for any or all of the following purposes, namely: For the payment of my debts: for the support and maintenance of my wife and minor children: For the education of any of minor children whose education has not been completed, and for reinvestment; and so to sell and covey, as above, with power to resell and reconvey for investment purposes from time to time as may be necessary to carry out the purpose of this will, and at the death of my wife Jennie G.Moffatt, I direct that my surviving executor, my son James S.Moffatt, Junior, do sell all of my property of every nature and kind remaining for the purpose of the division hereinbefore provided for and divide the same as hereinbefore provided.

In witness whereof I have hereunto set my hand and affixed my seal this 29th day of January, 1918.

James S. Moffatt, Senior, Sealed

Signed, sealed, published and declared by James S.Moffatt, Senior, as and for his last will and testament in our presence, and we in his presence, at his request, and each in the presence of theb other two, have hereunto signed as subscribing witnesses.

Jean Kennedy, S.A.Pressly, W.W.Edwards. .

State of South Carolina, PROBATE COURT—PROBATE WILL	L.
PRESENT-HONORABLE 4. F. Miller	Judge of Probate Court
for the County of Abbeville	, and of the count
· · · ·	
PERSONALLY APPEARED MH Long one of the	(1
witness to the annexed instrument of writing, purporting to be the last Will and Testame	ent of Jaunes I,
deposeth and saith that Rev	was present, and did see the said
instrument of writing duly executed by the said James F believes	Celes
And deponent further saith that the said James F bleistes a	ules
at the time of executing the said instrument of writing was to the best of deponent's kr	
posing mind, memory and understanding; and that Nov! with Son	
(the deponent) and WE times and WH	Agrasly
	presence of each other, and of the said
James F, Clintiseres and at This	
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this	day of March
one thousand nine hundred and hornly theo J.F.	day of March
of James Flatuckscales -	- Mar
UPON DUE EXAMINATION of Afficial to the annexed instrument of writing purporting to be the last Will and Testament of	one of the subscribing witnesses
bluiksesles late of Abbeville County, deceas	
the same is the true last Will of said deceased.	
It is THEREFORE ordered and decreed, that it be admitted to probate in co-	mmon form, and that Letters Testa-
mentary be granted to mo Elea Amando Claires	eslo
	J. Melen
	Judge Probate Court.
STATE OF SOUTH CAROLINA, County of Abbeville.	
DO SOLEMNLY SWEAR, That this writing contains the true la	st Will of the within named decease
so far as S know or believe, and that S will well and	
the debts and they the legacies contained in said will, as far as goods	and chattels will thereunto extend an
	inventory of all such goods and chattels
rights and credits. SO HELP ME GOD. Elle Aman	en beliefesaces
SWORN and subscribed to before me this	
4 # day of Mal 19122	
J. Free	
Tudge of Probate Court.	

310- 7693

State of South Carolina)
County of Abbeville))

Ex Parte:)
J.T.Clinkscales and John)
T.Stokes,
Petitioners)
In He: Cason Trust Fund)
Estate of James F.Clinkscales.)

By: Honorable C.C.Festherstone, Judge of the Eighth Judicial Circuit.

Upon considering the verified petition of J.T.Clinkscales and John T.Stokes in the above entitled proceeding, it is hereby: ORDERED, ADJUDGED AND DECREED, That Eleanor A.Cason be and she is hereby appointed trustee of the interests of Mrs.Eleanor Blanche Cason and her bodily heirs, as set out in the last will and testament of Jas.F.Clinkscales, decessed, late of County and State aforeseid.

Given under my hand and official seal this 2nd day of July, 1931, at Chambers, Greenwood, So.Car. Let the said Eleanor A.Cason give bond in the sum of Two Hundred Dollars.

O.C.Featherstone, Judge of Bighth Judicial Dircuit. At Chambers, July 2nd, 1931

reso or any accurations belonging to said trust estate, or other per

1

personal property of said trust estate and invest the proceeds whenever it shall be found to be for the intrest of said trust estate to do so In case the said Rhammergiandhygana Ella Amanda (linkscaes shall desire to be relieved of this trust or in case of her death during the continuance of the trust, a trustee may be appointed in her place and stead by a court having jurisdiction to make such appointment upon application for that purpose made by said trustee in case she desires! to be relieved of the trust, or by her executor or administrator in case of her death; P provided John T.Cason, the husband of the said Eleanor Blanch Cason, shall not be appointed trustee, and never have any control or management of said trust property. It is my will that any trustee who may be appointed by the court shall give such good bond and sufficient security for the faithfull execution of this trust as the court may direct, and order.

Sixth- I will and direct that in the event of any of my children shall die during my lifetime, and leave no child or children living the share of my estate herein given to the child or children so dying without leaving a child or children shall equally divided among myother children and the trustee of my daughter Eleanor Blanch Cason to be, held under and subject to the limitations and the trust hereinbefore provided for.

Seventh- It is my will and I direct that upon the division and settlement of my estae any of my children to whom I have made advances, either in money or property, as a part of their shares in my estate shall account for the value of such advances without intrest, and the shares of all my children be made equal.

I heremake hereby nominate and appoint my wife Ella Amanda Clinkscales sole executrix of this my last will and testamment with full power to do all acts necessary to be done in the full execution thereof.

In witness whereof I have hereunto set my hand and smal this 31st day of December A.D.1912.

Jas.F.Clinkscales (L.S)

Signed, Sealed and published and declared by the testator as and for his last will and testament in our presence, who at his request and in his presence and in the presence of each other have hereunto subscribed our names as attesting witnesses. The word "said" on the second page interlined and the word "of" on the fifth page erased before execution.

W.E.Ellis, W.H.Long, W.R.Bradley.

State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE J. F Milla Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED NOT Nickes one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Janes F
deposeth and saith that late of Abbeville County, deceased, who being duly sworn, was present, and did see the said
instrument of writing duly executed by the said James & Helesuks Cales
And deponent further saith that the said James F. Colontes cales
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that Led; My Arielles
(the deponent) and A. I Mormon and le & Williams
James Flelenges cales and at his
requed, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this day of merch
one thousand nine hundred and Mornly Ino IN THE MATTER OF THE LAST WILL AND TESTAMENT Judy of Porter of James F. Leliususcens UPON DUE EXAMINATION of M.F. Nickers One of the subscribes with
to the annexed instrument of writing purporting to be the last Will and Testament of Junes J.
Leliulis cales) late of Abbeville County, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to more cela Amaria Cleuksculos
J. T. Muller Judge Probate Court.
STATE OF SOUTH CAROLINA, County of Abbeville. In the Probate Court.
so far as will well and truly execute the same by paying first
he debts and they the legacies contained in said will, as far as goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels,
Hights and credits SO HELD ME COD
SWORN and subscribed to before me this Cella armanda beleutioned
4th day of mak 19124
J. J. Milea Judge of Probate Court.

State of South Carolina,) County of Abbeville,)

1, James F.Clinkscales, of Abbeville County, State aforesaid, having heretofore made my last will and testament on December 31st, 1912, do now make this codicil to be taken as a part of the same, and to be know as codicil number one:

1-I hereby ratify and confirm said will in every respect, save so far as any part of it is inconsistent with this codicil.

2- The provision made in my will for my wife is to be taken by her in lieu of dower, and in in the event she should predecease me the personalty bequeath to her is to be distributed in the same manner as my other personalty, and the real estate devised to her is to be likewise distributed in the same manner as my other real estate.

li1-I will and direct that after my just debts and funeral expenses have been paid, and before any division of my estate is made, my executrix shall set aside the sum of five hundred dollars for the education of my son 'arshall should he have not finished his college course at the time of my death; the sum of one thousand dollars for the education of my son John T.should he not have completed a college course at the time of my death and the sum of one thousand dollars for the education of my son Edward should he not have completed a college course at the time of my death. So much of these separate sums is to be expended by my executrix for these purposes as she finds necessary and thinks best, and as each of these sons complete his education or discontinues the same, my executrix is herebydirected to divide such as remains of the fund so provided for the education of such child among my ife and children in the same manner as is provided in my will for the division of the rest of my personal property. This provision for the education of these sons is not to be accounted fo as an advancement.

4th-It is my will and I so direct that my plantation situate in Wilks County Georgia, near Mashington, and known as the Roberts Tract, be sold at public or private sale by my executrix as soon after my death askis practicable, and that the proceeds arising from such sale be considered personalty in the division of my estate.

bth- Whereas, my son, J. Frank Clinkscales, has recently died and I have heretofore advanced to him the sum of fifty-one hundred: Ivill and devise to my my wife, Ella Amanda Clinkscales, the personal property and real estate heretofore bequeathed and devised to my said son, upon the following Trust, however, to wit: to use the rents, income and profits for bhe support of my said deceased son's children, to be shared equally among them during their several minorities, but as each attains her majority her share of the corpus is to be dilivered to her freed and discharged of all trusts, but should any of said children die before she attains her majority them her share by her surviving sister or sisters, and all three of said children die before attaining their majorities, then the trust herein named shall distribute this share of my estate among my other children, the child or children of any predeceased child to take the share intended for the parent. This Provision is made subject to said trustee's accounting for the fifty- one hundred dollars already advanced by me for the benefit o said children.

