Hobart Fried, 77/6380 Clay Af Hast Will and Costament Hebron 4634/

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#### MARY ANN FIELDS

I, MARY ANN FIELDS, of the City of Hebron, County of Daker, State of Indiana, do make, publish and declare this to be my Last Will and Testament, hereby revoking all prior wills and codicils by me at any time heretofore made.

ARTICLE, I

as soon after my demise as Is convenient, all of my legal debts and obligations, the expenses of my fast illness, my the Lake County Recorder! funeral, my burial and a suitable marker for my grave.

## ARTICLE II

all penalties payable by reason of my death with respect to property passing under my will or any codicil, insurance on my life, United States Savings Bonds (however held) and property held by me jointly with any person with respect to the interest of any person, shall be paid out of and be charged generally against the principal of my residuary estate.

# ARTICLE III

After the expenses referred to in Articles I and III are paid, I hereby give, devise and bequeath all of my property, of whatsoever nature, real, personal and mixed, and wheresoever the same may be located to my beloved son, HOBART G. FIELDS. During the last several years of my

life, my beloved son, Hobart G. Fields has provided me with food, shelter and taken care of my every need. My remaining children and heirs at law have not contributed to my support and I feel I have provided adequately for them during my lifetime.

### ARTICLE IV

In the event my beloved son, Hobart G. Fields, should not be living at the time of my death, I hereby give, devise and bequeath all of my property, of whatsoever nature, real personal and mixed and wheresteves the same may be located, to his children (my grandchildren) Ain equal shares, share and share Third operastripeshe property of the Lake County Recorder!

# ARTICLE V

In the event that any of my grandchildren who would benefit under this will should be under the age of eighteen (18) years at the time of distribution, then I direct that My Executor distribute that minor's share to said minor's lawfully appointed grandian for said minor's use, and the guardian's receipt thereof shall be a sufficient discharge to my Executor.

# ARTICLE VI

I nominate and appoint my son, Hobart G. Fields, as Executor of this, My Last Will and Testament, to serve without bond except as the same may be necessary for the protection of creditors and taxing authorities. In the event my said son should not be able to serve or to continue to serve, I nominate and appoint my daughter-in-law, HAZEL FIELDS, as Successor Executor.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this, My Last Will and Testament, this 8th day of January, 1981.

MARY ANN FIELDS of Mary Fields

This instrument, consisting of this and two (2) other typewritten pages, was by MARY ANN FIELDS on the date hereof, signed, published and declared by her to be her Last Will and Testament, in our presence; and in her presence, and in the presence of each other, we believing her to be of sound and disposing mind and memory and over the age of twenty-one (21) years, have hereof the last witnesses

on thes 8th day of January, 1981.

WITNESS 2684 Willowcreek Road

Portage, Indiana

WITNESS 2684 Willowcreek Road Portage, Indiana

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A true and executed duplicate of this, My Last Will and Testament, is retained in the offices of Thomas S. Stammel, Attorney at Law, 2684 Willowcreek Road, Portage, Indiana.

# SELF-PROVING PROVISION

UNDER PENALTIES FOR PERJURY, we, the undersigned testator and the undersigned witnesses, respectively, whose names are signed to the attached or foregoing instrument declare:

- I. That the testator executed the instrument as his will;
- 2. That, in the presence of both witnesses, the testator signed or acknowledge this signature already made or directed another to sign for him in his presence;
- 3. This the crestato is executed they will as his free and voluntary act for the purposes expressed in it;
- 4. That each of the witnesses, in the presence of the testator and of each other, signed the will as witnesses;
  - 5. That the testator was of sound mind; and
- 6. That to the best of his knowledge the testator was at the time eighteen (18) or more years of age, or was a member of the armed forces or of the merchant marine of the United States, or its allies.

Testator

January 8 1981

Witness

Witness