payment and distribution of the above referenced assets, Administrator, Frank C. Stebbins, Jr., shall be fully and finally discharged from his trust as. Administrator of the Estate of Mary Wanda Stebbins, Deceased; and said Estate will thereby be closed.

so ordered and adjudged, this the 25% day of October, 1990.

PRESENTED BY:

ROBERT M. Attorney

for Administrate

MONTGOMERY, SMITH-VANIZ & McGRAW Attorneys at Law Post Office Box 23335 704 North President Street Jackson, Mississippi 39225-3335 Telephone: (601) 969-3100



STATE OF MISSISSIPPI, County of Madison:
I certify that the within instrument was filed for record in my office this day
of November, 1990, at o'clockM., and was duly recorded
of November 1990, at o'clockM., and was duly recorded on the November 19 1990 , Book No. 23 , Page 498
BILLY V. COOPER, CHANCERY CLERK BY: Maney D.C
RILLY V. GUUPER, CHANGER I CLERK DI.

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FIRST DISTRICT

I, PETE McGEE. Clerk of the Chancery Court in and for

. Tvo mentioned County and State do howeby certify that the fore-

or Old is a true and co. Fact copy as appears on record

" office in New Book 937, Page 38/

waven under my hand and cfire al seal of office this the pumbe

CLICERY CLERK. PETE H: J.

BOOK 019 PAGE 499 # 56.686

LAST WILL AND TESTAMENT OF C. W. HICKS

I, C. W. Hicks, a resident of Jackson, Hinds County, Mississippi, being over the age of twenty-one, and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this my Last Will and Testament, and hereby revoke all previous wills.

ITEM I: All of my property, real, personal or mixed, and wherever situated, of which I may die siezed, possessed or entitled to, I give, devise and bequeath to my beloved wife, Martina Arnold Hicks.

while the latter of the second second appoint as my sole Executrix my beloved wife, Martina Arnold Hicks, and direct that she shall not as such be required to give bond; and further do I exempt her from all reporting and accounting to any person or court concerning my estate, relying solely on her good judgment and discretion to use or dispose of my estate as she shall see fit so to do.

Signed this the 25th day of December, 1946, at the Baptist Hospital, in Jackson, Mississippi.

6. M. H. M. 8

Signed, published and declared by the said Testator, C. W. Hicks, as and for his Last Will and Testament in the presence of us, who, in his sight and presence, and in the presence of each other, have subscribed our names hereto as attesting witnesses, at the Baptist Hospital, in Jackson, Mississippi, on this the 25th day of December, 1946.

711 Lamar Blog, M.D. NOV 191990 BILLY V. COOPER



STATE OF MISSISSIPPI, County of Madison:
I certify that the within instrument was filed for record in my office this day
of Mouenter, 1990, at o'clockM., and was duly recorded
on the November 19, 1990, Book No. 23, Page 504.
BILLY V. COOPER, CHANCERY CLERK BY: MAYELEN D.C.

BOOK 019 PAGE 500

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT OF HINDS COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF C. W. HICKS, DECEASED

- NO. 5.6.686

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PROOF OF WILL.

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned notary public in and for said county and state, Dr. Lloyd E. Deddens, a credible and competent subscribing witness to a certain instrument dated December 25, 1946, purporting to be the last will and testament of C. W. Hicks, deceased, late of Hinds County, State of Mississippi, and said witness, having been by me first duly sworn on oath says:

That the said G W. Hicks on the 25th day of December, 1946, the day of the date of said instrument, at Jackson, Mississippi, freely, and without any restraint or undue influence known to him, signed, published and declared this said instrument to be his last will and testament in the presence of said subscribing witness and in the presence of Edward L Boatner, the other subscribing witness thereto; and that the said testator was then of sound and disposing mind, and more than twenty-one years of age; and that he, the said deponent, and the other subscribing witness thereto, then and there, at the special instance and request, and in the presence of the said testator and in the presence of each other, subscribed and attested said instrument as witnesses to the signature and publication thereof, that said testator, at the time of said attestation by said deponent, and the other witnesses, was mentally capable of recognizing and actually conscious of said act of attestation; and that they, the said subscribing witnesses, were,

ROOK 019 PAGE 501

at the time of said attestation, competent witnesses under the laws of the State of Mississippi.

Lloyd E. Deddens, M. L.

Sworn to and subscribed before me, this the 11th day of September,

May L. Backslale

Nofry Public

My commission expires

....11-9-1960

I. PETE McGEE, Clerk of the Chancery Court in and for above mentioned County and State do horeby certify that the foreing 1901 is a true and correct copy as appears in recommy my office in 1902 Book Page 1909 Civen under my ball and official seal of Affice this 1909 Civen under my ball and 1909 Civen un

PETE McGES. VANCERY LERK



STATE OF MISSISSIPPI, County of Madison:	
I certify that the within instrument was filed for record in my office this 19 day	y
of Mozember 1990 at - o'clock M., and was duly recorde	d
on the <u>November 19, 1990</u> , Book No. 23, Page <u>505</u>	•
DULLY COORED CHANCERY CLERK BY: SMOOTHER D.C	

FILED
THIS DATE
NOV 191990
BILLY V. COOPER
THIS DATE
NOV 191990

BOOK 23 PAGE 507

LAST WILL & TESTAMENT

MAR 3 1988

OF

MRS. MARTINA A. HICKS

PETERAGEE, Chobsory Clerk By Laus 1 Comp. 6.

I, MRS. MARTINA A. HICKS, an adult resident citizen of the City of Jackson, First Judicial District of Hinds 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 other wills and codicils heretofore made by me.

ITEM I.

I hereby nominate and appoint the First National Bank of Jackson, Jackson, Mississippi, and Erskine W. Wells, as Co-Executors of this my Last Will and Testament, and I direct that no bond be required of said Co-Executors, and I hereby waive the necessity of having a formal appraisement made of my estate.

ITEM II.

- A. I bequeath the sum of Twenty Five Thousand Dollars (\$25,000.00) to my grandson, Oliver Benton Quin, IV, if he shall survive me; and if he shall not survive me, to his issue who shall survive me, share and share alike; and if neither he nor any issue shall survive me, this bequest shall lapse.
- B. I bequeath the sum of Twenty Five Thousand Dollars (\$25,000.00) to my grandson, Clark Jones Quin, if he shall survive me; and if he shall not survive me, to his issue who shall survive me, share and share alike; and if neither he nor any issue shall survive me, this bequest shall lapse.
- C. I bequeath the sum of Twenty Five Thousand Dollars (\$25,000.00) to my grandson, Richard Hillary Quin, if he shall survive me; and if he shall not survive me, to his issue who shall survive me, share and share alike; and if neither he nor any issue shall survive me, this bequest shall lapse.

Ulro W. a.H.

RGOK 23 PAGE 508

- D. I bequeath the sum of Ten Thousand Dollars (\$10,000.00) to my niece, Mrs. Betty Peebles Pettey, of Columbia, Tennessee, if she shall survive me, and if she shall not survive me, to her daughter, Miss Elizabeth Pettey.
- E. I bequeath the sum of Ten Thousand Dollars (\$10,000.00 to Mr. and Mrs. Arnold Peebles, of Columbia, Tennessee, or if one of them shall predecease me, to the survivor of them.
- F. I bequeath the sum of Ten Thousand Dollars (\$10,000.00) to my nephew, Tom Peebles.
- G. I bequeath the sum of Ten Thousand Dollars (\$10,000.00) to my nephew, Mack Peebles.
- H. I bequeath the sum of Five Thousand Dollars (\$5,000.00) to Mrs. Laurie Peebles, widow of my nephew, Billy Peebles.
- I. I bequeath to my "foster-son," Captain Niles Soderholm, whose present address is Gotgaton 8B, 76100 Norrtalje, Sweden, the sum of One Thousand Dollars (\$1,000.00), if he shall survive me, and if he shall not survive me, this bequest shall lapse.
- Parker Wells, sons of my good friends, Mr. and Mrs. Erskine W. Wells, the sum of One Thousand Dollars (\$1,000.00) each, if they shall survive me, and if either of them shall not survive me, this bequest as to such deceased one shall lapse.
- K. I bequeath the sum of Twenty Thousand Dollars (\$20,000.00) to Good News Broadcasting Association, Incorporated, the present address of which is 301 South 12th Street, Lincoln Nebraska. I desire such sum to be used for the broadcasting of the Gospel of Jesus Christ and for the Foreign Mission work of said corporation, but the Co-Executors shall have no responsibility to check on or supervise the manner in which said money spent, and a receipt from said corporation shall fully discharge the Co-Executors' responsibility in connection with this bequest.
- I. I bequeath the sum of Two Thousand Five Hundred Dollars (\$2,500.00) to my good friend, Rev. William K. Wymond, if he

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300K 086 PAGE 173

BOOK 23 MAGE 509

shall survive me, and if he shall not survive me, this bequest shall lapse.

- M. I bequeath the sum of Twenty Thousand Dollars (\$20,000.00) to Belhaven College, Jackson, Mississipp1.
- N. I bequeath the sum of Twenty Thousand Dollars (\$20,000.00) to French Camp Academy, French Camp, Mississippi.
- O. I bequeath the sum of Ten Thousand Dollars (\$10,000.00) to Jackson Youth for Christ, Jackson, Mississippi.
- P. I bequeath the sum of Ten Thousand Dollars (\$10,000.00) to Friends of Alcoholics, Inc., Jackson, Mississippi.
- Q. I bequeath the sum of Five Thousand Dollars (\$5,000.00) to the Greater European Mission, of Wheaton, Illinois.
- R. I bequeath the sum of Ten Thousand Dollars (\$10,000.00) to the Gateway Rescue Mission, Inc., Jackson, Mississippi.
- S. I bequeath to my good friend, James E. Fowler, of Jackson, Mississippi, my antique bedroom suite, consisting of bed, dresser and washstand with mirror.
- T. I bequeath the sum of Five Thousand Dollars (\$5,000.00) to my good friends, Mr. and Mrs. Clifford Peterson, or if one of them should predecease me, to the survivor of them.
- U. I bequeath the sum of Five Thousand Dollars (\$5,000.00) to my good friends, Mr. and Mrs. William B. Robinson, or if one of them should predecease me, to the survivor of them.
- V. I bequeath the sum of Five Thousand Dollars (\$5,000.00) to my good friends, Mr and Mrs. Grady Johnson, or if one of them should predecease me, to the survivor of them.
- W. I bequeath the sum of Two Thousand Five Hundred Dollars (\$2,500.00) to Betty Quinn, of Jackson, Mississippi, who has been so kind to me through the years.
- X. I bequeath the sum of Two Thousand Five Hundred Dollars (\$2,500.00) to Mrs. Nell Wells, who has been my good friend for many years.

Un may-

BGOK 23 PAGE 516

- Y. I bequeath the sum of Two Thousand Five Hundred Dollars (\$2,500.00) to my good friends, Mr. and Mrs. J. Cooper Campbell, or if one of them should predecease me, to the survivor of them.
- Z. I bequeath the sum of Two Thousand Five Hundred Dollars (\$2,500.00) to my good friends, Mr. and Mrs. Ed H. Williford, or if one of them should predecease me, to the survivor of them.

ITEM III.

I inherited all of the O. B. Quin, Sr. Farm, 697 Acres, more or less, in Pike County, Mississippi, from my first husband, the late O. B. Quin, Jr.; and upon his death, I deeded a one-half (1/2) interest in said land to our son, O. B. Quin, III, retaining a one-half (1/2) interest in myself. I devise and bequeath all of my interest in that property to my three grandsons, Oliver Benton Quin, IV, Clark Jones Quin, and Richard Hillary Quin, share and share alike, or if one of them should predecease me with issue, to the issue of such deceased grandson, or if one of the should predecease me without issue, then his share shall be divided equally between the surviving grandsons, or their issue, per stirpes, a legal description of said property, all of which is situated in Pike County, Mississippi, being as follows:

Northeast Quarter of the Northeast Quarter (NE 1/4 of the NE 14/), Section 18, Township 3 North Range 9 East.

ALSO, Southwest Quarter (SW 1/4), Section 5, Township 3 North Range 9 East.