6th- I think it wise to now state that I have so far made the following advanvements, for which I desire an accounting: To my son J.Frank Clinkscales fifty-one hundred dollars: To my daughter, Blanch Cason, tow thousand dollars: To my daughter Verna Stokes, three hundred and sixty acres of land known as the John T.Clinkscales home tract (which I values at eight thousand dollars, and a horse and buggy (which I value at one hundred and fifty dollars for all of which he is to account as though I had given her eight thousand one hundred and fifty dollars in cash. I will keep a book of advancements which will show all advancements made fro now on, and for which I desire an accivity an advancement, it is to be taken by her as an advancement and accounted for as though I had given her this amount before my death.

7th- In distributing my property among my beneficiaries I desire my executrix and the appraisers to require each beneficiary to first eccount for those amounts, which I have herein required them to account, out of their shares of the personalty. In some instances it will be found that the amount to be accounted for by a beneficiary will exceed the share of personalty which the beneficiary is to receive; so I now direct my executrix and the appraisers to so divided my real estate among my beneficiaries that my wife will have received all told, counting the insurance money and other, personalty and real estate, exactly one-half as much as all of my children and those repsenting them will have received all together in advancements, personalty and real estate, and I direct that the balance of my real estate be so divided among my children and those representing them that they will each receive, counting advancements, personalty and real, one-fourth as muchas my wife will have received altogether. In this way some of my beneficiaries will possible receive more real estate than the fractional part thereof provided for them in my will, and some less, The title which my beneficiaries are to have in such real estate as is allotted to them has heretofore been fixed.

Sth- I will and direct as soon after my death as practicable the probate judge of Abbeville County select three competent men of stat County to appraise my personal and real estate, and that these appraisers, together with my executrix, shall divide my estate, both real and personal, among my beneficiaries, according to the scheme of division, asshowm by my will and this codicil. Said appraisers and my executrix are directed to call in a competent surveyor to survey and plat the several tracts of land to be alloted to my several beneficiaries, and I direct further that said appraisers and my executrix shall endorse on each plat to whom said tract was allotted, and that said plats be recorded by my executrix in the office of the Clerk of the Court for Abbeville County, and that the beneficiaries take such title in the land so allotted them as is provided in my will and this codicil. My executrix is authorized and empowered to make such sales of such personalty as she and the appraisers think will facillitate the devision of my personal estate.

In witness whereof 17 have hereunto set my hand and seal this 12th day of July, 1916.

Witnesses-

James F. Clinkscales,

C.E.Williamson, S.G.Thomson, W.F.Nickles. STATE OF SOUTH CAROLINA-ABBEVILLE COUNTY.

Being of sound mind and body, I Eliza Cassandra Gambrell, do make and declaire this to be my last will and testament: To wit, FIRST, After my death, I will that my Executor's here-in after named, shall sell so much of my property as may be necessary to pay all my legal debts-

SECOND:

That after all my debts are paid, I will that the rema inder of my property, both personal and real, shall remain for the use and benefit of my beloved husband John M, wambrell during hisnatural life: provided however, that if is for the best interest of my Estate, my Executors shall have the power to sell any portion or all of the estate, both personal and real and the proceeds thereof shall go to my husband for his suport during his natural life.

THIRD:

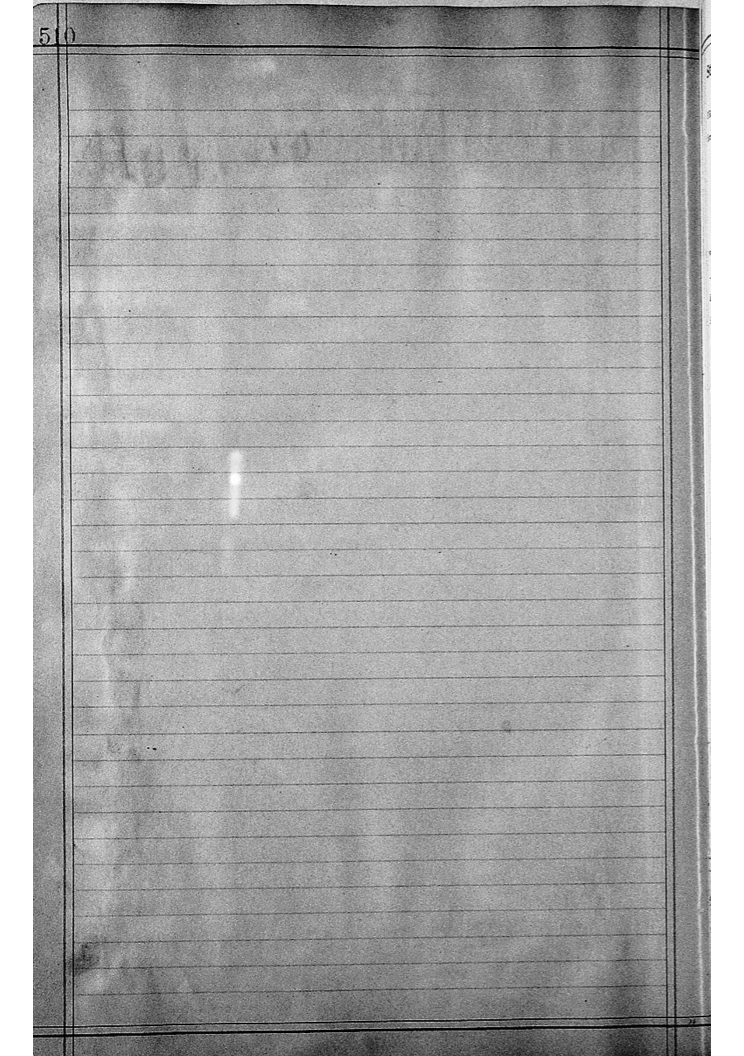
I hereby appoint and declars my husband John M. Gambrell and Claude C. Gambrell my oldest son to be the Executors of this my last will and testament:— and that all other wills here-tofore existing shall be null and void:— Witness my hand and seal this the 20th. day of April 1921.

her Elizer X Cassandra Gambrell, L.S. mark

We the under-signed do-sware that we witnessed the signature of Elizer Cassandra Gambrell and that we signed our names in her presence and in the presence of each other.

A true coppy of the origina

J.F. Miller W.C. Winn J.A. Wilson,



State of South Carolina, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY. 4 m. of
PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED at Millism one of the subscribing
PERSONALLY APPEARED WITHINGS one one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Jas. J Mallism late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that Mes was present, and did see the said
instrument of writing duly executed by the said fas. I mallism
And deponent further saith that the said of yas, I mallom
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that
Am li
Jas, F Mattism and at Heis
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 2/8h day of Jely
one thousand nine hundred and twinty two
of Jas & Mattern of the Last WILLIAND TESTAMENT) of Jas & Mattern of Mattern one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Jus. F Medisa.
late of Abbeville County, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to Mattern
Judge Probate Court.
STATE OF SOUTH CAROLINA, County of Abbeville. In the Probate Court.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as \(\square\) know or believe, and that \(\square\) will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as Tub goods and chattels will thereunto extend and
the law charge me and that will make a true and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this 21 day of Tely 1912-1
J. Fmile
Jolige of Probate Court.

State of South Carolina, County of Abbeville,

Know all men by these presents that I, James F.Mattison of Abbeville County being in good health, and sound and disposing mind and memory, do make and ordain this my last will and testament, hereby revoking all wills heretofore made by me.

As to my wordly estate of which I may die seized and possessed, or to which I may be entitled to at the time of my death- I will and bequeath in the following manner.

First- I will that all my just debts and funeral exepenses be paid out of my estate by my executrix hereinafter named as soon after my death as will be found convenient by her.

Second- I will and bequeath to my beloved wife Janie C.Mattison, all of my entire property, real, personal and mixed wherever located- The same to be for her use benefit and behoof, and to her heirs and assigns forever.

Lastly I nominate, appoint and constitute my wife Janie C. Mattison, executrix of this my last aill and testament.

In testimony whereof, I the said James F.Mattison, have hereunto set my hand and seal This 28 th day of December, 1912-In the presence these competent witnesses of my own selection.

Signed, Sealed, published and declared for his last will and testament, in the presence and in the presence of each other have subscribed our names as witnesses.

R.M.Shirly,

G.M.Greer,

A.M.Mattison.



State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE J. J. Milles Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED DY, CC Gambre one gethe subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mrs Jaure E.
Edwardo White late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that Meu was present, and did see the said
instrument of writing duly executed by the said Mrs. Laura & Edward White
And deponent further saith that the said now, Laura & Columns while
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that
(the deponent) and Beach and J. M. Dew
in the presence of each other, and of the said
Mrs Laur E Elwarts white and at Hear
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this day of day of
one thousand nine hundred and turning this & Willer
in the matter of the last will and testament of Jungy Parkal,
UPON DUE EXAMINATION of 57. 6 6 Lambrue one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. Jaure & Education Lohih late of Abbeville County, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to Saul Edward
$\rho = 0$
Judge Probate Court.
STATE OF SOUTH CAROLINA, County of Abbeville. In the Probate Court.
J DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as goods and chattels will thereunto extend and
the law charge he and that I will make a true and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD. Paul E Clevano
SWORN and subscribed to before me this
7 day of Apr 1912-2
Judge of Probate Court.

