IN THE NAME OF GOD, AMEN:-

- I, Sallie H. McGee, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
- 1. I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.
- 2. I will, devise and bequeath that my Executor, Vernon McGaha, is to put cement and gravel on my burial plot in Donalds Baptist Church Cemetery. This is to be done with the first money coming into his hands after my debts are paid.
- 3. I will, devise and bequeath to Hazel Martin my blue pitcher, the one I use to keep my tea in everyday.
- l. I will, devise and bequeath my old oak rocker purchased in 1918 and my six or eight desert dishes and four good bed sheets and my pressure cooker to Ann G. Fleming.
- 5. I will, devise and bequeath all of my cats and fifty dollars (\$50.00) to purchase feed with to Ann G. Fleming.
- 6. I will, devise and bequeath my bedside toilet to Kathleen Fleming Williams.
- 7. I will, devise and bequeath my old Franklin sewing machine, my old oak rocker, which I sit in, rurchased in 1918, my sausage mill, my hammer and saw and my 32 caliber Smith and Wesson nistol to Vernon McGaha.
- 8. I will, devise and bequeath my small walnut table in my bedroom to Mrs. Helen McGaha.
- 9. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, in my possession or that may come into my estate be sold at a public sale by my Executor and ten per cent (10%) of all of the proceeds therefrom including any cash I may have, to Due West Baptist Church, to use as they see fit. I will, devise and bequeath the other ninety per cent (90%) to my beloved sister, Louise Haddon. If my sister predeceases me, then her ninety per cent (90%) also goes to Due West Baptist Church.

PAGE ONE

OF TWO PAGES 10. I do hereby nominate, constitute and appoint Vernon McGaha, Executor, of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 29th day of June, 1979, A.D.

Sallie H. MCGEE (IS)

Signed, Sealed, Published and Declared by Sallie H. McGee, as and for her Last Will and Testament, in the presence of us, who in her presence and each other at her request have subscribed our names as witnesses.

Mildred B. Mundock Rt 2, Honea Path, S.C. Frankes Mundock Rt. 2, Honea Path, 5.C. Charlie C. Mundock Rt- 2 Honea Path, SC

PAGE TWO

OF

TWO PAGES

PS. 152

Seconded 5.8-89 Wir SIG OF 15354516 77

STATE OF SOUTH CAROLINA) LAST WILL AND TESTAMENT OF COUNTY OF ABBEVILLE) DOROTHY B. MINOR

IN THE NAME OF GOD, AMEN:

I, Dorothy B. Minor of Route 3, Abbeville, County and State aforesaid, being of sound mind, memory and understanding, but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my Last Will and Testament, to wit:

ITEM I: I hereby direct my Executor hereinafter named, to pay all of my just debts as soon after my demise as possible.

ITEM II: I direct my Executor hereinafter named to erect a suitable memorial to my memory.

ITEM III: I will, devise and bequeath unto my beloved husband, Ernest W. Minor, all of my estate, consisting of real estate, personal property and mixed property in fee simple, absolute, provided however, that in the event we should die in a common disaster, then my estate as hereinabove described, shall be divided between my two children, namely Ernest W. Minor, Jr., and Margaret M. Spence, share and share alike, the child or children of a predeceased child to take the parents share, provided further, that in the event my beloved husband, Ernest W. Minor should predecease me, then my entire estate is to be divided between my two children as hereinabove explained.

ITEM IV: I hereby nominate and appoint my beloved husband, Ernest

W. Minor, as Executor of this my Last Will and Testament, he to serve

without bond.

0

Signed, Sealed, Published and Declared by Dorothy B. Minor as and for her Last Will and Testament, this 28th day of June, A.D., 1974.

Dorthy B. Trynon. (LS)

Signed, Sealed, Published and Declared by Dorothy B. Minor as and for her Last Will and Testament, in our presence and we in her presence and in the presence each of the other, and at her request, have hereunto signed our names as attesting witnesses:

Cath aherenampie

all D. Fin

I, DOROTHY B. MINOR, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated June 28, 1974.

FIRST: I do hereby amend Item IV to provide that my children namely Ernest W. Minor, Jr. and Margaret M. Spence shall serve as co-executors of this my Last Will and Testament and to serve without bond.

SECOND: I hereby republish and reaffirm my said Last Will and Testament as herein modified, amended and supplemented by this First Codicil as if the same were set out here in full and do incorporate the same by this reference thereto and do hereby republish and declare my said Last Will and Testament as amended, modified and supplemented as my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of April, 1982.

THE STATE OF THE S

Dorothy By MINOR (SEAL)

The foregoing Codicil was signed, sealed, published, and declared by DOROTHY B. MINOR as and for a First Codicil to her Last Will and Testament and she did also republish and reaffirm said Last Will and Testament as by this First Codicil as amended as and for her Last Will and Testament, all of which was done in our presence and we at the same time, at her request and in her presence, and in the presence of each other have hereunto subscribed our names as attesting witnesses.

of Allowith S.C.

Nast Will and Testament of

JAMES ALBERT LOWE

ITEM V:

I have already donated my body after my death to the Medical University of South Carolina, Charleston, South Carolina, and I affirm this donation and ask that my wishes in this regard be carried out.

ITEM VI:

I hereby nominate, constitute and appoint as Co-Executors of this my Last Will and Testament, BRIAN ALBERT LOWE AND EDITH LOWE MARTIN, and direct that they serve without bond.

I, JAMES ALBERT LOWE, the testator, sign my name to this instrument this 3rd day of September, 1987, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and that I sign it willingly (or willingly direct another to sign for me), that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Down as a little Tours

JAMES ALBERT LOWE

We, William R. Nicholson , W. H. McNeil , the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testator signs and executes this instrument as his/her Last Will and he/she signs it willingly (or willingly directs another to sign for

Past Will and Testament of

JAMES ALBERT LOWE

I, JAMES ALBERT LOWE, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore by me made.

ITEM I:

I direct my Executors hereinafter named to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ITEM II:

I will, devise and bequeath my home, including the furniture and furnishings and land upon which it is situate, to my wife, SARAH JANE O. LOWE.

ITEM III:

I will and bequeath any money that I have in my savings account at First Federal Savings and Loan Association, Abbeville, South Carolina, IN TRUST, to BRIAN ALBERT LOWE, as Trustee, for the use and benefit in seeing to the care, education and welfare of my grandson, DAMOND LOWE, until my grandson reaches twenty-one (21) years of age, at which time this Trust property, corpus and income, shall be turned over to him absolutely and free of this trust.

ITEM IV:

I direct that all the rest, residue and remainder of my estate, real, personal or mixed, of every kind and nature and wherever situate, of which I may die seized and possessed, be sold by my Executors, at public or private sale, for the best available price and the proceeds of such sale or sales be turned over to my wife, SARAH JANE O. LOWE, absolutely.

Recended May 16,1989 W/3#16 pg. 156 STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TRETAMENT OF BOBBY L. GAMBRELL

I, Bobby L. Gambrell, a resident of and domiciled in the County of Abbeville, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time herefore made by me.

I give, Bequeath and devise to my wife, Patricia

Ann Gambrell, if she shall survive me, all property,
whether it be real or personal, wheresoever located, that I
own at my death.

I hereby nominate, constitute and appoint my wife,

Patricia Ann Gambrell, executrix of this, my Last

Will and Testament, and direct that she shall serve without

bond.

IN WITNESS WHEREOF, I have set my hand and affixed my seal this 23-day of Septmeber, 1985.

Bobby L Fambrill
BOBBY L. GAMBRELL

The foregoing Will, consisting of 1 typewritten page, was this 23—day of September,1985, signed, sealed, published and declared by the said Testator 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 have hereunto subscribed our names as witnesses.

Annette County of Abbeville, South Carolina.

where A M. Ohn of Abbeville, South Carolina.

of Abbeville, South Carolina.

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

I, Edna Jean Fraeman Wells , of 37 N. Greenwood Ave., ext., Abbeville County, S.C. do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all wills and codicils heretofore by me made.

