NOT DESIGNATED FOR PUBLICATION

STATE OF LOUISIANA

COURT OF APPEAL

FIRST CIRCUIT

NO. 2007 CA 0739

SUCCESSION OF GLADYS MAE BOYT

Judgment rendered December 21, 2007.

* * * * * *

Appealed from the 22nd Judicial District Court in and for the Parish of Washington, Louisiana Trial Court No. 13517
Honorable William J. Burris, Judge

* * * * * *

ATTORNEYS FOR APPELLANT NANCY BOYT

ATTORNEYS FOR APPELLEE VICKI VAUGHAN

WALTER ANTIN, JR. JOHN G. TOERNER HAMMOND, LA

GLEN R. GALBRAITH PATRICK RESO STEVEN L. MCKNEELY NICOLE R. DILLON FRANK J. DIVITTORIO HAMMOND, LA

* * * * * *

BEFORE: CARTER, C.J., PETTIGREW, AND WELCH, JJ.

PETTIGREW, J.

In the instant case, appellee filed a motion to annul probate of her grandmother's will and to remove appellant as testamentary executrix in this matter. The trial court granted said motion, finding "compelling evidence that the requisites of form required by law were not met." This appeal followed, wherein appellant alleged the trial court erred in finding that: (1) appellee met her burden of proof to annul the will; and (2) the notary's printed name on the will was not notarization of the will. After a thorough review of the record, we find no manifest error in the trial court's determination that the will in question was not in valid form. The trial court's findings are reasonable in light of the record in its entirety. Thus, in accordance with Uniform Rules--Courts of Appeal, Rule 2-16.2A(5), (6), and (8), we affirm the judgment of the trial court. All costs associated with this appeal are assessed against appellant.

AFFIRMED.