

IN THE CHANCERY COURT OF DESOTO COUNTY, MISSISSIPPI

IN RE:

ESTATE OF ALFRED MICHAEL BAILEY,
A/K/A ALFRED MICHAEL BAILER, SR.
DECEASED

CAUSE NO. 93-2-223

BE IT REMEMBERED that this cause came on to be and was heard on this day on the Petition and upon a full and complete copy, authenticated according to the Acts of Congress, of the entire Probate record of the Probate Court of Shelby County, Tennessee filed herein, and after considering the documentary proof, the Court finds as follows, to-wit:

1. That ALFRED MICHAEL BAILEY a/k/a ALFRED MICHAEL BAILEY, SR., died testate, a resident of Shelby County, Tennessee, on January 23, 1992. The said ALFRED MICHAEL BAILEY a/k/a ALFRED MICHAEL BAILEY, SR. had, prior to his death, made, signed, published and declared his true Last Will and Testament on the 20th day of May, 1991, a full and complete copy, authenticated according to the Acts of Congress, having been filed with the Petition in this cause and offered for probate as a muniment to title only in this Court in the manner provided by law for the probate of Wills in common form and in accord with §91-5-35 of the Mississippi Code of 1972, as amended.

2. At the time and on the date of the execution of said Will, ALFRED MICHAEL BAILEY a/k/a ALFRED MICHAEL BAILEY, SR. was over the age of twenty-one (21) years and of sound and disposing mind and memory. Further, that the Will filed herewith was duly attested and witnessed by Judy Burch and Ray Kniseley as attesting witnesses; that it was designated by the said ALFRED MICHAEL BAILEY a/k/a ALFRED MICHAEL BAILEY, SR. as his Last Will and Testament and was subscribed and dated by him as such on the date and year therein given.

3. That said Will was admitted to probate in Cause No. B-18973 of the Probate Court of Shelby County, Tennessee, on February 4, 1992. There is attached to said Petition a full and complete copy, authenticated according to the Acts of Congress, of the

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entire Probate record of the Probate Court of Shelby County, Tennessee. All of said proceedings having been done in Cause No. B-18973 of the Probate Court of Shelby County, Tennessee.

4. That under the terms of said Will, **ALFRED MICHAEL BAILEY a/k/a ALFRED MICHAEL BAILEY, SR.**, devised and bequeathed all of his estate located in the State of Tennessee, which included both real and personal property, unto the legatees and devisees named in said Will. In addition he devised all of his interest in real property located in the State of Mississippi unto his children, **ALFRED MICHAEL BAILEY, JR., MARION BAILEY BRAY and STELLA BAILEY CRONE.**

5. That the decedent owned real property located in DeSoto County, Mississippi, and being more particularly described as follows:

Lot 260 in Woodland Lake Subdivision, as shown on plat appearing of record in Plat Book 1, Pages 15A, 15B, 15C in the Chancery Court Clerk's Office of DeSoto County, Mississippi, to which recorded plat reference is made for a more particular description. Said Lot being situated in Section 19, Township 3, Range 9 West.

6. The value of the decedent's personal estate in the State of Mississippi at the time of his death did not exceed the sum of Ten Thousand Dollars (\$10,000.00), exclusive of exempt property. In fact, the decedent owned no personal property in the State of Mississippi at the time of his death.

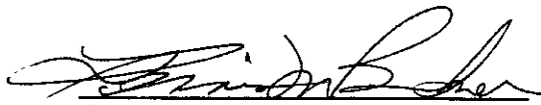
7. All known debts of the decedent and his estate have been paid, including any applicable estate and income taxes.

8. That there is no need to qualify an Executrix or Executor for this estate in the State of Mississippi. Alfred Michael Bailey, Jr., qualified as Executor of the estate and the estate was fully administered in the State of Tennessee.

9. That the Last Will and Testament of decedent dated May 20, 1991, which has been duly admitted to probate by the Probate Court of Shelby County, Tennessee, in Cause No. B-18973 thereof, as evidenced by documents attached to the Petition is entitled to be admitted to probate by this Court, as a muniment to title to the real property owned by the decedent in Mississippi, at the time of his death, all in accord with §91-5-35 of the Mississippi Code of 1972, as amended.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the certain instrument of writing dated May 20, 1991, dated and subscribed by ALFRED MICHAEL BAILEY A/K/A ALFRED MICHAEL BAILEY, SR., and duly attested and witnessed by Judy Burch and Ray Kniseley, which has been admitted to probate by the Probate Court of Shelby County, Tennessee, be and the same is hereby admitted to probate by this Court as the true Last Will and Testament of said ALFRED MICHAEL BAILEY A/K/A ALFRED MICHAEL BAILEY, SR., as a muniment to title only and that a copy of this Order Admitting said Will to probate as a muniment to title shall be filed in the land records of Desoto County, Mississippi. Cost are taxed to the Petitioner.

ORDERED, ADJUDGED AND DECREED, this the 12th day of April, 1993.


CHANCELLOR

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W.E. DAVIS CH. CLK.
By B. Cleveland