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Shelby Cnty Judge of Probate, AL
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Shelby Cnty Judge of Probate, AL
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STATE OF ALABAMA,
JEFFERSON COUNTY.

I, Katherine J, George, a resident of the City of Birmingham, Jefferson County, State of Alabama, do hereby make, publish and declare this to be my Last Will and Testament, and hereby revoke any and all other wills and codicils heretofore made by me.

1. I direct that my just debts, including the expense of my last illness and funeral, be paid by my Executrices hereinafter named as soon after my death as may be convenient.

2. I hereby nominate, constitute and appoint my daughters, Christine George Ozburn and Jeanette George Laney, or the survivor of them, as Executrices of this my last will and testament and I direct that they shall not be required to give any bond, file any inventory, make any report or file a final settlement in any court of their proceedings hereunder.

3. I direct that all of my property, real, personal and mixed, of which I shall die seized and possessed or to which I may be entitled at the time of my death, shall be converted into money by my said Executrices, as hereinafter provided, and, after payment of all debts, charges, taxes, fees and administration expense, my net estate to be distributed as follows:

To my daughter, Christine George Ozburn, an one-seventh (1/7) interest.

To my daughter, Jeanette George Laney, an one-seventh (1/7) interest.

To my daughter, Marie George Barranco, an one-seventh (1/7) interest.

To my daughter, Geneva George Jarret, an one-seventh (1/7) interest.

Filed in office this the 5th
day of June, 1978
for Probate and Record.
J. Paul
Judge of Probate

N. J. Ozburn
1400 So. Pine dr -

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BCKK

To my daughter, Alberta George Barch, an one-fourteenth (1/14) interest.

To my grandson, William H. Crowder, an one-twenty-eighth (1/28) interest.

To my grandson, Wilson H. Crowder, an one-twenty-eighth (1/28) interest.

To my son, Charles David George, an one-twenty-first (1/21) interest.

To my granddaughter, Elizabeth George, an one-twenty-first (1/21) interest.

To my granddaughter, Katherine George Eysoldt, an one-twenty-first (1/21) interest.

To my daughter, Dorothy George Welch, an one-fourteenth (1/14) interest.

To my granddaughter, Patricia Welch, an one-forty-second (1/42) interest.

To my grandson, John Welch, an one-forty-second (1/42) interest.

To my grandson, Michael Welch, an one-forty-second (1/42) interest.

4. If any of the foregoing named persons shall fail to survive me, and shall leave a descendant or descendants living at my death, such descendants shall represent their ancestor and take said ancestor's share, per stirpes, otherwise the share of such descendant shall drop out, thereby increasing the shares of the others of said foregoing named persons or their descendants, as the case may be.

5. In the event any child of my daughter, Dorothy George Welch, shall not have attained the age of twenty-one years at the time of my death, then the share of such child shall be held by my Executrices, Christine George Ozburn, and Jeanette George Laney, as trustees, without bond, in trust, however, for the benefit of such minor child. Said trustees shall, during the minority of each such child,



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have full power to sell, dispose of and convey said trust estate or any part thereof, at public or private sale without the order of any court, and to invest and reinvest said trust estates and to use the income and so much of the principal thereof as in their judgment may be necessary for the support, maintenance and education of each such minor child and said Executrices are hereby authorized to apply any funds in their possession to the support and education of said minors, either directly or through payments to a guardian or parent of such minor or to such person with whom such minor resides. The receipt of any such guardian, parent or person shall be a full discharge for all funds so applied.