ALSO, South Half of the Southeast Quarter (S 1/2 of the SE 1/4); and the South Half of the Southwest Quarter (S 1/2 of the SW 1/4), east of the river, containing sixty-two (62) acres more or less; and 1.24 acres in the Southeast corner of the North Half of the Southeast Quarter (N 1/2 of the SE 1/4), all in Section 6, Township 3 North Range 9 East.

ALSO, the East Half and the North Half of the Northwest Quarter (E 1/2 of the N 1/2 of the NW 1/4), east of the river, containing thirty (30) acres more or less, in Section 7, Township 3 North, Range 9 East, it being my intention to devise my interest in the said O. B. Quin Farm, whether correctly described above or not.

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" BOOK 086 PAGE 175

The above described property has been in the Quin family for 7 generations, and, for sentiment sake, it is my desire that the ownership of this property will continue in the Quin family line.

ITEM IV.

All the rest and residue of my estate, of whatsoever kind or character and wheresoever situated, I do hereby devise and bequeath to Reformed Theological Seminary, Jackson, Mississippi. The estate taxes and expenses of administration shall be borne by said residuary legatee and devisee.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 17th day of February, 1984.

Us Wartin A. HICKS

This instrument was, on the date shown above, signed, published and declared by MRS. MARTINA HICKS 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.

John E. Hundes III

William H. Holoung

Patricia R. Hatteff



STATE OF MISSISSIPPI, County of Madison:	1
I certify that the within instrument was filed for record in my office this	_ _day
of Mullen, 1990, at o'clockM., and was duly reco	rded
on the November 19, 1990, Book No. 23, Page 50	<u> 2</u> .
BILLY V COOPER CHANCERY CLERK BY	D 0

THE CHANCERY COURT OF THE FIRST JUNEOUS TRICT OF HINDS COUNTY, MISSISSIPPI MAR 3 1983

IN THE MATTER OF THE WILL AND ESTATPETE MODE, Changery Chas. P-6918 OF MRS. MARTINA A. HICKS, DECEASED By Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will and estated by Flow Could be a series of the will be a series o

APPIDAVIT OF WITNESSES TO LAST WILL AND TESTAMENT

STATE OF MISSISSIPPI)
COUNTY OF HINDS)

Personally appeared before me, the undersigned authority at law in and for the aforesaid jurisdiction, JOHN E. HUGHES, III, WILLIAM H. GLOVER, JR. and PATRICIA A. RATLIFF, who, being by me first duly sworn, state on oath as follows:

That they are the subscribing witnesses to the Last Will and Testament of Mrs. Martina A. Hicks, deceased, dated February 17, 1984, the original said Last Will and Testament being attached hereto, and a true copy of same being attached to the Petition for Letters Testamentary and marked Exhibit "A" thereto, and that said instrument was executed by said Mrs. Martina A. Hicks on said date in their presence, and that Afflants subscribed their names to said Last Will and Testament at the instance and request of said Mrs. Martina A. Hicks, in her presence, and in the presence of each other, and that at the time of the execution of said Last Will and Testament by Mrs. Martina A. Hicks, she was of sound and disposing mind and memory and over the age of

FILED
THIS DATE
NUV 19 1990
BILLY V COUPER
BY

JOHN E. HUGHES, IN

JOHN E. HUGHES, IN

WILLIAM H. GLOVER, JR.

Vaticin // (at/a)

PATRICIA A. RATLIFF

sworn to and subscribed before me, this the 26th day of

Bill R. Dull

My Commission Expires:

7/2/89

BILLY V. COOPER, CHANCERY CLERK BY Mallur D.C

900K SS4 PAGE S4

THIS DATE 3c NOV 19 1990 BILLY V. COOPER CHANCERY CLERK BY TYPOCHUS SOL

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT OF
HINDS COUNTY, MISSISSIPPI #

IN THE MATTER OF THE WILL AND ESTATE OF

MRS. MARTINA A. HICKS, DECEASED

PETE MGET, Ch. NO.

ORDER APPROVING FINAL ACCOUNT AND CLOSING ESTATE

THIS CAUSE came on this day to be heard on the Petition of Trustmark National Bank, Jackson, Mississippi, and Erskine W. Wells, Co-Executors (hereinafter referred to as Executor) of the Will and Estate of Mrs. Martina A. Hicks, deceased, for Approval of Final Account and for Authority to Close Estate, and it appearing unto the Court and the Court finding:

- 1. That Mrs. Martina A. Hicks departed this life testate on or about February 25, 1988, and at the time of her death she had a fixed place of residence in the First Judicial District of Hinds County, Mississippi.
- 2. That said decedent left a Last Will and Testament dated February 17, 1984, which Will has been probated in common form in this Court, having been admitted to probate on March 3, 1988.
- 3. That by Order of this Court on March 3, 1988, Trustmark National Bank, Jackson, Mississippi (formerly First National Bank of Jackson, Jackson, Mississippi), Petitioner herein, was named, designated and appointed as Executor, without bond, and that it qualified as such by taking the oath prescribed by statute and that Letters Testamentary were duly issued to it by this Court on March 3, 1988.
- 4. Pursuant to § 91-7-193, <u>Mississippi Code of 1972</u>, the name and address of the interested party is as follows: Reformed Theological Seminary, 5422 Clinton Boulevard, Jackson, Mississippi, 39209.
- 5. That said Executor caused Notice to Creditors to be duly published in <u>The Clarion Ledger</u>, a newspaper of general circulation published in the First Judicial District of Hinds County,

Mississippi, on March 9, March 16, and March 23, 1988, as required by law, and Proof of Publication of said Notice has been filed with the other papers in this cause.

- 6. The time within which claims may be filed against said estate has now expired, and all claims have been paid in full. Executor has no knowledge of any unpaid creditors of said Estate.
- 7. All Federal and Mississippi estate taxes due from said estate have been paid.
- 8. A Final Account was attached to said Petition as Exhibit "C" covering the period from March 2, 1988, through August 14, 1989, showing as of August 14, 1989, a balance of income cash in the amount of \$1,363.72; a deficit of principal cash in the amount, of (\$1,363.72); and principal investments on hand having a book value of \$275,114.72. The gross estate as shown on the Federal estate tax return was \$653,577.00.
- 9. Vouchers were not filed with said account pursuant to § 91-7-291, <u>Mississippi Code of 1972</u>, but are on file and shall remain on file with the said Trustmark National Bank, Jackson, Mississippi, and same shall be available for inspection by any interested party.
- 10. By order of the Court dated September 13, 1988, an Executor's fee of \$15,875.00 was approved and an attorneys' fee of \$15,225.00 was approved. Since that time additional services have been rendered to the estate by said executor and the law firm of Wells, Wells, Marble & Hurst.
- 11. That said Executor desires authority to pay to the Clerk of this Court all Court costs accrued herein, and to pay administrative costs as follows:
 - A. to Trustmark National Bank, Jackson, Mississippi, the amount of \$1,200.00, being the balance of the Executor's fee; and
 - . B. to Wells, Wells, Marble & Hurst, Jackson, Mississippi, the amount of \$4,425.00, being the balance of the

800K 854 PAGE 86

attorneys' fees, plus out-of-pocket expenses incurred by said firm.

- All of the specific bequests under Item II of said Last 12. Will and Testament (except Paragraph I) have been paid as evidenced by receipts from each of the beneficiaries which have been filed in this cause. Under Paragraph I of Item II a bequest of One Thousand Dollars (\$1,000.00) was left to Captain Niles Soderholm, whose address was listed as Gotgaton 8B, 76100 Norrtalje, After diligent effort, Executor has been unable to Sweden. Executor believes that it is locate Captain Niles Soderholm. likely that said beneficiary did not survive Mrs. Martina A. Hicks. However, if the said Captain Niles Soderholm is located in the future, Reformed Theological Seminary, as recipient of all the rest and residue of the estate, has agreed to pay said One Thousand Dollars (\$1,000.00) bequest to said beneficiary.
- 13. Under Item III of said Last Will and Testament, Mrs. Martina A. Hicks devised and bequeathed all of her interest in certain real property hereinafter described in Pike County, Mississippi, to Oliver Benton Quin, IV, Clark Jones Quin, and Richard Hillary Quin, share and share alike.
- 14. Under Item IV of said Last Will and Testament, Mrs. Martina A. Hicks devised and bequeathed all the rest and residue of the estate to Reformed Theological Seminary, Jackson, Mississippi.
- 15. The interested party joined in said Petition waiving service of process.
- 16. That the only things remaining to be done by Petitioner are payment of all Court costs accrued herein, payment of the Executor's fee and attorney's fee as set forth above, obtaining decree of the Court stating that the above described real estate in Pike County, Mississippi, is vested in Oliver Benton Quin, IV, Clark Jones Quin, and Richard Hillary Quin, share and share alike, and distribution of the rest and residue of the estate to Reformed Theological Seminary, Jackson, Mississippi.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED as follows:

- 1. That said Final Account be and is hereby approved and allowed, and that all of the actions of the Executor be and are hereby ratified and confirmed;
- 2. That said Executor be and is hereby authorized and directed to pay to the Clerk of this Court all Court costs accrued herein, and to pay administrative costs as follows:
 - A. to Trustmark National Bank, Jackson, Mississippi, the amount of \$1,200.00, being the balance of the Executor's fee; and
 - B. to Wells, Wells, Marble & Hurst, Jackson, Mississippi, the amount of \$4,425.00, being the balance of the attorneys' fees, plus out-of-pocket expenses incurred by said firm;
- 3. That the real property in Pike County, Mississippi, described in Item III of said Last Will and Testament, be and is hereby vested in Oliver Benton Quin, IV, Clark Jones Quin, and Richard Hillary Quin, share and share alike, said real property being described as follows:

Northeast Quarter of the Northeast Quarter (NE-1/4 of the NE-1/4), Section 18, Township 3 North, Range 9 East.

ALSO, Southwest Quarter (SW-1/4), Section 5, Township 3 North, Range 9 East.

ALSO, South Half of the Southeast Quarter (S-1/2 of the SE-1/4); and the South Half of the Southwest Quarter (S-1/2 of the SW-1/4), east of the river, containing sixty-two (62) acres more or less; and 1.24 acres in the Southeast corner of the North Half of the Southeast Quarter (N-1/2 of the SE-1/4), all in Section 6, Township 3 North, Range 9 East.

ALSO, the East Half and the North Half of the Northwest Quarter (E-1/2 of the N-1/2 of the NW-1/4), east of the river, containing thirty (30) acres more or less, in Section 7, Township 3 North, Range 9 East, it being my intention to devise my interest in the said O. B. Quin Farm, whether correctly described above or not.

4. That Executor be and is hereby authorized and directed to distribute the rest and residue of the property comprising the estate to Reformed Theological Seminary, Jackson, Mississippi; and

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5. That after taking all of the actions set forth above, the Executor will then be fully and finally discharged and relieved from any further obligations or responsibilities or liabilities.

SO ORDERED, ADJUDGED AND DECREED, on this the day of September, 1989.

CHANCELLOR

Presented By:

Wells, Wells, Marble & Hurst Post Office Box 131 Jackson, Mississippi 39205 Telephone Number: 601/355-8321

COUNTY, Wishes

STATE OF MISSISSIPPI, County of Madison:			10	
I certify that the within instrument was filed	for record in my	office this,		day
of November , 1990, at	o'clock	M., and	was duly	recorded
of November , 1910, at on the Movember 19, 1990	<u>ッ</u> , Book No	23	_ , Page _	<u>73</u> 7.
BILLY V. COOPER, CHANCERY CLERK	ву:	•		•

and contract to the

E. A. REDDOCH

BOOK 23 PARE 518

Tast Will and Testament

of

F. A. REDDOCH

TH

STATE OF MISSISSIPPI COUNTY OF MADISON FILED
THIS DATE

NOV 26 1990

BILLY V. COOPER
CHANCERY CLERK

30-57/

I, E. A. REDDOCH, a resident citizen of Madison County, Mississippi, being of sound and disposing mind, memory and understanding, and being over the age of twenty-one (21) years, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills, Testaments and Codicils thereto heretofore made by me.

ITEM I

I hereby direct that all of my just and lawful debts duly probated be paid, including expenses of my funeral and a suitable marker for my grave; that the administration of my estate be completed and closed as soon after my death as may be reasonably possible.

ITEM II

I give, devise and bequeath my home, and the real property upon which it is situated, located at 325 North Liberty Street, Canton, Mississippi, to my daughter, RUTH ELLEN REDDOCH, and to my son, RAYMOND LUKE HILL, share and share alike.

