

3414A

Last Will and Testament

OF

ROBERT WALKER WILDER

KNOW ALL MEN BY THESE PRESENTS:

That I, ROBERT WALKER WILDER, of the County of Baldwin, State of Alabama, being of sound and disposing mind and memory and over the age of twenty-one years, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all former wills and testamentary instruments by me made at any time heretofore.

FIRST:

I direct my Executor, hereinafter named, to pay all of my just debts and funeral expenses as soon after my death as can conveniently be done. I direct that I be buried in a sealed waterproofed casket and vault, similar to that of my late wife, and my Executor to have inscribed the date of my death on my grave marker in the space available for that purpose.

SECOND:

I give and bequeath unto MARGUERITE CLOUSE, sister of my late wife, if she shall survive me, the cloister diamond and platinum ring and ladies wrist watch with diamond and ruby setting and being the property of my said wife. If she shall not survive me this bequest shall become a part of the residue of my estate.

THIRD:

I give and bequeath unto my late wife's great niece, HONEY SUE WILLIAMS, my antique thumb print glasses and pitcher.

FOURTH:

I give and bequeath unto my brother, CARROLL HERBERT WILDER, if he shall survive me, any automobile of which I may die possessed. In the event my said brother shall not survive me, then, in that event I give and bequeath said automobile to his wife, ELIZABETH WILDER, if living, otherwise to the residue of my estate.

STATE OF ALABAMA, BALDWIN COUNTY

FILED Sept 11 1968

Notary Public

Robert Walker Wilder

12 104

BOOK 203

FIFTH:

I give and bequeath unto my brother, BUNA LERNER WILDER, my twelve (12) gauge browning automatic shot gun, together with all my fishing tackle, consisting of but not limited to, a deep sea reel and rod, surf reel, Mitchell Caster and Rod, ~~Reboe Caster and Rod~~, fly rod and reel, numerous lures, shrimp and minnow buckets and all other fishing accessories.

SIXTH:

I give and bequeath unto MARY ALICE CLOUSE GRIFFITH, neice of my late wife, the following personal property; copper coffee set consisting of coffee pot, sugar and cream set with tray, and tea kettle, together with my revolving antique condiment set.

SEVENTH:

I give and bequeath unto my nephew, JACK GRIFFITH, all my garden and shop tools and accessories used in gardening and shop work.

EIGHTH:

I give and bequeath unto my neice, DENNIE MAE MACKEY, my cameras and all camera equipment and accessories belonging thereto.

NINTH:

I give and bequeath unto my great-nephew, ROBERT PRESTON WILDER, my silver trophy awarded me for the best camillia seedling bloom in the show sponsored by the Men's Camillia Club of Pensacola on January 11-12, 1964, the plant of which is names "Sue Wilder" in honor of my late wife.

TENTH:

I give and bequeath unto my great-nephew, ROBERT H. WILDER, JR., the silver trophy awarded me in the show sponsored by the Men's Camillia Club of Pensacola in January 1966 for the best seedling plant is "not as yet named".

ELEVENTH:

I give and bequeath unto my great-neice-in-law, CHARLOTTE SUE ABERNETHY, the gold band wedding ring and two (2) antique ring holders belonging to my late wife.

Robert Walker Wilder

TWELFTH:

I give and bequeath unto my late wife's great nephews, ANTHONY ABERNETHY and HENRY ABERNETHY, my ole colt pistol, shot pouch, bullet ladle, and mould, absolute and forever.

THIRTEENTH:

I give and bequeath unto my niece, NETTIE LOU WILDER WEGER, my marble top table and large Rosewood mirror, absolute and forever.

FOURTEENTH:

I give and bequeath unto my great niece, KEREN SUE WILDER, my twin poster beds and picture collection, absolute and forever.

FIFTEENTH:

I give and bequeath unto my great niece, TERRY WILDER, my gate leg table, ladder back chairs and cherry welsh cupboard, absolute and forever.