ITEM I

I will, devise and bequeath all of my estate, real, personal, mixed and wheresoever situate to my husband, Henry Edgar Wells , to be his absolute and in Fee Simple.

ITEM II

I hereby nominate and appoint my husband, H. Edgar Wells of this my Last Will and Testament, giving unto him all powers necessary to carry out , to be Executor terms of this instrument, including the power to sell real estate and to serve

ITEM III

In the event my husband predecease me, I will, devise and bequeath all of my estate, real, personal, mixed and wheresoever situate to my son, Edgar Steven In the event my Wells, to be his absolute and in Fee Simple.

ITEM TV

In the event my husband, H. Edgar Wells predeceases me, I nominate, constitute and appoint my son Edgar Steven Wells, to be executor of my estate. giving him all powers necessary to carry our terms of this instrument, including the power to sell real estate and to serve without bond.

Witness my hand and seal this _____ day of February, 1987.

Edna Jean Freeman Wells

We, the undersigned saw the above named Testator, Edna Jean Freeman Wells sign, seal and publish the foregoing instrument as her Last Will and Testament, and we at her request, and in her presence, and in the presence of each other subscribed our names as witnesses.

of hore shows Le White of Ware Sh Koon of ; Ware

Recorded May 17,1989 W/B#16 pg.157

:	We. Janice T. Hawthorne and Rosemary H. Copeland
	the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned notary public for South Carolina that
	the Testator signs and executes this instrument as his Last Will and that he signs it willingly, and that each of us, in the presence and hearing of the
	Testator, hereby signs this Will as witnesses to the Testator's signing, and
	that to the best of our knowledge, the Testator is eighteen years of age or older, of sound mind, and under no constraint or undue influence.
	Winess J. Hawkarn
	Reservery IV. Copeland
ŀ	Witness

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me by

Janice T. Hawthorne and Rosemary H. Copeland , witnesses,
this 9th day of June 1988.

My Commission Expires Sept. 7, 1989

Notary Public for South Carolina

ORNE & MUNDY
ORNEYS AT LAW
HICKMIY STREET
HO BOX 2/8
VILLE S.C. 29820

4

JAMES T. ARGO

- I, JAMES T. ARGO, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and hereby revoke all previous Wills and Codicils by me made.
- 1. I give and devise my entire estate, real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, to my sons, DENNIS ARGO, RICKEY ARGO, DONNIE ARGO, and DANNY ARGO, in equal shares, or their issue per stirpes if any of them do not survive me.
- 2. I appoint my son, DONNIE ARGO, Executor of this my Will and direct that he shall not be required to furnish any bond.

IN WITNESS WHEREOF, I sign my name to this instrument this 9th day of June, 1988, and being first duly sworn, do hereby declare to the undersigned notary public for South Carolina that I sign and execute this instrument as my Last Will and I sign it willingly, that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

) til

HORNE & MUNDY
TORNEYS AT LAW
PINCANEY STREET
PO BOX 2-6
EVILLE 5 C 29620

James T. Argo, Testator

LAST WILL AND TESTAMENT OF

JAMES ROBERT GARY

- I, JAMES ROBERT GARY, of R. F. D. 3, County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my wife, OVELINE STEWART GARY, in fee simple, if she shall survive me. If my said wife shall predecease me, all of my property, which I shall own at my death and over which I shall then have any power of disposition by will, I give, will, devise and bequeath to MY CHILDREN, in equal shares, in fee simple; subject to the provision, however, that the share of any minor beneficiary shall be transferred to my Trustee in trust and my Trustee in his uncontrolled discretion (1) may expend Recorded 5-22-89 W/B#16 Pg. 160-161 the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (2) may retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinabove provided, until such beneficiary attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely.
 - 2. I appoint my wife, OVELINE STEWART GARY, Executor of this my Will. If, however, she shall fail to qualify or cease to act as Executor, I appoint my son, ROBERT WAYNE GARY, of R. F. D. 1, Troy, South Carolina, Executor in her place. I direct neither shall be required to furnish any bond.
 - 3. I authorize my Executor and my Trustee to allot, assign, care for, collect, contract with respect to convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, grant security interests in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, and, in general, to do any and every

act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate, or any trust created in this Will which she could do if she were the absolute owner thereof, without being limited in any way by the specific grants of power herein made.

- 4. I appoint my son, ROBERT WAYNE GARY, Trustee of all trusts herein created and direct that he shall not be required to furnish any bond.
- 5. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will JANUARY 21, 1971

James Robert Gary) (L. S.)

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by JAMES ROBERT GARY, above named, to be his Will in our presence, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Rosemany A. Copeland of Abbeville, South Carolina

of Abbeville, South Carolina

How the South Carolina

LAST WILL AND TESTAMENT OF CHARLEY PRUITT TRAINOR

- I, CHARLEY PRUITT TRAINOR, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by will, whether acquired before or after the execution of this will, to MY CHILDREN, THOMAS C. TRAINOR, RAYMOND P. TRAINOR, LILLIAN A. STONE and BETTY ANN Lagreca, in equal shares. If however, one of my children shall predecease me, then their share shall be divided equally between my surviving children.
- 2. I hereby nominate and appoint my son, THOMAS C. TRAINOR, and my daughter, LILLIAN A. STONE, both of the County of Abbeville, South Carolina, as Executors of this my will. If, however, one of them shall fail to qualify or cease to act as Executor, then I appoint the other as sole Executor of this my will. I direct that neither shall be required to furnish bond.
- 3. I authorize my Executor to sell, at public or private sale, for cash or on credit and upon such terms as they may deem proper, any real or personal property at any time held by them. With regards to real property. I authorize my Executors to sell said real property at a price established by a certified appraiser, who is to be chosen by my Executors. With regards to personal property, my personal belongings shall be divided equally among my surviving children as determined by my Executors.
- 4. My Executors shall have the powers set forth in the one-page schedule of Powers of Executor which is attached to this Will and which, prior to the execution of this Will, I have dated and signed and which I hereby incorporate into and make a part of this my Last Will and Testament.
- 5. Throughout this will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will and Testament September 6 ,1985.

Charley Projett Trainor) (L.S.)

#1

12 A Seconded 5-22-

DBERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
800 E PIKCKHEY STREET
ABBEVILLE, S.C. 89680

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by CHARLEY PRUITT TRAINOR, above named, to be her Will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereunto subcribed our names as attesting witnesses.

___ of Abbeville, South Carolina of Abbeville, South Carolina of Abbeville, South Carolina

of Abbeville, South Carolina

ROBERT L. HAWTHORNE, JR. WAJ TA YBUROTTA 200 E. PINCKNEY STREET ABBEVILLE, S.C. 29520

POWERS OF EXECUTOR

The following powers (which are incorporated by reference into the Will to which this is attached and made a part thereof as though fully set forth therein) are hereby conferred upon any Executor named in said Will and by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to Executors generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, to make distributions in cash or in kind or partly in each without regard to the income tax basis of such asset and in general, to exercise all of the powers in the management of my Estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Executor may seem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this my Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

Throughout the foregoing Powers the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

Dated September 6,1985

Charley Prositi Trainor)

ROBERT L. HAWTHORNE, JR. ATTORNEY AT LAW 200 E. PINCKHEY STREET ABBEVILLE, S. G. 29820

*") ER I.

164

STATE OF SOUTH CAROLINA,

IN THE NAME OF GOD, AMEN:

- 1. I, Edward Eugene Williams, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
- 2. I will and direct that my Executrix hereinafter named shall pay all of my just debts with the first money coming into her hands.
- 3. I will, devise, and bequeath all the rest, residue, and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved wife, Prudence S. Williams, in fee simple absolute.

4. I do hereby nominate, constitute, and appoint my wife, Prudence S. Williams, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 9th day of June, 1975, A.D.

Elia Cymradian

The second second of the second se

Signed, Sealed, Published and Declared by Edward Eugene Williams, as and for his Last Will and Testament, in the presence of us, who in his presence and of each other at his request have subscribed our names as witnesses.

Commence of the second second

Betty & Weldrick albertle & C.

