

File:

Box 352

Pack 8937

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Addison G. Cawile, Esq., Judge of Probate for said County.

Personally appears Frances Drake, who, being duly sworn, says that she saw (miss) Margaret Elizabeth M^cClinton, seal, publish and declare the annexed instrument of writing, bearing date the 11th day of April, A. D. 1938, to be and contain her Last Will and Testament; that the said (miss) Margaret Elizabeth M^cClinton was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said Frances Drake (Deponent)

together with W. R. Senn and Iabel Benjamin R. P. at the request of the testat eris in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 16th day of

April, Anno Domini 1938.

Add G. Cawile,
Judge of Probate, Abbeville County, So. Car.

Frances Drake

(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of John Horace M^cClinton

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of (miss) Margaret Elizabeth M^cClinton, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 16th day of April, 1938.

Add G. Cawile

Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

We do solemnly swear, that this writing contains the true Last Will of the within named (miss) Margaret Elizabeth M^cClinton, deceased, so far as we know or believe; and that we will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge us, and that we will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 16th day of

April, Anno Domini 1938.

Add G. Cawile,
Judge of Probate, Abbeville Co., S. C.

J. H. M^c Clinton
Abbeville, R. #3, S. C.
J. M^c Clinton
Wendover, R. D. 1, S. C.

Item I: In case of the death of my brother in my life time I will, devise and bequeath that part of my estate herein devised and bequeathed to his children to be equally divided between them. That is to say, I will bequeath to my son Joseph Shanks M^cClinton, the one-half of my estate herein devised and bequeathed to him, and the other one-half of my estate herein devised and bequeathed to my brother Joseph Shanks M^cClinton, it to be equally divided among his four children at his death. Joseph Shanks M^cClinton, it to be equally divided among his four children at his death.

THE STATE OF SOUTH CAROLINA.

The Last Will and Testament of:

COUNTY OF ABBEVILLE.

(Mrs) Margaret Elizabeth M^cClinton

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Know all men by these presents, That I, Margaret Elizabeth M^cClinton, of Vendery, in said State and County, being of sound 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:

Item I: I direct my Executors hereinafter named to come after my death as practicable to pay all of my just debts and funeral expenses.

Item II: I will, devise and bequeath to my brother, Joseph Shanks M^cClinton the lot which I held against him secured by a mortgage on his home place of fifty acres, and also I will and devise to him, the said Joseph Shanks M^cClinton, seventy-five acres of land to be cut off from my home place hereinafter described, in the following manner, to wit:

Commencing on the Cedar Spring - Vendery road at a point calling my home place from the old cabin place, run thence along the line of the said old cabin place in an easterly direction to a branch, thence easterly to the old field fence along the branch a sufficient distance so that a line drawn at right angles to Cedar Spring - Vendery road will cut off the said tract of seventy-five acres, and which tract when so cut off will lie across the Cedar Spring - Vendery road from the present home place of my brother, Joseph Shanks M^cClinton. I also will devise and bequeath to my brother, Joseph Shanks M^cClinton the following items of personal property: All my old worn, the old sofa, board and card table.

Item III: I will and bequeath to my brother, John Horace M^cClinton, the dining room table and chairs, the old cupboard, two tables in dining room, China cabinet, two old bureaus, the oak bedroom suit formerly belonging to his mother, the attic room furniture in my residence, located on the home place, my chairway, my male "Mabel"; Goss and fiddle "Mabel", all furniture, quilts, lined, curtains in bed rooms upstairs, slovenly, all cooking utensils, all rug, apparel, furniture, and my pot and tubs.

I also will, devise and bequeath to my brother, John Horace M^cClinton, the remainder of my home place known as the old M^cClinton home. Instead, formerly belonging to my mother, the said Anna Oliver Martin, wife, after cutting off the seventy-five acres for my brother Joseph Shanks M^cClinton, about one hundred and sixty-two acres.

Item IV: I will and bequeath to Margaret Louise M^cClinton, daughter of John Horace M^cClinton, my necklace studded with pearls.

Item V: I will and bequeath to Martha M^cClinton, daughter of my brother, Joseph Shanks M^cClinton my gold watch.

Item VI: I will and bequeath to Mary M^cClinton, daughter of my brother, Joseph Shanks M^cClinton, my clothes.

Item VII: I will and bequeath to my brothers, Joseph Shanks M^cClinton, and John Horace M^cClinton, in equal shares the following items: allowing cattle and property and I will cause all my cattle and property to be kept for the use and benefit of my two brothers, also my car to be for the use and benefit of my two brothers.

(Rec'd Apr. 16, 1938)

File:

Box 352

Pack 8935

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Albin B. Corriole, Esq., Judge of Probate for said County.

Personally appears J. W. Callahan, who, being duly sworn, says that he saw Pete J. Alewine sign, seal, publish and declare the annexed instrument of writing, bearing date the 26th day of Sept, A. D. 1935 to be and contain this Last Will and Testament; that the said Pete J. Alewine was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said J. W. Callahan (Deponent) together with John P. Wilson and F. A. Caprice at the request of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 26th day of Sept, Anno Domini 1935
Albin B. Corriole
Judge of Probate, Abbeville County, S. C.

J. W. Callahan (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Willie D. Alewine & Peter B. Alewine, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of Pete J. Alewine, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 26th day of Sept, 1935
Albin B. Corriole
Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

I do do solemnly swear, that this writing contains the true Last Will of the within named Pete J. Alewine, deceased, so far as we know or believe; and that we will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will as far as we goods and chattels will thereunto extend and the law charge us, and that we will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 26th day of Sept, Anno Domini 1935
Albin B. Corriole
Judge of Probate, Abbeville Co., S. C.

Willie D. Alewine, Jr., S.C.
Peter B. Alewine, Jr., S.C.

THE STATE OF SOUTH CAROLINA.

COUNTY OF ALEXANDER.

The Last Will and Testament of:

Pete S. Alewine.

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On the Name of God, Amen. I, Pete S. Alewine, of the Level Land Community, Aiken County, State of South Carolina, being of sound and disposing mind and memory and desiring to make such disposition of my worldly estate as I desire best to satisfy me, publish and declare the same 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 debts and funeral expenses be paid out of my estate as soon after my decease as conveniently may be and to the end charge my whole estate, real and personal, with the same. Second: I give, and bequeath to my sons Roy C. Alewine and Waymon B. Alewine my immediate personal effects, all of my household goods, and one mule to be divided between them as they see fit, or to remain the property of them jointly.

Third: I give and bequeath to my six sons and one daughter, Willie D. Alewine, Guy S. Alewine, Peter B. Alewine, George M. Alewine, Roy C. Alewine, Waymon B. Alewine, and Maude A. Moore, all of the remainder of my personally chose and chose alike, hereby instructing that such a division be made between them after due appraisal of the said personally, so that as near as possible between the said children, or any other plan of equitable division among the said children so as to prevent a public sale of the said personally. Regarding the personally, I wish to state that Willie D. Alewine, my son, owns one half interest in the cross cut saw and the mill cutter, and that this half interest is to be accorded to him.

Fourth: In willing and desiring my real estate, I am not willing and desiring any to Willie D. Alewine, my son, for the reason that David Frank Alewine, my brother, has willed and devised to my son fifty-two ($\frac{1}{2}$) acres of land. Regarding the various tracts of real estate now owned by me, formerly owned by David Frank Alewine, my brother, and me, I will and devise the said tracts of real estate in the following manner to my other five sons and one daughter, these said tracts will be willed and devised to my said sons and daughter respectively for and during their natural lives; then, at their respective deaths the said tracts to pass to their respective heirs per stirpes in fee simple absolute.

To Guy S. Alewine, my son, and Maude A. Moore, my daughter, I will and devise that parcel or tract of land containing fifty-six and one-half ($56\frac{1}{2}$) acres, more or less, and bounded on the North by lands of William Cunningham, formerly lands of Cindy Clinkecales; on the east by lands of P. L. Bushy and W. H. Scotland, this formerly belonging to J. A. Bushy; on the West by lands of P. L. Bushy, formerly belonging to W. J. Fleming, deceased. This being the tract of land deeded to D. F. Alewine, my brother, and me on the 25th day of January, 1906 by Henry P. McGee, said deed being recorded in Deed Book No. 26 at page 578, Office of Clerk of Court, Aiken County, State of South Carolina; this will and devised to my said son and said daughter for and during their natural lives, then to their respective heirs per stirpes in fee simple absolute.

To Peter B. Alewine, my son, I will and devise that parcel or tract of land, containing 13.4 acres, more or less, and bounded on the Northeast by Mary Martin; on the Southwest by the tract of land willed and devised below to Peter B. Alewine, my son; on the Northwest by lands of W. C. Black, this being the greater portion of that tract of land deeded to D. F. Alewine, my brother, and me by Frank W. Carville on the 23rd day of March, 1914, said Deed being recorded in Deed Book No. 34 at page 658, office of Clerk of Court, Aiken County, State of South Carolina. Also, I will and devise to Peter B. Alewine, my son, all that parcel or tract of land containing 21.36 acres, more or less, and bounded on the Northwest by lands of W. C. Black; on the Northeast by tract willed and devised above; on the Southeast by said Public Road leading from the old W. F. Carville home place to Level Land; on the Southwest by lands of James P. Carville, deceased, this being the tract of land deeded to my said brother and me by James P. Carville on the 1st day of February, 1918, said Deed being recorded in Deed Book No. 39 at page 120 in the office of the Clerk of Court, Aiken County, State of South Carolina; this will and devised to my said son for and during his natural life, then to his heirs per stirpes in fee simple absolute.

I will and devise to George M. Alewine, my son, all that parcel or tract of land, containing forty-one (41) acres, more or less, and bounded on the North and East by Johnson's Creek; on the South by lands of P. L. Bushy, formerly belonging to W. J. Fleming, deceased; on the West by D. F. Carville and other lands formerly owned by D. F. Alewine, my brother, and me, this being deeded to my brother and me on the 11th day of December, 1909 by Cindy Clinkecales, said deed being recorded in Deed Book No. 29 at page 491, office of the Clerk of Court, Aiken County, State of South Carolina; this will and devised to my said son for and during his natural life, then to his heirs per stirpes in fee simple absolute.

I will and devise to Roy C. Alewine and Waymon B. Alewine, my sons, all that parcel or tract of land, containing fifty-one and one-half ($51\frac{1}{2}$) acres, more or less, and bounded on the North by Johnson's Creek and lands of William Cunningham; on the East by other lands formerly owned by D. F. Alewine, my brother, and me, and the South by lands of J. B. Carville; on the West by lands of J. H. Brooks, this being that tract of land deeded to my said brother D. F. Alewine and me on the 12th day of December, 1913, the both parties and being recorded in Deed Book No. 25 at page 387, office of Clerk of Court, Aiken County, State of South Carolina; this will and devised to my said sons for and during their natural lives, then to their heirs per stirpes in fee simple absolute.

File:

Box 352

Pack 8935

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Abbie B. Carwile, Esq., Judge of Probate for said County.