SIXTEENTH:

I give and bequeath unto my late wife's niece, MARY FRANCES CLOUSE HEALEY, absolute and forever, my Iron Stone Tureen, the Clouse Family Bible, and Grandmothers Bible.

SEVENTEENTH:

All the rest, residue and remainder of my property, real and personal, and every kind and description and wheresoever situate, which I shall own at the time of my death, or which shall be subject to my disposal by this Will, I give, devise, bequeath unto THE FIRST NATIONAL BANK OF MOBILE, ALABAMA, or to its successors, in trust nevertheless, for and upon the following trust, purposes, and conditions, to-wit:

(A) I direct that all of my said property shall be liquidated and reduced to cash, at its fair market value and at the sole discretion of my Executor and Trustee, and the same shall be invested and reinvested by my Trustee for the following uses and under the following terms;

1. The same shall be used as a revolving educational fund for the descendants of my half-sisters and my brothers, namely; my brothers, William Curry Wilder, Ernest H. Wilder and Bena L. Wilder and my half-sisters, Dora Gilbert Mackey and Annie Wilder

2. The purpose of this fund is to provide loans to any of said descendants to augment their college education, including any graduate education provided that such child may make passing grades as determined by the standards established at the school of his or her attendance. Provided, further, that funds from this trust may be made available to any descendant, if necessary for the completion of a regular high school course.

3. I direct that my Trustee shall make such loans available at the rate of interest equal to two percent (2%) less than that charged by regular commercial banking institutions for personally secured loans, but such interest shall not commence until six months after completion of his or her education. Repayment of such loans may be made at any time, but repayment thereof shall be mandatory after one year (1) from the completion of his or her education and upon such terms and conditions as may be determined by my Trustee considering the welfare of each of said descendants.

4. My Trustee shall, at its sole discretion, pay the proceeds of such loans in such of the following ways as it thinks best; (1) Directly to such beneficiary; (2) To the legally appointed guardian or conservator of such beneficiary; (3) To the mother, relative or friend of such beneficiary for his or her education; (4) By the Trustee, using such amounts directly for the education and support of such beneficiary.

(B). Anything in this Will to the contrary notwithstanding, the Trust herein created shall not continue beyond twenty-one (21) years after the death of the last to die of those descendants who were living at the time of my death; and upon the expiration of such period the trust shall terminate and the assets thereof shall be distributed outright and free of trust to the following institutions to establish an educational scholarship, upon such terms and conditions and in such amount as the institution shall determine, to be known as the SUDIE CLOUSE WILDER and ROBERT W. WILDER SCHOLARSHIP.

1. To the University of Alabama, Tuscaloosa, Alabama, one-half ($\frac{1}{2}$) thereof.

2. Auburn University, Auburn, Alabama, one-half ($\frac{1}{2}$) thereof.

BOOK 263 PAGE 332

12049107

EIGHTEENTH:

In addition to the powers authorized by law my Trustee shall have the power to hold, manage, lease, care for, and protect said Trust Estate and collect the income therefrom, all in accordance with its best judgment and discretion, being fully authorized to cause any securities or other property, real or personal, belonging to the Trust Estate to be held or registered in its name or in the name of its nominee or in such other form as it deems best without disclosing the trust relationship. The Trustee is fully authorized to invest and reinvest the Trust Estate in bonds, stocks, mortgages, notes, common trust fund participations, insurance, or other property of any kind, real or personal, irrespective of statute or rule of law limiting the investment of trust funds. The Trustee is given full power to sell at public or private sale and convey any or all of the trust property and any reinvestments thereof from time to time for such price and upon such terms as it shall see fit. It is also authorized to borrow money, to extend or renew any existing indebtedness, and to mortgage or pledge any property in the Trust Estate; and no purchaser or mortgager shall be obligated to see to the application of any purchase money or mortgage money. The Trustee may vote either in person or by general or limited proxy, or refrain from voting, any corporate securities for any purpose. The Trustee may consent to or join in any voting trust, reorganizations, consolidations, mergers, foreclosures, and liquidations, and in connection therewith, may deposit securities with or under the direction of any protective committee under such terms as the Trustee may deem advisable, and may accept and hold any securities or other property received through the exercise of any of the foregoing powers. The Trustee is authorized to settle, compromise, contest, prosecute or abandon claims in favor of or against the Trust Estate as it may deem advisable. For the purposes aforesaid the Trustee may execute and deliver any leases as well as any agreements necessary to the administration of such leases for any period of time the Trustee thinks best, though extended beyond the term of the Trust.