Hormon L. Former abbenile, S.c. 25620
Charlie Mumber abbuille 5 C

oled 5-23-89 W/8#16 pg.1

Keended 5-25 89 WOH14 BTB-168

CRAYSON P. JEFFERIES

- I, GRAYSON P. JEFFERIES, of the City and County of Abbeville, South Carolina, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.
- 1. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my wife, SARAHR. JEFFERIES, in fee simple, if she shall survive me. If my said wife shall predecease me, all property, both real and personal, which I shall own at my death and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to MY CHILDREN in equal shares, absolutely and in fee simple; subject to the provision, however, that the share of any minor beneficiary shall be transferred to my Trustee in trust and my Trustee in her uncontrolled discretion (1) may expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (2) may retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinabove provided, until such beneficiary attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely.
- 2. I appoint my daughter, ANN J. GUNNELS, Trustee of all trusts hereby created.
- 3. I appoint my wife, SARAH R. JEFFERIES, Executor of this my Last Will and Testament. If she/fail to qualify or cease to act as such Executor, should I appoint my children, GRAYSON P. JEFFERIES, JR., and ANN J. GUNNEES,

IH.

Executors in her place, and if either of them should failtto qualify or cease to act as such Executor, I appoint the other as sole surviving Executor.

- 4. I hereby authorize my Executor or my Trustee, to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as she may deem advisable; to manage, operate, repair, and improve any real property forming part of my estate, in such manner as she may deem advisable, to borrow money for any purposes connected with the protection, preservation, or improvements of my estate whenever in her judgment advisable as security to mortgage or pledge any property forming part of my estate on such terms and conditions as she may deem advisable; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other act which she may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon her, whether by the terms of this Will or by applicable law.
- 5. I request that no Executor or Trustee hereunder shall be required to give any bond.
- 6. The masculine gender shall include the feminine and the singular the plural and vice versa.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 27/4. day of MAY, 1970.

Grayson P. Jefferies) (L.S.)

The foregoing instrument, consisting of two (2) typewritten pages, typewritten on only one side, was at the date thereof by the said GRAYSON P.

RIH

167

JEFFERIES signed, sealed, published and declared to be his Last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Robert L. Hawthan Abbeville, South Carolina

Rosemany H. Copelard) of Abbeville, South Carolina

Lasalyn Rowell of Abbeville, South Carolina

168

OF

JOHN C. STROUD III

I, JOHN C. STROUD III, a legal resident of the City of ABBEVILLE, County of ABBEVILLE, State of SOUTH CAROLINA, being of sound and disposing mind and memory, and not acting under duress, coercion or undue influence, hereby revoke any prior wills and codicils made by me and declare this to be my Last Will.

ARTICLE 1

I direct that all inheritance, estate and other taxes payable by reason of my death on any property included in my estate for tax purposes shall be paid as an expense of administration, without contribution from any person, and without apportionment.

ARTICLE 2

I give all my property, both real and personal, tangible and intangible of every kind and description whatsoever and wheresoever situated to my children, JOHN C. STROUD IV, JASON THOMAS STROUD, and MARGARET MARIE STROUD, share and share alike, or to the issue by right of representation of any of my said children who may predecease me. I make no provision for my spouse, MARGARET B. STROUD, she and I being separated.

ARTICLE 3

I hereby appoint my brother JOAL CONWAY STROUD whose address is 2404 St. Mark Raod, Virginia Beach, Virginia, as Executor of this my Last Will. I direct that no executor, executrix, guardian or conservator, or any successor, shall be required to give any bond in any jurisdiction and that if, notwithstanding this direction, any bond is required by any law, statute or rule of court, no sureties be required. I desire that bond be waived to the full extent permitted by law. In administering my estate, my executor or executrix (as the case may be) may exercise the following powers: hold, retain, invest, reinvest and manage without diversification as to kind, amount or risk of nonproductivity in realty or personalty and without limitation by statute or rule of law; partition, sell, exchange, grant, convey, deliver, assign, transfer, lease, option, mortgage, pledge, abandon, borrow, loan, contract, distribute in cash or kind or partly in each at fair market value on the date of distribution and without requiring pro rata distribution of specific assets, hold in nominee form, continue businesses, carry out agreements, deal with itself, other fiduciaries and business organizations in which fiduciaries may have an interest, establish reserves, release or abandon powers, settle or contest claims.

ARTICLE 4

In the event that I shall die leaving a minor child or children surviving me, I hereby appoint my mother, MARIE STROUD, of 2404 St. Mark Road, Virginia Beach, Virginia, as Guardian of the person and property of each minor child of mine who shall survive me, during his or her minority.

Yals MIXS

PAGE 1 OF 2 PAGES

Recorded May 24, 1989 W/B#16 PS- 169-171



ARTICLE 5

Whenever in this my Last Will it is provided that any person shall benefit hereunder if such person shall survive me, unless otherwise specified herein, such person shall be deemed not to have survived me if he or she shall die prior to sixty (60) days after my death.

IN WITNESS WHEREOF, I sign, seal, publish and declare this as my Last Will in the presence of the persons witnessing it at my request this 16 day of August, 19 17, at Fort Casson, Colorado

Signature of Testator

The foregoing instrument, consisting of two pages including this page, was this day of the test of the last will in the presence of us who, at his request and in his presence and in the presence of each other, have signed our names as Witnesses; and we declare that at the time of the execution of this instrument to the best of our knowledge the Testator was of sound mind and under no constraint or undue influence.

WITNESSES:	ADDRESSES:
501-64-8724-	2635 Veide Dr # 108
1 1501-64 -8724-	Colorado Suriugo Co 80910
13.11-40 1135	1225 Bire 8
11 711-401175	Boutle Cloud 1030)
An In Chr Smal	E. 12224 Marine
539-642515	Spokare WA 9416
	•

PAGE 2 OF 2 PAGES

AFFIDAVIT OF PROOF OF LAST WILL

STATE OF COLORADO)

ss
COUNTY OF EL PASO)

WE, John C. STROUD TI, Jeffrey F Key Cocky, Men. Also John , and Michelland , the Testator and the Witnesses, respectively, whose names are signed to the attached or foregoing instrument, being first duly sworn, do declare that the foregoing instrument was signed, published, and declared by the Testator as and for his Last Will in the presence of the Witnesses, who, at his request and in his presence and in the presence of each other, have subscribed their names to this instrument as attesting Witnesses on the day and year last above written; that the Testator executed the foregoing instrument as his free and voluntary act for the purposes therein expressed; and that to the best of our knowledge, opinion, and belief the Testator was at the time eighteen years of age or older, of sound and disposing mind and memory, and under no constraint or undue influence.

Signature of Testator

Signature of Witness

Signature of Witness

Michael R. Small

Signature of Witness

SUBSCRIBED AND SWORN to before me by John C, STROUD TI, the Testator, and Jeffery & Kaperky, and Michael KR Smill, witnesses, this 16 day of Cugust, 19 JT

NOTARY PUBLIC

My Commission Expires:



LAST WILL AND TESTAMENT OF Eulalia B. DeLoach

IN THE NAME OF GOD, AMEN:-

I, Eulalia B. DeLoach, of the County of Abbeville, in the State of South Carolina, being of a disposing mind, memory and understanding, and desiring to make disposition of my property in case of my death, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all wills heretofore by me made.

Item I .- I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.

Item II .- I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved husband, Milledge D. DeLoach, in fee simple absolute.

Item III .- I hereby nominate, constitute and appoint my husband, Eulalia B. DeLoach, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 18th day of April, 1978, A. D.

> Eulalia B. De Loach (LS)

Signed, Sealed, Published and Declared by Eulalia B. DeLoach, as and for her Last Will and

Testament, in the presence of us, who in her presence and of each other at her request have subscribed our names as witnesses.