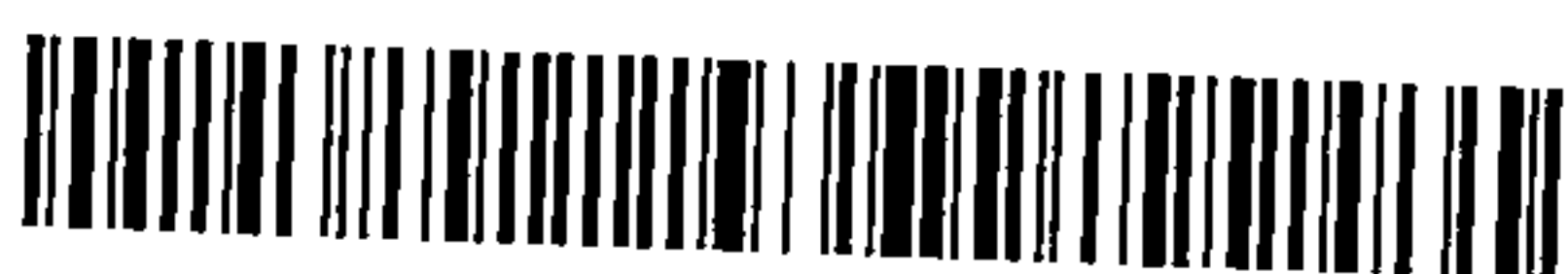
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F. J. [Signature]

6. I hereby give and grant unto my said Executrices, or to the survivor of them, full and complete authority, power and right to manage and control and to sell at public or private sale any part or all of my property, real, personal or mixed, of which I shall die seized and possessed or to which I may be entitled at the time of my death, and to convey said property in fee simple and to deliver possession of same to the purchaser thereof as fully and completely as I could do if living and without the consent of any person or order or authority from any court. And I leave to the discretion of my said Executrices, or to the survivor of them, the price for which said property or any part thereof shall be sold and the choice of time for making such sales except that such property shall be sold and the proceeds distributed as herein provided within five years after my death.

7. It is my will and I direct that no beneficiary under my will shall take any title to any specific property or assets of my estate, but that my Executrices, or the survivor of them, shall take full and complete possession of all my property and estate and shall manage and control it as provided herein, and the rights, interests and benefits of the beneficiaries of my estate shall be, under this will, only the



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right to receive his or her share of the net proceeds of my estate after the same has been administered, conveyed or otherwise disposed of under the terms of this will and after all debts, taxes, expenses, costs and fees for administering my estate have been paid.

IN WITNESS WHEREOF, I, the said Katherine J. George, have hereunto set my hand and seal and publish and declare this to be my Last Will and Testament, contained in this and three preceeding pages upon each of which I have also written my name, this 9 day of December, 1966.

Katherine J. George (SEAL)

The foregoing instrument, consisting of this and three preceeding pages, was signed, sealed, published and declared by Katherine J. George, the Testator, to be her Last Will and Testament, in our presence, and we, at her request, and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses, this 9 day of December, 1966, at St. Petersburg, Florida.

Leta Heffner residing at 23 32-37th St So
St. Petersburg, Fla.

Anna N. Curo residing at 6133 Fairfield Ave. S.
St. Petersburg, Fla.

David A. Curo residing at 6133 Fairfield Ave So
St. Petersburg, Florida.



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CERTIFICATE TO THE PROBATE OF WILL

THE STATE OF ALABAMA,
JEFFERSON COUNTY.

I, J. PAUL MEEKS, Judge of the Court of Probate, in and for said State

and County, do hereby certify that the foregoing instrument_____ of writing ha S 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 Katherine P. George, Deceased and that said Will_____

together with the proof thereof have been recorded in my office in Judicial Record, Vol. 441 Page 348-369,

In witness of all which I have hereto set my hand, and the seal of the said Court, this date August 20, 1975

Form No. 98

J. Paul Meeks, Judge of Probate

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CERTIFICATE TO COPIES

PROBATE-67

The State of Alabama
JEFFERSON COUNTY

PROBATE COURT

I, PEGGY A. GOBER, Chief Clerk of the Court of Probate,

in and for said County in said State hereby certify that the foregoing contains a full, true and correct copy of the
Last Will and Testament of Katherine J. George, Deceased, together with the

Certificate to the probate thereof

in the office of

as the same appears on file and of record, in this office.

Given under my hand and seal of said Court, this

the 20th day of July, 1978

Peggy A. Gober

Chief Clerk

STATE OF ALA. SHELBY CO.
I CERTIFY THIS
DOCUMENT WAS FILED

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JUDGE OF PROBATE

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