Personally appears Ruth Murphy, who, being duly sworn, says that she saw Pete S. Alvarine sign, seal, publish and declare the annexed instrument of writing, bearing date the 26th day of February, A. D. 1936 to be and contain his Codicil to his Last Will and Testament; that the said Pete S. Alvarine was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said Ruth Murphy (Deponent) together with Ruth Murphy and R. Murphy at the request of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 6th day of April, Anno Domini 1936 }
Abbie B. Carwile
Judge of Probate, Abbeville County, S. C.

Ruth Murphy (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Willie D. Alvarine & Peter B. Alvarine, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Pete S. Alvarine, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 6th day of April, 1936
Abbie B. Carwile
Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

We do solemnly swear, that this writing contains the true Last Will of the within named Pete S. Alvarine, deceased, so far as We know or believe; and that We will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as his goods and chattels will thereunto extend and the law charge, and that We will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 6th day of April, Anno Domini 1936 }
Abbie B. Carwile
Judge of Probate, Abbeville Co., S. C.

Willie D. Alvarine, Jr. S.C.
Peter B. Alvarine, Jr. S.C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

Pete S. Alwine - continued

These tracts of land were originally bequeathed to D. T. Alwine, my father, and me; and my said brother on the 25th day of September, 1935, gave me good and sufficient title to his undivided interest in the above tracts of land aforesaid. While I have valid and derived the above tracts of land respectively to my two sons and daughter for and during their respective natural lives, then to their respective heirs per stirpes in fee simple absolute; to wit, my will and desire, that should any of my said sons or daughter die before, whilst or widow, and still no other family heirs, I will and desire that the said ready will and desire be such as to remain the home of the widow or widower, and children or other family heirs throughout the natural life of such widow or widower. Then, at the death of such widow or widower, said ready is to pass to the family heirs of the deceased, if any, per stirpes in fee simple absolute. Should any of my said sons or daughter die before, whilst or widow but no family heirs, I will and desire respectively the said ready be such widow or widower for and during the natural life of such widow or widower; and, at the death of such widow or widower, I will and desire said ready to my heirs per stirpes in fee simple absolute.

Should any of these two sons and daughter predecease me bearing heirs, I will and direct that such heirs will take in the tract of such as deceased one as set out in this my last Will and Testament. Sixth: As to the ready will and desire to Guy S. Alwine, my son, and Maude A. Moore, my daughter, and that will and desire to Roy C. Alwine and Waymon B. Alwine, my sons, I do hereby acknowledge and warrant them to make any division in kind of said ready as they deem wise for their interests; and such division so made will pass to the respective heirs of my said sons and daughter, or to my other heirs, according to the terms of this my last Will and Testament.

I nominate and appoint Willie Davis Alwine and Robert B. Alwine to be the Executrix of this my last Will and Testament hereby giving them full power to do any and everything necessary in carrying out the terms of this my last Will and Testament.

In witness whereof, I have executed at my hand and seal to this my last Will and Testament at my home in Rock Land Community, Abbeville County, State of South Carolina, this 26th day of September, in the year of our Lord One Thousand Nine Hundred and Thirty-Five.

Pete S. Alwine (Seal)

Signed, sealed, published and declared by the said Pete S. Alwine ^{make} as and for his last will and Testament in the presence of us, who in his presence, at his request and in the presence of one another, do present together, have hereunto subscribed our names as witnesses.

John P. Wilson
J. S. Callahan
E. W. Carville

State of South Carolina, {
County of Abbeville

Codicil to Last Will and Testament.

By Pete S. Alwine, of the Rock Land Community, Abbeville County, State of South Carolina, being of sound and disposing mind, memory and understanding, desiring to make an change in my last Will and Testament, so hereby make, publish and declare that he be a codicil to my said last Will and Testament, the said last Will and Testament bearing the date of the 26th day of September, 1935.

Fifth: I hereby confirm and ratify the said last Will and Testament in all respects except as hereinafter stated.

Sixth: I hereby declare void and of no effect the fifth item of my said last Will and Testament, pertaining to life estate to widow or widower of any son or of my daughter. Should any of my sons or daughter die leaving no family heirs, I will and desire that the tract of land will and derived to them shall pass to my heirs per stirpes in fee simple absolute.

In witness whereof, I have executed at my hand and seal at Abbeville, South Carolina, this 26th day of February, in the year of our Lord One Thousand Nine Hundred and Thirty-Six.

P. S. Alwine (Seal)

Signed, sealed, published and declared by the said Pete S. Alwine as and for a Codicil to his last Will and Testament in the presence of us, who in his presence, at his request and in the presence of one another, all present together, have hereunto subscribed our names as witnesses.

R. H. Mann
P. L. Matry
Ruth Mundy

Received May 31, 1938

File:

Box 352

Pack 8939

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Addison B. Cawile, Esq., Judge of Probate for said County.

Personally appears Clyde Hagan, who, being duly sworn, says that he saw (Miss) Antionette Pressly sign, seal, publish and declare the annexed instrument of writing, bearing date the 5th day of November, A. D. 1930 to be and contain her Last Will and Testament; that the said (Miss) Antionette Pressly was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said Clyde Hagan (Deponent) together with J. P. Stevenson and John P. Fowler at the request of the testat~~test~~ in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 28th day of April, Anno Domini 1930
Add. B. Cawile {
Judge of Probate, Abbeville County, So. Car.

Clyde Hagan (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Mrs. Fannie M. Bradley, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of (Miss) Antionette Pressly, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 28th day of April, 1930.
Add. B. Cawile
Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

We do solemnly swear, that this writing contains the true Last Will of the within named (Miss) Antionette Pressly deceased, so far as we know or believe; and that we will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge us, and that we will make a true and perfect inventory of all such goods and chattels; So help us God.

Sworn to before me, this 28th day of April, Anno Domini 1930
Add. B. Cawile
Judge of Probate, Abbeville Co., S. C.

Mrs. Fannie M. Bradley
Vander R. P. S. S.C.
Eugene W. Pressly S.C.
1137 Georgia Avenue
Augusta, Georgia

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

Antoinette Pressly

I, Antoinette Pressly, of said State and County, being sound and disposing mind and memory to my these presents make, publish and declare the same as my last Will and Testament, hereby revoking any former Will I may have made:

Item 1: I desire and direct that all of my just debts be paid by my executors soon as practicable after my decease.

Item 2: I hereby give, devise and bequeath to my mother, Dr. George W. Pressly, of Charlotte, N.C., his heirs, executors and administrators the sum of one thousand (\$1,000) dollars, also all of my one-sixth interest, right and title thereto in the Home tract of land at Cedar Springs in said County, consisting as a whole of 37 acres.

Item 3: I hereby give and bequeath to my nephew, Edmund P. and to my nieces, Rebecca and Sarah L. Wilkerson, children of my deceased sister, Elizabeth, the sum of Fifty-hundred (\$500.00) dollars, share and share alike, to each of them \$50., to them their heirs, executors and administrators.

Item 4: I hereby give and bequeath to my sister, Annie M. Bradley, her heirs and executors and administrators the sum of one thousand dollars (\$1,000.).

Item 5: I hereby give, devise and bequeath to my sister, Jessie P. Pressly and to her two children, Masha and Thelma W. all of my right, title and interest in and to that lot or tract of land in said County of Abbeville near Cedar Springs designated as Tract No. 1 in division of my mother's Estate, consisting 11 acres more or less, also the sum of Five hundred (\$500.) dollars, to the three of them jointly, their heirs, assigns, executors and administrators.

Item 6: I hereby give and bequeath to my brother, Charles P. Pressly, his heirs, executors and administrators the sum of one thousand dollars (\$1,000.).

Item 7: I hereby constitute and appoint my sister, Annie M. Bradley and my brother, Charles P. Pressly, executors, of this my last Will and Testament, and hereby release and discharge them from making any inventory, appraisal or returns of my property to the Court of Probate of said County or to any other court or official, and also release and discharge them from making or executing any bond or bonds for the discharge of their duties in this behalf as executors, relying as I do well with and confidence in them.

Item 8: I hereby give and bequeath to the Associate Reformed Presbyterian Church of Cedar Springs in said County the sum of two hundred and fifty (\$250.) dollars to be used by the officers of said church to its best interests according to their best judgment and discretion.

Item 9: I desire and direct that a suitable and proper monument or memorial be erected to my memory in the yard of said church by my executors.

In witness whereof and after reading and carefully considering the within and above present I do hereby make, publish, declare, and subscribe the same as my last Will and Testament in the presence and sight of the three subscribing witnesses hereunto this 5 day of November in the year, 1930.

J. P. Stevenson

John P. Fowler

Clyde Hagan

Witnesses.

Antoinette Pressly L.S.
Testatrix

Rec: June 4, 1938

PROOF OF WILL

File:

Box 352

Pack 8947

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Alison G. Camile, Esq., Judge of Probate for said County.

Personally appears J. H. Sherald, who, being duly sworn, says that he saw Nancy Whitlock sign, seal, publish and declare the annexed instrument of writing, bearing date the 1st day of January, A. D. 1938 to be and contain her Last Will and Testament; that the said Nancy Whitlock was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said

together with Add. G. Camile and C. M. Bradley at the request of the testat. herself in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 17th day of May, Anno Domini 1938

Add. G. Camile
Judge of Probate, Abbeville County, So. Car.

J. H. Sherald (Deponent)

J. H. Sherald (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Eunice Whitlock

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Nancy Whitlock, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 17th day of May, 1938

Add. G. Camile
Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

I do solemnly swear, that this writing contains the true Last Will of the within named Nancy Whitlock deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her 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; So help me God.

Sworn to before me, this 17th day of April, Anno Domini 1938

Add. G. Camile
Judge of Probate, Abbeville Co., S. C.

Eunice Whitlock
Abbeville, S.C.

THE STATE OF SOUTH CAROLINA.

COUNTY OF ABBEVILLE.

The Last Will and Testament of:

Nancy Whitlock

In the Name of God Amen:

I Nancy Whitlock, realizing the uncertainty of life do hereby make and proclaim this my last will and testament.

1st. I wish all my just debts to be paid and that I be buried in a style befitting my station in life and that the funeral expense be paid.

2nd. I now own three pieces of real estate in the City of Abbeville, a house and lot on Birch Street, where I now live and a lot on Taylor Street and a house and lot on Taylor Street. These three pieces of real estate and any other real estate that I may own at the time of my death as well as any and all personal property that I may die seized and possessed of, I will and bequeath unto my daughter, Eunice Whitlock.

3rd. I now receive a government insurance check monthly from the government and if said insurance check or fund is not exhausted at the time of my death, I hereby will any and all proceeds therefrom to the said Eunice Whitlock.

4th. I hereby name, constitute and appoint my daughter, the said Eunice Whitlock as the executrix of this my last will and testament, to serve without bond.

In witness whereof, I have hereunto set my hand and seal this 1st day of January, 1938

Nancy Whitlock (seal)
mark

Signed, sealed, published and declared by Nancy Whitlock, 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.