& abbert

LAST WILL AND TESTAMENT OF EMMA VIOLA T. GABLE

- I, EMMA VIOLA T. GABLE, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. If I shall purchase during my lifetime any United States Government Bonds or other United States Securities and register them in the name of my grandson, GEORGE PERRIN (PERRY) PINSON and my great-grandchildren HAROLD THOMAS PINSON and FRANCES KAREN PINSON, I direct that my grandson, GEORGE PERRIN (PERRY) PINSON shall manage the funds in these bonds and the income therefrom and turn the proceeds thereof over to my great-grandchildren, HAROLD THOMAS PINSON and FRANCES KAREN PINSON, upon which their names appear upon them reaching Twenty-one (21) years of age.
- 2. All the rest, residue and remainder of my estate, real and personal, and all other property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, I give, devise and bequeath to my grandson, GEORGE PERRIN (PERRY) PINSON, in fee simple if he shall survive me, or, if he predeceases me, then to his wife, MARY Y. PINSON.
- 3. I appoint my grandson, GEORGE PERRIN (PERRY) PINSON, Executor of this my Will. If, however, he shall fail to qualify or cease to act as Executor I appoint his wife, MARY Y. PINSON, Executrix in his place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will August 5. 1982.

(Emma Viola T. Gable) (L.S.)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by EMMA VIOLA T. GABLE, above named, to be her Will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Rout & Hauttered 9, of Abbeville, South Carolina

Kocemary H. Copeland of Abbeville, South Carolina

of Abbeville, South Carolina

HAWTHORNE, JR NEY AT LAW HICKNEY STREET

LAST WILL AND TESTAMENT

I, Alpha Seawright Brummette, of Knox County, Tennessee, being of sound mind and disposing memory, do hereby declare this to be my Last Will and Testament, hereby revoking all prior wills and codiciles by me atany time heretofore made.

First: I direct that all my just debts, expenses of last illness, funeral expenses, and expenses of administration be paid out of the first moneys come to hand.

Second: I hereby give, bequeath, will, and devise my entire estate, up to but not in excess of \$3,000.00 each to Oral Robert's Evangelistic Association, Inc., Tulsa, Oklahoma, 74105; Full Gospel Native Missionary Organization, Joplin, Missouri, P. O. Box 1240, 64801; and Knoxville Union Rescue Mission, P. O. Box 3352, Knoxville, Tennessee, 37917, share and share alike.

Third: I hereby give, bequeath, will, and devise all of the residue of my estate, if any, be it real, personal, and mixed, including rights of action if any, to my brothers, George Seawright, Frank Seawright, Allen Seawright, and my sister Nina Seawright Hunter, in equal portions.

Fourth: I hereby nominate and appoint my brother, Frank Seawright to be the executor of this my Last Will and Testament.

IN WITNESS WHEREOF; I have hereto affixed my signature in the presence of the undersigned witnesses on this the 10 day of Hugust. 1972.

Alpha Drummette

Names: Addresses:

earney 01217 Empire Bldg Knofielle Jn. 37902

of 217 Empla Bldy Knowill TN 37/21

Tast Will and Testament

STATE OF SOUTH CAROLINA)
COUNTY OF ANDERSON)

OF RICHARD CAMPBELL

I, RICHARD CAMPBELL, a resident of and domiciled in the State and County aforesaid, do hereby make, publish and declare this to by my Last Will and Testatment, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM I. I direct that all my just debts, secured and unsecured, be paid as soon as practicable after my death.

ITEM II. I give, devise and bequeath all of the rest, residue and remainder of my property, real and personal, wherever situate and whether acquired before or after the execution of this Will, unto my wife, EVA MAE CAMPBELL to do with as she may in fee simple, absolute, absolutely and forever.

ITEM III. In the event that my said wife should predecease me or die with me as the result of a common disaster or accident with me, I will, devise and bequeath all my property, both real and personal, unto TOMMY LEE CAMPBELL and MICHAEL CAMPBELL in equal shares to do with as they may in fee simple, absolute, share and share alike.

ITEM IV. I hereby nominate, constitute and appoint as personal representative of this my Last Will and Testatment my wife, EVA MAE CAMPBELL and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve then I nominate, constitute and appoint as substitute co-personal representatives, TOMMY LEE CAMPBELL and MICHAEL CAMPBELL and direct that they shall serve without bond.

ITEM V. By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to personal representative generally, my personal representative are specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with repect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for and in general, to exercise all of the powers in the management of similar property owned in his own right, upon such terms and conditions as to my personal representative may seem best, and to execute and deliver any and all instruments and to do all acts which my personal representative may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of April, 1988.

RICHARD CAMPBELL
RICHARD CAMPBELL

\$ 64 XX

175-176

an as im SIGNED, sealed, published and declared on the date mentioned above by the said RICHARD CAMPBELL as and for his Last Will and Testament, in the presence of us, who in his presence and in the presence of each other, at his request, have hereunto subscribed our names as witnesses.

J. Rymette Campadaddress Belton, SC Eva M. Latinin Address Belton, SC Dennie 3 Keory Address Honea Pathy AC

176

- I, J. ROY ASHLEY, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. All property over which I shall own at my death, and all property over which I shall then have any power of disposition by Will, I will, devise and bequeath to my wife, SARAH ELLA B. ASHLEY, in fee simple, if she shall survive me.
- 2. If my said wife shall not survive me I will, devise and bequeath my entire estate to my son, JAMES ROY ASHLEY, JR., in fee simple, if he shall survive me, and if he shall not survive me I will, devise and bequeath my entire estate to his issue, in equal shares.
- 3. I appoint my wife, SARAH ELLA B. ASHLEY, Executor of this my Will. If, however, she shall fail to qualify or cease to act as Executor, I appoint my son, JAMES ROY ASHLEY, JR., Executor in her place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will this //// day of July , 1972.

J. J. Roy Ashley) (L. S.)

The foregoing Will consisting of one (1) page was signed, sealed, published and declared by J. ROY ASHLEY, above named, to be his Will, in our presence, and we at his request, in his presence, and in the presence of each other, have Hereunto subscribed our names as attesting witnesses.

Toler I Hauthan for Chleville, 50

Koremany of Copeland of Otherston, L.C.

Galaky Donkell of appearle & Co.

SERT L. HAWTHORNE, JR ATTORNEY AT LAW SOO E. PINCKINEY STREET SBEVILLE, S. C. 29620

STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF FLORENCE McDUFFTE

IN THE NAME OF GOD, AMEN:-

I, Florence McDuffie, of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, hereby revoking any and all Wills heretofore by me made.

ITEM 1:-: I direct that my Executrix hereinafter mamed, as soon after my death as practicable to pay all of my just
debts and funeral expenses with the first money coming into her hands.

my daughter, Willie Mae McDuffie, my undivided one-half (1) interest in the hereinbelow described tract of land, in fee simple absolute:

All that certain piece, parcel or lot of land situate, lying and being at the northeastern intersection of Railroad Avenue and Gordon Street in the Town of Calhoun Falls, Abbeville County, South Carolina,

Said lot of land being bounded and measuring on said boundaries as follows:- North by property now or formerly of Lottie Bowen and measuring thereon 150 feet; East by Gordon Street (the said Gordon Street turning at a right angle along the South and East sides of said lot) and measuring thereon 142 feet; South by Gordon Street and measuring thereon 150 feet; and East by Rail-road Avenue and measuring thereon 142 feet.

This is a portion of the property heretofore conveyed to Minnie Clark by deed of James R. Hill as Master dated 20th May,1966, in the office of the Clerk of Court for Abbeville County, in Deed Book 101 at Page 55 and being the same lands conveyed to me, Florence McDuffie by Minnie Clark by deed dated the 26th day of April,1967 and Deed thereto recorded in the office of the Clerk of Court for Abbeville County in Deed Book 105 at Page 539.

of my property, real, personal and mixed, I will, devise and bequeath unto my children in the following proportions, to-wit: One fifth (1/5) unto my daughter, Willie Mae McDuffie; one-fifth (1/5) unto my son, Gene Autry McDuffie; one-fifth (1/5) unto my son, Charles Floyd McDuffie; one-fifth (1/5) unto my son, Samy Edward McDuffie and one-fifth (1/5) unto my son,

Lawrence Sylvester McDuffie, in fee simple absolute.

