an

STATE OF ALABAMA

X X

IN THE PROBATE COURT

COUNTY OF SUMTER

X

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF R. C. VINES, DECEASED

PRESENT, THE HONORABLE S. A. MASSINGILL, JUDGE OF SAID COURT

o'clock . m., being the day and time fixed by the Court for hearing on the application of Margaret W. Vines to admit to probate and record an instrument purporting to be the Last Will and Testament of R. C. Vines, deceased, and it appearing to the satisfaction of the Court that notice of said application and the time appointed for hearing the same has been given in pursuance of law, and it appearing to the satisfaction of the Court, on the testimony of Leon P. Thomas, one of the subscribing witnesses, that the instrument purporting to be the Last Will and Testament of R. C. Vines, deceased, was properly executed and that the said R. C. Vines was of sound mind and over the age of nineteen years, the Court is of the opinion that said instrument is the genuine, legal Last Will and Testament of R. C. Vines and that said application should be granted.

It is, therefore, Ordered, Adjudged and Decreed by the Court that said Last Will and Testament of R. C. Vines, deceased, be received and the same is hereby declared to be duly proved as the Last Will and Testament of said testator, and as such, admitted to probate to be recorded, together with the proof thereof and all other papers on file relating to this proceeding.

ORDERED, ADJUDGED AND DECREED this the ______day of

S. A. Massingill, Judge of Probate

I. S. A. MASSINGILL. Judge of the Probate Court of Sumter County. Alabama, a Court of Record. DO HEREBY CERTIFY that I have examined the original Instrument, of which the above and foregoing is a true, correct and exact photostatic copy. INTESTIMONY WHEREOF, I hereunto subscribed my name and affix the seal of said Court, at Livingston, Alabama, this the

Judge of the Probate Court

LAST WILL AND TESTAMENT

OF

R. C. VINES

I, R. C. Vines, a resident of York, Sumter County,

Alabama, being of sound mind and disposing memory and over the

age of nineteen years, do hereby declare this to be my Last Will

and Testament, hereby revoking all Wills and Codicils heretofore

made by me.

ARTICLE I. I direct that all of my lawful debts, my funeral expenses (including a suitable monument at my grave) and the cost of administration of my estate be paid as soon as practicable after my death.

VOL 33:286

my property of every kind and character, real, personal or mixed, wheresoever situate, of which I die seized and possessed or to which I may be entitled at the time of my death, I will, devise and bequeath unto my beloved wife, Margaret W. Vines, to have and to hold absolutely in fee simple.

W. Vines, should predecease me I will, devise and bequeath the remainder of my said property unto my two beloved daughters,

Margaret Vines Lewis and Ronni Sue Vines Haney, to have and to hold absolutely, in fee simple, share and share alike.

my wife, Margaret W. Vines, and my daughter, Margaret Vines

Lewis, as Executrices, and my son-in-law, William Burt Lewis,
as Executor, of this my Last Will and Testament and I do hereby
relieve them from making any bond or other security for the
faithful performance of their duties as such Executrices and
Executor, and I do hereby relieve them as such Executrices and
Executor from making any inventory, return or settlement to or
with any Court after the due and proper probate of this my Last

OK 317 PAGE 4013

Will and Testament. I do hereby vest in my said Executrices and Executor complete and unlimited power to sell, convey, mortgage, rent, lease, transfer or assign any and all of my said property upon such terms and conditions as to them may seem best and to do any and all acts necessary to carry out . the provisions of this my Last Will and Testament without the aid or intervention of any Court whatspever.

LINE OF THE PROPERTY OF THE PARTY OF THE PAR

In the event any of the individuals I have named as · Executrices or Executor of this my Last Will and Testament are unable or unwilling for any reason to serve in such capacity I hereby clothe and vest the individuals or individual so willing to serve in either capacity with the same powers and immunities hereinabove granted unto them jointly.

IN WITNESS WHEREOF, I, R. C. Vines, have hereunto set my hand and seal, declaring the instrument contained on this and the one preceeding page to be my Last Will and Testament on this the Banday of November

33_{PAGE} 2P.7 VOL (SEAL)

Signed and declared to be his Last Will and Testament by R. C. Vines in our presence and we, in his presence and in the presence of each other and at his request, have hereunto set our names as witnesses on the day the same bears date.

90 1101 -7 AH 10: 56

Thomas allen Breen h 11-8-82 I Want William Brewer III to Probate this will be said has et charge would only be 1. S. A. MASSINGILL. Judge of the Probate Court & Senteror Three Hundred Dollars.
County Alabama, a Court of Record Propagation of the Probate Court of Record Probate Court O

County: Alabama, a Court of Record, DO HEREBY CERTIFY that I have examined the original instrument, of which the above and foregoing is a true, correct and exact nhotostatic copy. INTESTIMONY WHEREOF, I hereunto subscribed my name and affix the seal of said Court, at Livingston, Aleberna, this the

Manu vice