State of South Carolina, County of Abbeville,

I Laura Xdxxxdx Ellen Edwards White, of the County and State aforesaid, being of sound mind, memory and understanding, do make pubblish and declare this as my last will and testament.

First- I will that all my just debts and funeral expenses be paid.

Second- I will that all my personal property be divided equally after my death between my two(2) Children, Paul Edwards and Mrs. Carry Lee McCleskey.

Third- I will that all my land ownd by me at my death be equally divided between my two (2) children, Paul Edwards and Mrs.

Carry Lee McCleskey-- This land is devised to my above named children in fee simple.

Fourth- I hereby nominate and appoint my son Paul Edwards the sole executor of this my last will and testament, with full power to do all acts necessary to carry out the provisions thereof.

In witness whereof I have hereunto set my hand and seal this 11th day of April, A.D.1910.

Laura E.Edwards White. Seal.

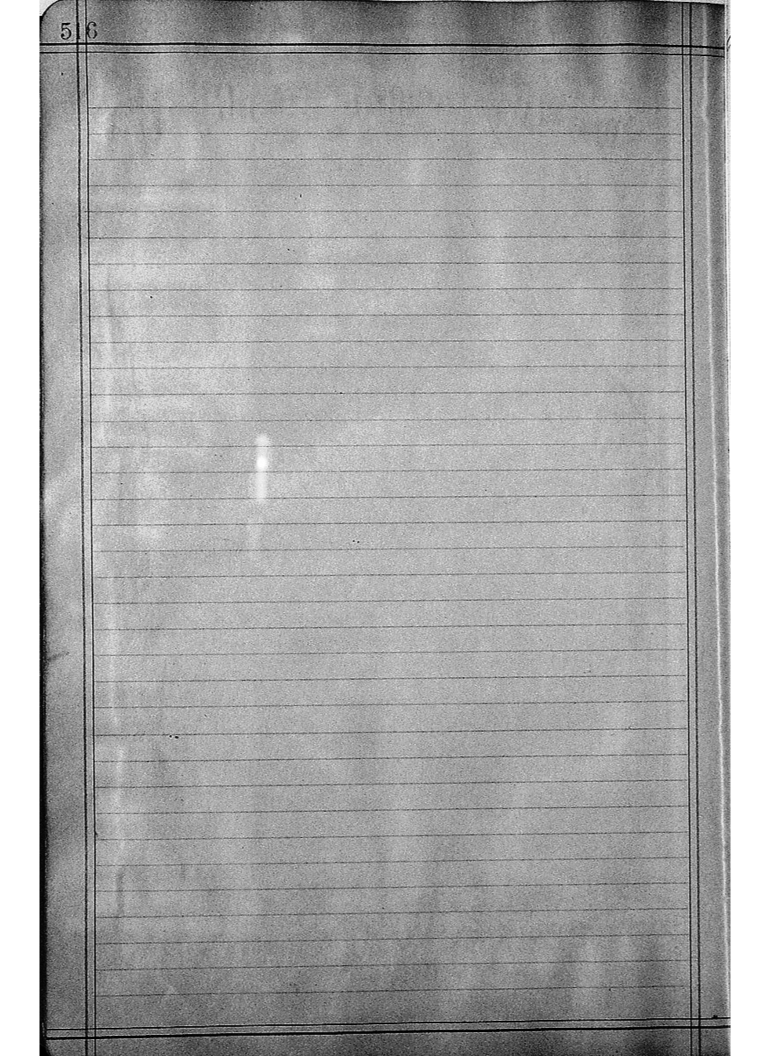
Signed, Sealed, published and declared as and for her last will and testament in our presence, who at the request of the testarrix and in her presence and in the presence of each other, have signed our names hereto as attesting witnesse.

C.C.Gambrell, M.D.

B.K.Beacham,

J.M.Seal.

ike



State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE J. J Miller Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED & Persin Ar, our ofthe subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Coff Frith
late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that hew was present, and did see the said
instrument of writing duly executed by the said WH Juth
And deponent further saith that the said WH Frish
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind memory and understanding; and that
posing mino, memory and understanding, and that
(the deponent) and It Verrm fr. and Margaret Person
in the presence of each other, and of the said
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 11 th day of March
one thousand nine hundred and liverity two 99 mills
of MH Frich Quantity of Suang Probability
UPON DUE EXAMINATION of Leven dr, one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of MIT Truck
late of Abbeville Count deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to Sohn & Marlin
IT nevels
Judge Probate Court.
STATE OF SOUTH CAROLINA, County of Abbeville. In the Probate Court.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as . I know or believe, and that . I will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as his goods and chattels will thereunto extend and
the law charge Me and that I will make a true and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD.
sworn and subscribed to before me this
Of Meeler
Judge of Probate Court.

State of South Carolina,)
County of Abbeville,

I,W.H.Frith, of said State and Kounty, being of sound and disposing mind, do make this my last will and testament, revoking all previous wills made by me.

1st- I direct all just debts and funeral expenses be paid.

2nd- I bequeath to my my wife, Mary McNeill, three chairs, the dining table, the cook stove and ware, my featherbed and Irish quilt and all chickens.

3rd- I also bequeath to my said wife the sum of thirty six dollars annually, to be paid to her out of the proceeds of my farm hereinafter mentioned and devised. This amount to be collected and paid her by John McNeill, and to be paid every year during her natural life.

4th- I bequeath to Larkin Frith all other personal property of every description and kind that I may be possessed of at the time of my death.

oth- I devise to said Larkin Frith my farm of ninety five acres for and duing his natural life, and at his death to his heirs at law and distributees to be divided according to the law of distribution of the State of South Carolina. Said Larkin Frith to use the of said bequeathed farm, with the exception of the thirty six dollars above manifement to my wife, Mary McNeill Frith, to his own use and he is to have control of the farm for and during his natural life; he is to pay to said John McNeill the thirty six dollars for my wife.

6th- I nominate and appoint John S.Martin, executor of this my last will and testament.

Signed, Sealed, published and declared by the testator as his last will and testament in our presence, and we at his request and his presence and in the presence of each other have hereunto set his our hand as witnesses thereto.

W.H.Frith \$\frac{1}{2}\$ mark.

J.L.Perrin,

J.L.Perrin, Jr.

Margaret Perrin.

Feb.21.1918.



6 day of Sept 19127

The State of South Carolina,)
County of Abbeville,

In the name of God-Amen:

I, M.V.Walker, a resident of the State and County aforesaid, being of sound mind, memory and understanding, do make, ordain and declare the following to be my last will and testament, hereby revoking all former wills heretofore made by me.

First- I direct that all my just debts and funeral expenses be paid by my executor hereinafter named as soon after my death as practical.

Second-I give, devise and bequeath all my property, real personal and mixed, unto the following named persons, to wit; one forth to J.J.Walker, one fourth to D.P.Walker, one forth to to the children of my deceased daughter, Anna Saxxile Maik Walker Carwile, the names of said children are as follows-to wit; Walker P.Carwile, William J.Carwile and James Leander Carwile and one fourth to Jennie Walker Ray, the child of my deceased daughter Jennie Walker Ray they was considered with the child of my deceased daughter Jennie Walker Ray they was considered with the child of the child of my deceased daughter Jennie Walker Ray they will be the child of the child of my deceased daughter Jennie Walker Ray they will be the child of the

I hereby nominate, appoint and constitute A. Selden Mendedy to be the executor of this my last will and testament.

In witness whereof, I have signed, scaled and published this instrument of writing as my last will and testament, dated this the 26th day of Juhe, 1912.

M.V.Walker- seab-

Signed, Sealed, published and declared in the presence of the testatrix to be her last will and testament, and we in her presence, and in the presence of each other and at her request have signed our names as witnesses.

J.F.Bradly,
W.R.Bradly,
J.F.Willer.

State of South Carolina,)
County of Abbeville, .)

I, Mary H.Taggart, of Abbeville, ins said State and County, being of sound and disposing mind, memory and understanding, but in feeble health, and desiring to make disposition of all of my property in case of death, hereby revoking all former wills by me made, do hereby make, publish and declare the following as and for my last will and testament, to wit;

ist- I direct my executrix hereinafter named as soon after my death as practicable, to pay all my just debts and funeral expenses, the same to be paid as far as possible in the manner hereinafter directed and for the purpose of paying all of said debts. I hereby direct and empower my executrix, with or without advertisement, to sell all of the property not hereinafter dispecially bequeathed and devised, and to apply the proceeds thereof, first to the payment of my general creditors, and the balance to the payment of the debts which I owe on the Eureka Hotel building.

Second- I will and devise to my daughter, Winton Taggart Benton, the tract of land near the city of Abbeville bought by me from Mrs.L.T. Willer, containg thirty nine acres (39) more or less, known as my Miller tract of land.