The Trustee shall also have the power to determine how

BOOK 263 PAGE 353

Robert Walker Wilder

12 AUG 1968

all receipts and disbursements, including the Trustee's compensation, shall be credited, charged or apportioned as between income and principal. The Trustee shall render to the beneficiary of the Trust Estate, not less frequently than annually, statements of accounts of its receipts and disbursements as Trustee hereunder. The Trustee shall be paid a fair and just compensation out of the Trust Estate for its services hereunder and shall also be reimbursed out of the Trust Estate for all reasonable expenses incurred in its management and protection. The Trustee is authorized to consult and engage attorneys, in the management of the trust, and to pay them the reasonable value of their services.

All realized appreciation in the value of real estate, bonds or other securities, resulting from sale or other disposition thereof, shall be considered principal, and not income. All cash dividends received, whether extraordinary or otherwise, shall be treated as income. All other dividends, however, received, whether as stocks, warrants, bonds or otherwise, shall be treated as principal and not as income.

NINETEENTH:

I hereby nominate, constitute and appoint THE FIRST NATIONAL BANK OF MOBILE, ALABAMA, as Executor of this my Last Will and Testament, and I request that it be permitted to act as such without surety on its bond.

I hereby give unto my said Executor full power and authority to sell, for the purpose of carrying out any provisions of this my Will, and without Court order, any property, real or personal belonging to my Estate. I also give unto my said Executor full power and authority to settle and compound any claims either in favor of or against my estate, and, for the purposes aforesaid, to execute and deliver all proper and necessary conveyances and to give full receipts and discharges, and without any duty upon any person dealing with it to see to the application of any money or other property delivered.

Robert Walker Wilder

IN WITNESS WHEREOF, I hereunto set my hand and seal to
this my Last Will and Testament on this the 20th day of May, 1966.

Robert Walker Wilder
ROBERT WALKER WILDER
TESTATOR

The foregoing instrument, consisting of seven typewritten
pages, including this page, was signed, sealed, published and declared
by the said Robert Walker Wilder as and for his Last Will and Testament,
in the presence of us and each of us, who, at his request and in his
presence and the presence of each of us, have hereunto set our hands
as witnesses.

James M. Burt residing in Fairfax, Va.

Betty Jean Wolff residing in Fairfax, Va.

Robert Walker Wilder

12 MAY 1966

CODICIL

I, ROBERT WALKER WILDER, a resident of the County of Baldwin, State of Alabama, do make, publish and declare this to be the first codicil to the Last Will and Testament executed by me on the 20th day of May, 1966, in the presence of Ernest M. Bailey and Betty Joe Wolff, by adding thereto the following paragraphs:

SIXTEENTH A:

I give and bequeath unto my late wife's nephew, LAVIS CLOUSE, my antique Dutch Oven, fireless iron wood container, one (1) gallon antique pewter coffee pot and electric roticimat.

SIXTEENTH B:

I give and bequeath unto my late wife's nephew, WILLIAM H. CLOUSE, my antique flowered lamp and my electric cooker with cover.

SIXTEENTH C:

I give and bequeath unto my nephew, DR. JOE WILDER, my 410 shot gun and my field glasses.