ITEM 1V:- I hereby nominate, constitute and appoint my daughter, Willie Mae McDuffie, Executrix of this my Last Will and Testament, with full power to her to do any and every act necessary to carry this my Last Will into effect and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my

name and affixed my seal this 2nd day of November, A.D. 1967.

Signed, Sealed, Published and Declared by Florence McDuffie, as and for her Last Will and Testament, in our presence, and we, in her presence, at her request, and each of us in the presence of the other two have hereunto signed our names as attesting witnesses.

Richard Edwards -

Clorence Mc Duylis

179

IN THE NAME OF GOD, AMEN:-

- I, CAPRIE BURKE DAVIS, also known as Mrs. S. A. Davis of the Town of Due West, in Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous wills and codicils by me made.
- l. I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by will, whether acquired before or after the execution of this will, to MY TWO CHILDEFN, in equal shares, or their issue per stirpes if either of them do not survive me.
- 2. I appoint my son, SAMUEL A. DAVIS, Jr., Executor of this my will, and if he shall fail to qualify or cease to act as Executor I appoint my daughterin-law, Mary Ann Davis, as sole Executrix. I direct neither shall be required to furnish any bond.
- 3. I authorize my Executor to sell any personal property upon such terms as he or she may deem proper, at any time included in my estate.

(Carrie Burke Davis) (LS)

The foregoing will consisting of One (1) page was signed, sealed, published and declared by CARRIE BURKE DAVIS, above named to be her will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Manden Artisted of Abbeville, South Carolina of Abbeville, South Carolina of Abbeville, South Carolina of Abbeville, South Carolina

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

I, George E. Prichard, of Abbeville, County of Abbeville, South

Carolina, being of a disposing mind, memory and understanding, and desiring

to make disposition of my property in case of my death, do hereby make, publish

and declare the following as and for my last will and testament, hereby revoking

all wills heretofore by me made.

Item I.- I direct my Executrix hereinafter named to pay all of my just debts.

Item II.- I will, devise and bequeath all of my property of every kind, both real estate and personal property, and wheresoever situate, unto my wife, Elsie B. Prichard, in fee simple absolute, should she survive me and be living at the time of my death.

Should my wife, Elsie B. Prichard, predecease me and not be living at the time of my death, then and in that event, I will, devise and bequeath all of my property of every kind unto my children share and share alike, in fee simple absolute.

Item III.- I hereby nominate, constitute and appoint my said wife, Elsie B. Prichard, as Executrix of this my last will and testament to serve without bond.

In witness whereof, I hereunto set my hand and seal this 22nd day of October, 1966.

Large E. Fricker.

Signed, sealed, published and declared by GEORGE E. PRICHARD as and for his last will and testament, in the presence of us, who in his presence, and of each other, at his request, have subscribed our manes as witnesses.

Summe I & Sullan

Britand Edwards

181

(Seal)

Tast Will and Testament

STATE OF SOUTH CAROLINA)
COUNTY OF ANDERSON)

I, Earl O. Utsey, Jr., of the County of Anderson, in the State of South Carolina, being of sound mind, revoking all wills previously made by me, do hereby make, ordain, publish and declare the following as and for my Last Will and Testament, to wit:

ITEM I. I direct my Personal Representative, hereinafter named, to pay all of my just debts and funeral expenses as soon after my decease as is practicable.

ITEM II. I have made arrangements for my burial under policies of insurance with Provident Insurance Company. I direct my Personal Representative to use these funds for this purpose.

ITEM III. I am the owner of a real estate mortgage from Earlene R. Utsey to me, which is recorded in the Office of the Clerk of Court for Richland County in Book M-783 at page 680. I devise my interest in this mortgage and Note unto Norma U. Bryce and Earl O. Utsey, III, equally.

ITEM IV. I have named my wife, Grace B. Utsey as beneficiary under a life insurance policy with Durham Life; and I hereby affirm that provision.

ITEM V. I have designated my children, Norma and Earle as beneficiaries under my veteran's insurance; and I hereby affirm that provision.

ITEM VI. All the rest and residue of my property, both real and personal, I devise unto my wife, Grace B. Utsey, to be hers absolutely and in fee simple.

ITEM VII. I nominate and appoint my wife, Grace B. Utsey, and my children Norma and Earl, to serve jointly as Personal Representatives of this my Last Will and Testament, granting unto them full discretionary power of sale, and I further direct that

1

Blooded 6-23-89 WB#16 page 182-184

they shall serve without bond. Should any of these parties not qualify for any reason, or resign, then I grant the same powers unto the person or persons who become qualified.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 24th Day of February, 1988.

EARL O. UTSEY, JR. (SEAL)

The foregoing Will, consisting of three (3) typewritten pages, this included, was this 24th Day of February, 1988, signed, sealed, published and declared by the testator as and for his Last Will in our presence, and we, at the testator's request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses on the above date,

of Anderson, South Carolina

San Maria of Anderson, South Carolina

STATE OF SOUTH CAROLINA)
COUNTY OF ANDERSON)

We, Earl O. Utsey, Jr., Lawton McIntosh , and Susan Stanfield , the testator and the witnesses, respectively, whose names are signed to the foregoing instrument, dated the 24th Day of February, 1988, being first duly sworn, do hereby declare to the undersigned authority that on that date and in the presence of the witnesses the testator signed and executed the instrument as his Last Will, and that he signed willingly, and that he executed it as his free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and the hearing of the testator, and at his request, signed the Will as witness, and that to the best of each of the witnesses' knowledge the testator was at that time eighteen (18) years of age or older, of sound mind, and acting under no constraint, undue influence or fraud.

EARL O. UTSEY, JR.

Subscribed, sworn to and acknowledged before me by the testator, Earl O. Utsey, Jr., and subscribed and sworn to before me by Lawton McIntosh and Susan Stanfield, the witnesses, this 24th Day of February, 1988.

Notary Public for South Caroline

My Commission Expires: 9/26/90

COUNTY OF ABBEVILLE

I, JOHN DILLWORTH PITZER, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated May 5, 1977.

FIRST: I hereby delete Item II of my Last Will and Testament and insert the following as Item II of my Last Will and Testament:

ITEM II

I hereby nominate, constitute and appoint Executor of this my Last Will and Testament, WILLIAM HALL, Comptroller of Erskine College and direct that he shall serve without bond.

SECOND: I hereby republish and reaffirm my said Last Will and Testament as herein modified, amended and supplemented by this First Codicil as if the same were set out here in full and do incorporate the same by this reference thereto, and do hereby republish and declare my said Last Will and Testament as amended, modified and supplemented as my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this ________, 1989.

JOHN DILLWORTH PITZER

The foregoing Codicil consisting of typewritten pages, this included the preceding pages thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this day of the said Testator/Testatrix as and for his/her Last Will and Testament and in the presence of us, who at his/her request, and in his/her presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

Kasen a. Ahley of Calhour Fills, SC

PROOF OF CODICIL

COUNTY OF ABBEVILLE)

We, John Dillworth Pitzer, , the Testator/Testatrix and the witnesses, respectively, whose names are signed to the attached or the undersigned authority that the Testator/Testatrix signed and executed the instrument as his/her last will and that he/she had signed willingly (or willingly directed another to sign for him/her), and that he/she executed it as his/her free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testator/Testatrix signed the Codicil as witness and to the best of his/her knowledge the Testator/Testatrix was at that time eighteen years of age or older, of sound mind, and under no constraint or undue influence.

John DILLWORTH PITZER

WITNESS

WITNESS J. (b) Ley

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

> NOTARY PUBLIC FOR SOUTH CAROLINA MY COMMISSION EXPIRES: 10/18/93

Tast Will and Testament

ΛF

JOHN DILLWORTH PITZER

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

I, John Dillworth Pitzer, a resident of and domiciled in the State and County aforesaid, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM I.

I give, devise and bequeath all of my property of every kind and description, wherever situate and whether acquired before or after the execution of this Will absolutely in fee simple to my wife, Laura Aylett Fleming Pitzer, if she shall survive me. If my said wife shall not survive me, then I give, devise and bequeath all of my said property to my son, Antonio Harry Pitzer, if he shall survive me. If my son shall not survive me, then I give, devise and bequeath all of my said property to his issue surviving him, per stirpes.