Third-I direct that my Link tract of land near the City of Abbeville, be divided into two tracts of equal value, the one to be laid off so as to contain the buildings next the Poor House House farm, and the other tract to be laid off so as to contain the Link House and outbuildings. The tract laid off adjoining the Poor House farm, I till and devise to my daughter winton Taggart Benton as trustee, in trust to hold and to rent and to manage the same for a period of five years, doing which time the income from said land is to be applied by the said trustee to the payment of taxes, insurance, repairs and up-keep, as she may think best, any balance of any years income to be paid over to my grandson, Wm.T.Hughes, and the heirs of his body, provided that should the said Wm.T.Hughes die without leaving children, the said tract is to revert to my daughter Winton Taggart Benton and my son H.M.Taggart.

Fourth- Iwill and devise that tract of the Link place containing the Link house and out buildings, to my son H.M. Taggart and heirs of his body, provided that should my said son, H.M. Taggart die without leaving living issue the said tract of land is to revert to my daughter, Winton Taggart Benton and my grandson, Wm. T. Hughes.

Five- I direct that if possible, the division of the Link Place may be made by my daughter, Winton Taggart Benton and my son, H.M. Taggart, but if they cannot agree upon a division thereof, I direct that each shall

State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE TO Street & FMiles Index of Probate Court
June of Modern Court
for the County of Abbeville
PERSONALLY APPEARED WMG Greene one of the subscribing
witness to the aspected instrument of writing, purporting to be the last Will and Testament of Min Many H
\(\alpha = \ell \)
Ace!
present, and aid see the said
And deponent further saith that the said mo many A Jag gook me many A Jag gook
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that
(the deponent) and J.M. Nickees and J. S. Holand
in the presence of each other, and of the said
mo may It Saggast and at her
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 16 th day of Quy
one thousand nine hundred and lurinly tuo
of Mrs. Mary H Laggarh
UPON DUE EXAMINATION of World Green one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Inno Many St
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testa-
mentary be granted to Mr. Wintow Taggach Benton
() - 7 70.00
J. F Neller Judge Probate Court.
STATE OF SOUTH CAROLINA,
County of Abbeville.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased so far as will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as her goods and chattels will thereunto extend and
the law charge 2nd and that I will make a true and perfect inventory of all such goods and chattels,
SWORN and subscribed to before me this
& 7 Micle
Judge of Probate Court.

appoint one person and these two shall appoint a third person, the appointment to be made in writing, and that the three persons so appointd shall go upon the said Link place and divided it into two tracts as hereinabove directed, as nearly equal in value as possible the two tracts when so set off to be held by the parties as hereinabove directed. In case either refuses or fails to name a rerson to act in making such division, the clerk of the Court for said county shall name such person for the purpose herein specified.

Sixth- I will, devise and bequeath to my son-in-law, m.A.Benton, as trustee, my hotel property including the hotel and store buildings and all furniture, fixtures, bedding and other property therein concontained, and now used in connection with the Eureka Hotel, in trust to rent the same annually, or for periods of years, as he may think hest and from the rents thereof to pay the taxes, insurance, repairs and up-keep of said property and the balance of the rents to apply annually to the payment to the balance upon the mortgage debt now standing against the said hotel property and when this shall have been paid, the net income each year to be divided equally between my daughter, Winton Taggart Benton, H.H. Taggart and my grandson, Wm. T. Hughes and so to rent and manage the said property and dispose of the income for a period of twenty years after my death, provided that either of the said parties die during the said period, his or her part of the said income to be paid over to his or her children, as the case may be, if any, otherwise to the survivors, the children of either representing a deceased parent in the division of the income at all times At the end of the said period of twenty years, I direct the said trustee to sell and dispose of said hotel property including the hotel building furniture, fixtures at public auction after due advertisement and to pay over the procedds of said sale, one-third to my daughter, Winton taggart Benton, one-third to my son, H.M. Taggart and one-third to my grandson, W.T. Hughes, provided that these parties are then living; in case of the death of either, the share which she or he would have taken is to be paid to his or her living children, as the case may be, if any, otherwise to the survivors, the child or children of either of said parties who may be then dead to represent the parent in every such

Seventh- I will and bequeath to my daughter, Winton Taggart Benton, the diamond ring which I purchased for her and which she is now wearing, upon the condition that she pay to my son, H.M. Taggart, within sixty days from my death, the sum of one hundred dollars, and to my grandson, Wm.T. Hughes, a like sum.

division.

Right- I will and bequeath to my daughter, Winton Taggart Benson and to my grandson, Wm.T. Hughes, my Rissel authmobile, upon condition that each pay to my son, H. M. Thaggart, within four months after my death the of one hundred dollars.

Nineth- I will and devise unto my granddaughter, Mary Louise Retton to my son, H.M. Taggart, and to my grandson, Wm. T. Hughes, my stock in in Fisheries Product Company, the same to be equally divided them by my executrix.

Ten- I have heretofore endorsed note for my son in law, H.A.Benton, to the amount of Fifty five hundred dollars, Should my estate be held to pay any part of said notes, my daughter, Winton Taggart Benton's share of my estate and all property herein willed to her is to be charged with the re-payment of such sum and the property herein willed her is to be first made applicable to the payment thereof.

Eleventh-In case the parties now holding the mortgage against my hotel property demand payment thereof before the income from the property is sufficient to pay the said indebtedness, I hereby authorized the trustee named in the in the sixth clause thereof or his successor to borrow money to pay the said indebtedness, and to mortgage the hotel property including the building and fixtures to secure same.

Twelveth-Lastly, I do hereby appoint my daughter, Winton Tagraft Benton, sole executrix of this my last will and testament, hereby giving her authority to do everything necessary to carry this will in full force and effect, including the execution and delivery of all necessar conveyances.

In witness Whereof, I have hereunto signed my name and affixed my seal this the 8th day of June, A.D.1942.

Mary H. Taggart-Sealed

Signed, sealed, publised and declared

by Mrs.Mary H.Taggart as and for her last will and testament in our presence and we in her presence at her request and each in the presence of the other two, have hereunto signed our names as as attesting

witnesses.

J.M.Nickles, T.J.Holcome, Wm.P.Green.

State of South Carolina, PROBATE COURT—PROBATE WILL.	
PRESENT-HONORABLE A. J. Milley	Judge of Probate Court
for the County of Abbeville	Judge of Frontie Court
	100, 46
PERSONALLY APPEARED M. & Sherrand once of	te
witness to the annexed instrument of writing, purporting to be the last Will and Testament of	
late of Abbeville County, dec	
	resent, and did see the said
instrument of writing duly executed by the said L. Rauseg	resent, and did see the said
And deponent further saith that the said to a Rame of	
at the time of executing the said instrument of writing was to the best of deponent's knowledge posing mind, memory and understanding; and that	e and bener, or sound and dis-
1 2 7-0 1/2 1/	· · · · · · · · · · · · · · · · · · ·
(the deponent) and Diano and D. T. Sta	<u> </u>
La Ramey and at heis	e of each other, and of the said
request, signed their names as with esses to the due execution of the same.	Salk
	ay of March
one thousand nine hundred and Morning Uw	
IN THE MATTER OF THE LAST WILL AND TESTAMENT	
of astamey my Il	
A RESERVE OF THE PROPERTY OF T	of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament	s canning
late of Abbeville County, deceased, it a	ppears to my satisfaction, that
the same is the true last Will of said deceased.	
It is THEREFORE ordered and decreed, that it be admitted to probate in common i	orm, and that Letters Testa-
mentary be granted to Mes, Mary Sare Raway T & al Camey	
√	J. Fruno
	Judge Probate Court.
STATE OF SOUTH CAROLINA, In the Probate Court.	
County of Abbeville.	
DO SOLEMNLY SWEAR, That this writing contains the true last Will	
so far as will well and truly ex	
the debts and they the legacies contained in said will, as far as goods and cha	
the law charge and that will make a true and perfect invento	
rights and credits. SO HELP ME GOD. SWORN and subscribed to before me this many keeps.	uly
SWORN and subscribed to before me this many hue	Carrey,
30 day of 1912 Z	
Judge of Probate Court.	

State of South Carolina, County of Abbeville,

I, Lewis A. Ramey, of the State and County aforesaid, being of sound mind, memory and understanding, do hereby make, ordain, declare and publish the following as my last will and testament, hereby rovoking all former wills heretofore made by me.

1st- I direct my executrix and executor hereinafter named to pay all my just debts and funeral expenses as soon after my death as practi-

2nd. I give, devise and bequeath untp my beloved wife, Mary Sue Cason, and to my daughter, Sallie Sue Ramey, my home place, situate on the east side of the road leading to my residence and starting mid-way to an imaginary line running between my home and my mothers old home and continuing in an easterly direction taking in Rob Allens house and running as far as may be necessary in order to take in two hundred and sixty three acres, this being the number of acres intended for them to have-I also give to my said wife and daughter, one Automobile, two mules all my cows, all my household and kitchen and kitchen furniture and whatever corn and fodder that may be on hands at the time of my

3rd- I give, devise and bequeath to my three sons, namely- J.A.Ramey, T.W.Ramey and S.T.Ramey, all the balance of my land consisting of six hundred acres, to be divided by them as they may deem proper. 4th-All the rost and residue of my estate, consisting of mortgages, notes, honds, cotton and money that I may own at the time of my death, I direct my executrix and executor to divide into five shares and distribute the same as follows-to wit; one share to my my wife, Mary Sue Ramey- one share to my daughter to my daughter, Sallie Sue Ramey, one share to my son, J.A.Ramey- one share to T.W.Ramey and one share to my son, S.T.Ramey.