ITEM III

All the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or to

E. A. REDDOCH

144B

BOOK 23 PAGE 519

which I shall have any power of appointment, I do hereby give, devise and bequeath to my daughter, RUTH ELLEN .

REDDOCH, and the same shall be here absolutely.

ITEM IV

I hereby appoint, nominate and constitute my daughter, RUTH ELLEN REDDOCH, as Executrix of this 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 for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and re-invest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents or accountants that she may deem necessary and for the best interest of my estate and to pay unto herself a just and reasonable compensation as Executrix.

The foregoing Will consists of three (3) pages, at the bottom of each of which I have signed my name.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament on this the 29 day of

_, 1987.

E A REDDOCH

mka aw L

1742 WL E. A. REDDOCH

Back 23 Tage 519H

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

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Center no 39046

About w Long

ADDRESS: 807 Plantus Punt

Cantin, MS 39046

milis pwl E. A. REDDOCH

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STATE OF MISSISSIPPI, County of Madison:	7/	
I certify that the within instrument was filed for record in my office this	26	day
o'clock M, and v	was duly	recorded
on the <i>Monember</i> 24, 1990, Book No. 23	_, Page _	<u>578</u>
BILLY V. COOPER CHANCERY CLERK BY Manue		D.C
BILLY V. COOPER, CHANCERY CLERK BY		

BEEK 23 FAME 520

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE

OF

E. A. REDDOCH, DECEASED

FILED
THIS DATE

NOV 26 1990

BILLY V. COOPER

PROOF OF WILL

STATE OF MISSISSIPPI MADISON COUNTY

Personally appeared before me, the undersigned authority in and for said county and state, the undersigned ROBERT W. LONG who, being by me first duly sworn, states on oath

That affiant, Robert N. Long, was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of E. A. Reddoch, and affiant states that the said E. A. Reddoch signed, published and declared said instrument as his Last Will and Testament on the 29th day of July, 1987, the date of said instrument, in the presence of this deponent and in the presence of Marie H. Banes, the other subscribing witness thereto, and that said Testator was then of sound and disposing mind and memory and more than twenty-one years of age, and this deponent and Marie H. Banes 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 said Testator and in the presence of each other on the day and year of the date of said instrument.

Robert W. Long

Robert W Long

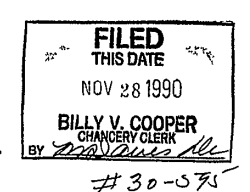
SWORN to and subscribed before me, this the 3/2 day of

<u>Slove Pilone Pianelse</u>
Norary Public

y commission expires Morenber 14 1991



STATE OF MISSISSIPPI, County of Madison:	•	- 14
I certify that the within instrument was filed	for record in my office this	day
-4 MARIA LA 1990 81 -	o'clock M., and	l was duly recorded
on the Malandu 26 1990	, Book No	, Page <u>520</u>
BILLY V. COOPER, CHANCERY CLERK	BY. Mane	D.C



LAST WILL AND TESTAMENT OF MARY MCLELLAN SPIVEY

ARTICLE I

I, MARY MCLELLAN SPIVEY, a resident of Ridgeland, Madison County, Mississippi, declare this to be my Last Will and Testament, hereby revoking all wills and codicils heretofore made by me.

ARTICLE II

I direct that all of my debts (including unpaid charitable pledges and church tithes, whether or not the same are enforceable obligations of my estate), all expenses of my last illness, all funeral and burial expenses (including the cost of administration of my estate) be paid as soon as practicable after my death out of the principal of my residuary estate.

In the event that any property or interest in property passing under this Will or by operation of law or otherwise by reason of my death shall be encumbered by a mortgage or lien, or shall be pledged to secure any obligation (whether the property or interest in property so encumbered or pledged shall be owned by me jointly or individually), it is my intention that such indebtedness shall not be charged to or paid from my estate, but that the devisee, legatee, joint owner taking by survivorship, or beneficiary shall take such property or interest in property subject to all encumbrances existing at the time of my death.

It is my intention, however, that nothing in this article of my Will should be construed as creating an express trust or fund for the payment of debts and expenses which would in any way extend the normal statute of limitations for the payment of my debts or enlarge upon any statutory duty to pay debts.

ARTICLE III

I direct that all estate and inheritance taxes and other taxes in the general nature thereof (together with any interest or penalty thereon), but not including any taxes generation-skipping transfers under the Federal tax laws, nor any Qualified Terminable Interest Property Tax, 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 or policies of insurance on my life, or with respect to any other property (including property over which I have a taxable power of appointment) included in my gross estate for the purpose of such taxes, shall be paid by my Executrix out of the principal of my residuary estate , and I direct that no part of any of such taxes be charged against (or collected from) the person receiving or in possession of the property taxed, or receiving the benefit thereof, it being my intention that all such persons, legatees, devisees, surviving tenants by the entirety, appointees, and beneficiaries receive full benefits without any diminution on account of such taxes.

ARTICLE IV

I bequeath and devise my Estate as follows:

To Sheila McLellan, I hereby relinquish her from payment of any monies due me from her at the time of my death. I further bequeath unto Sheila McLellan my diamond rings and all other jewelry. In the event that Sheila McLellan should remarry prior to my death, then those monies which she owes me at the time of death shall be paid to her sons, Bobby and Alex McLellan, under the terms and conditions of payment in effect at the time of my death, said sums to be used for their education pursuant to the terms set forth belowin article VII.

To Walter McLellan, I bequeath the sum of One Thousand Dollars (\$1,000.00) in addition to all the antiques and other personal

items I have given Walter prior to my death.

To Billy McLellan, I bequeath the sum of One Hundred Thousand Dollars (\$100,000.00) and also, if Billy McLellan shall owe me any money at the time of my death, then that debt is hereby forgiven.

To Abbie Churchman, I bequeath the sum of Five Thousand Dollars (\$5,000.00) and one of the large chairs in the living room.

To my church, Grace Epsicopol Church in Canton, Mississippi, I bequeath the sum of One Thousand Dollars (\$1,000.00).

To Alex McLellan, I leave my books and my secretary.

To Bobby and Alex McLellan, I bequeath the Boehm Birds and the animals located in my home.

To Billy McLellan, I give the lounge chair.

To my good friend and companion, Una Amsler, I give her a choice of a silver item not otherwise bequeathed.

My silver, I give to Sheila McLellan for her use during her lifetime and upon her death, to her sons, Alex and Bobby McLellan.

To Mary Nell Pace, I give one of the large chairs in the living room.

To Katherine Everett, I give one large chair in the living room.

The remainder of my furniture, I bequeath to Sheila McLellan, Bobby McLellan and Alex McLellan to be divided equally among them.

The rest residue and remainder of my Estate, whether real or personal, of whatever situate, I bequeath to my nephews, Alex McLellan and Bobby McLellan to be held in trust for their educational needs as set forth in Article VII below.

ARTICLE V

I hereby appoint Sheila McLellan to be the Executrix of my Last Will, to serve without security or any bond required by law and without any accounting or inventory to any court and to have those powers and discretion provided in Article VII, and any others that may be granted by law, all to be exercised without court order.

ARTICLE VI

I hereby grant to my Executrix the continuing, absolute, discretionary power to deal with any property, real or personal, held in my estate, as freely as I might in the handling of my own affairs. Such power may be exercised independently without prior or subsequent approval of any judicial authority, and no person dealing with her shall be required to inquire into the propriety of any of her actions. I vest my Executrix with full power to sell, transfer, and convey any property, real or personal, which I may own at the time of my death at such time and price and upon such terms and conditions (including credit) as she may determine and to do every other act and thing necessary or appropriate for the complete administration of my estate. My Executrix shall make provisions for my body to be buried in at a place and time deemed suitable to her. I direct that my burial arrangements be made through Wright & Fergerson Funeral Home and that I be buried in a steel casket. My Executrix, shall not sell items considered to be heirlooms by the members of my family.

ARTICLE VII

I appoint Sheila McLellan, or if she fails to qualify or ceases to act, a suitable individual to be named by Sheila McLellan, to act as Trustee over the Estate of Alex McLellan and Bobby McLellan and under the powers and laws of the State of Mississippi. Any funds not used for the education of Bobby and Alex McLellan, as set forth in Article V above, shall only be disbursed to said beneficiaries after they have completed a standard four (4) year college education or each reached the age of 25, whichever occurs first.

ARTICLE VIII

If any beneficiaries herein or other heir at law should contest this will, then that person or persons shall not, under any circumstances, participate in any part of my estate whatsoever, either through bequest or otherwise.

IN WITNESS WHEREOF, I sign, seal, publish, and declare this instrument to be my Last Will and Testament, this the <u>92</u> day of <u>August</u>, A.D., 1990.

MARY MCCELLAN SPIVEY Pruey

WITNESSES:

Honle & Hort

P.O. BOX 685 RISELAND, MS. 600 PEAR DRYHARS RO. RIDELAND MS. 855 Resa Orchard Suit 31 Regional MS



STATE OF MISSISSIPPI, County of Madison:	-c)
I certify that the within instrument was filed for record in my office t	his <u>28 </u>
of 162 man 1990, at o'clock — M., a	nd was duly recorded
on the <u>November</u> 28, 1996, Book No. 23	, Page <u>52/</u> .
BULLY V COOPER CHANCERY CLERK BY: Market	n.c

BOOK 23 PAGE 526

FILED
THIS DATE
NUV 28 1990
BILLY V. COOPER
CHANCERY CLERK
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IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF MARY MCLELLAN SPIVEY

NO. 30-595

. 1. Mary ...

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

· · · · ·

Personally came and appeared before me, the undersigned authority in and for the aforesaid jurisdiction, HULDA HART, who after being by me first duly sworn, states on her oath that she witnessed the execution of the Last Will and Testament of Mary McLellan Spivey attached hereto as a subscribing witness, on the 9th day of August 1990, and that, at said time, the said Mary McLellan Spivey did affix her signature to said Will in the presence of David L. Valentine and Thad McLaurin and who, and each of us, were in the presence of Mary McLellan Spivey who, having announced to said witnesses that she did make, publish and delcare said writing to be her Last Will and Testament, and appearing to be of sound and disposing mind, memory and understanding, and being over the age of twenty-one years at said time.

Hulda Hart

SWORN TO AND SUBSCRIBED BEFORE ME, this the 27 day of _

NOTE DAY OF THE TO

My Commission Expires:

STATE OF MISSISSIPPI, County of Madison.

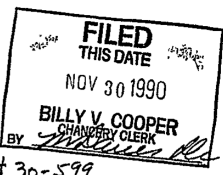
of November 1990, at o'clock—M., and was duly recorded on the November 28, 1990, Book No 23, Page 526.

BILLY V. COOPER, CHANCERY CLERK BY: Maney D.C.

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23 PAGE 527

LAST WILL AND TESTAMENT OF OTIS ALLEN



世 30-599

I, Otis Allen, a resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory and of lawful age, do hereby make, publish and declare the following as and for my Last Will and Testament:

ITEM ONE: I hereby revoke any and all wills heretofore made by me.

ITEM TWO: I hereby give, devise and bequeath unto my wife, TOMMIE U. ALLEN, presently a resident citizen of Canton, Madison County, Mississippi, all of my property and estate of every kind and character, real, personal and mixed, and wheresoever the same may be situated or located.

ITEM THREE: I hereby nominate and appoint my wife, Tommie U. Allen, as sole executrix of my Last Will and Testament and estate, and direct that no bond, appraisement or accounting be required of her in that capacity, and that she not be required to account to anyone or any court in that capacity.

IN TESTIMONY WHEREOF, I have hereunto set my hand on this the ___2/_ day of February, 1964, 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.

WITNESSES:

STATE	OF	MISSISS	IPPI, Co	unty of	Madison:

I certify that the within instrument was filed for	or record in my office this	<u> 30</u> day
of <u>November</u> , 1990, at	o'clockM., and was	duly recorded
on the November 30, 1990	, Book No. <u>. & 3</u> , P	age <u>ろえク</u> .
,	c D	

BILLY V. COOPER, CHANCERY CLERK

BY: Maauer

D.C.