SIXTEENTH D:

I give and bequeath unto my nephew, CLYDE MOONEY, my 22 Winchester pump rifle, my gold medal trophy with chain awarded for placing a million dollars or more life insurance per year.

SIXTEENTH E:

I give and bequeath unto my great nephew, B. J. WILDER JR., my gold medal with diamond set in center awarded me by the Metropolitan Life Insurance Company on my twenty-fifth (25th) anniversary with the company for "efficient loyal service. This medal is in my safe deposit box at the First National Bank of Fairhope, Alabama.

In all other respects I ratify and confirm all of the provisions of my said Will.

IN WITNESS WHEREOF, I have hereunto signed my name to this first codicil to my said Last Will and Testament on this the 24th day of May, 1966.


ROBERT WALKER WILDER

The foregoing instrument, consisting of two typewritten pages, including this page, was signed, published and declared by Robert Walker Wilder to be the first codicil to his Last Will and Testament, in our presence, and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this the 24th day of May, 1966.

Edward M. Bailey residing in Fairbairn, Minn.
Betty Joe Wolff residing in Enid, Oklahoma

12-21-1966
11:15
- 11 -
- 11 -
- 11 -

CODICIL

I, ROBERT WALKER WILDER, a resident of the County of Baldwin, State of Alabama, do make, publish and declare this to be the second codicil to the Last Will and Testament executed by me on the 20th day of May, 1966 in the presence of Ernest M. Bailey and Betty Joe Wolff, and first codicil thereto dated the 24th day of May, 1966 and witnesseth by Ernest M. Bailey and Betty Joe Wolff, by adding thereto the following paragraphs:

SIXTEENTH F:

I give and bequeath unto my late wife's neice, MARY E. WILLIAMS ABERNETHY, absolute and forever, the following articles of personal property; One old flax spinning wheel, my four poster double bed, one old clock and one old cherry table.

SIXTEENTH G:

All items of personal use or diversion, not otherwise specifically disposed of herein, shall be distributed in accordance with an instrument to be furnished each of the following, and I request that either or all of them shall make such distribution, namely; CLYDE MOONEY, Ocala, Florida, JACK GRIFFITH, Bessemer, Alabama, NATTIE LOU WILDER, WEGER, Birmingham, Alabama and MARY E. WILLIAMS ABERNETHY, Dallas, Texas. All other personal items, not included in said list, excepting camillias, I give and bequeath unto my late wife's sister, MARGUERITE CLOUSE, absolute and forever.

SIXTEENTH H:

I give and bequeath unto R. ROY MOYERS all of my camillia plants to be disposed of at his discretion. I request that he dispose of the same in the following manner; (a) Some may be left to be sold with my home and others may be given to my friends or relatives, (b) New seedlings deserving of propagation shall be sold, at his discretion, and the proceeds therefrom be given to the American Camillia Society as a memorial fund.

In all other respects I ratify and confirm all of the provisions

of my said Will and said first Codicil thereto.

IN WITNESS WHEREOF, I have hereunto signed my name to this second codicil to my said Last Will and Testament on this the 14th day of June, 1966.

Robert Walker Wilder (SEAL)
ROBERT WALKER WILDER

The foregoing instrument, consisting of two typewritten pages, including this page, was signed, published and declared by ROBERT WALKER WILDER to be the second codicil to his Last Will and Testament, in our presence, and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this the 14th day of June, 1966.

James L. Brown residing in Denali, Alaska
Patty J. Hill residing in Denali, Alaska

I, ROBERT WALKER WILDER, A RESIDENT OF THE COUNTY OF DALEMAN,
STATE OF ALABAMA, DO MAKE, PUBLISH AND DECLARE THIS TO BE THE
THIRD CODICIL TO THE LAST WILL AND TESTAMENT EXECUTED BY ME ON THE
20TH DAY OF MAY, 1966, AND SECOND CODICIL THEREOF EXECUTED ON THE
24TH DAY OF MAY, 1966, EACH IN THE PRESENCE OF ERNEST M. BAILLY
AND BETTY JOE WOLFF BY DELETING, OR DELETING AND SUBSTITUTING, THE
FOLLOWING PARAGRAPHS:

FIRST: I DELETE PARAGRAPH FOURTH OF MY ORIGINAL WILL IN ITS
ENTIRETY.