5th- I have sold to my son, S.T.Ramey, the house and lot containing four acres, being the same house in which he now lives for six hunded (\$600.00) and my executors and executor are directed to make him titles to same whenever he pays for the same.

I hereby nominate, constitut and appoint my wife, Mary Sue Ramey and my son, J.A.Ramey executrix and executor of this my last will and testament, giving them power to do everything necessar to carry out the terms of the same.
In Testimony whereof I have hereunto signed my name and

seal this the 30th day of June, 1922.

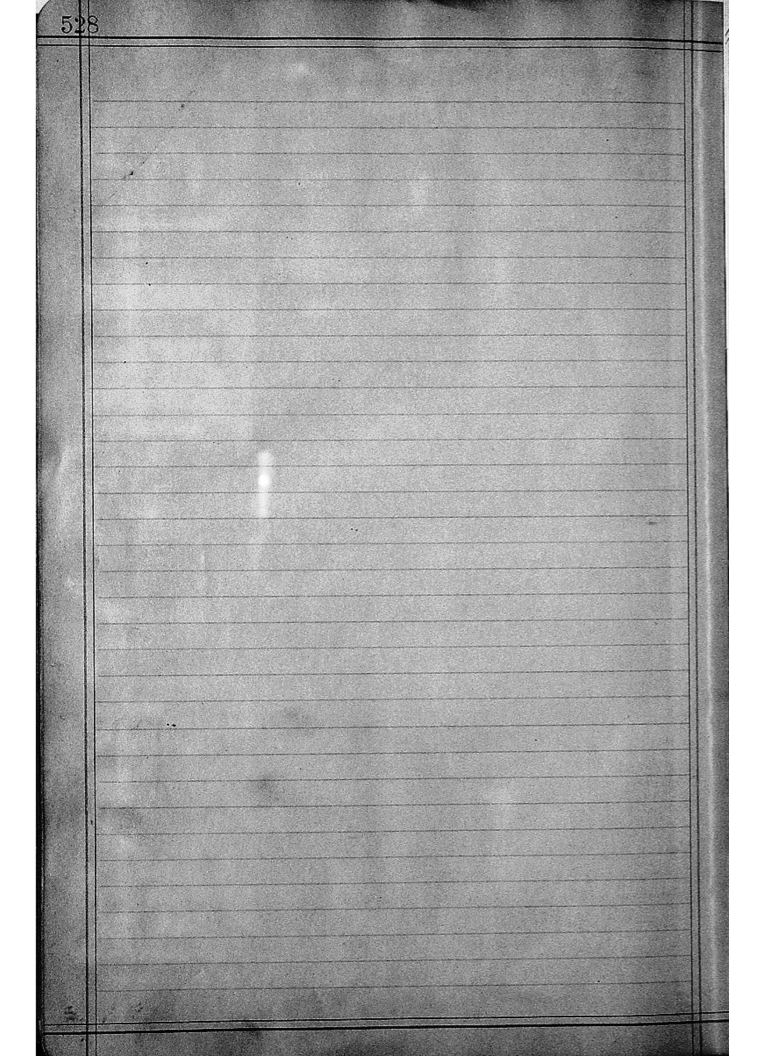
L.A.Ramey-Scal-

Witnesses.

M.G. Sherrard,

C.B.Evans,

S.F. Harmond.



State of South Carolina, PROBATE COURT—PROBATE WILL.	
PRESENT—HONORABLE J. F Miller Judge of Probate C	Court
for the County of Abbeville	Our C
PERSONALLY APPEARED & M Middles one of the subscri	ibing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Sections	
late of Abbeville County, deceased, who being duly sw deposeth and saith that was present, and did see the instrument of writing duly executed by the said of Cromer And deponent further saith that the said of Cromer	
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and	1 die
posing mind, memory and understanding; and that Hei' & middles	i uis-
posing mind, memory and understanding; and that He', J. M. Midles (the deponent) and Lucia a. and Eugene F. Cenned	
J. F Croner and at the presence of each other, and of the	Said
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this 13th day of Cel	
one thousand nine hundred and Winly lew IN THE MATTER OF THE LAST WILL AND TESTAMENT Of J. Cromer UPON DUE EXAMINATION of J. M. Mickles one of the subscribing with	er
to the annexed instrument of writing purporting to be the last Will and Testament of	
late of Abbeville County, deceased, it appears to my satisfaction, the same is the true last Will of said deceased.	that
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters To mentary be granted to	esta-
0-9m2	
J. J. Miller Judge Probate C	ourt
CTATE OF COURT APPONENT	
County of Abbeville.	
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named dece	eased
so far as g know or believe, and that g will well and truly execute the same by paying	first
the debts and they the legacies contained in said will, as far as his goods and chattels will thereunto extend	l and
the law charge have and that I will make a true and perfect inventory of all such goods and char	ttels,
rights and credits. SO HELP ME GOD.	
SWORN and subscribed to before me this	
13 day of 6th 1912-2	
J F Willer	
Judge of Probate Court.	A 100

The State of South Carolina, County of Abbeville,

In the name of God-Amen:

I,S.F.Cromer, of the City of Abbeville, in the County and State aforesaid, do make, publish and declared the following as and far my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore made by me.

Item First- I direct my executors hereinafter named to pay all my just debts and funeral expenses, and to errect a suitable monument to mark my last resting place as soon after my death as may be practicable, and to the pay the expenses of the same out of the first money coming into his hands as the executor of this my will.

ITEM 2. I will, devise and bequeath unto my nephew by marriage, Mr. W.F.Nickles, of Abbeville, South Carolina, all of the property of everry nature and kind of which I may die seized and possessed, to be his absolutely, except that he shall pay to my my brother, Lindsay H.Cromer, the sum of ten dollars per month, to be paid monthly, so long as he may live, but at his death all of my property shall become the absoluteof the said W.F.Nicles. I desire to dispose of my property in this manner in order that I may show my appreciation of the kindness and assistance given me by the said W.F.Nickles from time to time, and of the kind and loving care I have received from his good wife during my various illness, and then too I feel that I should make some provisions for my brother who is afflicted with blindness.

153; 3. I hereby nominate, constitute and appoint the said W.F.Nickles to be sole executor of this my last will and testament.

In witness whereof I hereunto set my hand and seal this 23mld day of Sept.1922.

Witnesses.

Lucia A.Arnold.

Eugene F.Arnold.

J.W.Nicklos.

S.F.Cromer-Seal-

State of South Carolina, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY. 7 + MIN.
PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED Worth Hatchiners one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mr. Cornelia
late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that was present, and did see the said
instrument of writing duly executed by the said Mrs. Corneliu Exerment
And deponent further saith that the said Mrs, Cornelia & Vecusas
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that 100%
(the deponent) and Shos, D. Corleg and C. M. Chicks cales)
in the presence of each other, and of the said
my Cornelin ETermont and at her
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 2 nd day of Clug.
one thousand nine hundred and worry was
in the matter of the Last Wise and Testament) Judy of Protect
of Mis. Cornelin & Vennanh
UPON DUE EXAMINATION of Robb. Autobused one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. Cornelin &
late of Abbeville County, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testa-
mentary be granted to William Laggorh
Judge Probate Court.
Judge Probate Court
STATE OF SOUTH CAROLINA, In the Probate Court.
County of Abbeville.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as Summer know or believe, and that Summer will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as goods and chattels will thereunto extend and
the law charge well and that will make a true and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this
1 day of any 1912 z
2 day of any 1912 z J J West Court. Judge of Probate Court.
Judge of Probate Court. J

Lowndesville, S.C.

I, Cornelia Elizabeth Tennant, being of sound mind, do make this my last will and testament.to wit;

First.I will that after my death my executors hereinafter named shall so much of my personal estate and real estate, as may be necessary to pay all my legal debts.

2nd- That the remainder of my estate shall be kept in tack for a home and benefit of my beloved husband.H.A.Tennant, during his natural life-providing, however, that if in the judgment of my executors, it is best for my estate they shall have the power to sell all or any part of my estate, and received the proceeds for the purposes above indicated.

3rd- After the death of my beloved husband, M.A.Tennant, I will that all my property both personal and real be sold and the proceeds of same be divided among my bodily heirs-wate, Charlie, Henry, Ellen and Cornelia/ as follows: They shall each receive one fifth of the proceeds of the estate; provided, however, that if either or both of my daughters, Ellen and Cornelia are still single at the time of the devision of the estate, each shall receive as her distributee share, one thousand dollars more than either of the remaining three of my heirs.

4th- I hereby appoint and constitute my son in law William Taggart and my son W.A.Tennant Jr. the lawful executors of this my last will and testament, hereby revoking and nullifying all peaking my previous wills I may have executed.

