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This Document is the prespective of Bell Lake County Recorder!

THAT I, ROBERT L. MORGAN, a legal resident of Texas, United States of America, now in the United States Army as a SP5, RA 15 815 102 do hereby make, publish and declare this instrument as my LAST WILL AND TESTAMENT, in manner following, that is to say:

I hereby cancel, annul, and revoke all wills and codicils by me at any time heretofore made;

I hereby direct that all my just debts be paid as soon as practicable after my decease;

III

I hereby give, devise and bequeath to my wife, SUE ELAINE MORGAN, now residing at Lowell, Indiana, all of my estate and all of the property of which I may die seized and possessed, and to which I may be entitled at the time of my decease, of whatsoever kind and nature, and wheresoever it may be situated, be it real, personal or mixed, absolutely. This bequest is not made while I am unminful of any children who may be born to me and my wife, but is made with the full confidence that my wife, SUE ELAINE MORGAN, will suitably provide for the said child or children that may be born to me and my wife hereafter, and who survive me;

IA

In the event my wife shall not survive me, I give, devise and bequeath to any children who may be born to me and my wife, SUE ELAINE MORGAN, hereafter and who survive me, all of my estate and all of the property to which I may be entitled at the time of my decease, of whatsoever kind and nature, and wheresoever it may be situated, be it real, personal or mixed, absolutely, in equal portions.

Page 1

share and share alike. If this paragraph becomes operative to the exclusion of paragraph three (3) above it is my desire that my wife's sister, Tours I) submittee to be be be allowed to serve without surety or bond, hereby reposing full trust and confidence in her ability to discharge the duties of guardian justly and honestly:

In the event any beneficiary named in this will dies simultaneously with me, or within sixty (60) days after my death, such beneficiary shall, for purposes of this will, be deemed to have died before me;

I hereby nominate, constitute, and appoint my wife, SUE ELAINE MORGAN, as my independent executrix and request that she be permitted to serve without bond or without surety thereon; and that no proceedings be had in the probate court other than the proof and record of this my will, and the return of statutory inventory, appraisement, and list of claims;

VII

In the event SUE ELAINE MORGAN shall not survive me, and for the purpose of this of this will, she shall be deemed not to survive me if we shall die at or about the same time in a common accident or as a result of a common disaster, I hereby nominate, constitute, and appoint my wife's sister, DONNA S. ELBRINK, of Columbus, Ohio, as my independent executrix and request that she be permitted to serve without bond or surety thereon; and under the same conditions as in paragraph six (6) above.

IN WITNESS HEREOF, I have hereunto set my hand and seal to this my LAST WILL AND TESTAMENT, at Fort Hood, Texas, this 12 day of

ROBERT L. MORGAN

Post at or

ROBERT L. MARCAN, to be his last will and TESTAMENT in the presence of all of as at one time, and at the same time we, at his request and This Document is the property of in his presence and in the presence of each other, have hereunto subthe Lake County Recorder:

scribed our names as witnesses, and do hereby attent to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at Fort Rood, Texas, this Ladey of

The Lake The County Recorder:

Scribed our names as witnesses, and do hereby attent to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at Fort Rood, Texas, this Ladey of

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Before me, the undersigned authority, on this day personally appeared

ROBERT L. PORCAR AKE County Recorder:

known to me to be the testator and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and all of said persons being by me duly sworm, the said ROBERT L. MORGAN ____, testator , declared to me and to the said witnesses in my presence that said instrument is his LAST WILL AND TESTAMENT, and that he had willingly made and executed it as his free act and deed for the purposes therein expressed; and the said witnesses, each on his oath, stated to me, in the presence and hearing of the said testator, that the said testator, had declared to them that said instrument is his LAST WILL AND TESTAMENT, and that he executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said testator and at hisrequest; that he was at that time nineteen years of age or over (or, being under such age, was or had been lawfully married, or was then a member of the Armed Forces of the United States or of an auxiliary thereof or of the Maritime Service) and was of sound mind; and that each of said witnesses was then at least fourteen years of age.

TESTATOR

TESTATOR

WITNESS

WITNESS

Phelip Benen

Subscribed and acknowledged before me by the said ROBERT L MORGAN

testator, and subscribed and sworn to before me by the

and

Note:

My Com Expires 3-22-1971

MOTARY PUBLIC, in and for Settlake County, Serve FACIAN A

(TEXAS SELF-PROVING CLAUSE FOR LAST WILLS AND TESTAMENTS



HEADQUARTERS III CORPS AND FORT HOOD Office Of the Staff Linge Advocate Fort Hood, Texas

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l.theolea Well cushfur histed deryou in an original and carbon copy. The original is the only one executed and should be placed where it may be protected against fire, theft, damage, or other loss. You may wish to mail it to your Executor or principal beneficiary for compliance with your Will.

- 2. The carbon copy of your Will is not executed and is furnished so that you may keep it with your personal files. It is recommended that you review this copy from time to time, bearing in mind its contents, and feel free at any time to take it to your Legal Assistance Officer or to take it to your own personal attorney for revision.
- 3. It is recommended that you redraft your Will following any important change in your family relations, such as your marriage or divorce, or the birth, adoption or death of a member or your family.
- 4. You should bear in mind that your Will remains effective until actually destroyed or otherwise nullified by your clear and express action.
- 5. Do not try to change the Will yourself by crossing out or adding something. This will probably invalidate the entire Will. If you want to change it, see your Legal Assistance Officer or personal attorney and have him prepare a new Will for you.
- 6. As your Will becomes effective at time of death, it is highly advisable that you check your DA Form 41 (Record of Emergency Data), to be sure that you have properly taken care of your dependents in the event you are reported missing, missing in action, or in the event some other military circumstances prevent you from transmitting funds to your dependents.
- 7. It is the policy of the Department of the Army to accept for safekeeping the Wills of military personnel on active duty who request this service. If you desire this service, your Will should be inclosed in a sealed envelope bearing the name of the testator, his Army service number, and the name and address of the individual (and, also, the alternate individual) to whom the Will is to be delivered in event of death, and should be deposited with, or mailed in another envelope to, The Adjutant General, Headquarters, Department of the Army, Washington, D. C. 20310.
- 8. Wills of dependents cannot be accepted for safekeeping by TAGO because TAGO ordinarily will not be informed of their deaths. Retired members and their dependents should not send their Wills to the Department of the Army for safekeeping.

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