J. H. Ward
Add. S. Canville
C. M. Sonlley

Rec: Jan 4, 1938

File:

Box 352

Pack 8945

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Add B. Camire, Esq., Judge of Probate for said County.

Personally appears R. D. Brewster, who, being duly sworn, says that he saw Mrs. Margaret E. McDonald sign, seal, publish and declare the annexed instrument of writing, bearing date the 31st day of August, A. D. 1931 to be and contain her Last Will and Testament; that the said Mrs. Margaret E. McDonald was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said R. D. Brewster (Deponent)

together with B. J. Carlton and E. C. Donald at the request of the testator in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 12th day ofMay, Anno Domini 1931Add B. Camire
Judge of Probate, Abbeville County, S. C.R. D. Brewster

(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of R. E. McDonald,

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of Mrs. Margaret E. McDonald, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 12th day of May, 1931Add B. Camire

Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

I do solemnly swear, that this writing contains the true Last Will of the within named Mrs. Margaret E. McDonald, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her 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; So help me God.

Sworn to before me, this 12th day ofMay, Anno Domini 1931Add B. Camire

Judge of Probate, Abbeville Co., S. C.
25th day of May, 1931, 1931
Signed before me this
day of May, 1931
Judge of Probate
Abbeville County, S. C.

R. E. McDonald
Box 352, Greenville, S. C.Lou McDonald
289 Greenville, S. C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE

The Last Will and Testament of:

I, Mrs Margaret E. M^c Donald, in the State and County aforesaid, being in good health of body, and of sound and disposing mind and memory, and being desirous of settling my worldly affairs while I have strength and capacity so to do, do make, publish and declare this to be my last will and testament, that is to say:

First: I will and direct that my Executors hereinafter named cut off of my tract of land fifty (50) acres with the house included and give to my daughter Eula, this land to be cut off of the front side of my place running to the Highway on Donalds Road (so far as).

Second: It is my will that the balance of my land be sold at or as soon after my death as my Executors think best, and that the proceeds of such sale be used to pay off any indebtedness against my land, or any other just debts that may be against me at the time of my death.

Third: I direct that should there be any funds left from the sale of the above land after settling the debts mentioned, that such funds be equally divided between my living children, or their living heirs, except in the case of my Daughter Elsie, in her case it is my will that any money or division coming to her be equally divided between the said Elsie and her son Alfred Singleton, this provision being made by me on account of his kindness to me during the past few years.

Fourth: I will and direct that all my personal property of any nature be given to my Daughter Eula to be used as she sees fit.

Fifth: I appoint my sons R. E. and Lee M^c Donald as Executors to this my last Will and Testament.

In Witness whereof, I hereunto set my hand and seal this the 3rd, day of August, A. D., 1931.

Margaret E. M^c Donald (S)

Signed and sealed by the said Mrs. Margaret E. M^c Donald, who at the same time published and declared the same as and for her last Will and Testament, in the presence of us, who in her presence, and in the presence of each other, and at her request, have hereunto subscribed our names as witnesses.

R. D. Burwiler

B. J. Carlton

E. C. Donald

Rev: June 4, 1938

File:

Box 353

Pack 8151

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Ruth Mundy acting, Judge of Probate for said County.

Personally appears (mrs.) Alice C. Carnde, who, being duly sworn, says that she saw Frank M. Day sign, seal, publish and declare the annexed instrument of writing, bearing date the 10th day of March, A. D. 1938 to be and contain her Last Will and Testament; that the said Frank M. Day was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said (mrs.) Alice C. Carnde together with Snow C. Reed and Red S. Reed at the request of the testator, in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 10th day of June, Anno Domini 1938 }
Ruth Mundy
acting
Judge of Probate, Abbeville County, So. Car. } (mrs.) Alice C. Carnde (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Frank M. Day, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of Frank M. Day, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 10th day of June, 1938.

Ruth Mundy
acting
Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

I do solemnly swear, that this writing contains the true Last Will of the within named Frank M. Day, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge, and that I will make a true and perfect inventory of all such goods and chattels; So help me God.

Sworn to before me, this 10th day of

June, Anno Domini 1938 }
Ruth Mundy
acting
Judge of Probate, Abbeville Co., S. C.

Adeline B. Carnde
P. O. Box 244
Abbeville, S. C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of: Mrs. M. J. Day

In the Name of God, Amen.

I, Mrs. M. J. Day, of Abbeville, R. S. D. I., of Abbeville County, State aforesaid, being of sound and disposing mind and memory and desiring to make such disposition of my worldly estate as I deem best, Do Herby 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 debts and funeral expenses be paid out of my estate as soon after my decease as conveniently may be and to that end charge my whole estate, real and personal, with the same, requesting that I be given a very simple burial.

Second: I give, devise and bequeath to my beloved daughter, Mrs. Cassie D. Bell, the following articles: Mahogany table at the head of my bed; phonograph; lot of pictures from the Canal zone; cedar chest in my bed room for life only; - then to my daughter, Silla D. Stuart, if she be living, for the remainder of her life, - then to my daughter, Annie George Watkins.

Third: I will and bequeath to my grandson, Mosey Day Jr., the large cedar chest with the lettering "M.R.D." inscribed thereon, this to be a memorial to him from his Uncle Mosey, and the amount of two hundred (\$200.00) dollars in cash.

Fourth: I will and bequeath to my beloved son, Rivers Day, Sr.: one hundred (\$100.00) dollars in cash; the blue picture from Canal zone of "Fort Amador"; my gold dollar stick pin (formerly belonging to my deceased son Mosey); the jewelry given to me by my son Rivers, now in box with his picture, with the request that he give the birthstone ring to my daughter, Mrs. Annie George Watkins, and with a further request that he dispose of the other jewelry as he sees fit.

Fifth: I will and bequeath to my grandson, Rivers Day, Jr., the following: one hundred (\$100.00) dollars in cash; the picture "Apple Blossoms", painted by his maternal grand mother; and the picture "Lee and His Generals".

Sixth: I will and bequeath to my granddaughter, Margaret Watkins, twenty-five (\$25.00) dollars in cash.

Seventh: I will and direct that a trust fund of one hundred fifty (\$150.00) and 20/100 dollars be placed in trust with my son, Frank Day, the interest from its investment to be used for the care and maintenance of the plot in the cemetery at Newberry, So. car.

Eighth: I will and bequeath to my granddaughter, Virginia Day Street, my bed, mattress, springs and bedding.

Ninth: I will and bequeath to my son, Frank Day, a silver goblet, now broken, for life only, then to Mosey Day, Jr.

Tenth: I will and bequeath to Margaret Rivers my rosewood writing desk lined with panels and a pair of new blankets, now in storage for her.

Eleventh: I will and bequeath to various ones of my children and grandchildren, and likely friends, articles that I have labeled and laid aside for these several individuals. A number of these articles, I shall give and deliver to various ones as I see them or come into contact with them during my lifetime.

Twelfth: I will and bequeath to my friend, Addison C. Carrolls, in appreciation of the services rendered me, an ottoman and upholstered chair, these now being in Atlanta.

Thirteenth: I will, bequeath and direct that the rest and residue of such personality as furniture, jewelry, pictures, household furnishings, clothes, etc., be divided by and between my daughters and daughters-in-law, as they see fit.

Fourteenth: I request that maker be put to the grave of my daughter, Katie D. Adams, of her share of the portion going to her from son Mosey's estate.

Fifteenth: If cash will permit, I will and bequeath to Mosey Day, Jr., an extra one hundred (\$100.00) dollars.

Sixteenth: Should my son, Frank, or my son, Rivers, buy the "M. J. Day" farm, I will and bequeath the remainder of cash, if there be a remainder, to either of them, or both of them if they buy together, for the purpose of assisting in the purchase of the farm; and it is my desire that my son Rivers, and/or his family, make a home of the farm, if they find it convenient to do so, feeling that to do so will add to the health of my son, Rivers in

File:

Box.....

Pack.....

PROOF OF WILLTHE STATE OF SOUTH CAROLINA, }
ABBEVILLE COUNTY. }

IN THE COURT OF PROBATE

By..... Esq., Judge of Probate for said County.

Personally appears....., who, being duly sworn, says thathe
 saw.....sign, seal, publish and declare the annexed instrument
 of writing, bearing date the.....day of....., A. D.to be
 and contain.....Last Will and Testament; that the said.....
was then of sound and disposing mind, memory and understanding, according to
 the best of deponent's knowledge and belief; and that the said.....
 together with.....and.....at the request
 of the testat.....in.....presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this.....day of.....
 , Anno Domini 193..... }
Judge of Probate, Abbeville County, So. Car.

(Deponent)

(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of.....
 it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil.....,
 of....., deceased, be entered of Probate in
 Common Form.

Given under my hand and the seal of the Court of Probate, this.....day of....., 193.....

Judge of Court of Probate, Abbeville County, So. Car.
QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA, }
ABBEVILLE COUNTY. }

.....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 then the legacies contained in
 the 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;
 So help.....God.

Sworn to before me, this.....day of.....
 , Anno Domini 193..... }
Judge of Probate, Abbeville Co., S. C.

THE STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE }
}

The Last Will and Testament of:

Mrs. M. J. Day - continues

the purchase of the farm, if such be necessary, I desire and request that Rivers Day, Jr., and Mary Day, Jr., be allowed to invest their money called and bequeathed to them, in the above farm, they to be secured by mortgage from purchaser. I mention this so as to aid in having money within the family sufficient to hold the farm in the family.

Seventeenth: If the farm is not bought by either my sons, Rivers, or Frank, or both together, I will and bequeath the remainder of the cash, should there be one, to my daughter, Mrs. George D. Cole and Miss D. Stewart.

Eighteenth: Line two (2) crossed out three words, and line three (3) crossed out one word of line, in item fourteenth (14th), before signing.

I nominate and appoint my friend, Addison C. Corwine, Abbeville, S.C. Carr. to be the executor of this my last will and testament, empowering him to do any and everything necessary, make conveyances, bills of sale, writings, etc. to carry into full force and effect, this my last will and testament.

In witness whereof, I have hereunto set my hand and seal to this my last will and testament at Abbeville, S.C. Carr., R.R.D. 1, the "M.R. Day" home, this 19th day of March, in the year of our Lord One Thousand Nine Hundred and thirty-eight. (1938).

Mrs. M. J. Day (Seal)

Signed, sealed, published and declared by the said Mrs. M. J. Day, Abbeville, S.C., as and for her last will and testament in the presence of me, who in her presence, at her request and in the presence of one another, all present together, hereinafter subscribed our names as witnesses.

(Mrs.) Alice C. Corwine

(Mrs.) Mary C. Stewart

Fred L. Stewart

Recorded July 2, 1938

File:

Box 353

Pack 8755

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Addison L. Cawieh, Esq., Judge of Probate for said County.