SECOND: I DELETE THE PARAGRAPH FIFTH OF MY ORIGINAL WILL,
AND SUBSTITUTE THEREFOR THE FOLLOWING: I GIVE AND BEQUEATH UNTO
MY NEPHEW, LAWRENCE A. WILDER, ALL OF MY FISHING TACKLE, CONSISTING
OF BUT NOT LIMITED TO, A DEEP-SEA REEL AND ROD, SURF REEL, MITCHELL
CASTER AND ROD, FLY ROD AND REEL, NUMEROUS LURES, SHRIMP AND MINNOW
BUCKETS, AND ALL OTHER FISHING ACCESSORIES.

THIRD: I DELETE PARAGRAPH SEVENTH, OF MY ORIGINAL WILL, IN
ITS ENTIRETY.

FOURTH: I DELETE PARAGRAPH THIRTEENTH OF MY ORIGINAL WILL IN
ITS ENTIRETY.

FIFTH: I DELETE PARAGRAPH FOURTEENTH OF MY ORIGINAL WILL,
AND SUBSTITUTE THE FOLLOWING: I GIVE AND BEQUEATH UNTO MY GREAT-
NIECE, KAREN SUE WILDER, ALL OF MY MAGDALENIAN WARE.

SIXTH: I DELETE PARAGRAPH FIFTEENTH OF MY ORIGINAL WILL, AND
SUBSTITUTE THEREFOR AS FOLLOWS: I GIVE AND BEQUEATH UNTO MY GREAT-
NIECE, TERRY WILDER, ALL OF MY FANCY FOOTED CUPS AND LARGE ROSEWOOD
MIRROR, ABSOLUTE AND FOREVER.

SEVENTH: I DELETE PARAGRAPH SIXTEENTH OF MY ORIGINAL WILL,
AND SUBSTITUTE THE FOLLOWING: I GIVE AND BEQUEATH UNTO MY LATE
WIFE'S NIECE, MARY FRANCES OLOUSE HEALEY, ABSOLUTE AND FOREVER,

THIRD CODICIL TO LAST WILL AND TESTAMENT OF ROBERT WALKER WILDER

THE CLOUSE FAMILY BIBLE AND CLARENTHORPE'S BIBLE.

IN ADDITION TO THE ABOVE CHANGES TO THIS CODICIL AND TO PREVIOUS CODICILS OF THIS, MY LAST WILL AND TESTAMENT, I ADD THE FOLLOWING PARAGRAPHS:

SIXTEENTH F:

I GIVE AND BEQUEATH UNTO MY NEPHEW, JAMES TARTTON WILDER, MY TWELVE-GAUGE BROWNING AUTOMATIC SHOTGUN.

SIXTEENTH G:

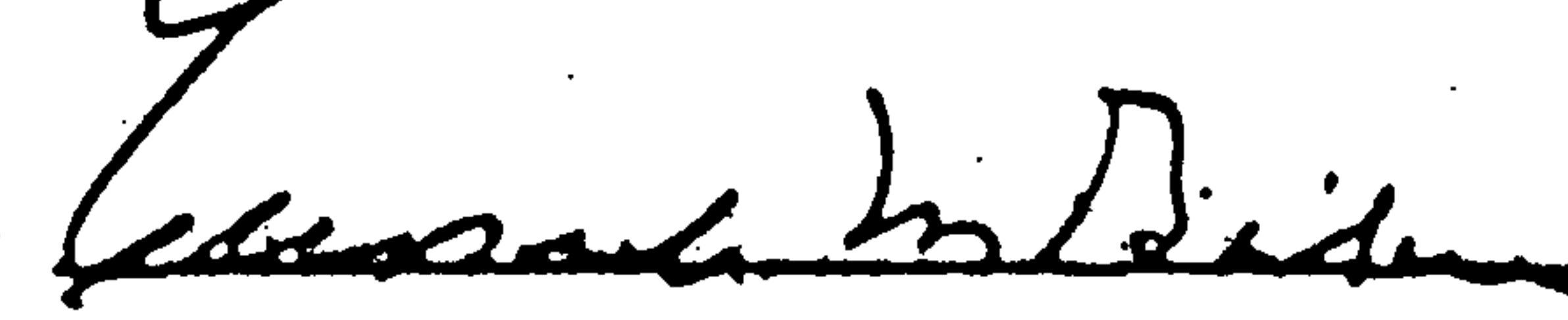

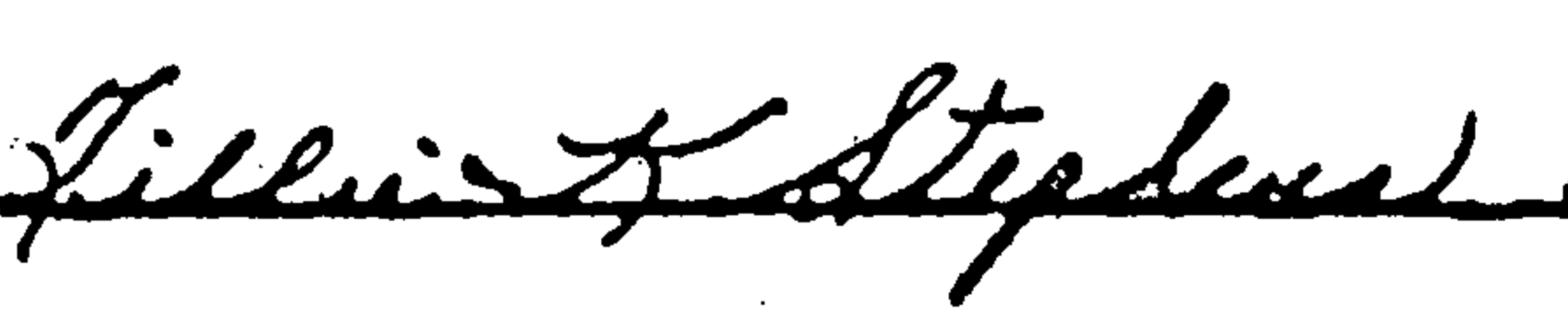
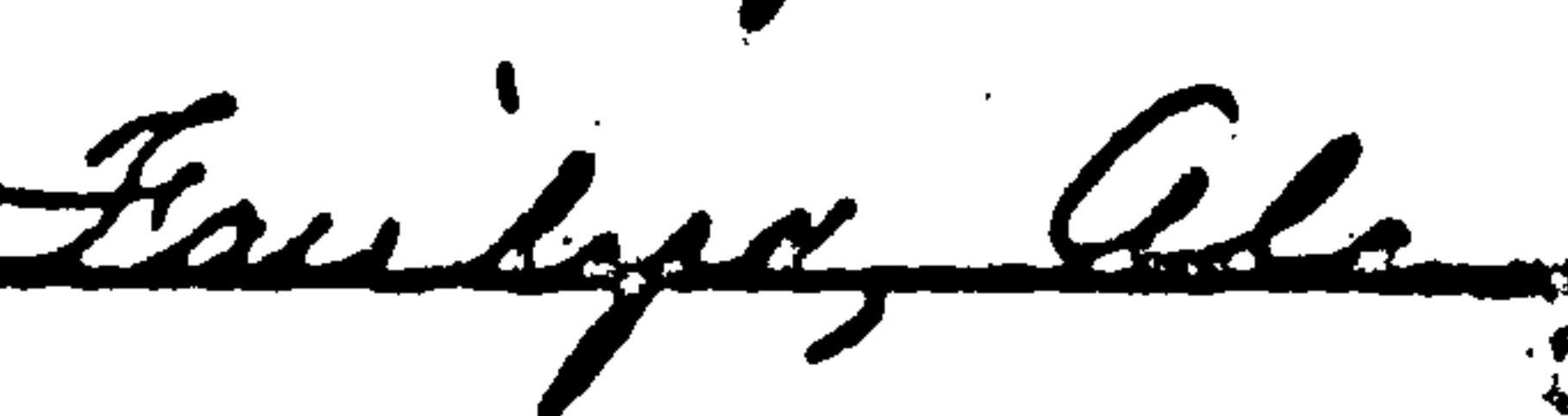
I GIVE AND UNTO ROBERT H. WILDER, SR. AND MARGARET C. WILDER, OR THE SURVIVOR OF THEM, MY IRON STONE TURNER, TWIN-POSTER BEDS, AND CHERRY WELSH CUPBOARD, ABSOLUTE AND FOREVER.