BOOK 23 PAGE 528

FILED
THIS DATE
NOV 30 1990
BILLY V COOPER

IN THE CHANCERY COURT OF MADISON COUNTY

IN THE MATTER OF THE ESTATE OF OTIS ALLEN, DECEASED

CIVIL ACTION FILE NO. 30-599

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, LUCILLE SMITH-VANIZ, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Otis Allen, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Otis Allen, signed, published and declared said instrument as his Last Will and Testament on the 21st day of February, 1964, the day and date of said instrument, in the presence of this affiant and W. H. Ledbetter, 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, LUCILLE SMITH-VANIZ, the Affiant and W. H. LEDBETTER, 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.

SWORN TO AND SUBSCRIBED BEFORE ME, on this the State of Town Per 1990.

MY COMMISSION EXPIRES:



MANAGEM S. L. C. S. S. S. M. M. M.

23 PAGE 529

NOV 30 1990 IN THE CHANCERY COURT OF MADISON COUNTY, MENTANCIER COURT

1.40

IN THE MATTER OF THE ESTATE OF OTIS ALLEN, DECEASED

CIVIL ACTION FILE NO. 30 -599

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, W. H. LEDBETTER, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Otis Allen, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Otis Allen, signed, published and declared said instrument as his Last Will and Testament on the 21st day of February, 1964, the day and date of said instrument, in the presence of this affiant and Lucille Smith-Vaniz, 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, W. H. LEDBETTER, the Affiant and LUCILLE SMITH-VANIZ, 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.

SWORN TO AND SUBSCRIBED BEFORE ME, on day of <u>November</u>

MY COMMISSION EXPIRES:

STATE OF MISSISSIPPI, County of Madison		3 -
I certify that the within instrument was filed for	r record in my office this_	<u>ವ್ </u> day
of 7/10 at 1990 at -	— oʻclock — M., and w	as duiv recorded
on the Morenher 30, 1990	, Book No. <u>23</u>	, Page <u>ک</u>
	Y: mauer	

Tast Will and Testament

HORACE BROWN \$30-600

I, Horace Brown, resident of Madison a County, Mississippi, being of sound mind and disposing memory and over the age of twenty-one years, do make, declare and publish the following as my LAST WILL AND TESTAMENT, revoking all others heretofore made by me.

I give, devise and bequeath two-thirds all of my property, real, personal and mixed that I might die seized and possessed to my wife, Malinda Brown, and my daughter, May Lee Lacy, each to share and share alike.

I hereby give, devise and bequeath unto my grandchildren, being children of Bertha Lee Farmer, who are Shelly' Brown and Gloria Brown, one-sixth each of all my property, whether it be real, personal, or mixed, wheresoever situated or howsoever described.

I name, constitute and appoint my wife, Item 3. Brown as executrix of this My Last Will Malinda Testament, and direct no bond be required of her and she be not required to account to any courts.

WITNESS my signature this 16th day of May, 1990, 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 16th day of May, 1990.

Florace Macco

HORACE BROWN

WITNESSES:

23 445531 800%

ATTESTATION CLAUSE

WE, each of the subscribing witnesses to the Last Will and Testament of Horace Brown, do hereby certify that said instrument was signed in the presence of each of us, and that said Horace Brown, declared the same to by 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 Horace Brown, in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the //day of May_____, 1990. Faith Africe

Deve Herm

WITNESSES

SPER CAPELLE COUNTY

STATE OF MISSISSIFFI, County of Madison.	
I certify that the within instrument was filed for record in my office this 30	_ day
of November 1990, at o'clock M., and was duly reco	orded
on the <u>November 30, 1990</u> , Book No. 23, Page 5	<u>30</u> .
BILLY V. COOPER, CHANCERY CLERK BY: Manes	D.C.

11/2

BOOK 23 PAGE 532

FILED
THIS DATE
NOV 30 1990
BILLY V. COOPER
MISSISSIPPI THEOLUME
BY

IN THE CHANCERY COURT OF MADISON COUNTY,

IN THE MATTER OF THE ESTATE OF HORACE BROWN, DECEASED

CIVIL ACTION FILE NO. 30-600

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI COUNTY OF Machine

THIS DAY personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, Faith A. Rice, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Horace Brown, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Horace Brown, signed, published and declared said instrument as his Last Will and Testament on the 16th day of May, 1990, the day and date of said instrument, in the presence of this affiant and Dewey Hembree, 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, Faith A. Rice, the Affiant and Dewey Hembree, 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.

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 304-

My commission expires:

STATE OF MISSISSIPPI, County of Madison:

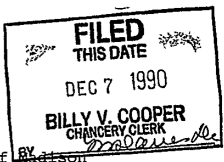
I certify that the within instrument was filed for record in my office this 30 day of Morenham, 1990, at o'clock M., and was duly recorded on the Morenham 30, 1990, Book No. 23, Page 532.

BILLY V. COOPER, CHANCERY CLERK BY: Dawn D. C.

LAST WILL AND TESTAMENT

OF

#30-604 FRANCES MOORE



I, FRANCES MOORE, an adult resident citizen of Exact 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.

ARTICLE I PAYMENT OF EXPENSES AND DEBTS

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 II SPECIAL BEQUESTS

I will, devise and bequeath the following special bequests and devises:

- To my niece, MRS. LEE SAXON, my round center diamond ring with eight (8) smaller surrounding diamonds.
- To my niece, MRS. GWENDOLYN "WENDY" REILLY, my three (3) diamond ring in diagonal setting.
- To my great nephew, RICHARD K. MOORE, my 1977 Ford LTD automobile.
- To the wife of my deceased nephew, MRS. SAM R. "JUNE" MOORE, all of my household effects and tangible personal corporeal property. Any such household and personal effects not taken by her shall be sold by my Executor, and the proceeds shall be added to my residuary estate and disposed of accordingly.

ARTICLE III RESIDUARY ESTATE

I will, devise and bequeath all the rest, residue and remainder of my estate, whether real, personal or mixed, and of whatsoever kind or character and wheresoever situated, together with any lapsed bequests or devises to the following beneficiaries in equal shares:

- A. To my nephew, RICHARD W. MOORE, if he is living. If he is not living, then his share shall be added back to my residuary estate and divided among the other remaining beneficiaries as herein set forth,
- B. To my nephew, DR. JEFF R. MOORE, and his wife, VALEE H. MOORE, or survivor, if either or both are living. If they are not living, to their children, share and share alike.
- C. To the wife of a deceased nephew, MRS. GWEN ENGLISH, if she is living. If she is not living, then to her children, share and share allke.
- D. To the wife of a deceased nephew, MRS. SAM R. "JUNE" MOORE, if she is living. If she is not living, then to the children of Sam R. Moore, my deceased nephew, share and share alike.
- E. To my niece, MRS. LEE SAXON, if she is living. If she is not living, then to her children, share and share alike.
- F. To my nephew, JAMES HOUSTON MOORE, if he is living. If he is not living, then his share shall be added back to my residuary estate and divided among the other remaining beneficiaries as herein set forth.

Each subparagraph above, A through F respectively, is a separate bequest or devise and, as such, represents a separate but equal share.

ARTICLE IV GENERAL PROVISIONS

- A. I appoint TRUSTMARK NATIONAL BANK, Jackson, Mississippi, as Executor of this my Last Will and Testament.
- B. I direct that my said Executor shall not be required to file any inventory or appraisal of my estate or be required to give any bond whatsoever or to give any accounting to any Court or obtain the order or approval of any Court in the exercise of any power or discretion herein given.
- C. I do hereby grant unto my Executor, during the administration of my estate, the power to sell any of my estate, whether real, personal or mixed, at public or private sale, to be exercised without any Court Order and at such price and on such

terms and conditions as my Executor, in its sole and absolute discretion, may determine, and to execute and deliver any and all instruments in writing which may be advisable to carry out said powers, and no party to such instrument in writing, signed by the Executor, shall be obliged to inquire into its validity, or be bound to see to the application by the Executor of any money or other property paid or delivered to said Executor, pursuant to the terms of any such instrument; to make distribution of my estate in cash or in kind; and to employ agents, attorneys, auditors, bookkeepers and depositories, with or without discretionary powers; to exercise in its sole and absolute discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law," 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 Law" is hereby incorporated herein by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executor, herein named, shall continue to have all of the powers, rights and discretions granted by said "Uniform Trustees' Powers Law," the same as if it were still in effect.

ARTICLE V STATEMENT OF INTENT

Although I have excluded my brother, Wilbur F. Moore, as a beneficiary under this Will, it is not because of a lack of love and affection. As he has ample assets in his own name, I have, therefore, named other individuals as beneficiaries of 'my estate.

IN WITNESS WHEREOF, I, FRANCES MOORE, have to this my Last Will and Testament, consisting of four (4) pages, subscribed my name, this the 23rd day of February , 1988.

FRANCES MOORE

WITNESSES

This instrument was, on the day and year shown above, signed, published and declared by FRANCES MOORE 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.

WITNESSES:

ADDRESSES:

Ham & Santa &	10. Box 291
•	Jacken 912 39205
Robert & Williford	537 Trustmark
	Tackson Mrs 3920



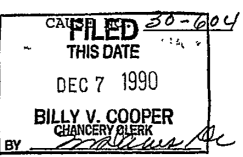
STATE OF MISSISSIPPI, County of Madison:	-fl
I certify that the within instrument was filed for record in my office this,	day
of December, 1990, at o'clock M., and	was duly recorded
on the Alexander 7, 1990, Book No. 23	_ , Page <u>ろ3</u> 3 .
BULLY V. COOPER CHANCERY CLERK BY: 90000111	P.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF FRANCES MOORE, DECEASED

PROOF OF WILL

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 Frances Moore, and that the said Frances Moore signed, published and declared said instrument to be her Last Will and Testament on the 23rd day of February, 1988, in the presence of this affiant and Reeve G. Jacobus, Jr., the other subscribing witness to said instrument; and said testatrix 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 testatrix, and in the presence of each other.

ORN TO AND SUBSCRIBED BEFORE ME, on this the 3rd day of

£ () sijon expires:

My Commission Expires July 28, 1991

THE STATE OF	COUNTY, WE	

STATE OF MISSISSIPPI, County of Madison	:	11.
I certify that the within instrument was filed	for record in my office this,	day
of <u>December</u> , 19 <u>90</u> , at	o'clockM., and	was duly recorded
on the Alexander 7, 1990		
BILLY V. COOPER, CHANCERY CLERK	_	

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF FRANCES MOORE, DECEASED

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HINDS

. COOPER

Personally appeared before me, the under 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 Frances Moore, and that the said Frances Moore signed, published and declared said instrument to be her Last Will and Testament on the 23rd day of February, 1988, in the presence of this affiant and Robert E. Williford, the other subscribing witness to said instrument; and said testatrix 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 testatrix, and in the presence of each other.

> REEVE G. JACOBUS, JR. TÓ AND SUBSCRIBED BEFORE ME, on this the 310 day of

mîşşion expires:

My: Geminission Expires July 28, 1991

STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this_ Alexander, 19<u>90</u>, at ___ o'clock_____M., and was duly recorded , Book No.

BILLY V. COOPER, CHANCERY CLERK

FILED
THIS DATE

DEC 19 1990

BILLY V. COOPER
CHANCERY CLERK
W MAGNETIC STREET

Tast Will and Testament

OF

#30-620

HERMAN HANNAH

I, HERMAN HANNAH, residing at Route 3, Box 1-A, Canton, Madison County, Mississippi, declare this to be my Last Will and Testament.

I.

I hereby revoke all previous wills and codicils.

II.

- 1. I am married and the name of my wife is MARY HANNAH.
- 2. All references in this will to my wife, MARY HANNAH, are to her.

III.

- 1. I have three living children and one step-child, the living children which are of my marriage to MARY HANNAH are LARRY BABER HANNAH, a boy born November 10, 1955; ERNEST DWAYNE HANNAH, a boy born April 19, 1959; and THOMAS HERMAN HANNAH, a boy born June 2, 1960. My step-child is CHARLES WALLACE BABER, a boy born October 23, 1945.
 - 2. I have no deceased children.

IV.

I have, except as otherwise provided in this will, intentionally and with full knowledge, omitted to provide for my heirs who may be living at the time of my death, including any person or persons who may, after the date of this will, become my heir or heirs by reason of marriage or otherwise.

٧.