ITEM II.

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament my wife, Laura Aylett Fleming Pitzer, and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve, then I hereby nominate, constitute and appoint as substitute or successor Executor my son, Antonio Harry Pitzer, and direct that he shall serve without bond.

ITEM III.

Whenever the word "Executrix" or any modifying or substituted pronouns therefor are used in this my Will, such words and respective pronouns shall be held and taken to include both the singular and the plural, the masculine, feminine and neuter gender thereof, and shall apply equally to the Executrix named herein and to any successor or substitute Executor acting hereunder, and such successor or substitute Executor shall

DO I

possess all the rights, powers and duties, authority and responsibility conferred upon my Executrix originally named herein.

ITEM IV.

any inherent, implied or statutory powers granted to Executors generally, my Executrix is specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for and in general to exercise all of the powers in the management of my estate which any individual could exercise in the management of similar property owned in his own right, upon such terms and conditions as to my Executrix may seem best, and to execute and deliver any and all instruments and to do all acts which my Executrix may deem proper or necessary to carry out the purposes of this will, without being limited in any way by any specific grants of power made, and without the necessity of a court order.

ITEM V.

If any beneficiary and I should die as a result of a common accident or calamity or otherwise under such circumstances as would render it doubtful whether the beneficiary or I died first, then it shall be conclusively presumed for the purposes of this Will that said beneficiary predeceased me.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this ______, 1977.

John Dillworth Pitzer (SEAL)

Tast Will and Testament

OF

ROBERT MARION NANCE

I, ROBERT MARION NANCE, a resident of and domiciled in the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, ordain, publish, and declare this as and for my Last Will and Testament, hereby revoking any and all wills or instruments of a testamentary nature heretofore by me made.

ITEM 1. I desire and direct that all my debts, funeral and testamentary expenses, and all legacies herein mentioned, may in the first place be paid and satisfied out of my personal estate, or if that should prove insufficient, out of my real estate, and hereby charge the same upon my personal and real estate, respectively, in the hands of my devisees and executors hereinafter named.

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church and that I be buried in the Forest Lawn Memory Gardens in plots already purchased and designated as Plot #25, and that a suitable marker be placed to mark my grave, and that all expenses incurred therefor be paid by my estate.

ITEM 3. I give, devise, and bequeath my entire estate, real, personal, or mixed, rest and residue wherever situated, of which I may die seized or possessed, or to or in which I may be or become in any way entitled or have any interest, or over which I may have any power or appointment, remaining after the payment of my just debts and funeral expenses as aforesaid, to my wife, Lois Mildred Nance, to be hers in fee simple absolute.

ITEM 4. I hereby nominate and appoint my wife, Lois Mildred Nance, as executrix of this my Last Will and Testament with all necessary powers to carry out the terms of this will, including the making of conveyances, without the order of the court, and to act without bond.

ITEM 5. In the event that my wife and I should die simultaneously, or that my wife predecease me, then I hereby will, devise, and bequeath all the rest and residue of my property, both real and personal, to Vicki Brown and Mary Sue Haynie, to be divided equally, to be theirs in fee simple absolute.

ITEM 6. In the event that my wife and I die simultaneously or that my wife predecease me, then I name, nominate, constitute, and appoint Mary Sue Haynie as executrix of this my Last Will and Testament with all necessary powers to carry out the terms of this will, including the making of conveyances without the order of the Court, and to act without bond.

Probey rachier namel

WITNESSES

Melissa Jaylor

genet Calmit

Emily McMalan

PAGE ONE OF TWO PAGES

Ruz

Show R.

ITEM 7. The rest of my estate I give to my wife, if she survives me. If she does not so survive me, I give the residue to such of my issue as may survive me. If neither my wife nor any of my issue survive me, I give the residue to those persons surviving me who would be entitled to my property according to the laws of the State of South Carolina regarding descent and distribution.

this 8 IIIN WITNESS WHEREOF, I have hereunto set my hand and seal day of _______, 1977.

Robert making resuce

Signed, sealed, published and declared on the date mentioned above by the said ROBERT MARION NANCE as and for his Last Will and Testament, in the presence of us, who in his presence and in the presence of each other at his request, have hereunto subscribed our names as witnesses.

Dilling Sayled ADDRESS Charge & &C

Janet Colourt ADDRESS ahheride, De mily Mc Mahan ADDRESS Weberide, 50

PAGE TWO OF TWO PAGES

. 191

J.V. B

STATE OF SOUTH CAROLINA

LAST WILL AND TESTAMENT OF

COUNTY OF ABBEVILLE

THOMAS VICTOR BROOKS

I, THOMAS VICTOR BROOKS, a resident of and domiciled in the County of ABBEVILLE, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills and Codicils at any time heretofore made by me.

ITEM I

I direct that all my just debts, secured and unsecured, be paid as soon as practical after my death; however, I direct that my Executrix may cause any debt to be carried, renewed and refinanced from time to time upon such terms and with such securities for its repayment as my Executrix may deem advisable taking into consideration the best interest of the beneficiaries hereunder.

ITEM II

I give and bequeath all of my personal and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, wearing apparel, boats, automobiles and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to my wife, Rhoda Vilora Brooks.

ITEM III

I give devise and bequeath all the rest, residue and remainder of my property of every kind and description (including lapsed legacies and devises), wherever situate and whether acquired before or after the execution of this Will, absolutely and in fee simple to my wife, Rhoda Vilora Brooks.

ITEM IV

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament, my wife, Rhoda Vilora Brooks, and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve then I hereby nominate, constitute and appoint as substitute or successor Executrix, my wife's daugther, Mildred C. Martin, of LaFrance, SC, and direct that she shall serve without bond.

ITEM V

By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers, granted to executors generally, my Executrix is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will, to allot, allocate between principal and income, assign, borrow, buy, care for, collect compromise claims,

Quarted 7-11-89 Will Bb. 16 B. 192-193

convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, repair, sell, sue for, to make distributions in cash or in kind or partly in each without regard to the income tax basis of such asset and in general to exercise all the powers in the management of my Estate which any individual could exercise in such terms and conditions as to my Executrix may deem best, and to execute and deliver any and all instruments and to do all acts which my Executrix may deem proper and necessary to carry out the purposes of this my Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM VI

If any beneficiary and I should die under such circumstances as would render it doubtful whether my beneficiary or I died first, then it shall be conclusively presumed for the purpose of this my Will that I predeceased my beneficiary.

ITEM VII

I direct that no bond or other security shall be required in any jurisdiction of any Executor, Executrix or Trustee acting hereunder.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this // day of February 1989.

Thomas quinter Broody THOMAS VICTOR BROOKS

Testator

Mary Ellen Guida of Scheenword, SC. heara Diamne relean of Fountain clan S.C.

We, THOMAS VICTOR BROOKS, MARY Files Guido and Tre CISA Dictor Office of the Testator and witnesses, respectively, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the Testator signed and executed the instrument as his last will and that he had signed willingly, and that he executed it as his free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testator, signed the will as witness and to the best of his knowledge the Testator was at the time eighteen (18) years of age or older, of sound mind, and under no constraint or undue influence.

Dated this Taday of February 1989.

Thomas Victor Brooks

THOMAS VICTOR BROOKS

Witness

Subscribed and sworn to before me this Taday of February 1989.

Notary Public for SC_{NOTARY (117110, 20. C. STATE AT LARGE My Comm. Expires: MY COMMISSION (1996) (1996)}

PROOF OF WILL

STATE OF SOUTH CAROLINA

LAST WILL AND TESTAMENT

OF

HOPE B. EVANS

I, HOPE B. EVANS, of the State of South Carolina, County of Orangeburg, being of sound and disposing memory and desiring to make such disposition of my worldly estate as I deem best DO HEREBY MAKE PUBLISH AND DECLARE THIS TO BE MY LAST WILL AND TESTAMENT, hereby revoking any and all former wills and codicils whatever by me made.