Personally appears W. R. Mullis, who, being duly sworn, says that he
 saw C. J. Hampton sign, seal, publish and declare the annexed instrument
 of writing, bearing date the 27th day of March, A. D. 1914 to be
 and contain his Last Will and Testament; that the said C. J. Hampton
 was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said W. R. Mullis (Deponent)
 together with W. Engle Ward and P. B. Griley Jr. at the request
 of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 25th day of
June, Anno Domini 193⁸.
Addison L. Cawieh
 Judge of Probate, Abbeville County, So. Car.

W. R. Mullis (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Mrs. Zephie P. Hampton, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, ~~with codicil~~, of Clyton Jones Hampton, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 25th day of June, 193⁸.
Addison L. Cawieh
 Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

I do solemnly swear, that this writing contains the true Last Will of the within named.
Clyton Jones Hampton deceased, so far as I know or believe;
 and that he will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as his goods and chattels will thercunto extend and the law charge me, and that he will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 25 day of
June, Anno Domini 193⁸.
Addison L. Cawieh
 Judge of Probate, Abbeville Co., S. C.

Mrs. Zephie P. Hampton
G.P.O. Box 45

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

Clayton Jones Hampton

I, C. J. Hampton of Abbeville County, South Carolina, being of sound mind, memory and understanding, do make my last will and testament in manner and form following:

I give, devise and bequeath unto my mother, Mrs. Annie Hampton, if she be living at time of my death, and to my wife, Mrs. Jessie P. Hampton, if she be living at time of my death, all of my property, real personal and mixed, of what nature and kind soever and whenever, including my life insurance, each to have an equal interest in said property as long as she live, and if my wife, Mrs. Jessie P. Hampton, die first, my mother, Mrs. Annie Hampton is to have as her own during her lifetime all my property, and at her death, the property shall then fall to my two sisters, Mrs. Lula Pegg, and Mrs. Stella Lee, and if my mother, Mrs. Annie Hampton die first, my wife, Mrs. Jessie P. Hampton, shall enjoy all the property herein valued, and shall enjoy the income therefrom during her life-time, and at her death, said property shall then fall to my two sisters above named.

I hereby appoint W. Frank M. Gee executor of this my last will and testament.

In witness whereof, I, C. J. Hampton testator, have this day, March 21st, 1918, set my hand and seal to this my last will and testament.

C. J. Hampton

Signed, sealed, published and declared by the above named C. J. Hampton, as and for his last will and testament, in the presence of us, as witnesses, who, we have hereunto subscribed our names at his request as witnesses, in the presence of the testator and of each other.

Rec'd: July 20, 1938

W. Eugene Elliott
W. R. Mullings
P. B. Galey, Jr.

State of South Carolina
County of Abbeville

To: Allison & Carrie

Judge of Probate

Abbeville County, S.C.

In re: Estate of Clayton Jones
Hampton, Deceased

{ In the Court of Probate

{ Resignation of Executor

This is to respectfully give notice that it is my desire to resign as Executor of the Estate of Clayton Jones Hampton, deceased, to become effective as soon as in favor to Mrs. Jessie P. Hampton, widow of the deceased, and I respectfully join in her petition that she be appointed as Administrator with Will Annexed of the estate of the deceased.

W. Frank M. Gee
Anderson, S.C.

June 24, 1938

Rec'd: July 20, 1938

File:

Box 353

Pack 8968

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Allison B. Carville, Esq., Judge of Probate for said County.

Personally appears W. J. Evans, who, being duly sworn, says that he
 saw P. Robinson sign, seal, publish and declare the annexed instrument
 of writing, bearing date the 15th day of February, A. D. 1937 to be
 and contain This Last Will and Testament; that the said P. Robinson
 was then of sound and disposing mind, memory and understanding, according to
 the best of deponent's knowledge and belief; and that the said W. J. Evans (Deponent)

together with M. S. Evans and W. D. Cox at the request
 of the testator in This presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 15th day of
August, Anno Domini 1937 }
 Judge of Probate, Abbeville County, So. Car.

(Deponent) W. J. Evans**ORDER ADMITTING WILL TO PROBATE IN COMMON FORM**

On hearing the above petition of Roy White, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of P. Robinson, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 15th day of August, 1937.
Allison B. Carville, Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

P. Robinson do solemnly swear, that this writing contains the true Last Will of the within named Roy White, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as This goods and chattels will thercunto extend and the law charge None, and that I will make a true and perfect inventory of all such goods and chattels; So help me God.

Sworn to before me, this 15th day of
August, Anno Domini 1937 }
 Judge of Probate, Abbeville Co., S. C.

Roy White
 Roy White, Wm. Shultz, D.C.

THE STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

The Last Will and Testament of:
P. (Pierce) Robertson

In the Name of God, Amens.

I, P. Robertson do make, retain, publish and declare this as my last will and testament, hereby revoking all wills and testamentary instruments heretofore made by me.

Item 1. I commit my soul to the gracious God who gave it, and direct that my body be securely interred.

Item 2. I direct and will that all of my just debts be paid, as soon after my death as possible.

Item 3. I will and devise and bequeath to my beloved wife, Lucy Robertson for and during her natural life all of the real estate that I may own at the time of my death, and at her death to go as herein below directed.

Item 4. At the death of my wife I will and direct as follows of my real property:

A. To Roy White and Mrs. Ray Shore, I will and devise the house building on my property and all the lands in the rear of it and all lands in the rear of the two lots which are herein referred to Mary Cooper.

B. To Mary Cooper, I will and devise two lots bordering on the Ware Shoals-Honea Path Road, one lot on one side of the store building with a cabin thereon, with a depth of 100 feet, bounded by the store building and my other land which are above set out, Jim Williamson and the highway and also a lot on the other side of the store building with a depth of 100 feet, bounded by Cox & C. Linkcales, or Jim Williamson, the store building and land of my own, are above described, which is valued in fee at the death of my wife to Roy White and Mrs. Ray Shore.

Item 5. All of my personal property, at my death, I will and bequeath unto Roy White.

Item 6. I hereby appoint Roy White, as executor of this my last will and testament.

In witness whereof, I have hereunto set my hand and seal this 11th day of February, A.D., 1937.

P. Robertson (Seal)

Signed, sealed and declared by P. Robertson as and for his last will and testament in the presence of us, who are his witnesses, and of each other, at his request have subscribed our names as witnesses.

W. J. Evans

M. D. Evans

W. D. Cox

Received: September 8, 1938.

File:

Box 353

Pack 8974.

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Albert B. Carile, Esq., Judge of Probate for said County.

Personally appears J. L. Perrin, who, being duly sworn, says that he
 saw Albert Taylor, sign, seal, publish and declare the annexed instrument
 of writing, bearing date the 13th day of December, A. D. 1937 to be
 and contain his Last Will and Testament; that the said
Albert Taylor was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said J. L. Perrin (Deponent)
 together with John L. Perrin, Jr. and Mary Perrin Moore at the request
 of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 16th day of
September, Anno Domini 1937 }
Albert B. Carile (Judge of Probate, Abbeville County, S. C.) } J. L. Perrin (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Martha Taylor
 it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil,
 of Albert Taylor, deceased, be entered of Probate in
 Common Form.

Given under my hand and the seal of the Court of Probate, this 16th day of September, 1937.
Albert B. Carile (Judge of Court of Probate, Abbeville County, S. C.)

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

Albert Taylor do solemnly swear, that this writing contains the true Last Will of the within named
 deceased, so far as he know or believe;
 and that he will well and truly execute the same, by paying first the debts, and then the legacies contained in
 the said Will, as far as his goods and chattels will thereunto extend and the law charge, and
 that he will make a true and perfect inventory of all such goods and chattels;
 So help me God.

Sworn to before me, this 10th day of
September, Anno Domini 1938 }
Albert B. Carile (Judge of Probate, Abbeville Co., S. C.) }

Martha Taylor
Abbeville, S. C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ALEXANDER.

The Last Will and Testament of:

Albert Taylor.

I, Albert Taylor, of said County and State, being of sound and disposing mind, but realizing the certainty of death, do make this my last will and Testament. Item 1. I direct my Executrix, hereinbefore named and appointed to pay all of my just debts, including funeral expenses. Said funeral expenses to be out of small insurance I now carry for this purpose.

Item 2. I bequeath to my two daughters, Martha Taylor and Della Mae Taylor all personal property I may be possessed at the time of my death. They to share equally in said property. Item 3. I direct to my said two daughters, Martha and Della M. Taylor, my home place, containing two and one half (2 1/2) acres to be measured along the public road in front of the dwelling having such front and depth to make up the two and one half acres, commencing at the northern corner of my land.

Item 4. I direct my Executrix to sell the balance of my real estate, and pay any debt I may still owe, including the real estate mortgage given by me to my daughter, Martha Taylor, the balance of the purchase money to be equally divided between my other children, namely, Charlie Taylor, Albert Taylor, Elton Taylor, and Joel Taylor and Horace Taylor. If anyone of my said sons should predecease me, then his or her share to go to their child or children. Should either of my said two daughters should die before I do, then the share of such deceased daughter to go to the survivor.

Item 5. I hereby appoint my daughter Martha Taylor as sole Executrix of my said last Will and Testament, she to act without being required to furnish bond.

Dated, published and declared by the Testator as and for his last Will and Testament in my presence and we at his request and in his presence and in the presence of each other, have hereunto signed our names as witnesses.

John L. Perrin, Jr.
J. L. Perrin
Mary Perrin Moore

Albert Taylor

December 13rd, 1937.

Rec. September 9, 1938.

File:

Box 353

Pack 8970

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Allen B. Cawile, Esq., Judge of Probate for said County.

Personally appears W. F. Nickles, who, being duly sworn, says that he saw William F. McAlmon sign, seal, publish and declare the annexed instrument of writing, bearing date the 28th day of February, A. D. 1938 to be and contain his Last Will and Testament; that the said

William F. McAlmon was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said W. F. Nickles (Deponent) together with F. B. Sustenbury and Robert Marie Ellis at the request of the testator, in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 30th day of August, Anno Domini 1938,

Judge of Probate, Abbeville County, So. Car.

W. F. Nickles

(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of James C. McAlmon, Jr.,

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of William F. McAlmon, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 30th day of August, 1938,

Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

do solemnly swear, that this writing contains the true Last Will of the within named, William F. McAlmon, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as his goods and chattels will thereunto extend and the law charge, and that I will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 30th day of

Anno Domini 1938,

Judge of Probate, Abbeville Co., S. C.

James C. McAlmon, Jr.Jama Bt 2, SC

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:
William F. McAlans.

In the Name of God, Amen:

I, William F. McAlans, of the County and State aforesaid, being of sound and disposing mind and memory, do hereby make, publish and declare the following as and for my last Will and Testament hereby revoking all Wills and Instruments of a Testimentary nature heretofore made by me:

First: I give, devise and bequeath to my beloved wife, Luis McElwain McAlans the sum of Five Thousand and No/100 (\$5,000.00) Dollars to be paid to her by my executor herein after named as soon after my death as may be practicable. I also give to my said wife my automobile and all household and kitchen furniture. This provision made for my wife to be in view of power.