- 1. I give all of my property, real, personal and mixed, to my wife, MARY HANNAH, provided she survives me.
- 2. If she does not survive me, then I give my said estate to my children and step-child who survive me as follows:

- a. I give to my son, LARRY BABER HANNAH, the sum of ONE THOUSAND DOLLARS (\$1,000.00), provided he survives me, and if he does not survive me, the gift shall lapse and become a part of the residue of my estate.
- b. I give unto ERNEST DWAYNE HANNAH, the sum of ONE THOUSAND DOLLARS (\$1,000.00), and one glass bowl that has been previously identified to be his, provided he survives me, and if he does not survive me, the gift shall lapse and become part of the residue of my estate.
- c. I give unto my step-son, CHARLES WALLACE BABER, the sum of ONE THOUSAND DOLLARS (\$1,000.00), provided he survives me, and if he does not so survive me, then the gift shall lapse and become part of the residue of my estate.
- d. I give unto my son, THOMAS HERMAN HANNAH, all of the rest and residue of my property, be it real or personal in nature, including all of my personal effects, furniture, and automobile, and all of my real property, provided that he survives me, and if he does not survive me, then all of my estate should be divided equally between CHARLES WALLACE BABER, LARRY BABER HANNAH, and ERNEST DWAYNE HANNAH, share and share alike.

VI.

- 1. I nominate and appoint MARY HANNAH Executrix of this Will, to serve without bond and further designate that she should serve without the necessity of accounting or inventory of this estate.
- 2. If she should predecease me or for any reason fail to qualify or declines to act as Executrix, I nominate and appoint THOMAS HERMAN HANNAH, as Executor of this Will, to serve without bond and further without the necessity of accounting or inventory on this Estate.

I SUBSCRIBE my name to this Will on this the and day of September, 1987.

HERMAN HANNAH, TESTATOR

THIS INSTRUMENT consisting of this and the two preceeding pages, was on the date shown above signed, published and declared by HERMAN HANNAH 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.

Kathup D. Iving	
	WITNESS
315 M. Madisa Caular MS 3904	
Caufa ms 3904	6
,	
Karen L Tripp 535 Barfield Stree Canton, MS 39	
Far Boling St.	WITNESS
Contain Ms 3	X
- Mary 113 31	ADDRESS



STATE OF MISSISSIPPI, County of Madison		Ms
I certify that the within instrument was filed	for record in my office this_	<u> 19 -</u> day
of December, 1990, at	o'clockM., and w	vas duly recorded
on the Alexander 19, 19:	원, Book No. <u>고크</u>	, Page <u>539</u>
BILLY V. COOPER, CHANCERY CLERK	BY: manues	D.C.

 $_{
m 23}$ page 542

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF HERMAN HANNAH, DECEASED

CIVIL ACTION File No. 30-620

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON DEC 19 1990

BILLY V. COOPER
CHANCERYCLERK
BY

CHANCERY CLERK
BY

CHAN

PERSONALLY APPEARED before me, the undersigned authority in and for the jurisdiction above mentioned, KAREN L. TRIPP, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Herman Hannah who, being duly sworn, deposed and said that the said Herman Hannah published and declared said instrument as his Last Will and Testament on the 2nd day of October, 1987, the day of the date of said instrument, in the presence of this deponent and in the presence of Kathryn G. Irving, and that the Testator was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Kathryn G. Irving 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 the said Testator and in the presence of each other, on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 2nd day of Morenley 1990.

SWORN TO AND SUBSCRIBED before me on this the 2nd day of

Miles C. Londonsone

ren L Tripp

Y COMMISSION EXPIRES:

Vonember 22, 1993



STATE OF MISSISSIPPI, County of Madison:
I certify that the within instrument was filed for record in my office this day
of Allenher 1990 at o'clock - M and was duly recorded
on the Alexander 19, 1990, Book No. 23, Page 542
BILLY V. COOPER, CHANCERY CLERK BY: Malus D.C

THIS DATE

IN THE CHANCERY COURT OF MENTED COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF HERMAN HANNAH, DECEASED

DEC 19 1990

GIVIL ACTION

CHANGERY CLERK

CHA

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the jurisdiction above mentioned, KATHRYN G. IRVING, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Herman Hannah who, being duly sworn, deposed and said that the said Herman Hannah published and declared said instrument as his Last Will and Testament on the 2nd day of October, 1987, the day of the date of said instrument, in the presence of this deponent and in the presence of Karen L. Tripp, and that the Testator was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Karen L. Tripp 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 on this the 2nd day of November,

Kathryn d. Irving

Myslew C Bourburgers

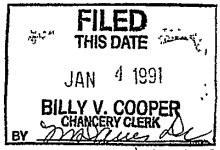
House 22, 1998

STATE OF MISSISSIPPI, County of Madison	
I certify that the within instrument was filed for record in my office this	<u>'</u> day
of Alleenles, 1990, at o'clockM., and was dul	y recorded
of Meenles, 1990, at o'clock M., and was dul on the Recenses 19 1990, Book No 23, Page	<u> 5743</u>
BILLY V. COOPER CHANCERY CLERK BY: MADELLA	DC

BGDK 23 PAGE 544 LAST WILL AND TESTAMENT

OF

JOHN A. COX



I, JOHN A. COX of Canton, Madison County, Mississippi, being 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 direct the prompt payment of my just debts and funeral expenses.

II.

I name, constitute and appoint Nancy McFarland as Executrix of this, my Last Will and Testament, and direct that she be not required to give bond or make any formal accounting to any Court other than the probate of this my Last Will and Testament.

III.

I will, devise and bequeath all of my real estate whereever situated unto Nancy McFarland for and during the term of her lifetime; and, at her death, I will, devise and bequeath said real estate unto Billy Ray McFarland and John Wayne McFarland in equal shares.

IV.

All of the rest, residue and remainder of my estate, real, personal or mixed, of whatsoever nature and wheresoever located, I will, devise and bequeath unto Nancy McFarland, Billy Ray McFarland and John Wayne McFarland, in equal shares, share and share alike.

IN WITNESS WHEREOF, I have executed this Last Will and Testament on this the 27th day of January, 1987, in the

Last Will and Testament of John A. Cox - Page 2.

presence of the undersigned attesting and credible witnesses who, at my request and in my presence, and in the presence of each other, have witnessed my signature hereto.

John A. Cox

De R. Fanches DI

Signed, published and declared by the Testator, JOHN A. COX, as and for his Last Will and Testament in the presence of us, who, at his request and in his presence and in the presence of each other, subscribed our names hereto as attesting witnesses, this the 27th day of January, 1987.

LITEMATICCEC

23 PAGE 546 BOOK

FILED THIS DATE

JAN 4 1901

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPIV. COOPER

IN THE MATTER OF THE ESTATE OF

JOHN A. COX, Deceased

CIVIL ACTION FILE

PROOF OF WILL

STATE OF MISSISSIPPI MADISON COUNTY

Personally appeared before me, the undersigned authority, in and for said county and state, the undersigned JOE R. FANCHER, JR , who being by me first duly sworn states on oath

That affiant Joe R. Fancher, Jr., was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of John A Cox, and affiant states that the said John A. Cox signed, published and declared said instrument as his Last Will and Testament on the 27th day of January, 1987, the date of said instrument, in the presence of this deponent and in the presence of Elsie R. Fancher, the other subscribing witness thereto, and that said Testator was then of sound and disposing mind and memory and more than twenty-one years of age, and this deponent and Elsie R. Fancher 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 said Testator and in the presence of each other on the day and year of the date of said instrument.

SWORN to and subscribed before me, this the $\frac{28}{4}$ day of

BILLY V. COOPER, CHANCERY CLERK

BY. Makel D. Aleuer D.C.

, 19<u>90</u>.

ission expires <u>Jan. 6, 1992</u>

STATE OF MISSISSIPPI, County of Madison.	14
I partiful that the unthin instrument was filed for record in my office this_	day
of January 1991, at o'clock M, and	was duly recorded
on the General 4 1991, Book No. 23	_ , Page <u>0 7 6</u> .
BILLY V. COOPER, CHANCERY CLERK BY:	D C

23 PAGE 547 800X WILL

FILED THIS DATE

JAN 4 1991

State of Mississippi County of Madison

BILLY V. COOPER
CHANCERY CLERK
AND SOLLAR
AND SOLUTIOR
#1-30-64

I, GRADY HENRY KUHN of 549 East Center St. of Canton, Madison County, Mississippi, being of age of twenty one years and over and of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament, revoking all previous wills or codicils.

I request that all of my legal debts be paid from any proceeds of my estate.

II

I will, devise and bequeath to my step daughter, Mrs. BETTY COMPTON GOBER of Crestview, Florida, all of my personal property and also my real property which is more specifically described as being Lots 4,5,6, &the Wiof Lot 7, Block 3, Center Terrace Addition, as shown in Book 139 at page 944 in the Chancery Clerk's Office in Canton, Miss.

I further desire that Mrs. BETTY COMPTON GOBER receive any cash residue that might remain in my estate.

Grade Henry The

WITNESSES:

CERTIFICATE

We, Situated Cole AND Line And Actions, the two above subscribing witnesses to the will of hereby certify that we signed said will as subscribing witnesses at his special instance and request, in his presence and in the presence of each other presence of each other.

Witness our signatures, this, the 2th day of Mountain, 1989.

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, Shift and Later the subscribing witnesses to the last Will and Testament of Mr. Grady Henry Kuhn which was executed by said Grady Henry Kuhn on I day of Who, 1989 in the presence of Shift and Testament of the subscribed their names to said Will and Testament of the special instances and request of said Grady Henry Kuhn, in His presence and in the presence of each other.

Sworn to and subscribed before me, this the day of Mul.

My Commission Expires on:

NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:	.4
I certify that the within instrument was filed for record in my office this_	day
as (Across and 109) at a gridock — Mand w	as duly recorded
on the January 4, 1991, Book No. 23	, Page <u>347</u> .
BILLYN COORED CHANCEDY CLERK RY: MANY	D.C.

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF GRADY HENRY KUHN, DECEASED

JAN 4 1931
BILLY V. COOPER

CIVIL ACTION FILE NO. 30-644

PROOF OF WILL

Comes now, SHIRLEY COLE, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Grady Henry Kuhn and enters her appearance herein as provided by \$91-7-9 of Miss. Code Ann. (1972), as amended, and makes oath before the undersigned authority that Grady Henry Kuhn, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 9th day of November, 1989, the day of the date of said instrument, in the presence of this deponent and Kathy Gregory, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twentyone years of age, and having his usual place of abode in Madison County, Mississippi, and that she and Kathy Gregory 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 the Testator and in the presence of each other, on the day of the date of said instrument.

Sherly Cole

STATE OF MISSISSIPPI

COUNTY OF MADISON

SWORN TO AND SUBSCRIBED before me this the 3 day of

January , 1991.

Robert W. Long

OMMISSION EXPIRES:



STATE OF MISSISSIPPI, County of Madison. I certify that the within instrument was filed for record in my county of madison.	office this #	day
of January, 1991, at o'clock on the Danuary 18, 1991, Book No	- M. and was duly record	dad
BILLY V. COOPER, CHANCERY CLERK BY.	Dere	 c

un ou transferre ... in the same o

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF GRADY HENRY KUHN, DECEASED

JAN 4 1001
BILLY V. COOPER
BY

CIVIL ACTION FILE NO. 30-644

PROOF OF WILL

Comes now, KATHY GREGORY, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Grady Henry Kuhn and enters her appearance herein as provided by \$91-7-9 of Miss. Code Ann. (1972), as amended, and makes oath before the undersigned authority that Grady Henry Kuhn, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 9th day of November, 1989, the day of the date of said instrument, in the presence of this deponent and Shirley Cole, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twentyone years of age, and having his usual place of abode in Madison County, Mississippi, and that she and Shirley Cole 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 the Testator and in the presence of each other, on the day of the date of said instrument.

Katty Gregory

STATE OF MISSISSIPPI

COUNTY OF MADISON

SWORN TO AND SUBSCRIBED before me this the _____ day of

January , 1991.

