IN WITNESS WHEREOF, I, the said Alvis G. Stewart, herewith set my hand to this my last will, typewritten on two (2) sheets of paper (including the attestation clause and signatures of witnesses) upon the margin of each one of which I have also written my name, this eleventh day of October, nineteen hundred and fifty.

Alvis G. Stewart

On the eleventh day of October, nineteen hundred and fifty, Alvis G. Stewart declared to us, the undersigned, that the foregoing instrument, was his last will, and he requested us to act as witnesses to the same and to his signature thereon. He and he requested us to act as witnesses to the same and to his signature thereon. He thereupon signed said will in our presence, we being present at the same time. And we now, at his request, in his presence, and in the presence of each other do hereunto subscribe our names aswitnesses. And we and each of us declare that we believe this testator to be of sound mind and memory.

Hubert D. Byrd Lucille M. Byrd Lillie Byrd

STATE OF NORTH CAROLINA HARNETT COUNTY

SS. IN THE SUPERIOR COURT

A paper purporting to be the Last Will and Testement of Alvis G. Stewart, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said county, by Althea Byrd Stewart, the executor therein mentioned, and the due execution thereof by the said Alvis G. Stewart by the oath and examination of Lucille M. Byrd and Lillie Byrd, the subscribing witnesses thereto; who being duly sworn, doth depose and Lillie byrd, the subscribing witnesses that the is a subscribing witness to and say, and each for himself deposeth and saith, that he is a subscribing witness to the paperwriting now shown him, purporting to be the Last Will and Testament of Livis the paperwriting now shown him, purporting to be the Last Will and Testament of Livis the paperwriting has a living of the said Alvis G. Stewart, in the presence of this deponent, subscribed his name at the end of said paper-writing, which is now shown as aforesaid, and which bears date of the 11th day of October, 1950.

AND THE DEPONENT FURTHER SAITH, That the said Alvis G. Stewart the estator afore-said did, at the time of subscribing his name as aforesaid, declare the said paper-writing said did, at the time of subscribing his name as aforesaid, declare the said paper-writ so subscribed by him, and exhibited, to be his Last will and Testament, and this de-ponent did thereupon subscribe his name at the end of said will, as an attesting vit-ness thereto, and at the request and in the presence of said testator. And this deponent further saith, that at the said time when the said testator subscribed his name to the said last Will as aforesaid, and at the time of the deponent subscribing his name as an attesting witness thereto, as aforesaid, the said Alvis G. Stewart was of sound mind and memory, of full age to execute a Will, and was not under any restraint to the knowledge, information or belief of this deponent. And further, these deponents say not .

Severally sworn and subscribed, this 31 day of January, 1951, before me.

Lucille M. Byrd Lillie Byrd

Robert B. Morgan Clerk Superior Court

STATE OF NORTH CAROLINA HARNETT COUNTY

SE. IN THE SUPERIOR COURT

It is therefore considered and adjudged by the Court that the said paper-griting and every part thereof is the Last will and Testament of Aivis C. Stewart, decamed, and that Althea Bynd Stewart is a suitable person for executrix. Let the said will, together with the probate, be recorded and filed.

This 31 day of January, 1951.

Robert B. Morgan Clerk Superior Court

STATE OF NORTH CAROLINA HARNETT COUNTY

IN THE SUPERIOR COURT

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF Alvis G. Stewart.

It appearing to the Court by the oath and examination of Lucille M. Byrd and Lillie Byrd, the subscribing witnesses thereto, that the paper-writing propounded by the executrix therein named, is the Last will and Testament of Alvis G. Stewart and that at the time of signing the same the said Alvis G. Stewart in the presence of said with the same was duly executed by said Alvis G. Stewart in the presence of said with the said that the time of signing the same the said Alvis G. Stewart was of sound minds. It is therespon adjudged that the said paper-writing be admitted to probate as the Last will and Testament of the said Alvis G. Stewart, and the executrix therein mand qualify as such.

This the 31 day of January, 1951.

Robert B. Morgan, Clerk Superior Court STATE OF NORTH CAROLINA WARNETT COUNTY

SS. IN THE SUPERIOR COURT

I, Althea Byrd Stewart, do swear (or affirm) that I believe this writing to be and contain the Last will and Testament of Alvis G. Stewart, deceased; and that I will well and truly execute the same by first paying his debts and then his legacies, as far as the said estate small extend, or the law will charge me, and that I will well and faithfully execute the office of an executor agreeable to the trust and confidence reposed in me, and according to law; so help me, God.

morn and subscribed before me, this 31 day of January, 1951.

