COPY OF WILL No. 24569

STATE OF ALABAMA)
COUNTY OF JEFFERSON)

I, Rose O. Cannon, a resident of Jefferson County State of Alabama, and over the age of twenty one years, being of sound mind and disposing memory, do hereby make and publish this my last Will and Testament, revoking all former wills which may have been made at any time heretofore by me.

First. I will that all my debts and funeral expenses shallbe paid by my trustees as soon after my decease as practicable.

Second. I give, devise, and bequeath unto my husbandm Thomas L. Cannon and my attorney Clark Williams, all the property of which I may die seized and possessed, or to which I may be entitled at the time of my decease, in trust however, for the joint use and benefit of my adopted daughter, Rose Mary Openshaw, and my husband Thomas L. Cannon. Said trustees shall have, and they are herebygiven, power and authority, without the expense and delay of obtaining an order of court therefor, to sell, mortgage, rent, lease, exchange and dispose of and manage my estate in any way whatsoever that in their judgment and discretion may seem to them to be to the best interests of the estate herein left in trust to them, and the proceeds arising from sale, or from any other disposition of the property of said estate, may be reinvested by my said trustees under the same powers and regulations as are herein set out above for the handling of my original estate. It is my will that a sufficient amount of my estate be used for the proper maintenance and support of mysaid adopted daughter, Rose Mary Openshaw and my husband Thomas L. Cannon, and for the education of my said adopted daughter and if the income from the said estate be insufficient for the purposes above stated, then and in that event it is my will that a sufficient amount of the principal be used to properly carry out the purposes of support and education mentioned hereinabove. In the event that one of the said trustees of my estate should die, before the

completion of the trust herein created, then and in that event it is my will that the surviving trustee shall continue in the said trust alone. If the trustee surviving after the death of one of the trustees, should for any reason be forced to abandon the truste herein created it is my will that before the sole surviving trustee relinquishes the trust herein created, that the sole surviving trustee shall appoint

trustee to take charge of the trust estate, and the said sole surviving trustee is hereby directed and authorized to so appoint such trustee, under the same conditions above set out for the present trustees herein appointed to handle my estate. To avoid the possibility of the sole surviving trustee dying before he can appoint his successor as set out above it is my will and I direct that upon the death of either of my trustees herein the surviving trustee shall at once name and appoint a trustee to take the place of the sole surviving trustee in the event the sole surviving trustee should by sudden death or other accident leave my estate without a trustee. The trustee so appointed by the sole surviving trustee shall not take charge of or have anything to do with the administration of this truste until after the death of the sole surviving trustee appointing him or until some other cause shall render it impossible for the sole surviving trustee to act as trustee. It is my further will and I soodirect that this trusteeship of my estate shall continue until the decease of my husband Thomas L.

Cannon and if, at the decease of my said husband Thomas. L.Cannon, my said adopted daughter, Rose Mary Openshaw, has not reached the age of twenty one years, it is my

will and I direct that the trusteeship continue until my said daughter shall have attained her majority that is to say, if my husband is not living at the time my adopted daughter. Rose Mary Openshaw reaches the age of twenty one years, the estate, upon her so attaining her majority, shall be turned over and delivered to my said adopted daughter to have and to hold absolutely and to do with as she fees fit. If my husband, Thomas L. Cannon should survive my adopted daughter Rose Mary Openshaw, then and in that event it is my will that upon the decease of the said Rose Mary Openshaw my estate is to be immediately turned over and delivered to my husband. Thomas L. Cannon to have and to hold absolutely and to do with as he sees fit.

Witness my hand this 24th day of November 1925.

(Signed) Rose O, Cannon

Signed and declared to be the last will and testament by Rose O. Cannon, in our presence and we in her presence and in the presence of each other, and at her request, have hereunto set our hames as witnesses on the daythe same bears date.

(Signed) W. Emmett Perry
A. L. King

CERTIFICATE TO THE PROBATE OF WILL

THE STATE OF ALABAMA)

JEFFERSON COUNTY)

I, J. P. Stiles Judge of the Court of Probate, in and for said State and County, do hereby certify that the within instrument of writing has this day in said court; and before me as the Judge thereof, been duly proven by the proper testimony, to be the genuine last will and testament of Rose O. Cannon, deceased, and that said will together with the proof thereof have been recorded in my office in Book of Wills, Vol. 4, pages 545 to 547 inclusive.

In witness all of which I have hereto set my hand and the seal of the said court, this the 1st. day of August 1928.

J. P.Stiles--Judge of Probate

(Seal)

Filed in office Oct. 23, 1928.
Hunter Armstrong Register

THE STATE OF ALABAMA)

JEFFERSON COUNTY

I, Nora Thomas, Register of the Circuit Court, Tenth Judicial Circuit of Alabama, in Equity, do hereby certify that the foregoing pages numbered from one (1) to three (3) inclusive, contain a full, true and correct copy of the last Will and Testament of Rose O. Cannon, deceased, together with the certificate to the Probate of Will, filed on the 23rd day of October, 1928, and as appears of record in this court.

Witness my hand and the seal of said court this the 24th day of November 1930.

Nora Thomas--Register

THE STATE OF ALABAMA
SHELBY COUNTY

I hereby certify that the within Will was fixedded in this office for record July 7th 1931 at 2 oclock P.M. and recorded in Deed record 92 page 430 and examined.

Cage Head--Judge of Probate