Robert W. Long

Y COMMISSION EXPIRES:

Combussion Expires Oct. 30, 1933



STATE OF MISSISSIPPI, County of Madison:	11.
I certify that the within instrument was filed for record in my office this	day
of famuar, 1991, ato'clock_M., and was	duly recorded
on the Musican 4 1991 , Book No. 23 , P	age 5749.
BILLY V. COOPER, CHANCERY CLERK BY Maues	· · · · · · · · · · · · · · · · · · ·

Tast Will and Testament

THIS DATE

JAN 16 1991

OF

BRENDA W. EDGAR

I, Brenda W. Edgar, 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 Last Will and Testament, hereby expressly revoking all former wills and codicils made by me at any time heretofore.

I.

I hereby appoint my husband, Bruce Edgar, as Executor of this my Last Will and Testament, and it is my desire that my Executor shall have full and complete power and authority to do and to perform any act deemed by him to be in the best interest of my estate. I hereby direct that no bond be required of the Executor and I further waive the necessity of having a formal appraisal made of my estate and I further waive the necessity of an accounting. In the event Bruce Edgar is unable or unwilling to serve as Executor, I hereby appoint Sandra Rasberry as successor Executrix without the requirement of bond, inventory or appraisal.

II.

I hereby give devise and bequeath all of my property, whether it be real, personal or mixed, wheresoever situated or howsoever described, unto my husband, Bruce Edgar.

III.

In the event my husband, Bruce Edgar, predeceases me, I hereby give, devise and bequeath all of my property, whether it be real, personal or mixed, wheresoever situated or howsoever described in equal shares, to share and share alike, unto my two children, Kelly Allison Flippin and Ethan Chapman 'Edgar.

Brenda W. Edgar

Brenda W. Edgar

WITNESSES:

ATTESTATION CLAUSE

WE, each of the subscribing witnesses to the Last Will and Testament of BRENDA W. EDGAR, do hereby certify that said instrument was signed in the presence of each of us, and that said BRENDA W. EDGAR, declared the same to be her 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 BRENDA W. EDGAR, in her presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 15 day of October,

WITNESSES

C1101501



STATE OF MISSISSIPPI, County of Madison:	7/.
I certify that the within instrument was filed for record in my of	fice this 16 day
of January, 1924, at o'clock	M., and was duly recorded
	23 , Page <u>530</u> .
BILLY V. COOPER, CHANCERY CLERK BY:	wesD.C.

BOOK 23 page 552

JAN 16 1991

IN THE CHANCERY COURT OF MADISON COUNTY,

IN THE MATTER OF THE ESTATE OF BRENDA W. EDGAR, DECEASED

CIVIL ACTION FILE NO. 3-645

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, DON A. McGRAW, JR., one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Brenda W. Edgar, deceased, late of the County of Madison, Mississippi; who having been duly sworn makes oath that the said Brenda W. Edgar, signed, published and declared said instrument as her Last Will and Testament on the 15th day of October, 1990, the day and date of said instrument, in the presence of this affiant and BILLY V. COOPER, 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, DON A. McGRAW, JR., the Affiant and BILLY V. COOPER, 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.

DON A. McGRAW, JR.

SWORN TO AND SUBSCRIBED BEFORE ME, on this the

COMMISSION EXPIRES:

2729100°

NOTARY PUBL

COUNT

STATE OF MISSISSIPPI, County of Madison:

I cerufy that the within instrument was filed for record in my office this 6 day

of fanciag 1971, at o'clock—M., and was duly recorded

on the fanciag 16, 1991, Book No. 23, Page 552.

BILLY V. COOPER, CHANCERY CLERK BY Dance D.C.

800K 23 PARE 553

Tast Will and Testament

OF

ELLIS LINDSEY

I, ELLIS LINDSEY, of Madison County, Mississippi, being of sound and disposing mind and memory and above the age of twenty-one years, hereby revoke all wills heretofore made by me and do hereby make, publish and declare this to be my Last Will and Testament, to-wit:

ITEM ONE: I request that all of my just and lawful debts, including funeral expenses, be paid as soon after my death as may be conveniently accomplished.

ITEM TWO: I give, devise and bequeath unto my wife, GERTRUDE LINDSEY, all of my personal property, wherever the same may be situated.

ITEM THREE: I give, devise and bequeath unto my wife, GERTRUDE LINDSEY, for the term of her life, all of my real property.

ITEM FOUR: At the death of my said wife, all of my real property shall pass to the following persons in equal parts, namely:

- 1. Joe Ellis Lindsey, Jr.
- 2. Ethel Marie Lindsey.
- 3. Bobbie Jean L. Hoskins.
- 4. Randolph Lindsey. 5. Mildred L. Simpson.

dermen in equal parts.

ITEM FIVE: In the event that any of the above named remaindermen, shall predecease me or shall predecease my wife, GERTRUDE LINDSEY, then the share of said remainderman shall pass to the heirs of his or her body. It is specifically the intent of this Will that the spouse or spouses of the above named five remaindermen shall not receive any interest in my estate, but that in the event of the death of any of said remaindermen his or her interest shall pass to his or her issue or in the event that there is no issue then the interest shall pass to the remaining living remain-

ITEM SIX: I hereby name, constitute and appoint RANDOLPH LINDSEY of Chicago, Illinois, as Executor of this Will, without bond and without being required at any time to make any report to any court.

SIGNED, PUBLISHED AND DECLARED by me as my LAST WILL AND TESTAMENT, on this the 26 day of Cold , 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.

Ellis Lindsey

WITNESSES:

Hayd St. Squey IV-

COUNTY, MISSIAN	

STATE OF MISSISSIPPI, County of Madison	,,	
I certify that the within instrument was filed		
of <u>Nanuary</u> , 19 <u>9/</u> , at	o'clockM., and was duly rec	orded
of <u>January</u> , 1991, at on the <u>January</u> 30, 1991	, Book No3, Page _5?	<u>53</u> .
BILLY V. COOPER, CHANCERY CLERK	BY: Connie Guthrie	D.C.

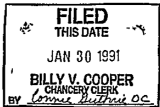
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF ELLIS LINDSEY, DECEASED

CIVIL ACTION 23 PARE 555 File No. 30-689

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON



PERSONALLY APPEARED before me, the undersigned authority in and for the jurisdiction above mentioned, LLOYD G. SPIVRY, JR., subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Ellis Lindsey who, being duly sworn, deposed and said that the said Ellis Lindsey published and declared said instrument as his Last Will and Testament on the 26th day of August, 1974, the day of date of said instrument, in the presence of this deponent and in the presence of Abbie M. Gober and that the Testator was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Abbie M. Gober 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 the said Testator and in the presence of each other, on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 20 day of and, 1990. this the AM day TO AND SUBSCRIBED before dumiesion expires:



STATE OF MISSISSIPPI, County of Madison:	,,
I certify that the within instrument was filed for record in my office this	<i>30⁷⁷¹</i> day
of <u>Ganuary</u> , 199/, at o'clock M, and	was duly recorded
of <u>Ganuary</u> , 199/, at o'clock M, and on the <u>Ganuary</u> 30, 199/ , Book No 23	_ , Page <u>555</u> .
BILLY V. COOPER, CHANCERY CLERK BY Cornie Sui	Thue DC

23 PAGE 556 BOOK LAST WILL AND TESTAMENT

OF

JAN 30 1991 . **BILLY V. COOPER**

تزطيه

THIS DATE # 1

FANNIE MAE PEAL

I, FANNIE MAE PEAL, an adult resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and contact this to be my Last Will and Testament, hereby revoking all former wills and codicils heretorfore executed by me.

I nominate and appoint HARVEY STANLEY, JR., as Executor of my will and estate, and if he should not be able to serve as such, I hereby nominate and appoint Anthony Hamilton as substitute and I direct that/said Executor should not be required to enter into any bond as such Executor I hereby waive the necessity of having a formal appraisal made of my estate.

I give, devise and bequeath to Harvey Stanley, Jr., all my right, title and interest in any land and improvements thereon which I might own at the time of my death, together with all my clothing, jewelry, books, household furniture, and other items of personal use and adornments owned by me at the time of my death.

III.

I give, devise and bequeath unto Harvey Stanley, Jr., the following:

My personal automobile, a 1979 Oldsmobile Ninety-eight.

James of More PAGE ONE OF MY LAST WILL AND TESTAMENT

В.

All of my right, title and interest (if any) in and to the land and property occupied by me as my homestead located at 457 Simms Street, Canton, Mississippi, and all the household goods and furnishings located therein.

III.

I hereby specifically exclude my daughter, MARY

J. POLK, from participating in this my Last Will and Testament
and leave unto him all my love and affection.

IV.

I hereby specifically exclude the heirs of my deceased son, JOHNNIE BELL_McCLENDON, from participating in my Last Will and Testament.

witness whereof, I have here unto subscribed my name this 9 day of 10 2 mileon - , 1984.

FANNIE MAE PEAL

This instrument was, on the date shown above signed, published and declared by FANNIE MAE PEAL, to her Last Will and Testament in our presence, and we, at her request has subscribed our name hereto as witnesses in her presence and in the presence of each other.

Dougl: Lichelt WITNESS 212 Lyon St. Canton, To. 39046

Witness Stis mark (arthur Hayer)
Witness Stis mark (arthur Hayer)
Witness his mark 353 Randwell St.
Levonne Ousley Cunter, ms 37076

PAGE TWO OF MY LAST WILL AND TESTAMENT JOIL, LEE MI NECOC" -



STATE OF MISSISSIPPI, County of Madisor	1:
I certify that the within instrument was filed	d for record in my office this <u>30⁺⁴ </u>
of <u>January</u> , 19 91 , at	o'clockM , and was duly recorde
on the <u>Annuary</u> 30, 1991	o'clockM , and was duly recorde , Book No&3, Page _55&_
	BY. Connie Guthrie DC

950X 23 PAGE 558

THIS DATE ***

JAN 30 1991

LLY V. COOPER

BILLY V. COOPER CHANCERY CLERK PPI Comin Huitman

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPILOS

IN THE MATTER OF THE ESTATE OF FANNIE MAE PEEL, DECEASED

CIVIL ACTION File No. 30-691

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the jurisdiction above mentioned, DORIS C. LUCKETT, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Fannie Mae Peel who, being duly sworn, deposed and said that the said Fannie Mae Peel published and declared said instrument as her Last Will and Testament on the 9th day of November, 19874, the day of the date of said instrument, in the presence of this deponent and in the presence of Arthur Hayes and Levonne ousley, and that the Testatrix was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Arthur Hayes and Levonne Ousley 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 on this the 29th day of light, 1990.

STRICTAL SEAL STATE OF FILLINGIS MY COMMISSION EEP MAY 2,1993

DORIS G. LUCKETT

August SWORN TO AND SUBSCRIBED before me on this the 29 day of

(SEAL)

MY COMMISSION EXPIRES:



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 30th day of ganuary 1991, at o'clock M, and was duly recorded on the ganuary 30,1991, Book No 33, Page 558.

BILLY V. COOPER, CHANCERY CLERK BY: Connie Suthue DO

IN THE 'CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

PROOF OF WILL

IN THE MATTER OF THE ESTATE OF FANNIE MAE PEEL, DECEASED

CIVIL ACTION File No. 30-69/

FILED THIS DATE

JAN 30 1991

BILLY V. COOPER

OF FANNIE MAE PEEL, DECEASED

STATE OF MISSISSIPPI COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the jurisdiction above mentioned, LEVONNE OUSLEY, who attested the mark of subscribing witness Arthur Hayes to a certain instrument of writing purporting to be the Last Will and Testament of Fannie Mae Peel who being duly sworn, deposed and stated that the said Fannie Mae Peel published and declared said instrument as her Last Will and Testament on the 9th day of November, 1984, the day and date of said instrument, in the presence of deponent and in the presence of Arthur Hayes and Doris C. Luckett and that the Testatrix was of sound and disposing mind and memory and more than twenty-one (21) years of age, and this deponent witnessed the mark of Arthur Hayes as a subscribing witness to the Will and also witnessed Doris C. Luckett subscribe and attest to said Will as witnesses to the signature and publication thereof at the special instance of said Testatrix in the presence of said Testatrix and in the presence of each other on the day and year of said instrument.

WITNESS MY SIGNATURE on this the 5th day of September, 1990

SWORN TO AND SUBSCRIBED before me on this the $\frac{24}{3}$ day of $\frac{1990}{3}$.

Bunese & Clovere

(SEAL) MY COMMISSION EXPIRES:



n:

of <u>January</u>, 1991, at _____ o'clock ___ M., and was duly recorded on the <u>January</u> 30/991 _____ Book No. <u>23</u>, Page <u>559</u>

BILLY V. COOPER, CHANCERY CLERK BY <u>Cornie Hullrie</u> D.C.