Witness my hand and seal this 10th day of June, 1924.

Cornelia E. Tennant-Seal-

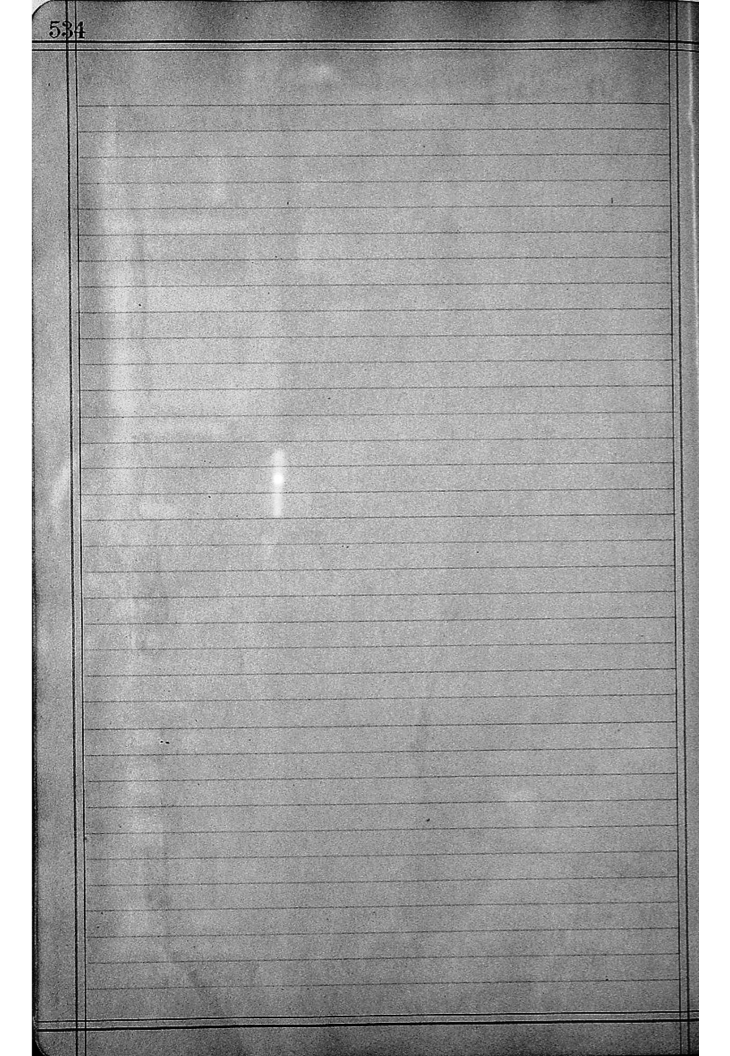
Witnesses.

N. III

Thos.D.Cooley,

C.M. Clinkscales,

Robert J. Hutchinson.



State of South Carolina, PROBATE COURT—PROBATE WILL	
ABBEVILLE COUNTY. J. Milo.	
PRESENT—HONORABLE 10 MILLOR	Judge of Probate Court
for the County of Abbeville	
PERSONALLY APPEARED & AStill our of the	
witness to the annexed instrument of writing, purporting to be the last Will and Testame	
Al lolice	
A sate of Abbeviae Count	y, deceased, who being duly sworn,
instrument of writing duly executed by the said Mm. Adelaish It. At	was present, and did see the said
And deponent further saith that the said 1mm. Adelaide A. Nill	
at the time of executing the said instrument of writing was to the best of deponent's kno	owledge and bolist of court and the
posing mind, memory and understanding; and that	owned and benef, of sound and dis-
(the deponent) and Sa warkles and Rad	Cide
mrs. Adelain H. Nice and at Ken	resence of each other, and of the said
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this 19th	day of Och
two we to	
1.0/	Miller
of Mrs Adelaide St. Hill	Judy Portoh
UPON DUE EXAMINATION of D. A. Nice	
to the annexed instrument of writing purporting to be the last Will and Testament of M	one of the subscribing witnesses
the same is the true last Will of said deceased.	I, it appears to my satisfaction, that
It is THEREFORE ordered and decreed, that it be admitted to probate in com-	mon form and that Latters Tarte
mentary be cranted to William & Hill Morran	d Harm. Hil of
Extenting named in the will not quiefing on accom-	+ 4 benn Under On 12
, , , , , ,	6 Fanish
	Judge Probate Court.
STATE OF SOUTH CAROLINA,	
County of Abbeville.	
JO SOLEMNLY SWEAR, That this writing contains the true last	Will of the within named deceased
	aly execute the same by paying first
the debts and they the legacies contained in said will, as far as her goods an	
the law charge Me and that I will make a true and perfect in	
SWORN and subscribed to before me this	Edfiel
19 day of Och 19122	
QFMIR.	
Judge of Probate Court.	

State of South Carolina, County of Abbeville,

I, Adalaide H.Hill of the County and State aforesaid, being of sound and disposing mind and memory, but feeble in health, do make publish and declare this to be my last will and testament hereby revoking all previous wills.

1-I direct that all my just debts and funeral expences be paid as soon after my death as is practicable.

2- I direct that one hundred dollars be used by my executors to place a suitable marker at my grave.

3- I, will devise, and bequeath unto my daughter Howard Howard Hill and my brother, Willam E.Hill, to be held by them jointly, for and during the life-time of the said William E.Hill, my house and lot on Hain Street, in the City of Abbeville, where I now live.

4th- At the death of the said William E. Will, I direct that my executrix sell said house and lot at public auction at Abbeville, South Carolina, after advertising the same.

5th- Out of the proceeds of the said sale of sid house and lot Howard Harmon Hill shall first be paid the sum of two thousand dollars. After this has been paid, the sum of two thousand dollars shall be paid to my niece, Amy L. Thomson; the sum of five hundred dollars to my niece Gertrude Laport; and five hundred dollars to my sister, Elizabeth Hilford.

6- Should the house and lot fail to bring enough to pay in full all the bequests mentioned in paragraph five hereof, then the amountgiven to my two nieces and my sister shall be reduced proportionately in accordance with the amounts directed to be given in said paragraph five.

7- Should the house and lot bring more than enough to pay the bequests mentioned in paragraph five, then the residue shall go to HowardHarman Hill.

8- I will, devise and bequeath to William E.Hill all of the furniture on the second floor of my home, and to Howard Harman Hill, all the furniture and other property on the first floor of my home; and after the payments of debts and funerel expenses, should there be any other property not hereinbefore covered by the terms of this will, it shall go to my said daughter, Howard Harman Hill. I have already given her my jewely.

9-I nominate and appoint William E.Hill, executor and Howard Harman Hill, executrix of this my last will and testament and I hereby give them full power to carry it into effect.

Witnesses-D.H.Hill-R.A.Link-D.A.Wardlaw.



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State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT-HONORABLE J. F Miller Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED C. M. Daniel one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mil Morre
deposeth and saith that was present, and did see the said
instrument of writing duly executed by the said Myo, Mora martin
And deponent further saith that the said mrs. Norn marken
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that
(the deponent) and J. B. Nudiden and Dermon Bristing
in the presence of each other, and of the said
my nora martin and at the
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 23 nd day of Octore thousand nine hundred and twenty two J.F. Milly J. S. THE MATTER OF THE LAST WILL AND TESTAMENT.)
one thousand nine hundred and twornty two JF mills
IN THE MATTER OF THE LAST WILL AND TESTAMENT) of Mora Martin
UPON DUE EXAMINATION of Warnel one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Miss Nova Markin
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testa-
mentary be granted to Robb & Nutchinson
0.724.0
Judge Probate Court.
Judge Produce Court
STATE OF SOUTH CAROLINA, In the Probate Court. County of Abbeville.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as goods and chattels will thereunto extend and
the law charge and that will make a true and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD. SWORN and subscribed to before me this
SWORN and subscribed to before me this
L3 day of Och 19122

State of South Carolina,) County of Abbeville,)

In the name of God-Amen:

I Nora Martin being of sound mind and memory do make and declare this to be my last will and testament.

1st- I will and direct that all my legal indebtedness and funeral expenses be first paid.

2-I will and bequeath to my beloved husband, Thomas R.Martin, all my personal and real estate during his natural life. At the death of my beloved husband, Thomas B.Martin, I will and direct that my personal property and real estate be sold and equally divided, share and share alike between my beloved children, T.J.Martin, Marjorie Mc-Mahan, Lula Campbell, Lula Alison, Esther Martin, also my grand daughter, Levenia Speer to share her mother's (Nellie Speer) share. Also my grand children the heirs of Allen Martin are to share Allen Martin's share. Should any of my children die with issue their share to become a part of my estate and be equally divided between my surviving children.

3rd- I will and direct that the notes I have on hand amounting to Nine hundred and seventy five dollars be collected by executor not to charge my heirs who may owe me over four per cent interst. This money to be equally divided between my children, share and share alike, T.J.Martin, Marion McMahan, Lula Campbell, Lula Alison, Esther Martin and my grand daughter, Levenia Speer.

