Dear Mama,

Just a note to tell you I am enclosing a "Power of attorney" made to Dad. We are requested to make either a will or the former. Since I have nothing to will I am chose a homes of attorney. I lou't see any reason for it, but I won't be bothered about it anymore by the O.S. Thanks for Jewells address. I haven't heard from her yet. Sure glad to hear that Bill in getting have at long last. Be sure to send me a wire as soon as he gets there. Pretty sure I can get three days but no more. If he comes at the right twie of the month I'll try to fly in. There is a direct route from here to Knoxielle.

Love to all Rusuel

POWER OF ATTORNEY

General.

KNOW ALL MEN BY THESE PRESENTS:

That I, Russell	l Julian Scott	, a legal resid	dent of the City of
Lancing	, County of	Morgan	, State of
Tennessee	, United States of	America, now in the	nilitary service as
a Technician, fourth g	rade, Army serial No	34375474	in the Army of
the United States, and antic	ipating that I may be re	quired to go oversea	s in said military
service, have made, constitut	ted and appointed, and by	these presents do ma	ake, constitute and
appoint John Long Sco	ott, my father , who	se address is Lar	cing,
Tennessee ,	my true and lawful atto	rney to act in, manag	e, and conduct all
my estate and all my affairs,	, and for that purpose fo	r me and in my name,	place, and stead,
and for my use and benefit, a	and as my act and deed, to	do and execute, or	to concur with per-
sons jointly interested with		ing or executing of,	all or any of the
following acts, deeds, and th	nings, that is to say:		

(1) To buy, receive, lease, accept, or otherwise acquire; to sell, convey, mortgage, hypothecate, pledge, quit claim, or otherwise encumber or dispose of; or to contract or agree for the acquisition, disposal or encumbrance of; any property whatsoever and wheresoever situated, be it real, personal, or mixed, or any custody, possession, interest, or right therein or pertaining thereto, upon such terms as my said attorney shall think proper; (2) To take, hold, possess, invest, lease, or let, or otherwise manage any or all of my real, personal, or mixed property, or any interest therein; to eject, remove, or relieve tenants or other persons from, and recover possession of, such property by all lawful means; and to maintain, protect, preserve, insure, remove, store, transport, repair, rebuild, modify, or improve the same or any part thereof; (3) To make, do and transact all and every kind of business of what nature or kind soever, including the receipt, recovery, collection, payment, compromise, settlement, and adjustment of all accounts, legacies, bequests, interests, dividends, annuities, demands, debts, taxes, and obligations, which may now or hereafter be due, owing, or payable by me or to me; (4) To make, indorse, accept, receive, sign, seal, execute, acknowledge, and deliver deeds, assignments, agreements, certificates, hypothecations, checks, notes, bonds, vouchers, receipts, and such other instruments in writing of whatever kind and nature as may be necessary, convenient, or proper in the premises; (5) To deposit and withdraw for the purposes hereof, in either my said attorney's name or my name or jointly in both our names, in or from any banking institution, any funds, negotiable paper, or moneys which may come into my said attorney's hands as such attorney or which I now or hereafter may have on deposit or be entitled to; (6) To institute, prosecute, defend, compromise, arbitrate, and dispose of legal, equitable, or administrative hearings, actions, suits, attachments, arrests, distresses or other proceedings, or otherwise engage in litigation in connection with the premises; (7) To act as my attorney or proxy in respect to any stocks, shares, bonds, or other investments, rights, or interests, I may now or hereafter hold; (8) To engage and dismiss agents, counsel, and employees, and to appoint and remove at pleasure any substitute for, or agent of my said attorney, in respect to all or any of the matters or things herein mentioned and upon such terms as my attorney shall think fit; (9) To execute vouchers in my behalf for any and all allowances and reimbursements properly payable to me by the United States, including but not restricted to allowances and reimbursements for transportation of dependents or for shipment of household effects as authorized by law or Army regulations, and to receive, indorse, and collect the proceeds of checks payable to the order of the undersigned drawn on the Treasurer of the United States; (10) To prepare, execute, and file income and other tax returns, and other governmental reports, applications, requests, and documents; (11) To take possession, and order the removal and shipment, of any of my property from any post, warehouse, depot, dock, or other place of storage or safe keeping, governmental or private; and to execute and deliver any release, voucher, receipt, shipping ticket, certificate, or other instrument necessary or convenient for such purpose.

GIVING AND GRANTING unto my said attorney full power and authority to do and perform all and every act, deed, matter, and thing whatsoever in and about my estate, property, and affairs as fully and effectually to all intents and purposes as I might or could do in my own proper person if personally present, the above specially enumerated powers being in aid and exemplification of the full, complete, and general power herein granted and not in limitation or definition thereof; and hereby ratifying all that my said attorney shall lawfully do or cause to be done by virtue of these presents.

And I hereby declare that any act or thing lawfully done hereunder by my said attorney shall be binding on myself, and my heirs, legal and personal representatives, and assigns whether the same shall have been done before or after my death, or other revocation of this

instrument, unless and until reliable intelligence or notice thereof shall have been received by my said attorney; and whether or not I, the grantor of this instrument, shall have been reported or listed, either officially or otherwise, as "missing in action" as that phrase is used in military parlance, it being the intendment hereof that such status designation shall not bar my attorney from fully and completely exercising and continuing to exercise any and all powers and rights herein granted, and that such report of "missing in action" shall neither constitute or be interpreted as constituting notice of my death nor operate to revoke this instrument.

(Signature) ussell Juli l North Wat (Addr atur, Illin l Portland (Add isville, Ke	of grantor) ian Scott ter Street ess) nois Avenue ress)	<u>tt</u>	(Seal
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	horized not Russe October 5 room who executorial limits of after the contition of said i	, do hereby control of said instrument by	, do hereby certify, tha chorized notary public in and Russell Julian Scott