The Probate Judge may not, in his discretion at any time after the onset of mental disability, on motion of any interested party or his motion, require that an inventory of all deposits, choses in action and personal property be filed with the Court and may not require that a surety bond be posted by the Attorney in Fact in such manner and amount that would be applicable to a decedent's estate.

My Attorney, Attorney's heirs, successors and assigns are hereby released and forever discharged from any and all liability upon any claim or demand of any nature whatsoever by me, my heirs or assigns, the beneficiaries under my Will or any person whomsoever on account of action taken or failure to act of Attorney pursuant to this Power of Attorney.

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

The foregoing Power of Attorney was this /5 day of April, 1982, signed, sealed, published and declared by GEORGE THOMAS DAVID WILLIAMS, as Principal, as his appointment and empowerment of attorney-in-fact, in the presence of us, who, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

of Greenville, South Carolina

Mary (1. Arake of Greenville, South Carolina

of Greenville, South Carolina,

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

PROBATE

Personally appeared deponent and made oath that deponent saw the within named Principal sign, seal and as the Principal's act and deed deliver the within Power of Attorney and that deponent with the other witnesses whose names are subscripted above, witnessed

the execution thereof.

SWORN to before me this day of April, 1982.

(L,S.)
Notary Public for South Carolina

My commission expires: 10/29/90.

23964