FILED THIS DATE

FEB 0 8 1991

BILLY V. COOPER
CHANCERY CLERK
BY MANUEL LOT

#30-712

ast Will and Testament o Will and Lestament, hereby sevoken all prior Wills and for Codecil of guie, devise and bequeath all of Situated to my parents, Will Case, to have and hold for to have the use and benefits the long as they may live; and upon the death the remainder to my brother Paul E. Case a my nephew David C. lase in equal share and share alike, except for the is \$50,000 which & then begues sister mildred C. Johnson Gray. & be not living when he would oth then his share shall go to mildies rose Millon Carody



STATE OF MISSISSIPPI, County of Madison:	ath
I certify that the within instrument was filed for record in my	office this 8 day
of February 199/ at o'clock_	M., and was duly recorded
on the February 8,1991, Book No.	<u>23</u> , Page <u>560</u> .
	e Guthrie D.C.
BILLY V. COOPER, CHANCERY CLERK BY: Long	e sucepue D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF GEORGE MILTON CASE, DECEASED

NO. 30-7/2

AFFIDAVIT TO HOLOGRAPHIC WILL

STATE OF MISSISSIPPI



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

- (1) That this Affiant has examined an instrument of writing purporting to be the Last Will and Testament of George Milton Case, deceased, who was personally know to the Affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 27th day of December, 1988.
- (2) That said instrument of writing is wholly written and subscribed by George Milton Case and that this Affiant has been familiar with the handwriting and signature of the Testator for many years.
- (3) That this Affiant is in no wise interested in the estate of George Milton Case, and that the said George Milton Case was on the 27th day of December, 1988, of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

R. ELLEN MATTHEWS

SWORN TO AND SUBSCRIBED BEFORE ME, this the 7+h day of 7-bruar, 1991.

NOTARY BUBLIC

My Commission Expires:

MY COMMISSION EXPIRES 8-16-92



STATE OF MISSISSIPPI, County of Madison	for record in my office this 8th day
I certify that the within instrument was filed	for record in my office this *** 8***** day
of <u>February</u> , 1991, at	o'clockM., and was duly recorded
on the February 8, 1991	, Book No <u> </u>
BILLY V. COOPER, CHANCERY CLERK	BY: Connie Guttrue D.C.

23 PAGE 562

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF GEORGE MILTON CASE, DECEASED

AFFIDAVIT TO HOLOGRAPHIC WILL

FILED FEB 0 8 1001 BILLY V. COOPER
CHANSERY CLERK
CHANGERY CLERK

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 Hite B. Wolcott, who being by me first duly sworn according to law, says on oath:

- (1) That this Affiant has examined an instrument of writing purporting to be the Last Will and Testament of George Milton Case, deceased, who was personally know to the Afflant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 27th day of December, 1988.
- (2) That said instrument of writing is wholly written and subscribed by George Milton Case and that this Affiant has been familiar with the handwriting and signature of the Testator for many years.
- (3) That this Affiant is in no wise interested in the estate of George Milton Case, and that the said George Milton Case was on the 27th day of December, 1988, of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

HITE BY WOLCOTT

SWORN TO AND SUBSCRIBED BEFORE ME, this the 7% day of

ssion Expıres: STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 8th of <u>February</u> , 1991, at _____ o'clock_M, and was duly recorded on the *February* 8,1991 BILLY V. COOPER, CHANCERY CLERK BY: Comme Guthie

LAST WILL AND TESTAMENT

of PATRICIA HARDY WEATHERSBY

KNOW ALL MEN BY THESE PRESENTS:

FILED THIS DATE

FEB 0 8 1991

I, PATRICIA HARDY WEATHERSBY, a resident of the State of Texas, being COOPER sound and disposing mind and memory, publish and declare this toy be my Wiff, clerk hereby revoking all other wills and codicils by me heretofore made. As used in this Will and any clauses, codicils, or documents attached hereto and whenever the context so indicates, the gender of all words shall include the masculine, feminine, and neuter and the singular or plural in number shall be deemed to include the other.

I hereby make the following declarations:

I am married to RUSSELL ALLISON WEATHERSBY, who is referred to in this Will as my spouse.

I am the lawful parent of MARGARET W. APPLEWHITE, who is referred to in this Will as my child. I have no other children; however, the terms "child" and "children", as used in this Will, shall be construed to include this child and any child or children born to or adopted by me after the execution of this Will.

I give, devise, and bequeath all of my property, of whatsoever nature and wheresoever situated to my spouse, as Primary Beneficiary of this Will, in fee simple.

If my spouse does not survive me, I give, devise, and bequeath that interest in my estate to my daughter, MARGARET W. APPLEWHITE, in fee simple.

If my daughter, MARGARET W. APPLEWHITE does not survive me, I give, devise, and bequeath that interest in my estate to ALFRED HARDY, MICHAEL HARDY, VIRGINIA W. STURDIVANT, GENEVA W. TALLON and LARRY APPLEWHITE, equally, in fee simple, or to the survivor(s) thereof.

I appoint my spouse as Independent Executor of this Will. If this representative should fail or cease to serve for any reason, I appoint my daughter, MARGARET W. APPLEWHITE as Alternate Independent Executor of this Will, to serve with the same rights, duties, and powers as the Independent Executor. My individual Independent Executor shall receive no compensation for acting as Independent Executor; however, any corporate Independent Executor shall receive such compensation for its services as Independent Executor as is then currently being charged for like services by banks in the county in which this Will is probated and no Independent Executor appointed by this Will shall be required to furnish bond or any other security. I direct that no further action shall be had in any court in relation to the settlement of my estate other than the probating and recording of this Will and the return of an inventory, appraisement and list of claims of my estate. I

Catuaa Hard Weatherly

YOL9012 PG6685



STA	ATE OF MISSISSIPF	l, County o	f Ma	dison:					
l ce	rtify that the within	n instrument	t was	filed for	record in my o	ffice	this	8+17	
of	February	19 9/	at		oʻolook——	8.4			

on the February 8, 1991 . Book

__ o'clock____M., and was duly recorded _ , Book No.__ <u>23</u>__ , Page <u>563</u>_ .

BILLY V. COOPER, CHANCERY CLERK

BY:

nie Guthrie

D.C.

day

LAST WILL AND TESTAMENT

of PATRICIA HARDY WEATHERSBY

direct that my Independent Executor pay all of my legally enforceable debts, funeral expenses, and costs of administration as soon after my death as is practical. I vest my Independent Executor with full power and authority to sell, lease, encumber, pay, extend or renew any debt or charge, or otherwise dispose of or convert any or all of my estate in such manner as my representative may see fit; it being my desire that, subject only to the terms of this Will, my Independent Executor shall have full power and authority to do all things reasonably necessary for the settlement of my estate. Whenever required or permitted to divide and distribute my estate, my Independent Executor shall have the right and power to make such division or distribution in money or in kind or partly in money and partly in kind and, in the absence of a showing of bad faith, the Independent Executor's valuation of assets for the purpose of distribution shall be conclusive and binding and shall be the same as if I had made the decision myself.

If it becomes necessary to have ancillary administration of my estate in any jurisdiction where the Independent Executor is unable or does not desire to qualify as ancillary legal representative, I appoint as such ancillary legal representative such individual or corporation as my Independent Executor shall designate, in writing. I direct that any balance of my property remaining after such ancillary administration be delivered, to the extent permitted by law, to my Independent Executor for disposition in accordance with the terms of this Will. I direct that all of the powers or privileges and immunities granted to my Independent Executor hereunder shall also apply to any such legal representative. I further direct that such ancillary legal representative shall not be required to give any bond or other security for the faithful performance of his or its duties, or if any bond is required, neither he nor it shall be required to give any surety thereon.

Except as otherwise provided in this will, I have intentionally omitted to provide herein for any other relatives or for any other person, whether claiming to be an heir of mine or not.

My spouse and I may, at approximately the same time, execute similar wills in which each of us is the recipient of the other's bounty to a greater or lesser extent; however, such wills are not the result of any contract or agreement between us, and either Will may be revoked or amended at any time at the sole discretion of the maker thereof.

No beneficiary shall be deemed to survive me unless he is living at the beginning of the thirty-first day after the date of my death.

All property is inherited subject to mortgages, liens, and taxes, if any. Each beneficiary shall pay his proportionate share of State inheritance taxes and Federal estate taxes, if any, based on the value of the property Particia Holdeathusley received.

VOL9012 PGbb8b

LAST WILL AND TESTAMENT

of PATRICIA HARDY WEATHERSBY

This I make and publish as my Will hereunto signing and subscribing my
name, this 25th day of Hugust, 1988, in the presence
of the following witnesses, HANNELORE M. NICHOLS and
Losesine D.C. Roiz, who attest the same at my request.
Josefine D.C. Noiz
Patricia Hardy Weathersby
At <u>San Antonio</u> , <u>Tevas</u> , on this <u>35</u> day of <u>August</u> , 1988, the aforesaid instrument,
consisting of 3 pages including this page, was published as the Will of
PATRICIA HARDY WEATHERSBY and was signed and subscribed by PATRICIA HARDY
WEATHERSBY in our presence; and we, at his request and in his presence and in
WEATHERSBY in our presence; and we, at his request and in the presence; and we, at his request and in the presence as
the presence of each other, signed and subscribe our names hereto as attesting witnesses.
WITNESS: (Signature) Hamelone W. Widnes
Residing at 3400 N.E. PARKWAY # 119 R.A. TX 78218
WITNESS: (Signature) Josephin D. C. Ruing Residing at 8106 Linkbow Tr. Sam Antonia) Tx 78244
Residing at 8106 Linkow Tr. Sam Antonia) Tx 782229

THE STATE OF TEXAS
COUNTY OF BEXAR
Before me, a Notary Public in and for the above State, personally
appeared TATRICIA HARDY WEATHERSBY (Testator)
HANNELORE M NICHOL'S and
LOGGERING D.C. Russes),
known to me to be the Testator and the Witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities and all of said persons being by me duly sworn, the said Testator declared to me and to the said witnesses in my presence that the said instrument is his Last Will and Testament, and that he had willingly made and executed it as his free act and deed for the purposes therein expressed; and the said witnesses, each on his/her oath stated to me, in the presence and hearing of the said Testator, that said Testator had declared to them that said instrument is his Last Will and Testament, and that he executed the same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as a witness in the presence of the said Testator and at his request; that he was at that time 18 years of age or over (or being under such age, was or had been lawfully married, or was then a member of the armed forces of the United States or of an auxiliary thereof or of the Maritime Service) and was of sound mind; and that each of said witnesses was then at least 14 years of age.
Patricia Hardy Weatherly Testator
Flanuelone Un Micholo Witness
Josephia D.C. Ring Witness
Witness
SUBSCRIBED AND ACKNOWLEDGED BEFORE me by the said FATRICIA HARDY WEATHERSON, Testator, and subscribed and sworn to before me by the said HANNELORE M. NICHOLS and Losening D.C. Ruiz, witnesses, on this 25 day of August, A.D. 1988.
Notary Public in and for the State of Toyas BERTHA M. COOPER Notary Public, State of Texas Typed or Printed Name of Notary My commission expires: O2/06/91
rrevious editions obsolete.
The state of the s

VOL9012 PG6687

BOCK 23 PARE 567

FILED THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

BILLY V. COOPER CHANCERY CIERK

IN THE MATTER OF THE ESTATE OF PATRICIA HARDY WEATHERSBY, DECEASED

CIVIL ACTION FILE NO. 30-7/7

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF TEXAS COUNTY OF BEXAR

THIS DAY personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, Hannelore M. Nichols, 3400 N.E. Parkway, #119, San Antonio, Texas, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Patricia Hardy Weathersby, deceased, late of the County of Bexar, State of Texas, who having been duly sworn makes oath that the said Patricia Hardy Weathersby, signed, published and declared said instrument as her Last Will and Testament on the 25th day of August, 1988, the day and date of said instrument, in the presence of this affiant and Josefina D. C. Ruiz, 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, Hannelore M. Nichols, the Affiant and Josefina D. C. Ruiz, 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.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 29 day of 1/1/1/1/2, 1991.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 29 day of 1/1/2 And 1/2 An

I certify that the within instrument was filed for record in my office this 8th day of February 1991, at o'clock M, and was duly recorded on the February 8th, 1991, Book No 33, Page 567.