Second: I practically reared my nephew, James C. McAlans, Jr., and he lived with me a large part of his life and on account of the valuable service which he has rendered me and my brother, James C. McAlans, Sr., in accumulating the property we now possess, and on account of my affection for him, it is my desire that he have a greater portion of my estate than my other nephews and nieces. Therefore, will, devise and bequeath to my said nephew, James C. McAlans, Jr., the sum of One Thousand and No/100 (\$1,000.00) Dollars; and also my undivided interest in all livestock and farm machinery.

Third: I will to my niece, Miss McAlans, my gold watch which formerly belonged to my mother.

Fourth: I will to each of my following nieces and nephews the sum of Fifty and No/100 (\$50.00) Dollars each, to wit: Jessie Thomas Branyan, Willie Thomas Willis and Fred Thomas Marable, James Clyde Thomas, Clara Thomas Berkselle, and Samuel L. Thomas.

Fifth: I will, devise and bequeath to the trustees of Little River Cemetery the sum of Two Hundred and No/100 (\$200.00) Dollars to be invested and kept invested by them and to use the income therefrom for the upkeep of the cemetery of said church.

Sixth: All the remainder and residue of the property of which I may die seized and possessed, I will, devise and bequeath to my brother, James C. McAlans. Should my said brother predecease me, then said property shall go to his children share and share alike.

I hereby nominate, constitute and appoint my nephew, James C. McAlans, Jr., as executor of this my last Will and Testament.

In witness whereof I have hereunto set my hand and seal this 28th day of February A.D. 1938.

Signed, sealed, published and declared
by the testator in his presence and in
his last Will and Testament and
not in his presence and at his request
and in the presence of each other have
signed one manner as witnesses hereunto.

W. F. McAlans

F. B. Swetenshaw
Ruth Ollie Ellis

William F. McAlans.

Rec. Sept. 10, 1938.

File:

Box 254

Pack 9978

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Allen B. Carwile, Esq., Judge of Probate for said County.

Personally appears W.D. Cox, who, being duly sworn, says that he saw Rebecca D. Cates sign, seal, publish and declare the annexed instrument of writing, bearing date the 7th day of September, A. D. 1935 to be and contain her Last Will and Testament; that the said

Rebecca D. Cates was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said W.D. Cox (Deponent)

together with Mrs. E. R. Johnson and Mrs. Mary M. Moore at the request of the testat. re in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 5th day of
October, Anno Domini 1935
Allen B. Carwile
 Judge of Probate, Abbeville County, So. Car.

W.D. Cox
 (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of E. R. Johnson, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, ~~with codicil~~, of Rebecca D. Cates, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 5th day of October, 1935.
Allen B. Carwile
 Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

Rebecca D. Cates do solemnly swear, that this writing contains the true Last Will of the within named Rebecca D. Cates, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her 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; So help me God.

Sworn to before me, this 5th day of
October, Anno Domini 1935
Allen B. Carwile
 Judge of Probate, Abbeville Co., S. C.

E.R. Johnson,
 Abbeville, S.C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:
(Mrs.) Rebecca D. Coker.

I, Rebecca D. Coker, of Abbeville, in the County and State aforesaid, being of sound and disposing mind, memory and understanding, but advanced in years, and desiring to make disposition of all of my property in case of death, hereby revoking all former will by me made, do make, publish and declare the following as and for my last will and testament, to wit:

Item I. I desire my Executor, hereinafter named, as soon after my death as practicable, to sell and dispose of my home and lot in the City of Abbeville, located on 10th Main Street, and now occupied by me as a residence, the same to be sold at public or private sale as my Executor may think best. My said Executor will make the title to the purchaser and dispose of the proceeds of the sale as hereinafter directed.

Item II. I will that after the payment of my funeral expenses, and the expenses of my last illness, and the placing of the Master at my grave, which Master is already paid for, and in Rocking River Burgeys, my Executor be paid from the proceeds of the sale from the sale of the real home and lot, any and all amounts due and owing by me to my niece Mrs. Willie P. Prendergast of Sydney Street, S.E. Atlanta, Georgia, the said indebtedness consisting at the present time of five (\$5) dollars amounting to six hundred and fifty (\$650.00) Dollars and additional advances of thirty (\$30.00) Dollars. These moneys and such advances, together with all such amounts as she shall advance to me from time to time hereafter are to be paid to her without interest.

Item III. I shall leave as memorandum of a few personal effects, which I wish disposed of as I shall direct in this memorandum.

Item IV. I will, devise, and bequeath the rest, residue and remainder of my property, whether real or personal in equal shares to my great nephew Courtney A. Wilson, and to my great great nephew Wootton Wilson, that is to say each of said persons to take one half ($\frac{1}{2}$) share.

Item V. I hereby nominate, constitute and appoint Mrs. E. R. Shannon of Abbeville, in State aforesaid, without bond, sole Executor of this my last will and testament, hereby giving him all such power and authority as may be necessary to carry this will into full force and effect.

In witness whereof, I have hereunto signed my name and affixed my seal this 1st day of September A.D. 1935.

Rebecca D. Coker (L.S.)

Signed, sealed, published and declared by Mrs. Rebecca D. Coker as and for her Last Will and Testament, 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.

Mrs. E. R. Shannon
Mrs. Mary M. Moore
W. D. Coker

Rec: B.T. 14, 1938.

File:

354

Box 8979

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Addison B. Crivale, Esq., Judge of Probate for said County.

Personally appears J. M. Nickles, who, being duly sworn, says that he
 saw Mary B. Bell sign, seal, publish and declare the annexed instrument
 of writing, bearing date the 3rd day of July, A. D. 1931 to be
 and contain her Last Will and Testament; that the said Mary B. Bell
 was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said J. M. Nickles (Deponent)
 together with J. J. Mass and Angela Roche at the request
 of the testat. in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 10th day of
October, Anno Domini 1931.
Add. B. Crivale }
 Judge of Probate, Abbeville County, S. C.

J. M. Nickles
 (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Mrs. Virginia Benson Bowman, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, ~~with codicil~~, of (Mrs.) Mary B. Bell, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 10th day of October, 1931.
Add. B. Crivale
 Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY,

We do solemnly swear, that this writing contains the true Last Will of the within named (Mrs.) Mary B. Bell, deceased, so far as we know or believe; and that we will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her goods and chattels will thereto extend and the law charge us, and that we will make a true and perfect inventory of all such goods and chattels; So help us God.

Sworn to before me, this 10th day of
October, Anno Domini 1931.
Add. B. Crivale
 Judge of Probate, Abbeville Co., S. C.

Mrs. Virginia B. Bowman
Lawndaleville, S. C.
Mrs. Louise B. Rice
Lawndaleville, S.C.

Mary S. Bell

In the Name of God, Amen:

I, Mary S. Bell of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind and memory do hereby make, publish and declare the following as and by my last will and testament, hereby revoking all Wills and instruments of testamony wherefore made by me.

I, therefore, direct that as soon after my death as may be practicable that my executors hereinafter named, shall pay all of my debts and funeral expenses out of my personal estate less, will, devise and bequeath to my sister, Mrs. Virginia Benson Price, sixty (60) acres of land to be cut off from the back side of my one hundred and seventy-six (176) Acre tract of land in Abbeville Township, Abbeville County, South Carolina, and known as the Benson Place and bounded by land of Elton Thompson, lands formerly owned by Sanders or Johnson, Brown and being the same land conveyed to me by my late husband, S. J. Bell. The line to be run through the narrowest point in said tract which connects said sixty (60) acres of land with the remainder of said tract of land.

Thus, I will, devise and bequeath to my sister, Mrs. Susan Benson Price, the remainder of the tract of land mentioned and described in the next preceding paragraph, to be hers absolutely.

Fourth, I will, devise and bequeath to my sister, Mrs. Susan Benson Price, all my household and kitchen furniture.

Fifth, I will and direct that my executors herein after named, as soon after my death as may be practicable to reduce all other property belonging to my estate not hereinbefore disposed of, to cash and after the payment of my debts, the cost of erection of a suitable monument for my sister, Anna Jane Benson, and my mother, Margaret Miller Benson, at a cost not exceeding one hundred (\$100.00) dollars for a monument to my three sisters, Margaret Brown Benson, Anna Jane Benson and Anna Miller Benson, who are buried in the same grave and cost of which shall not exceed one hundred (\$100.00) dollars, provided that such monuments are not erected before my death, funeral expenses and another expenses which I may owe above and beyond the amount of the balance of the funds remaining in said bank into six (6) equal parts, one part to go to each of my following named brothers and sisters, viz.: Miss M. Benson, Miss S. Benson, B. J. Long Benson, Mrs. Virginia S. Chapman and Mrs. Susan B. Price, and part to be divided between the children of my deceased brother, Jim Price Benson, share and share alike.

I hereby nominate, constitute and appoint my two sisters, Mrs. Virginia S. Brown and Mrs. Susan B. Price, executors of this my last Will and Testament.

In witness whereof I have hereunto set my hand and seal this 3rd day of July, 1931

Signed, sealed, delivered by Mary S. Bell
as and for her last Will and Testament,
in our presence, who in her presence and
inter presence of each other and at her
request have hereunto subscribed our
names as witnesses. Rosella Roper
J. S. Mars J. M. Nichols

Mary S. Bell (Seal)

File:

Box 354

Pack 8994

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Addison B. Carnile, Esq., Judge of Probate for said County.

Personally appears R. H. Greene, who, being duly sworn, says that he saw (Mrs.) Cecilia V. Rosenberg sign, seal, publish and declare the annexed instrument of writing, bearing date the 12th day of September, A. D. 1921, to be and contain her Last Will and Testament; that the said (Mrs.) Cecilia V. Rosenberg was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said R. H. Greene (Deponent) together with F. B. Rocke and F. M. Clark at the request of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 12th day of
December, Anno Domini 1938
Addison B. Carnile
Judge of Probate, Abbeville County, So. Car.

R. H. Greene
(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Solomon H. (S. H.) Rosenberg, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, ~~with codicil~~, of (Mrs.) Cecilia V. Rosenberg, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 12th day of December, 1938
Addison B. Carnile
Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

We do solemnly swear, that this writing contains the true Last Will of the within named (Mrs.) Cecilia V. Rosenberg deceased, so far as we know or believe; and that we will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge us, and that we will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 12th day of
December, Anno Domini 1938
Addison B. Carnile
Judge of Probate, Abbeville Co., S. C.

S. H. Rosenberg, Abbeville, S. C.
A. H. Rosenberg, Lake City, S. C.
A. P. Rosenberg, Abbeville, S. C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of: (Mrs) Cecilia D. Rosenberg

I, Cecilia D. Rosenberg, of said State and County, being of sound and disposing mind and memory, do hereby make, publish and declare this as and for my last will and testament and I hereby expressly revoke all wills heretofore made by me.