IN ALL OTHER RESPECTS I RATIFY AND CONFIRM ALL OF THE PROVISIONS OF MY SAID WILL, FIRST CODICIL AND SECOND CODICIL THEREIN.

IN WITNESS WHEREOF, I HAVE HEREUNTO SIGNED MY NAME TO THIS THIRD CODICIL TO MY SAID LAST WILL AND TESTAMENT ON THIS THE 27th DAY OF OCTOBER, 1967.


ROBERT WALKER WILDER

THE FOREGOING INSTRUMENT, CONSISTING OF TWO TYPED-WITTEN PAGES, INCLUDING THIS PAGE, WAS SIGNED, PUBLISHED AND DECLARED BY ROBERT WALKER WILDER TO BE THE THIRD CODICIL TO HIS LAST WILL AND TESTAMENT, IN OUR PRESENCE, AND WE, AT HIS REQUEST AND IN HIS PRESENCE AND IN THE PRESENCE OF EACH OTHER, HAVE HEREUNTO SUBSCRIBED OUR NAMES AS WITNESSES THIS THE 27th DAY OF OCTOBER, 1967.

 RESIDING AT 
 RESIDING AT 

July 13 1968

Mr Earnest W. Bailey attorney at Law.
Fairhope Alabama.

Dear Earnest:

This Letter is to certify that I wish to
change my will as follows.

add a new clause to my will naming my
nephew Robert H. Wilber age 45 and his wife Margaret
E. Wilber age 38 at 2409 Dolly Ridge Trail
Birmingham Ala sole beneficiaries to my farm
of 160 acres located in Shelby County Ala.

In case of my death before this new clause
is added to my will this letter will be the
authority for the change naming the above
mentioned Robert H. Wilber and his wife Margaret
E. Wilber beneficiaries to said farm.

I am of sound mind and thinking in
making this change

Witness:

Mrs. Doreen Smith
Robert H. Wilber

Robert H. Wilber

BOOK 263 PAGE 372
12 JUL 1968

STATE OF ALABAMA
Baldwin County

PROBATE COURT

I, HARRY D'OLIVE, Judge of Probate Court in and for said State and County, hereby
certify that the within and foregoing FOURTEEN pages
contain a full, true and complete copy of the Last Will and Testament of ROBERT
WALKER WILDER, Deceased, with four codicils added thereto;

as the same appears of record in my office.

Given under my hand and seal of office, this 20th day of July

Harry D'Olive

Judge of Probate

U.C. FILE NUMBER OR
REC. EX. & PAGE AS SHOWN ABOVE

JUDGE OF PROBATE

STATE OF ALA. SHELBY CO.
CERTIFY THIS
INSTRUMENT WAS FILED

1972 AUG - 6 AM 9:39

BOOK 283 PAGE 373