BILLY V. COOPER, CHANCERY CLERK BY: Lonnie Guthue D.C.

•

BOOK 23 PAGE 568
BOOK 130 PAGE 700

FILED THIS DATE

FEB 0.8 1091

IN THE CHANCERY COURT OF MADISON COUNTY BILLY V. COOPER CHANCERY CLERK

IN THE MATTER OF THE ESTATE OF PATRICIA HARDY WEATHERSBY, DECEASED

41.765

CIVIL ACTION FILE NO. 30-117

ORDER ADMITTING WILL TO PROBATE AS MUNIMENT OF TITLE

THIS DAY this action came on to be heard on the Petition of Russell Allison Weathersby, the only beneficiary named in the Last Will and Testament of Patricia Hardy Weathersby, deceased, accompanied by due proof thereof, and praying that said instrument in writing be admitted to probate as a muniment of title only; that Patricia Hardy Weathersby departed this life on the 24th day of September, 1990, having been a resident of Bexar County, Texas, leaving a Last Will and Testament signed and executed by Patricia Hardy Weathersby, and attested by two credible persons, wherein Russell Allison Weathersby, was named Independent Executor without the requirement of bond and it further appearing unto the Court that the aforesaid instrument presented for probate by Petitioner as the Last Will and Testament of said decedent is the Last Will and Testament of decedent and said instrument is entitled to be admitted to probate as the true Last Will and Testament of the decedent; that bond was not required and appraisal of said estate is unnecessary and the Court being fully advised in the premises:

That at the time of her death, Patricia Hardy Weathersby was married to Russell Allison Weathersby, the Petitioner.

That the only beneficiary named in the Last Will and Testament of Patricia Hardy Weathersby is Russell Allison Weathersby, the spouse of said deceased, who is an adult resident citizen of Bexar County, Texas, whose address is 6011 Archwood, San Antonio, Texas 78239.

tec. in Book 130 Page 700 That at the time of her death, the deceased, Patricia The 8 day of 50-1971 Herdy Weathersby, was the owner of certain real 3111y V. Cooper C.C.

117.1

23 PAGE 569 BOOK

BOOK 130 PAGE 701

property situated in the State of Mississippi, particularly Madison County, Mississippi, which property was devised to Petitioner by said Last Will and Testament.

At the time of her death, the decedent's personal estate located within the State of Mississippi, exclusive of any interest in the above referenced property, did not exceed the sum of \$10,000.00

That all known debts of the deceased and her estate have been paid.

That the Petitioner filed his Petition to Admit Will to Probate as Muniment of Title, pursuant to Miss. Code Ann. Section 91-5-35 (Supp. 1987); and, pursuant thereto said Will should be admitted to probate and recorded in the records of Wills in the office of the Chancery Clerk of Madison County, Mississippi.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the instrument in writing dated the 25th day of August, 1988, and offered as the Last Will and Testament of Patricia Hardy Weathersby, deceased, is duly proven and established as the Last Will and Testament of said decedent and that said instrument be, and it hereby is admitted to probate in Madison County, Mississippi, as a muniment of title only, without the necessity of administration or the appointment of an Executor or Administrator with the Will annexed, and that the Clerk of this Court be, and he is hereby directed to record said Last Will and Testament in the records of Wills in the office of the Chancery Clerk of Madison County, Mississippi.

ORDERED AND ADJUDGED this the

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

NO. 30-726

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF LYDIA P. HAMERNIK, DECEASED FILED
THIS DATE

FEB 15 1991

BILLY V. COOPER
CHANCERY CLERK
BY Comme Sulfrice OC

STATE OF MISSISSIPPI

COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESS

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Hugh C. Montgomery, Jr., who, being first duly sworn, makes oath to the following:

That he was personally acquainted with Lydia P. Hamernik, late of Madison, Madison County, Mississippi; that the said Lydia P. Hamernik was a resident of and had a fixed place of residence in Madison, Madison County, Mississippi; that affiant, in the presence of Faye H. Montgomery, subscribing witness, and at the special instance and request of said Lydia P. Hamernik did, on the 13th day of March, 1989, sign and subscribe an instrument of writing represented to be the Last Will and Testament of the said Lydia P. Hamernik, Deceased; that said instrument, the original of which is attached hereto, was signed by Lydia P. Hamernik as Testatrix, and the said Testatrix declared in the presence of affiant and in the presence of the said Faye H. Montgomery that said instrument constituted her Last Will and Testament, and thereupon affiant, in the presence of the said Lydia P. Hamernik and in the presence of Faye H. Montgomery, the other subscribing witness thereto, signed and subscribed the said instrument as one of the attesting witnesses thereto, each of the witnesses signing said Will in the presence of Testatrix and in the presence of each other; that at the time of the said attestation and signing of said instrument the said Lydia P. Hamernik was above the age of eighteen years, was then of sound and disposing mind and memory, and in full possession of all of her mental faculties.

That the original of said Will is attached to this

That the original of said Will is attached to this affidavit and 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.

HUGH C. MONTGOMERY, JR.

SWORN TO AND SUBSCRIBED before me, this the 23 day of day of Managery, 1991.

Hail Butles

NOTARY PUBLIC

My Commission Endors 18, 1994

419.MAW00211



STATE OF MISSISSIPPI, County of Madison	:
I certify that the within instrument was filed	for record in my office this <u>/5 th</u> da
of February , 1991, at _	o'clock M., and was duly recorde
of February , 1991, at on the February 15 1991	, Book No, <u>a3</u> , Page <u>590</u>
BILLY V. COOPER, CHANCERY CLERK	

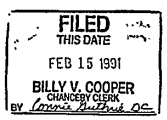
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BGOX 23 PARE 571

LAST WILL AND TESTAMENT

OF

LYDIA P. HAMERNIK



I, LYDIA P. HAMERNIK, an adult resident citizen of Jackson, Hinds 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 any and all other wills and codicils heretofore made by me.

ITEM I.

I appoint my son, ROBERT J. HAMERNIK, of Jackson, Mississippi, as Executor of my Estate under this Will. I direct my Executor to pay all of my just debts and obligations which may be probated, registered and allowed against my estate as soon as may be conveniently done.

ITEM II.

My husband's name is FRED J. HAMERNIK, and he is sometimes referred to herein as "my husband." I have one child now living, my son, ROBERT J. HAMERNIK. He is herein referred to as "my son."

ITEM III.

- A. I give, devise and bequeath my entire estate to my husband, FRED, if he survives me. If my husband does not survive me, then I give, devise and bequeath my entire estate to my son, ROBERT.
- B. If I am survived by neither my husband nor my son, I give, devise and bequeath my entire estate to the School of Medicine at the University of Mississippi Medical Center, Jackson, Mississippi. These funds shall be used to establish the





STATE OF MISSISSIPPI, County of Madison:		
I certify that the within instrument was filed f	or record in my office this	day
of February , 199/, at	o'clock M, and was duly	recorded
on the February 15, 1991	, Book No, Page	<u>571</u>
•	RV: Towne Helthie	

"Dr. and Mrs. Fred J. Hamernik Scholarship Fund" under the following guidelines:

- 1. The "Dr. and Mrs. Fred J. Hamernick Scholarship Fund" is to be maintained as a permanent part of the University of Mississippi Medical Center endowment and invested by the University of Mississippi Medical Center as a part of said endowment fund. The income from the "Dr. and Mrs. Fred J. Hamernik Scholarship Fund" is to be used to provide annual scholarships for first-year medical students.
- 2. The Student Academic Awards Committee of the School of Medicine (or any such similar body in the event of a subsequent reorganization or change in structure of the School of Medicine) shall have the sole authority to designate the number of scholarships to be awarded each year, and the number does not have to be the same each year.
- 3. The Student Academic Awards Committee of the School of Medicine (or any such similar body in the event of a subsequent reorganization or change in structure of the School of Medicine) shall select the recipient or recipients of the scholarship each year. The recipients shall be chosen based on scholarship, character and achievement, without regard to financial need.

ITEM IV.

A. In the event my son, ROBERT, is or becomes unable or unwilling to serve as my Executor, I appoint my husband, FRED J. HAMERNIK, to serve as my successor Executor. If he is unable or unwilling to serve, TRUSTMARK, NATIONAL BANK, Jackson, Mississippi, shall serve. 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. Where used throughout this Will, the terms

"Executor" 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.

- B. I direct that neither my Executor nor any successor Executor shall be required to make any bond as Executor. To the extent permissible by law, I waive the requirement that my Executor or any successor Executor be required to make a formal appraisal, provide an inventory or file an accounting for my estate with any court.
- c. My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will without respect to the income tax basis of the property. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. My Executor may satisfy any pecuniary bequest provided in this Will in cash or in kind or partly in cash and partly in kind; however, any asset distributed in kind shall be valued at its date of distribution value. However, my Executor shall not exercise this discretion in any manner that will result in a loss of or decrease in the marital deduction otherwise allowable in determining the federal estate tax due by my estate.
- D. No person dealing with my Executor shall be obligated to see to the application of any moneys, securities, or other property paid or delivered to my Executor, or to inquire into the expediency or propriety of any transaction or the authority of my Executor to enter into and consummate the transaction upon such terms as my Executor may deem advisable.
- E. My Executor shall have the power to disclaim any part or all of my interest in any property which is or has been devised or bequeathed to me, whether outright or in trust, provided such disclaimer is made within the time period required for the disclaimer to qualify under Section 2518 of the Internal

Revenue Code of 1986, as amended, or corresponding provisions of any future law.

- F. In order to avoid depreciation in value of the interests or losses to my estate or my business associates, my Executor shall have authority to continue any business operations in which I am engaged at my death for the time permitted by law. My Executor may continue to act as a partner, engage in any partnership, and take all actions with regard to any partnership my Executor deems advisable.
- G. I specifically authorize my Executor to borrow such funds as may be necessary to pay my debts, 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. However, 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 prior to the closing of my estate and the discharge of my Executor, but in satisfaction of any bequest herein, my Executor may distribute such property at its value net of such loan.
- H. My Executor shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate, but in my Executor's discretion may sell only so much of my property as is necessary to obtain cash to pay taxes, debts and costs of the administration of my estate. After the payment of debts, taxes and costs, in the sole discretion of my Executor, my Executor is authorized to make distributions to devisees and legatees either in cash or in kind or a combination of each.
- I. My Executor shall take all actions necessary to comply with any agreements made by me during my lifetime, including the consummation of any agreements relating to the stock of corporations in which I am a stockholder at the time of my death,

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and including the continuation of any partnership of which I may be a partner at the time of my death whenever the terms of any such agreement obligate my estate or my personal representatives to sell or continue my interest therein.

Lydia P. Hamernik

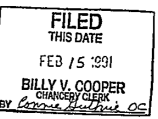
WITNESSES:

Jays H. Montgomery [fugh@Mmtguness]

ATTESTATION

> Jaye N. Montgomeny Stryke Nontamons

BGOK 23 PARE 576
PROOF OF WILL



STATE OF MISSISSIPPI

30-726

COUNTY OF HINDS
We, Jun & Montgomery and puple n/m/guntal on cath
state that we are the subscribing witnesses to the attached
written instrument dated the
1989, which has been represented to us to be the Last Will and
Testament of LYDIA P. HAMERNIK, who indicated to us that she is a
resident of and has a fixed place of residence in the City of
Jackson, County of Hinds, State of Mississippi. On the execution
date of the instrument, the Testator, in our presence and in the
presence of each of us, signed the instrument at the end thereof
and declared the instrument to be her Will, and requested that we
attest to the execution thereof whereupon, in the presence of the
Testator and in the presence of each other, each of us signed our
respective names as attesting witnesses. At the time of the
execution of the instrument, the Testator was over eighteen (18)
years of age, and in our opinion was of sound mind, in full
possession of her mental faculties, and acting without undue
influence, fraud or restraint.

W. Commission Expires:



STATE OF MISSISSIPPI, County of Madison:

of <u>February</u>, 1991, at o'clock M., and was duly recorded on the <u>February</u> 15/99/, BOOK NO 23, Page 576.

BILLY V. COOPER, CHANCERY CLERK BY <u>Cornie Sulfrue</u> DC