Item 1: I give and bequeath unto my son Solomon H. Rosenberg my diamond engagement ring, my silver basket, one box of small silverware with his name written therein or thereon, and unto my sons Albert H. Rosenberg and Arthur P. Rosenberg my diamond ring with two stones, each to have one stone; and to the said Albert H. Rosenberg my silver salad bowl and one box of small silverware with his name written therein or thereon; and to my son Arthur P. Rosenberg two silver sandwich plates and one box of small silverware with his name written therein or thereon; and to my daughter Irene R. Levi my diamond pin and all other jewelry of which I may die possessed not hereinbefore specifically bequeathed, together with my silver service and wares, fruit dish, candleabra and almond set. I will and direct that all my flat silver be equally divided by and among my children. If any of my children above named shall die before I do, leaving a child or children, his or her child or children, shall take his, her or their parents' share; and if any of my said named children shall die before I do, leaving no child or children, the articles herein bequeathed to him, her or them shall go to and be equally divided among my other remaining children, the child or children of a deceased child of mine to take his or their parents' share.

Item 2: I give and bequeath all my household effects, including furniture, pictures, cut glass, china and linens of which I may die possessed unto my daughter Irene in trust to divide the same in her discretion among herself and my other said children, to-wit, Solomon H. Rosenberg, Albert H. Rosenberg and Arthur P. Rosenberg.

Item 3: As a token of affection, I give and bequeath unto my sister, Belle Visasaska, the sum of ^{four} Three Hundred (\$300.00) Dollars with which I desire her to purchase for ~~herself~~^{myself} use some remembrance that may give her pleasure.

Item 4: I give, devise and bequeath unto my daughter Irene R. Levi the house and lot where I now reside known as No. 67, Main St., Abbeville, S.C. Bounding and Bounding in front on Main St., on the rear or back line on Cherokee St., on the East by lands of J. Allen Smith and on the West by lands of Sol H. Rosenberg, absolutely and in fee simple.

Item 5: All the rest, residue and remainder of my estate of every nature and description and whatsoever situate and over which I may, ^{have} any power of appointment I give, devise and bequeath and appoint unto my children, Sol H. Rosenberg, Irene R. Levi, Albert H. Rosenberg and Arthur P. Rosenberg, share and share alike absolutely and in fee simple, the child or children of a child of mine who shall predecease me to take his, her or their parents' share or share.

Item 6: I nominate, constitute and appoint my sons Solomon H., Albert H. and Arthur P. Rosenberg executors of this my last will. They or any of them shall not be required to give bond or bonds, or make any inventories of or returns on my estate to the Probate Judge, Probate Court or any other Court. In order to make a proper division of my estate and (or) to pay debts and (or) for any purpose they see fit, my said executors or such of them as shall qualify hereunder, the survivor or survivors of them, are hereby authorized and fully empowered to sell and (or) encumber for such sum or sums as they may deem proper any and (or) all of my property (and such sale or sales may be made either at public or at private sale and in such manner and upon such terms as they may see fit, all without the order of any Court), and my said executors as aforesaid

File:

Box _____

Pack _____

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By _____, Esq., Judge of Probate for said County.

Personally appears _____, who, being duly sworn, says that _____ he
 saw _____ sign, seal, publish and declare the annexed instrument
 of writing, bearing date the _____ day of _____, A. D. _____ to be
 and contain _____ Last Will and Testament; that the said _____
 was then of sound and disposing mind, memory and understanding, according to
 the best of deponent's knowledge and belief; and that the said _____ (Deponent)
 together with _____ and _____ at the request
 of the testat. _____ in _____ presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this _____ day of _____
 , Anno Domini 193. _____ }
 _____, Judge of Probate, Abbeville County, S. C. _____ (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of _____
 it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of _____, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this _____ day of _____, 193 _____

Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA.
ABBEVILLE COUNTY.

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 then the legacies contained in
 the 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;
 So help _____ God.

Sworn to before me, this _____ day of _____
 , Anno Domini 193. _____ }

Judge of Probate, Abbeville Co., S. C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of: Mrs. Cecelia V.

Rosenberg (cont'd)

are hereby authorized and empowered to exercise all of the powers hereinabove given unto them, including the right to make, execute and deliver such deeds, mortgages, bonds, conveyances, bills of sale, contracts and other instruments as in their discretion shall be necessary, all without the order of any Court.

In Testimony whereof, I have hereunto set my hand at Abbeville, South Carolina, this 17th day September, 1921,

Cecelia V. Rosenberg

Signed, published and declared by Cecelia V. Rosenberg
as and for her last will and Testament in the presence of us,
who in her presence and at her request and in the presence of each
other have hereunto written our names as attesting witnesses at
Abbeville, South Carolina, this 17th day of September, 1921

R. H. Greene
F. B. Roche
F. M. Clark

Rec. Dec. 15, 1938

File:

Box 354

Pack 8981

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Addison B. Cawile, Esq., Judge of Probate for said County.

Personally appears E. H. Bradley, who, being duly sworn, says that he
 saw Clara Kennedy Vause sign, seal, publish and declare the annexed instrument
 of writing, bearing date the 12th day of May, A. D. 1931, to be
 and contain her Last Will and Testament; that the said Clara Kennedy
Vause was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said E. H. Bradley (Deponent)
 together with J. C. Tubble and R. B. McS. Lee at the request
 of the testat in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 31st day of
 January, Anno Domini 1939
Add. B. Cawile {
 Judge of Probate, Abbeville County, S. C.

E. H. Bradley (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Molly Gordon Freeman, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of Clara Kennedy Vause, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 31st day of January, 1939.
Add. B. Cawile
 Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

I do solemnly swear, that this writing contains the true Last Will of the within named Clara Kennedy Vause, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her 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; So help me God.

Sworn to before me, this 31st day of
 January, Anno Domini 1939
Add. B. Cawile
 Judge of Probate, Abbeville Co., S. C.

Molly Gordon Freeman
 502 Chestnut
 Greenville, S.C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

Clara Kennedy Vause

I, Clara Kennedy Vause, being of sound mind and realizing
the certainty of death, do hereby and herein make my last will
and testament.

I, do hereby and herein will and bequeath my house and lot
to the children of Eliza Vause Pruitt, daughter of Eliza Vause, my
late husband. It was Eliza's wish that these children have the
home place, and it is my will that they do have it. These chil-
dren may sell and divide or do whatever is most satisfactory
to all, and may God's blessing be upon them.

My household furnishings, personal property, goods and chattels,
furniture etc. from the front door of my house thru the
kitchen, I do hereby and herein will and bequeath to my niece
and adopted daughter, Nelly Gordon Freeman, and may God's
blessing rest upon her.

I am a member of two societies - Philanthrians and The
Christian Union. After my burial expenses and any debts which
I might owe, (at this time I owe no one) have been paid, I want
all money due me from the societies along with any other
money that I may have paid to and to belong to my niece
and adopted daughter, Nelly Gordon Freeman.

In case Nelly Gordon Freeman should die before I do, I
wish that all that part of my property entitled to her be divided
equally between the children of my brother and sisters.

I do hereby appoint Nelly Gordon Freeman executrix, of
my last will and testament.

The foregoing instrument was
subscribed by the testator as and
for her last will and testament
in our presence and in the
presence of each other, and we
at her request, in her presence
and in the presence of each other
hereunto subscribe our names
as witnesses on May 12th, 1931.

Clara Kennedy Vause
mark

witnesses:
J. C. Dibble
R. B. McWill
E. H. Bradley

Rec: Feb. 4, 1939

File:

Box 355

Pack 9004

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Addison B. Careville, Esq., Judge of Probate for said County.

Personally appears Ruth Mundy, who, being duly sworn, says that he saw William Pinkney Williamson sign, seal, publish and declare the annexed instrument of writing, bearing date the 29th day of March, A. D. 1938 to be and contain his Last Will and Testament; that the said William Pinkney Williamson was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said Ruth Mundy (Deponent) together with C. B. Long and P. J. McLean Jr. at the request of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 24th day of January, Anno Domini 1937
Add B. Careville }
Judge of Probate, Abbeville County, S. C.

Ruth Mundy (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORMOn hearing the above petition of Clarence E. Williamson,

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of William Pinkney Williamson, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 24th day of January, 1937.
Add B. Careville
Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

We do solemnly swear, that this writing contains the true Last Will of the within named William Pinkney Williamson, deceased, so far as we know or believe; and that we will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as his goods and chattels will thenceunto extend and the law charge us, and that we will make a true and perfect inventory of all such goods and chattels; So help me God.

Sworn to before me, this 24th day of January, Anno Domini 1937
Add B. Careville }
Judge of Probate, Abbeville Co., S. C.

Frank W. Griffin
Donalds, S.C. Rd. 1

THE STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

William Pinckney Williamson, deceased.

On the Name of God, Amen. I, William Pinckney Williamson of Donnelly, Abbeville County, State of South Carolina, being of sound and disposing mind and memory and desiring to make such disposition of my worldly effects as I deem best, hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all former wills and testaments whatever by me made.

First. I direct that all my just debts and funeral expenses be paid out of my estate as soon after my decease as conveniently may be and to that end charge my whole estate, real and personal, with the same, hereby directing that proper masters be placed to agree of my deceased wife and myself.

Second. I have my life insured with the Woodmen of the World Fraternity, and it is my will and desire that my Executor hereinafter named first use the proceeds from the said insurance towards expenses of last illness, death and burial and the proper marking of the grave mentioned above. Should proceeds from the said insurance not be sufficient to care for these things, I will and direct that my said Executor sell as much of my personal property as may be necessary and use the proceeds therefrom for such purpose. Should proceeds from the said Insurance Policy and proceeds from the sale of my personal property not be sufficient to take care of expenses set out above, I will and direct that my said Executor shall sell my equity that I may have in any real estate, and he is directed to use the proceeds therefrom to assist in caring for said expenses.

Third. At this time I am indebted to Dr. J. L. Johnson of Donnelly for expenses of the funeral of my beloved wife, Mrs. Annie Griffis Williamson. It is my intention that this obligation be relieved prior to my passing. But in event that I am not successful in doing this, I will and direct that this obligation be relieved out of my estate before a distribution is made herefrom. In the event that my estate is not sufficient to care for this obligation in addition to items mentioned above, it is my request that this obligation or the remainder of it be paid from proceeds of my property that may have been left by my deceased wife.

Fourth. I give, devise and bequeath the net and remainder of my estate both real and personal to here to see, to my beloved son, Grover Cleveland Williamson, S. Clifton Williamson and Clarence C. Williamson, and my grand-son, Marvin Williamson, alone and share alike. Should one or more of these beneficiaries meet a living child or children, I will and direct that such child and/or children take the part or parts that would have gone to parent or parents had such been living.

Fifth. If such be possible, it is my desire that my personal property consisting of household goods and immediate personal effects, that is those things in and about the immediate home, be not brought to sale but that they be divided by my said Executor and distribution made thereof as indicated in item above.

Sixth. Should my Executor find it necessary to make sale of any of my personally or any equity of real estate that I may have, I will and direct that he be authorized to do so either privately or at public auction according to the custom of selling such sales as he may deem best.