> Robert B. Morgan Clerk Superior Court

Althea Byrd Stewart

STATE OF NORTH CAROLINA HARNETT COUNTY

IM THE SUPERIOR COURT Before Mobert B. Morgan, Clerk

IN RE ESTATE OF Alvis G. Stewart, Deceased

ORDER FOR PROBATE OF WILL.

A paper-writing purporting to be the Last Will and Testament of Alvis G. Stewart. deceased, is exhibited in open court for probate by Althea Byrd Stewart, the executrix therein named; and the due execution thereof by the said Alvis G. Stewart, deceased, is duly proven by the oath and exemination of Lucille M. Byrd and Lillie Byrd, subscribing witnesses thereto; and it is further shown to the satisfaction of the Court by said witnesses thereto; masses that the said Alvis G. Stewart, was, at the time of making said Will, of sound mind and memory, of full age to execute a will, and under no restraint to their know-ledge, information or belief.

IT IS THEREFORE CONSIDERED, ADJUDGED AND DECREED that said proof is sufficient and according to law, and that said paper-writing is and contains the Last Will and Testament of Alvis G. Stewart, deceased. And on motion it is order that said Will be admitted to probate and recorded in the Book of Wills of Harnett County, and as such filed as provided by law in the office of the Clerk of the Superior Court of said County.

It is further ordered that said Althea Byrd Steart be allowed to qualify as executrix as provided by law, and enter upon the discharge of the duties imposed by said

Bated this the 31 day of January, 1951.

Robert B. Morgan, Clerk Superior Court

Althea Byrd Stewart, being duly qualified, let Letters Testamentary issue accord-

This 31 day of January, 1951.

Robert B. Morgan, C.S.C.

STATE OF NORTH CAROLINA HARNETT COUNTY

BEFORE THE CLERK OF THE SUPERIOR COURT

To all to whom these presents shall come --- GREETING:

IT BEING SATISPACTORIES PROVEN TO THE UNDERSIGNED, Clerk of the Superior Court for Harnett County, that Alvis G. Stewart, late of said county, is dead, having made and published his Last Will and Testament, and it appearing that Althea Byrd Stewart is entitled to be executrix of the estate of said deceased, and having qualified as executrix according to law:

Now, these are Therefore to Empower the said executrix to enter in and upon all and singular, the goods and chattels, rights and credits of the said deceased, and the same to take into possession wherescever to be found, and all the just debts of the said deceased to pay and satisfy, and the residue of said estate to distribute according to less to ing to law.

Witness my hand and the seal of said Court, this 51 day of January, 1951.

Robert B. Morgan, Clerk Superior Court

MORTH CAROLINA MARKETT COUNTY

A will, could need to be a continued by the an order of the A consents of alegation of the literature district to hereby certify that I have taken and examined the foregoing six pages thereto of said will of Aivis G. Stewart and have compared them with the original record of said will and IN WITNESS WHEREOF, I have hereunto set my hand and the seal of said Court at my office in the Courthouse of Harmett County, in the Town of Lillington, North Carolina, on this the 6th day of March, 1951.

(SEAL)

Robert B. Morgan Clerk Superior Court, Harnett County.

#650

NORTH CAROLINA BRUNSWICK COUNTY IN THE SUPERIOR COURT BEFORE THE CLERK

IN THE MATTER OF THE WILL OF CORA NELMS OTTAWAY, DECEASED.

The paper-writing hereto attached and purporting to be the last will and testament of Cora Nelms Ottaway deceased, is exhibited before the undersigned Clerk of the Superior Court of Brunswick County, North Carolina, by Mariah S. Goodman, the executor therein named, and thereupon the following proof thereof is taken by the oath and examination of E. L. Krahnke and Elizabeth Goodman, the subscribing witnesses thereto, as follows:

NORTH CAROLINA, BRUNSWICK COUNTY

E. L. Krahnke and Elizabeth Goodman being duly sworn, depose and say, and each for himself and herself, deposes and says, that they are subscribing witness to the said paper-writing now shown them, purporting to be the last will and testament of Cora Melas Ottaway, and that they saw her execute this writing as her last will and testament, and that affiant attested it in the presence and at the request of said Cora Nelms Ottaway deceased; and that at the time of its execution said Cora Nelms Ottaway was, in affiant's opinion, of sound mind and disposing memory.

