

attorney; and I hereby declare that as against me and all persons claiming under me everything which my attorney shall do or cause to be done in pursuance hereof after such revocation as aforesaid shall be valid and effectual in favor of any person claiming the benefit thereof who before the doing thereof shall not have had notice of such revocation.

This appointment of attorney is not to take effect until I become mentally or physically incapable of handling my own affairs, and I leave this question for determination solely up to my personal physician, Dr. John Fewell, who can put this power of attorney in operation simply by making a written statement that in his opinion I am mentally or physically incapacitated. And if Dr. Fewell is not living at the time such condition might come about, or the issue raised, then my eldest son, C. K. Vaughan, shall choose and appoint a physician to act in Dr. John Fewell's stead, and in the same manner outlined above.

IN WITNESS WHEREOF I have hereunto set my hand and seal this 18 day of September 1948.

SIGNED, SEALED AND DELIVERED
IN THE PRESENCE OF:

Mrs. M. C. Green Jr.
Morris Krigoff

Mrs. Janie Kay Vaughan
Mrs. Janie Kay Vaughan

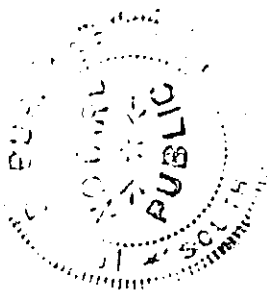
STATE OF SOUTH CAROLINA)
)
COUNTY OF GREENVILLE)

PERSONALLY appeared before me Morris Krigoff and made oath that he saw the within named Janie Kay Vaughan sign, seal and as her act and deed deliver the within written power of attorney, and that he with Mrs. M. C. Green Jr. witnessed the execution thereof.

SWORN to before me this 18 day of September 1948.

Morris Krigoff

Jim Robertson
Notary Public for S.C.



Recorded July 23rd, 1952 at 3:28 P.M. #16275