Seventh. I will and direct that my said Executor shall bring my estate to a final settlement at least within the period of two years, and it is my desire that he do so earlier if such can well be done.

I nominate and appoint Frank W. Griffis of Donnelly, South Carolina, to be the executor of this my Last Will and Testament, hereby giving him full power and authority to do any and everything necessary, such as making bills of sale, leases, bills, conveyances, etc., to carry into full force and effect this my Last Will and Testament.

In witness whereof, I have hereunto set my hand and seal to this my Last Will and Testament at Abbeville, South Carolina, this 29th day of March, in the year of our Lord one thousand nine hundred and thirty-eight.

William Pinckney Williamson ^{his}
_{male}

Signed, sealed, published and declared by the said William Pinckney Williamson, as and for his last will and testament in the presence of us who in his presence, at his request and in the presence of one another, all present together, hereunto subscribe our names as witnesses.

Ruth Murphy
C. B. Long
P. J. McLean, Jr.

Beckley, March 25, 1939.

File:

Box 355

Pack 9005

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By Albin B. Carile, Esq., Judge of Probate for said County.

Personally appears B. C. Wilson, who, being duly sworn, says that he saw Mrs. Annie M. Luckey sign, seal, publish and declare the annexed instrument of writing, bearing date the 13rd day of February, A. D. 1931, to be and contain Her Last Will and Testament; that the said Mrs. Annie M. Luckey, was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said B. C. Wilson (Deponent)

together with R. S. Mahon and M. B. Carile at the request of the testatrix in Her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 13rd day of February, Anno Domini 1931.
Albin B. Carile
 Judge of Probate, Abbeville County, So. Car.

B. C. Wilson (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Mrs. Annie M. Luckey,

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of Mrs. Annie M. Luckey, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 13rd day of February, 1931.
Albin B. Carile
 Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

We do solemnly swear, that this writing contains the true Last Will of the within named Mrs. Annie M. Luckey, deceased, so far as We know or believe; and that We will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as Her goods and chattels will thereunto extend and the law charge us, and that We will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 20th day of February, Anno Domini 1931.
G. W. Gubbel
 Judge of Probate, Abbeville Co., S. C.

B. H. Luckey, Duncan, S.C.
W. J. Luckey, 112 S. Franklin Ave, Greenville, S.C.

THE STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

(Mrs) Annie M. Tucker.

On the Name of God, Amen:

I, Annie M. Tucker of Calhoun Falls, in the State of South Carolina, do make, renew, publish and declare this act and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

Item 1; I commit my soul to the merciful God who gave it, and request that my body shall be decently interred and that a suitable monument be erected to mark my grave, and that all expense incurred therefor be paid out of my estate.

Item 2; I will and direct that my executors hereinafter named, shall pay all of my just debts with the first money coming into his hands.

Item 3; I will, devise and bequeath to my sons Cleo Tucker and David Lee Tucker the home and lot upon which I now reside and described as follows: all that lot or parcel of land situated in the Town of Calhoun Falls, Abbeville County, State of South Carolina, lies in front of two hundred and twenty feet on the Abbeville - Calhoun Falls Highway and running back in parallel lines for a distance of two hundred and Nineteen feet, and bounded by lands of Max Belton and the Calhoun Mill on the North, and Lands of the estate of Horwood Calhoun on the East, and by a street leading from the Abbeville - Calhoun Falls Highway to the Calhoun Mill on the West, said lot containing three and three quarters acres more or less. This devise is made with the understanding and proviso that my sons Cleo Tucker and David Lee Tucker shall pay in cash the sum of Twenty Dollars to each of the following manner:

Item 4; my beloved Daughter, Evelyn Lawrence, Twenty dollars in cash.

Item 5; my beloved Son, G. Alvin Tucker, Twenty dollars in cash.

Item 6; my beloved son, C. B. Tucker, Twenty dollars in cash.

Item 7; my beloved son, Leo Tucker, Twenty dollars in cash.

Item 8; my beloved son, P. H. Tucker, Twenty dollars in cash.

Item 9; my beloved daughter, Mrs. J. G. B. Complete, Twenty dollars in cash.

Item 10; my beloved Grand Daughter, Lizzie Tucker, Baba Tucker, and Johnnie Tucker, share and share alike, the sum of Twenty dollars in cash.

Item 11; my beloved son, E. H. Tucker, Twenty dollars in cash.

Item 12; my beloved son, W. J. Tucker, Twenty dollars in cash.

Item 13; I hereby nominate, constitute and appoint my beloved sons, W. J. Tucker and B. H. Tucker as executors of this my last will and testament.

Item 14; The property hereinabove requested is to be rendered in fee simple to the parties hereinabove mentioned, when and after the conditions mentioned in this my last will and testament, shall have been met, without any order of the Court or any sale either private or public.

In witness whereof, I hereunto set my hand and seal this 12th day of February, 1931.

Signed, Sealed, Published and declared
by Annie M. Tucker, as and for her
last will and testament in the presence of
us, who in her presence, and in the
presence of each other, at her request,
have subscribed our names as witnesses.

B. C. Wilson

R. T. G. Mahon

M. B. Cannon.

Mrs. Annie M. Tucker (Seal)

File:

Box 317

Pack 7914

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By W. W. Stevenson, Esq., Judge of Probate for said County.

Personally appears Hubert C. Cox, who, being duly sworn, says that he saw J. James Mance sign, seal, publish and declare the annexed instrument of writing, bearing date the 16th day of April, A. D. 1925, to be and contain his Last Will and Testament; that the said

J. James Mance was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said

Hubert C. Cox (Deponent)

together with J. James Mance and Meredith Wilson at the request of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 19 day of

May, Anno Domini 1925.

Judge of Probate, Abbeville County, S. C.

Hubert C. Cox

(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORMOn hearing the above petition of Ezra J. Mance,

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of J. James Mance, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 19 day of May, 1925.

W. W. Stevenson
Judge of Court of Probate, Abbeville County, S. C.**QUALIFICATION FIDUCIARY**

THE STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

do solemnly swear, that this writing contains the true Last Will of the within named, J. James Mance, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as his goods and chattels will thereunto extend and the law charge, and that I will make a true and perfect inventory of all such goods and chattels; So help me God.

Sworn to before me, this 19 day of

May, 1925.

Anno Domini 1925.

Judge of Probate, Abbeville Co., S. C.

Ezra J. Mance

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

James Monroe.

In the Name of God, Amen.

I, James Monroe, of the County of Abbeville, in the State aforesaid, do make, publish and declare this as and for my last will and Testament, hereby revoking all wills and instruments of a Testimonial nature heretofore by me made.

Item 1. I give, devise and bequeath unto my beloved wife, Eva J. Monroe, of the City of Abbeville, County and State aforesaid, all of my property of every nature, kind and description, to be held absolutely.

Item 2. I hereby nominate and appoint my beloved wife, Eva J. Monroe, to be sole executrix of this my last will and Testament.

On witness whereof, I have hereunto set my hand and seal this 16th day of April, 1925.

James Monroe (Seal)

Signed, sealed, published and declared by James Monroe as and for his last will and Testament in the presence of us, who in the presence of each other and at his request, have hereunto subscribed our names as witnesses!

John Grahame

Wm. D. Winn

Hobert C. Cox

Recorded April 13, 1939.

File:

Box 355

Pack 9003

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Almon B. Carile, Esq., Judge of Probate for said County.

Personally appears R.B. McDiee, who, being duly sworn, says that he
 saw Richard Lee Robinson sign, seal, publish and declare the annexed instrument
 of writing, bearing date the 17 day of November, A. D. 1924 to be
 and contain his Last Will and Testament; that the said
Richard Lee Robinson was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said R.B. McDiee (Deponent)

together with D.W. Brownlee and R.C. Brownlee at the request
 of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 20 day of
January, Anno Domini 1939
 Judge of Probate, Abbeville County, S. C.

R.B. McDiee

(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Mrs. Anna Marshall Robinson
 it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil,
 of Richard Lee Robinson, deceased, be entered of Probate in
 Common Form.

Given under my hand and the seal of the Court of Probate, this 20 day of January, 1939
 Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA.
ABBEVILLE COUNTY.

I do solemnly swear, that this writing contains the true Last Will of the within named.
Richard Lee Robinson deceased, so far as I know or believe;
 and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in
 the said Will, as far as his goods and chattels will thereunto extend and the law charge, and
 that I will make a true and perfect inventory of all such goods and chattels;
 So help God.

Sworn to before me, this 20 day of
January, Anno Domini 1939
 Judge of Probate, Abbeville Co., S. C.

(Mrs) Anna Marshall Robinson
Dewitt, S.C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE

The Last Will and Testament of:
Richard Lee Robinson.

Know all men by these presents that I, Richard Lee Robinson, being of sound mind and disposing memory do make justice and declare this to be my last will and testament first: I hereby will, devise and bequeath all of the property of every kind, nature or description that I now have or may hereafter acquire to my beloved and faithful wife, Anna Marshall Robinson.

Second: I hereby appoint my said wife, Anna Marshall Robinson, Executrix of this my last will and Testament and it is my express wish and order that she shall not be required to give any bond or such Executrix now shall the account be any Court for the property conveyed to her by this instrument.

Witness my hand and seal (L.S.)
this 15 November, 1924.

Signed: Richard Lee Robinson

The foregoing will was signed, sealed and declared to be his last will and Testament by Richard Lee Robinson in our presence and we hereunto set our hands as witnesses at his request and in his presence and in the presence of each other on day and date above stated.

J. W. Brownlee Signed:
R. B. Mc Dill Signed:
R. C. Brownlee Signed:

Recorded: April 27, 1939.

File:

Box 355

Pack 9010

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

IN THE COURT OF PROBATE

By. Addison B. Cawile, Esq., Judge of Probate for said County.

Personally appears J. S. Perrin, who, being duly sworn, says that he saw Mary Jane Brown sign, seal, publish and declare the annexed instrument of writing, bearing date the 28th day of August, A. D. 1937 to be and contain her Last Will and Testament; that the said Mary Jane Brown was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said J. S. Perrin (Deponent) together with Mary Perrin Moore and J. S. Perrin, Jr. at the request of the testator, in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 6th day of March, Anno Domini 1939
Add. B. Cawile
Judge of Probate, Abbeville County, S. C.

J. S. Perrin
(Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Riley Pritchard and Marion L. Brown, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of Mary Jane Brown, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 6th day of March, 1939.
Add. B. Cawile
Judge of Court of Probate, Abbeville County, S. C.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY,

I do solemnly swear, that this writing contains the true Last Will of the within named Mary Jane Brown, deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her 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; So help God.

Sworn to before me, this 6th day of March, Anno Domini 1939
Add. B. Cawile
Judge of Probate, Abbeville Co., S. C.

Mary B. Fowler

232 Gray Street
Greenwood, S. C.

THE STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE }

The Last Will and Testament of:
(Mrs.) Mary Jane Brown

I, Mary Jane Brown, of said State and County, being of sound and disposing mind,
at this time the certainty of death, do make this my last Will and Testament.