FIRST: I direct that all my just and legally collectable expenses including funeral expenses and debts be paid as soon after my demise as practicable and to that end charge my whole estate real and personal, with same.

SECOND: I hereby appoint Wayne Evans and Brenda E. Hodges, to serve as joint executors of my estate and that they be allowed to serve without bond.

THIRD: I hereby give, devise and bequeath all my real and personal property, of every kind and description, wherever situate and whether acquired before or after the execution of this Will, including lapsed legacies or devises, to my children, Wayne Evans, James Evans, Brenda E. Hodges and Jo Meyerson, share and share alike per stirpes.

IN WITNESS WHEREOF, I, HOPE B. EVANS, THE TESTATRIX, sign my name to this instrument this the 30 day of November 1987, and first being duly sworn do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and Testament and that I sign it willingly, that I execute it as

my free and voluntary act for the purpose therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

HOPE B. EVANS, TESTATRIX

IN WITNESS WHEREOF WE THE UNDERSIGNED WITNESSES sign our names to this instrument, being first duly sworn, and do hereby declare that the testatrix signs and executes this instruement as her Last Will and Testament, that she signs it willingly, and that each of us in the presence and hearing of the testatrix and in the presence of each other hereby signs this Will as witness to the testatrix's signing, and that to the best of our knowledge the testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Hugh M Van fause of Orangeling, SC Witness of Orangeling, SC Witness of Orangeling, SC Witness Of Orangeling, SC.

Received 7-11-89 Mic Bi 16 Og 194

Lest Will and Testement

i, fande Lilannan, famo oi in Donal de
Country of Alberille and State of South Carolina
being of sound and disposing mind, memory and understanding, do hereby make, publish and
declare this as and for my last Will and Testament, hereby revoking and annulling any and all
Wills by me at any time heretofore made.
First. I order and direct all my just debts, funeral expenses as well as the cost of ad-
ministration and settlement of my estate to be paid by my
nercaster named, as soon after my decease as conveniently may be.
Costania All of management of the contract of
Colonii. All of my estate, real, personal and mixed, of whatever kind and nature and
wheresoever situate, remaining after payment of my debts and funeral expenses, I give, devise and
He of Her
Chird. I hereby nominate, constitute and appoint Mary Learning to be the
Encotor Executriz Will and Testament and I direct that shall not
obligated to file any bond, inventory or appraisement or accounting in any public office or tri-
whatsoever, and further I hereby give and grant unto my said Wife - Mary Pleasure
Power and authority at any time to sell any real estate which may at any time form part of
we catate, for such price, upon such terms, in such way and manner as may be deemed wise, and
make good and sufficient deeds to the purchaser or purchasers thereof without any obligation on
he latter to see to or be responsible for the application of the purchase price.
In Thinks Withereof, I, the said former Four Name have hereunto
Your Name have hereunto Your Name A. D. 1980
James Flasselly Ja (BIDAT)
Digned. Sealed, Published and Declared by the above named testator,
James F Frearmon D 25 and for His last Will and Tours
His-Har His-Har
in the presence of each other hereunto subscribed our names as witnesses hereto.
Torothy la Sulliva Rt. Ware Shoale & C. 29692
Tatticia I Walters 36 Edgewood De Ware Sci
Ellen & Beland Loute / Dan Shale & 6 29692
Address
ended 7-11-89 Will Bk 16 Page 195

STATE OF SOUTH CAROLINA,) LAST WILL AND TESTAMENT) OF COUNTY OF ABBEVILLE.) EVELYN VIRGINIA BURRELL

I, EVELYN VIRGINIA BURRELL, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore by me made.

ITEM I

I direct my Personal Representative hereinafter named to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ITEM II

I make the following specific bequests:

- (a) To Jack Benny Mattison: my automobile,my father's 21 jewel Hamilton watch, my watch,and the little ruby ring given to JessieG. Christian by my parents.
- (b) To Virginia Mattison: the Bulova watch given to Jessie G. Christian upon her retirement from Langley-Milliken School. If Virginia Mattison is deceased, the watch will go to her daughter, Norman Abercrombie.
- (c) To Marion Pri/ce: The drop leaf table in my living room.
- (d) To Carolyn White: my diamond ring to be found in bank box of SCN Bank, Greenwood, and the sum of \$4,000.00.
- (e) To Ann White: the green safe in my kitchen, the child's chair in my living room, and the sum of \$4,000.00.
- (f) To the Trustees of Erskine College the sum of \$50,000.00, that I have invested with Equitable Life Assurance Society, or so much as I have remaining at the time of my death, to establish a scholarship to be called the Evelyn

Pages 196-198

Virginia Burrell Scholarship, at their discretion, for such students meeting the following qualifications:

- l. That he or she be a dedicated Christian and a good student.

 2. That this fund be made available to the same worthy student for a period of four years provided he or she maintains the equivalent of a 90 average.

 3. That this fund be made available to a student who aspires to the ministry, teaching, medicine, or church music.
- (g) To the Department of Music of Anderson College, South Carolina, all of my music and records, and to Greenwood High School, Greenwood, South Carolina, all of my books.
- (h) To Upper Long Cane Cemetery Association the sum of \$5,000.00, to be placed in a savings account to draw interest. The annual interest will be for the maintenance and care of the John L. Burrell plot, Upper Long Cane Cemetery.
- (i) To the Trustees of Connie Maxwell
 Children's Home, any amount that should be
 remaining after the above bequests to be used
 as a Scholarship Fund to be called the Evelyn
 Virginia Burrell Scholarship for the college
 education of students, who are residents of the
 home, meeting the same qualifications as
 above set out.
- (j) The dining room suite in my dining room came from the Christian estate and was willed to Elaine Gaddis at my death.

ITEM III

I direct that my home and the 1.8 acre tract on which it is located be sold by my personal representative to Upper Long Cane Presbyterian Church at its fairly appraised value. If Upper Long Cane Presbyterian Church does not signify its election to purchase this property within a period of three (3) months following my death, I direct that the same be sold by my personal representative, at either public or private sale, in her

discretion.

ITEM IV

I hereby nominate, constitute and appoint as Personal Representative of this my Last Will and Testament MRS.

CAROLYN WHITE, and direct that she serve without bond.

IN WITNESS WHEREOF, I, EVELYN VIRGINIA BURRELL, the testatrix, sign my name to this instrument this ______ day of April, 1988, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and that I sign it willingly (or willingly direct another to sign for me), that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Levelyn Virginia Burrell

We, witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testatrix signs and executes this instrument as her Last Will and that she signs it willingly (or willingly directs another to sign for her), and that each of us, in the presence and hearing of the testatrix, hereby signs this Will as witness to the testatrix's signing, and that to the best of our knowledge the testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Marka ann ME Millan Chandler abbeirble, 5 C.
Helen C. Craig Winety Six, 5 C.

The State of South Carolina County of Greenwood

Subscribed, sworn to and acknowledged before me by EVELYN VIRGINIA BURRELL, the testafrix and subscribed and sworn to before me by witnesses, this jour day of April, 1988.

Notary Public for S. C.

My Commission Expires: 16-23-90

I have a savings account at United Savings and Loan, Greenwood, S. C.; and Equitable Life Assurance Association, Box 2996, Area 6-0, New York, N. Y. 10116, certificate No. 8095 4300 Unit No. 008295-001. This is managed by Moffatt Long, Equitable Life Assurance Association, Greenville, S. C.

I have a lock box in SCN Bank, Greenwood, S. C. Box Number: The key is in the black bag in the cedar chest in my hall. The key to the cedar chest is in the buffet in the right hand compartment. Buffet is in dining room.

I direct that I shall be buried by Ann and Carolyn White, by Harris Funeral home, Abbeville, S. C.; that I will be interred in Upper Long Cane Cemetery in the John L. Burrell plot; that the funeral will be from the First Baptist Church; that the same shall be paid for by the funeral account in United Savings and Loan. The I.R.A. account in United Savings and Loan will be added to the savings account in United Savings and Loan.