I warrent, constitute and appoint my friend Robert J.Rutchinson executor of my will and testament, hereby revoking all other wills made by me.

In witness whereof I have hereunto subscribe my name and affixed my seal the 6th day of april, 1921.

her Nora X Martin

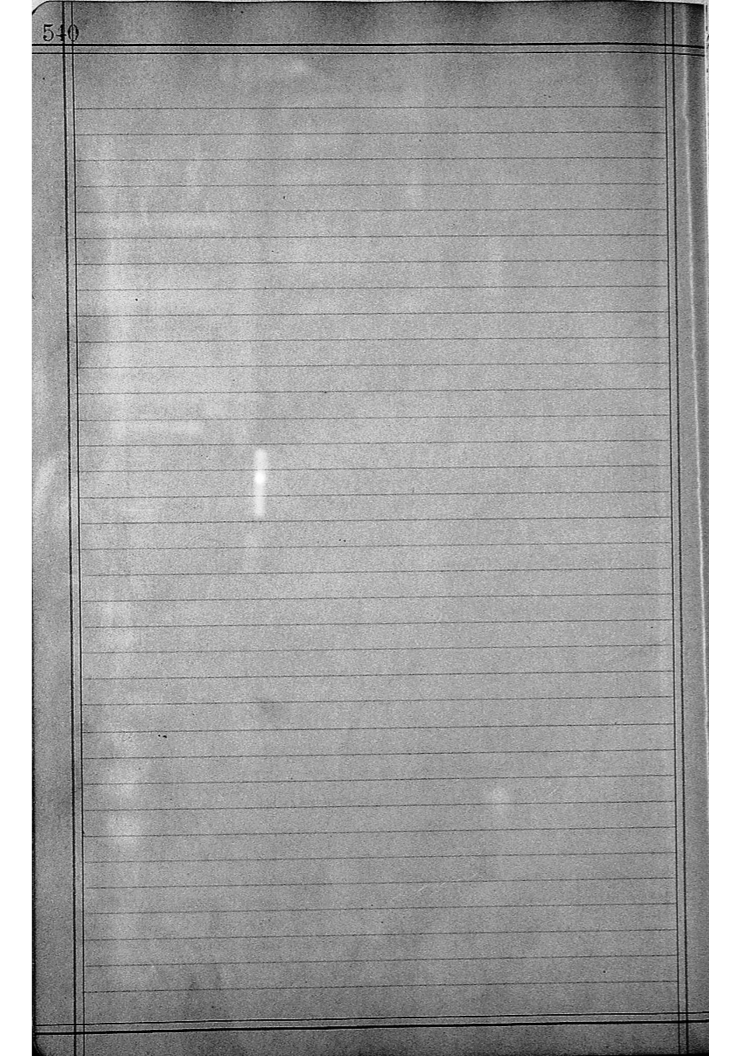
Witnesses.

Vernon Bradberry,

J.B. Huckabbe,

C.W.Daniel.

1



State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT HONORARY ()7 MG 0 0.
for the County of Abbeville U
PERSONALLY APPEARED Og Browler one of the subscribing
witness to the annexed instrument of writing purporting to be the last Will and Testament of Mrs Courte L
4/-1
was present, and did see the said
instrument of writing duly executed by the said Mro Ecune L Widewar
And deponent further saith that the said Mrs Euron & Wileman
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that
(the deponent) and A H Searryth and WO Brisiles
mrs. Emma & Wirdian and at Her
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 10th day of Och
one thousand nine hundred and 22
in the matter of the last will and testament } & F Neice
UPON DUE EXAMINATION of OyBrownles one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. Curra Llerden
late of Abbeville County, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testa-
mentary be granted to
Judge Probate Court.
STATE OF SOUTH CAROLINA,
County of Abbeville. In the Probate Court.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as know or believe, and that will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as goods and chattels will thereunto extend and
the law charge and that will make a true and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this
day of191
Judge of Probate Court.

State of South Carolina, County of Abbeville,

1, Emma L.Wideman, of the County of Abbeville in the State aforesaid Being of sound and disposing mind and memory, fo make and publish this my last will and testament, hereby revoking all former wills made by me.

1st- I will that my just debts be paid.

2-1 will that all my personal property of whatsoever nature, this including household furniture, be sold at public sale to the highest bidder and the proceeds of said sale to be equally divided among mychildren the child or children of any predeceased child or children taking the same share his, her or their parent would have taken if alive at my death.

3rd-I give and devise unto my daugther, Frances Wideman, one hundred and fifty dollars in cash.

4th- I give and devise in fee simple to my husband, J.W.Wideman, all that lot of land with the building thereon situate, lying and being in the town of Due West, Abbeville County, S.C. and bounded as follows, to wit: On the North by lots of Mrs.J.L.Todd; lot of Mrs.Leila Todd; and lot of the estate of W.L.Pressley. On the East by street commonly known as Mayne Street said Street dividing my lot from lots of Prof. L.C. Galloway and lots of R.S.Galloway. On the South by Street dividing my lot from lot of R.B.MeDill and lot of John Lewis. On the West by lands of Mr.Scoggins. Said lot of land here devised is designated on a plat made by P.L.Grier, D.S. on June 2nd. 1911 as containing two and fifty six one hundredths acres.

If my said husband should predecease me the said lot dand with the buildings thereon shall go direct to my children, the child or children of and predeceased child or children taking the same share as his, her or their parent would have taken at my death, to be held by them as tenants in common until they see fit to partition same.

5th- I give and devise unto my husband, J.W.Widemen, any moneys I may have at my death; an if he predeceases me such moneys or personal property shall be equally divided among my children living at the time of my death.

6th-I give and devise unto my husband, J.W.Wideman, any and all real property which I may in the future acquire and seized of; but if he predecease me, I will that such real property shall go to all ofmy children as temants in common, the child or children of any predeceased child to take the same share as his, her, or their parent would have taken if living at my death.

I hereby nominate, constitute and appoint my, husband, J.W.Wideman, and my son, J.W.Wideman Jr., Executors of this my last will and testament.

In testimony whereof I, the said Emma L.Wideman, have hereunto set my hand and seal this 27th day of October. 1914.

Emma L. Wideman.

Witnesses.
D.H. Seawright.
W.O. Brownlee.
O.Y. Brownlee.

State of South Carolina, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.
PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville
0 m m 116
PERSONALLY APPEARED & Middles one your subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Jraule B. Bary
late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that was present, and did see the said
instrument of writing duly executed by the said Araule 13 Hang
And deponent further saith that the said Frank 13 Hanf
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that Hea!
(the deponent) and Do Holenen and M. J. Coleman
in the presence of each other, and of the said
Frank 13 Dany and at Mis
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 13 day of day of
one thousand nine hundred and two nty two
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of Frank B. Lary
UPON DUE EXAMINATION of M Mehles one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Jacobs Stary
late of Abbeville County, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testa-
mentary be granted to Marie Fee Evens Lary
0 -
- At Mice
Judge Probate Court.
STATE OF SOUTH CAROLINA,
County of Abbeville.
J DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as will well and truly execute the same by paying first
the debts and they the legacies contained in said will, as far as he goods and chattels will thereunto extend and
the law charge me and that will make a true and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this Weater der Lower Wing
rights and credits. SO HELP ME GOD. SWORN and subscribed to before me this Again Ce Son Single So
Judge of Probate Court.
Judge of Probate Court. J

The State of South Carolina,)
County of Abbeville,

In the name of God-Amen:

I, Frank B.Gary, of the County and State aforesaid do make, ordain

publish and declare this as and for my last will and testament.

ITEM 1. I desire and direct that, as soon after my death as may
be practicable, all of my just debts and funeral expenses be paid
and that a suitable monument be errected to maxgrave mark. The
payment of said debts and expenses herein authorized shall be made

by my Executrix hereinafter named out of my personal estate.

ITEM 2. I bequeath to my wife, Marie Lee Evans Gary, all my personal property and choses in action of every kind to be here abso-

lutely.

QBBM: 3. I devise and give unto my said wife all of my real estate for and during her life time, and at her death said real estate is given and devised to my son Frank/B.Gary Jr.

ITEM Ath- I hereby nominate, constitute and appoint my said wife, Narie Lee Evans Gary, to be the sold Executrix of this my last will and testament, and direct that no bond be required of her as such.