1st. I direct my Executor or Executrix, hereinafter named and appointed, to pay all my
just debts, including funeral expenses.

2d. I request and desire all property of every kind and nature both personal and
real, which I may be seized at the time of my death, to my husband, J. C. Brown
for and during his natural life. He to manage said estate, but it is distinctly
understood and it is so direct, that my real estate while I may be seized at my
death, is not to be mortgaged nor sold, and at the death of my said husband,
J. C. Brown, then said real estate is to be sold and the proceeds of said sale
to be divided among my children, share and share alike. If any child or children
should predecease me, leaving child or children, the said child or children to take
the share of their parent. If my said husband, J. C. Brown should predecease me,
then said real estate is to be sold by my Executrix at my death, and the pro-
ceeds of said sale to be divided among my children, share and share alike, the
share of any predecease child or children to be taken by their child or children,
if any there be.

3d. I hereby appoint my daughter, Mary E. Brown as my Executrix, she to act
without being required to give bond.

Signed, published and declared by the Testatrix as and for her last will and testament
in her presence, and we at her request, and in her presence, and in the presence
of each other have signed our names as witnesses thereto.

J. L. Perrin, Jr.
Mary Perrin Brown
J. L. Perrin

Mary Jane ^{Test}
Brown
marks.

August 28th; 1937.

Recorded: April 21, 1939.

File:

355

PROOF OF WILL

Box

9013

THE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By..... Allen B. Carriere, Esq., Judge of Probate for said County.

Personally appears..... W. D. Cox, who, being duly sworn, says that he
 saw..... R. B. Bell sign, seal, publish and declare the annexed instrument
 of writing, bearing date the..... 28th day of..... July, A. D. 1938 to be
 and contain..... This Last Will and Testament; that the said.....

R. B. Bell was then of sound and disposing mind, memory and understanding, according to
 the best of deponent's knowledge and belief; and that the said..... W. D. Cox (Deponent)
 together with..... F. B. Mifflin and..... W. S. Buford at the request
 of the testator..... in..... This presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this..... 17th day of.....
March, Anno Domini 1939 }
Allen B. Carriere }
 Judge of Probate, Abbeville County, So. Car. W. D. Cox (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of..... Robert P. Bell
 it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil,
 of..... R. B. Bell, deceased, be entered of Probate in
 Common Form.

Given under my hand and the seal of the Court of Probate, this..... 17th day of..... March, 1939.
Allen B. Carriere
 Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

do solemnly swear, that this writing contains the true Last Will of the within named.....
Robert P. (R. B.) Bell deceased, so far as..... know or believe;
 and that..... will well and truly execute the same, by paying first the debts, and then the legacies contained in
 the said Will, as far as..... This 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;
 So help..... me..... God.

Sworn to before me, this..... 17th day of.....
March, Anno Domini 1939 }
Allen B. Carriere }
 Judge of Probate, Abbeville Co., S. C. Robert P. Bell
Gathen Tally, R. T. B. Jr.

THE STATE OF SOUTH CAROLINA
COUNTY OF ALEXANDER

The Last Will and Testament of:
Robert B. Bell.

I, Robert B. Bell, being of sound mind, but realizing the certainty of death, do make, publish and declare this to be my last will and testament, hereby revoking all wills of any nature heretofore made by me.

1. I now own heretely (10) acres of land, near Calhoun Falls, which land adjoins the 177.1 acres of land which my wife owned at the time of her death. This land I hereby will to my son Robert P. Bell in fee simple.

2. I also will and bequeath unto the said Robert P. Bell all my personal property that I may die seized and possessed of.

3. Robert P. Bell is to receive the above provided to take care of me during the remainder of my days and provided to buried me and pay the expenses of my burial. The rest of my estate, including the interest in other land that I now own or may acquire, I hereby will to my other children, excluding Robert P. Bell, share and share alike, and if they be still living to their heirs.

In witness whereof I have hereunto set my hand and seal this 28th day of July, A.D., 1938.

R. B. Bell.

Dated, sealed and published
by Robert B. Bell, 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 and witnesses.

F. B. Miford, Atterville, S.C.
W. D. Burford, Calhoun Falls, S.C.
W. D. Cop, Atterville, S.C.

Recorded: Aug. 28, 1939.

File:

Box 324

Pack 8156

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By W. A. Stevenson, Esq., Judge of Probate for said County.

Personally appears J. L. Renn, who, being duly sworn, says that he
 saw B. A. Roche sign, seal, publish and declare the annexed instrument
 of writing, bearing date the 22 day of April, A. D. 1927 to be
 and contain his Last Will and Testament; that the said
P. A. Roche was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said J. L. Renn (Deponent)
 together with F. B. McLane and J. A. Stevenson at the request
 of the testat. or in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 31 day of
March, Anno Domini 1927 }
 Judge of Probate, Abbeville County, So. Car.

J. L. Renn (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of J. L. Renn,
 it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil,
 of P. A. Roche, deceased, be entered of Probate in
 Common Form.

Given under my hand and the seal of the Court of Probate, this 31 day of March, 1927
W. A. Stevenson
 Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

We do solemnly swear, that this writing contains the true Last Will of the within named
P. A. Roche, deceased, so far as we know or believe;
 and that we will well and truly execute the same, by paying first the debts, and then the legacies contained in
 the said Will, as far as his goods and chattels will thereunto extend and the law charge us, and
 that we will make a true and perfect inventory of all such goods and chattels;
 So help me God.

Sworn to before me, this 31 day of
March, Anno Domini 1927 }
W. A. Stevenson
 Judge of Probate, Abbeville Co., S. C.

J. L. Roche
Gattie Roche
Mary Roche
Abbeville, S.C.

THE STATE OF SOUTH CAROLINA,
COUNTY OF ALEXVILLE,

The Last Will and Testament of:
P.A. Reche

I, Patrick A. Reche, of said state and country, being of sound mind, but realizing the certainty of death, do make this my last will and testament, revoking all wills hitherto made.

Item 1. I direct that all my just debts, including funeral expenses be paid by my Executor and Executrix herein after named and appointed.

Item 2. I bequeath all personal property of every kind and nature, including insurance policies, Liberty Bonds and Cash to my children namely, D. L. Reche, Lettie E. Reche, Mary Reche, Hannah Reche, Willard Reche, Julian J. Reche, Frank Reche, J. Sedding Reche, Dennis Reche, Annie Reche and Angela Reche, spouse and heirs alike.

Item 3. I direct that my Executor and Executrix herein after named and appointed to sell the real estate which I may be living and possessed at the time of my death, and divide the proceeds among my above named children, heirs and executors alike; the sale of said real estate to be made as soon after my death as practicable.

Item 4. I nominate and appoint my brother Jas. L. Reche and my two daughters Lettie Reche and Mary Reche, Executor and Executrix of this my last will and testament.

Signed, sealed, published and declared by the Testator as his last will and testament in his presence, and in the presence of each other, the day hereunto signed, our names as witnesses thereto.

J. S. McRae

J. J. Stevenson
J. L. Reche

P. A. Reche

April 22nd 1937

Recorded: June 10, 1939

File:

Box 356

Pack 9038

PROOF OF WILLTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

IN THE COURT OF PROBATE

By Addison B. Carwile, Esq., Judge of Probate for said County.

Personally appears Ruth Mundy, who, being duly sworn, says that she saw Minnie M. Frost sign, seal, publish and declare the annexed instrument of writing, bearing date the 12th day of May, A. D. 1939, to be and contain her Last Will and Testament; that the said Minnie M. Frost was then of sound and disposing mind, memory and understanding, according to

the best of deponent's knowledge and belief; and that the said Ruth Mundy (Deponent) together with J. S. Ferguson and Shelma I. Loden at the request of the testat my in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 1st day of June, Anno Domini 1939
June
Add B. Carwile
Judge of Probate, Abbeville County, So. Car.

Ruth Mundy (Deponent)

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Sam Adams, it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of Minnie M. Frost, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 1st day of June, 1939.
Add B. Carwile
Judge of Court of Probate, Abbeville County, So. Car.

QUALIFICATION FIDUCIARYTHE STATE OF SOUTH CAROLINA,
ABBEVILLE COUNTY.

I do solemnly swear, that this writing contains the true Last Will of the within named Minnie M. Frost deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her 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; So help me God.

Sworn to before me, this 1st day of June, Anno Domini 1939
June
Add B. Carwile
Judge of Probate, Abbeville Co., S. C.

Samuel H. Adams
Abbeville, S.C.

THE STATE OF SOUTH CAROLINA.
COUNTY OF ABBEVILLE.

The Last Will and Testament of:

Minnie M. Frost

In the Name of God, Amen!

I, Minnie M. Frost, of Abbeville, County and State aforesaid, being sound and disposing mind and memory and desiring to make such disposition of my worldly estate as I deem best I, hereby make, publish and declare this 2d day of May, 1939, 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 debts and funeral expenses be paid out of my estate as soon after my decease as conveniently may be, and to that end charge my whole estate real and personal, with the same, hereby directing that a suitable monument be placed to mark my grave.

Second: I will and direct that all of my property, both real and personal, be sold as soon after my death as is convenient to do so by my executor, hereinafter named, either at public or private sale as he deems best and I hereby give him full power and authority to make title to real estate, bills of sale, etc., as may be necessary in the perfecting of the sale of my property.

Third: I will and bequeath to my friend, Henry McClellan, the amount of one hundred (\$100.00) dollars in appreciation of consideration he has shown me during the past several years.

Fourth: I will and direct that the residue of my estate, after the above items have been provided for be divided in the following manner: one-half (1/2) to my sister, Anna Head Blackmon of Winston-Salem, North Carolina; one-fourth (1/4) to my adopted sister, Anna Dawson of Baleden, Alabama; one-fourth (1/4) to my adopted son, Houston Stiles of Philadelphia, Pennsylvania. Should my sister, Anna, predecease me, I will and direct that the share that would have gone to her go to her bodily heirs in stripes.

Should my adopted sister, Anna, predecease me, I will and direct that the share that would have gone to her go to my sister, Emma, if she be living, and if not, to her bodily heirs per stripes.

Should my adopted son, Houston, predecease me, I will and direct that the share that would have gone to him go to my sister, Emma, if she be living, and if not, to her bodily heirs per stripes.

I nominate and appoint my friend, Sam Glance, to be my executor of this my last will and testament hereby giving him full power and authority to do any and everything necessary to carry into full force and effect this my last will and testament.

In witness whereof, I have hereunto set my hand and seal to this my Last Will and Testament at Abbeville, South Carolina this 1st day of May, in the year of our Lord One Thousand Nine Hundred and Thirty Nine.

Minnie M. Frost

Signed, sealed, published and declared by the said Minnie M. Frost, as and for her last will and testament in the presence of us, who in her presence, at her request, and in the presence of one another, are present to gather, have hereunto subscribed our names as witnesses.

J. J. Ferguson
Thelma J. Loden
Ruth Meady.

cc: June 14, 1939