I have four place settings of Strasburg Gorham silver to be found in the china closet in the dining room. The key to the china closet is on my personal key ring usually found in my pocketbook.

the furniture and contents of my house at public auction using the Jimmy Davis Auction Company if possible. This includes my antique desk in the front bedroom and divan in my garage, the large tongued and grooved cedar chest in the hall which my father made. It does not have a nail in it. Also the first stereo record player given to me by Anderson College teachers in 1950. If my representative decimes, the may sell my shapping of private sale, against my estate by pack Denny Mathier. Virginia Mattison, James Virginia Mattison, James O'dell Haltsclaw or any other party, these should delts.

Soly a Virginia Durrell Quick St. Consult Delts.

EVELYN VIRGINIA BURRELL

CODICIL TO LAST WILL AND STATE OF SOUTH CAROLINA, TESTAMENT OF EVELYN VIRGINIA BURRELL COUNTY OF GREENWOOD.

KNOW ALL MEN BY THESE PRESENTS, that I, EVELYN VIRGINIA BURRELL, of the County of Greenwood, State of South Carolina, being of sound and disposing mind and memory, do hereby declare the following as and for a codicil to my Last Will and Testament dated April 29, 1988, hereby reaffirming the Will in all particulars except as hereinafter set out:

I desire to amend the following subparagraphs of Item II of my Will:

- (d) To Carolyn White: my diamond ring to be found in bank box of SCN Bank, Greenwood, and the sum of \$6,000.00;
- To Ann White: the green safe in my kitchen, the child's chair in my living room, and the sum of \$3,000.00.

IN WITNESS WHEREOF, I, EVELYN VIRGINIA BURRELL, testatrix, sign my name to this instrument this ____ day of June, 1989, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as a Codicil to my Last Will and Testament dated April 28, 1988, and that I sign it willingly (or willingly direct another to sign for me), that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testatrix signs and executes this instrument as a Codicil to her Last Will and that she signs it willingly (or willingly directs another to sign for her), and that each of us, in the presence and hearing of the testatrix, hereby signs this Codicil as witness to the testatrix's signing, and that to the best of our knowledge the testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Jenny R. Lamb 14. 1, Iray, S.C. Juanita J. Butler Kt. 4, 18.419-18 Aireenwood, S.a.

The State of South Carolina County of Greenwood

Subscribed, sworn to and acknowledged before me by EVELYN VIRGINIA BURRELL, the testatrix and subscribed and sworn to before me by form R. Jawa and frontial fully, witnesses, this day of level, 1989.

Notary Public for S. C.

My Commission Expires: 15 -23-90

Ko.V.B.

Tast Will and Testament

OF

CLANIS B. FLOYD

I, Clanis B. Floyd, of the County of Florence, State of South Carolina, being of sound mind and memory, but mindful of the uncertainty of life, do hereby make, ordain, declare and publish this as and for my last will and testament, hereby revoking all former wills by me made.

ITEM 1. I will, devise and bequeath certain of my household possessions as follows:

- (a) Unto my brother and sister, Randolph Bonds and Josie Bonds, or the survivor of them: my table silver, my four-stick corn cake pan, my antique picture frame with "Lady in Blue" picture on it, my mahogony fan on legs, my silver tray with Randolph Bonds inscribed on it, my cameo broach that can be used as a necklace and my hot plate;
- (b) Unto my brother, Ira Bonds, and his wife, Gertrude Bonds, or the survivor of them: my high chair and step ladder with black top and chrome trim, my yellow roaster and my glider with green striped seat;
- (c) Unto my niece, Iris B. Martin, my Electrolux floor cleaner, my antique tea pot, my cameo pin with woman's head in the center and my Living Bible;
- (d) Unto my niece, Miriam C. Bonds, my day bed or couch, my cake plate with green border and roses in the center and my gold pin with pink saffire in the center;
- (e) Unto my brother, Collis Bonds, and his wife, Jean Bonds, or the survivor of them: my aluminum rack, my bread warmer, my chrome cake box, my crockery pot and my lamp with gold trim and flowers on it;
 - (f) Unto my nephew, David Bonds, whatever automobile I may own;
 - (g) Unto my niece, Joy Bonds, my boxes of recipes;
 - (h) Unto my nephew, Richard Bonds, my television;
- (i) Unto my brother, Wyatt Bonds, and his wife, Ruth Bonds, or the survivor of them: my aluminum pots, my aluminum cake pan and racks, my white electric lamp with gold leaves and pink flowers, my blue floor and window fan and white blanket;
- (j) Unto my nephew, Jimmy Bonds, my record player and cabinet and all records:
- (k) Unto my nephew, Webber Floyd, and his wife, Brenda Floyd, or the survivor of them: my sewing machine;
- (I) Unto my cousin, Annie Benton, all of my quilts, bed spreads, blankets and all towels;
- (m) Unto my brothers and sister, or the survivors of them: my Bonds family pictures and the contents in my china cabinet and corner cabinet;
- (n) Unto my brother-in-law, Wesley Floyd, his wife, Nancy Floyd, my nephew, Webber Floyd, and his wife, Brenda Floyd, or the survivor or survivors of them: All the remainder of my household goods and other personal items, not designated above;

Patey S. Stre

Recorded Will Bb 27

11 12 203

- (o) Unto Lloyd B. Floyd, the sum of One Hundred (\$100.00) Dollars:
 - (p) Unto my niece, Frances C. Boles, my night stand on legs;
- (q) Unto my niece, Helen C. Maples, my cameo pin with two bells in the center tied with a bow.

iTEM II. After the payment of my debts, any taxes that may be due or become due and administration costs, I will, devise and bequeath all cash monies, monies on deposit with banks or other financial institutions, and any and all the rest and residue of my property of every kind and description and wheresoever situate, unto my brothers and sisters, whether or not now living or deceased, share and share alike, the child or children of any predeceased or deceased brother or sister to take the share their parent would have taken if living.

ITEM III. I hereby nominate, constitute and appoint Lloyd B. Floyd, as Executor of this my last will and testament, to serve without bond.

IN WITNESS WHEREOF, I hereunto set my Hand and Seal this 26th day of July, 1982.

Clenis B. Floyd [SEAL]

Signed, sealed, declared and published by Clanis B. Floyd, as and for her last will and testament, in the presence of us, who, in her presence, in the presence of each other and at her request, have subscribed our names hereto as witnesses.

Vilma F- Prosper ADDRESS Olasta S.

Langanie Cotrosser ADDRESS Olinta & C.

Drusself Shind ADDRESS Like Coly, 5. C.

Page 2

LAST WILL

OF

OLLIE BELLE JOHNSON

- I, OLLIE BELLE JOHNSON, of Browns Alley, in the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and hereby revoke all previous Wills and Codicils by me made.
- 1. I give and devise my entire estate, real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, to my grandson, JOHNNY BURTON.
- 2. I appoint my grandson, ALLEN SMITH, Executor of this my Will and direct that he shall not be required to furnish any bond.

IN WITNESS WHEREOF, I sign my name to this instrument this 10th day of November, 1987, and being first duly sworn, do hereby declare to the undersigned notary public for South Carolina that I sign and execute this instrument as my Last Will and I sign it willingly, that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Ollie Belle Johnson, Testatrix

We, Rosemary H. Copeland and Janice T. Hawthorne, the witnesses sign our names to this instrument, being first duly sworn, and do hereby

ROLL

WTHORNE & MUNDY ATTORNEYS AT LAW E PHICHEY STREET AO. BOX 849 declare to the undersigned notary public for South Carolina that the Testatrix being physically unable to sign her name made her mark as her execution of this instrument as her Last Will and that she signs it willingly, and that each of us, in the presence and hearing of the Testatrix, hereby signs this Will as witnesses to the Testatrix's signing and that to the best of our knowledge the Testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Witness J. Speland
Witness J. Stawins rue
Witness

THE STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me by Rosemary H. Copeland and Janice T. Hawthorne, witnesses, this 10th day of November, 1987.

Notary Public for South Carolina

My Commission Expires Sept. 7, 1989

AWTHORNE & MUNDY
ATTORNEYS AT LAW
E. PINCKNEY STREET
P.O. BOX 218
ABBEVILLE, S.C. 29620