E. L. Krahnke Maria S. Goodman

Severally subscribed and sworn to before me, this 5 day of April, 1951.

S. T. Bennett Clerk Superior Court Brunswick County

And thereupon it is considered and adjudged by the Court that the said paper-writing and every part thereof is the last will and testament of Cora Nelms Ottaway, deceased, and it is ordered that the same, with the foregoing examination and this certificate, be recorded and filed.

This 5 day of April, 1951.

S. T. Bennett Clerk Superior Court of Brunswick County

STATE OF NORTH CAROLINA COUNTY OF BRUNSWICK

I, CORA NELMS OTTOWAY, of Brunswick County, North Carolina, do hereby revoke all wills and codicils heretofore made by me, and do hereby make, publish and declare this my last will and testament in the manner and form as follows:

ITEM ONE

I direct my executrix hereinafter named to pay all my just debts and funeral expenses and to erect at my grave such monument as she may deem fit and proper.

ITEM TWO

I will, devise and bequeath to my daughter, Irene Ottoway McAninon, my home and the approximately 26 acres of land on which it is located, my feather bed and family Bible.

ITEM THREE

I will and bequeath to my son, Howard Ottoway, my gun.

ITEM FOUR

I will and bequeath to my daughters, Lena Ottoway Joyner, Linda Ottoway Bellamy, and Edna Ottoway Evans, all the rest and residue of my household and kitchen furniture, share and share alike.

ITEM FIVE

Should my executrix find that at the time of my death there is not sufficient money in my estate to pay my doctor, medical bills and funeral expenses, then in that event she shall call upon my named children to pay such expenses. Should my named children fail to do so, then in that event, so much of my estate, as herein set out, as may be necessary to pay such expenses, shall be sold by my executrix and the proceeds from the said sale applied to the payment of the said bills.

TTEM SIX

I hereby constitute and appoint my dear and trusted friend, Maria S. Goodman, the executrix of this my last will and testament, and I do hereby give and grant to said executrix full power and authority to sell any property or do any act which in her opinion is reasonable and necessary for the proper administration of my estate.

IN TESTIMONY EHEREOF, I do hereunto set my hand and seal, this the 25th day of March. 1946.

Cora Nelms Ottoway (SEAL)

Signed, sealed, published and declared by the said Cora Nelms Ottoway to be her last will and testament in the presence of ms, who at her request, and in her presence, and in the presence of each other, have hereunto set our hands as witnesses theretol

E. L. Krahnke Elizabeth Goodman E. G. Goodman

I herewith reconize my two Sons namely Roy and Elmo Obtoway with all my love and affection.

Cora Nelms Ottoway

Dec. 1st. 1948.

......

No 651

NORTH CAROLINA BRUNSWICK COUNTY IN THE SUPERIOR COURT BEFORE THE CLERK

IN THE MATTER OF THE WILL OF ROBERT C. MCKEITHAN, DECKASED.

The paper-writing hereto attached and purporting to be the last will and testement of Robert C. McKeithan deceased, is exhibited before the undersigned Clerk of the Superior Court of Brunswick County, North Carolina, by Mae A. McKeithan, the executrix therein named, and thereupon the following proof thereof is taken by the oath and therein of D. C. Herring and Susie Sellers Carson, the subscribing witnesses thereto, as follows:

WORTH CAROLINA. BRENSWICK COUNTY.

D. C. Herring and Susie Sellers Carson being duly sworn, depose and say, and each for himself deposes and says, that he (she) is a subscribing witness to the said paper-writing now shown him (her) purporting to be the last will and testament of Robert C. McKeithan, and that they saw him execute(or heard him acknowledge the execution of) this writing as his last will and testament, and that affiant attested it in the presence and at the request of said Robert C. McKeithan deceased; and that at the time of its execution said Robert C. McKeithan was, in affiants opinion, of sound mind and disposing memory.

D. C. Herring Susie Sellers Carson

Severally subscribed and sworn to before me, this 27th day of June, 1961.

and a second and and

Clerk Superior Court Brunswick County.