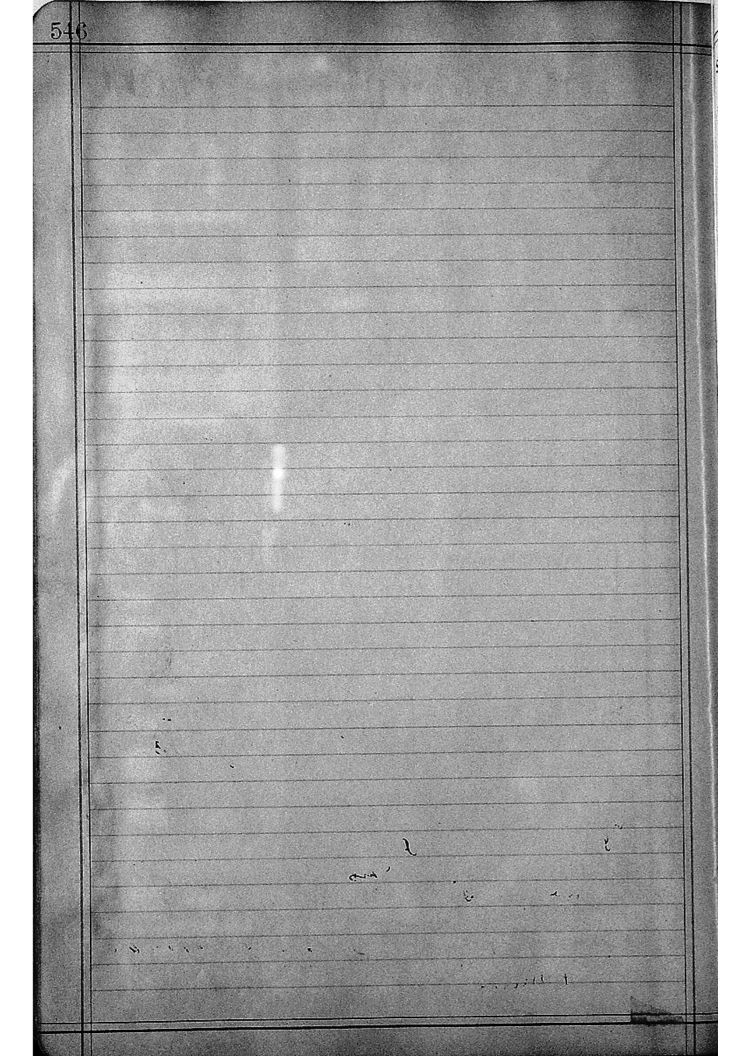
ITEM 5. My said wife has declared her intention of this day making her last will and testament and of making a similar disposition of her property as I have made mind by this will and testament but it is expressly understood that said instrument are not to be construed to be mutual wills.

In interest thereof, I have hereunto set my hand and seal this 20th day of January, 1919.

Frank B. Gary (SELA.)

Signed, Scaled, published and declared by Frank R.Gary 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.

M. J. leoling Jm Willes



	LetJudge of Probate Court
for the County of Abbeville	
PERSONALLY APPEARED BM. In	the one of the subscribing
witness to the annexed instrument of writing, purporting to	be the last Will and Testament of Joseph W Normullin
N	late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that	was present, and did see the said
nstrument of writing duly executed by the said	
and deponent further saith that the said of	iph m Virimelion
at the time of executing the said instrument of writing was	s to the best of deponent's knowledge and belief, of sound and dis-
osing mind, memory and understanding; and that	Her
(the deponent) and J. C. Broker	and Es martin
	in the presence of each other, and of the said
Joseph or Vermicion	and at Kers
equest, signed their names as witnesses to the due executio	
SWORN AND SUBSCRIBED to before me, this	20 th day of Occ
ne thousand nine hundred and twinny tun	
N THE MATTER OF THE LAST WILL AND TESTA	
goseph w. Vermelin	}
Upon due examination of B. W.	Joeth
o cross both thansimation of the	one of the subscribing witnesses
o the approved instrument of writing appropriate to be the b	
o the annexed instrument of writing purporting to be the la	ast Will and Testament of Joseph W
	ast Will and Testament of Joseph W
he same is the true last Will of said deceased.	ast Will and Testament of Joseph W
he same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa
he same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa.
he same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermeillann
he same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa.
he same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermeiblane
the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be sentary be granted to Lelana L (ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermailland Judge Probate Court
the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be sentary be granted to Lecture L. (ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermailland Judge Probate Court
It is THEREFORE ordered and decreed, that it be sentary be granted to Lecund L (TATE OF SOUTH CAROLINA, County of Abbeville.	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermeilland. Judge Probate Court t.
It is THEREFORE ordered and decreed, that it be sentary be granted to Lecund L (TATE OF SOUTH CAROLINA, County of Abbeville.	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermailland Judge Probate Court t. writing contains the true last Will of the within named deceased
TATE OF SOUTH CAROLINA, County of Abbeville. DO SOLEMNLY SWEAR, That this so far as Know or believe, and that	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermerikana. Judge Probate Court t. writing contains the true last Will of the within named deceased will well and truly execute the same by paying firs
TATE OF SOUTH CAROLINA, County of Abbeville. DO SOLEMNLY SWEAR, That this she debts and they the legacies contained in said will, as far	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Sermeiller. Judge Probate Court t. writing contains the true last Will of the within named deceases will well and truly execute the same by paying firs as goods and chattels will thereunto extend and
It is THEREFORE ordered and decreed, that it be nentary be granted to Lecund L Q County of Abbeville. DO SOLEMNLY SWEAR, That this know or believe, and that L County of Abbeville and they the legacies contained in said will, as far	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermerikana. Judge Probate Court t. writing contains the true last Will of the within named deceased will well and truly execute the same by paying first as goods and chattels will thereunto extend and will make a true and perfect inventory of all such goods and chattels
It is THEREFORE ordered and decreed, that it be nentary be granted to Lecand L. County of Abbeville. DO SOLEMNLY SWEAR, That this is a know or believe, and that the law charge and that wights and credits. SO HELP ME GOD.	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermerikana. Judge Probate Court t. writing contains the true last Will of the within named deceased will well and truly execute the same by paying first as goods and chattels will thereunto extend and will make a true and perfect inventory of all such goods and chattels
It is THEREFORE ordered and decreed, that it be mentary be granted to Lecause Country of Abbeville. DO SOLEMNLY SWEAR, That this is know or believe, and that the debts and they the legacies contained in said will, as far he law charge and that gights and credits. SO HELP ME GOD. SWORN and subscribed to before me this	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Sermeiller. Judge Probate Court t. writing contains the true last Will of the within named deceases will well and truly execute the same by paying firs as goods and chattels will thereunto extend and
TATE OF SOUTH CAROLINA, To far as The de debts and they the legacies contained in said will, as far the law charge SWORN and subscribed to before me this	ast Will and Testament of Joseph W of Abbeville County, deceased, it appears to my satisfaction, that e admitted to probate in common form, and that Letters Testa Nermeilland Judge Probate Court t. writing contains the true last Will of the within named deceased will well and truly execute the same by paying firs as goods and chattels will thereunto extend and will make a true and perfect inventory of all such goods and chattels

State of South Carolina, County of Abbeville, }
In the name of God-Amen:

I. Joseph W. Vermillion of the County and State aforesaid, being of somund mind, memory and understanding, do make and publish this my last will and tesatament, in manner and form following, hereby revoking all other wills I may have heretofore made.

1st- It is my will and I do order that all my just debts be paid as soon such as possibly done after my death.

2nd-I give and bequeath to my wife, Sallie J. Vermillion, all my real estate consisting of one hundred and twenty eight acres land with improvementes thereon, the same being in Donalds Township and State aforesaid to have and to hold during her natural life, and after her death to be equally divided between my several children, namely, W. Furman Vermillion, Eunice L. Chandlet, Mary Ellen Vermillion, Charles E. Vermillion and Leland L. Vermillion, to share and share alike.

3rd- I give and bequeath to my wife, Sallie J. Vermillion all the personal property of which I may be possessed at my death to have as her own and to dispose of as she may see fit.

4th- And lastly I nominate, constitute and appoint my son V. Furman Vermillion, of Doanalds, S.C. my executor to this my last will and testament.

. In witness whereof I have hereunto set my hand and fixed seal

this 13th day of January A.D. 1910.

Joseph W. Vermillion-L.S.

Signed, Sealed and declared by the said testator as his last will and testament, in his presence and in the presence of each other.

Jas.C. Boocker,

B.W.Tribble,

E.S. Martin.

The testator wrote a codicil to the above will on the 28th day of Oct. 1922, changeing the executorship from W.Furman Vermillion to Leland L.Vermillion. No other changes made.

State of South Carolina, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY, J. F. Miela.
PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville.
CHX
PERSONALLY APPEARED a H Dagnace one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Hardestern
late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that he was present, and did see the said
instrument of writing duly executed by the said & Audicata
And deponent further saith that the said Ja Societation
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that hee; a & Day nau
(the deponent) and J. J. Dickson
in the presence of each other, and of the said
& I Hudeaber and at his
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 26th day of Jan
the thousand line induced and
in the matter of the last will and testament }
() () () () () ()
to the annexed instrument of writing purporting to be the last Will and Testament of
late of Abbeville County, deceased, it appears to my satisfaction, tha
the same is the true last Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Tests
mentary be granted to Mis arri Kate Hackaber
775
Tudge Probate Cour
Judge Probate Cour
STATE OF SOUTH CAROLINA,
County of Abbeville.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named decease
so far as V know or believe, and that V will well and truly execute the same by paying fir
the debts and they the legacies contained in said will, as far as her goods and chattels will thereunto extend an
the law charge and that will make a true and perfect inventory of all such goods and chattel
rights and credits. SO HELP ME GOD. Win armi 1 Cate 14 welcober
SWORN and subscribed to before me this
2 6 day of Jan 19163
& F Ruce
Judge of Probate Court.