

Bill Weatherington Atty

IN THE PROBATE COURT FOR ST. CLAIR COUNTY, ALABAMA
SOUTHERN JUDICIAL DIVISION AT PELL CITY

IN THE MATTER OF THE ESTATE OF KENNETH EVERETT ISBELL, Deceased

CASE NO. S 2007-501

ORDER GRANTING LETTERS OF ADMINISTRATION

Now, on this day comes **Sharon L. Barrientos** and presents to the Court **her** petition in writing and under oath, praying that letters of administration on the estate of **Kenneth Everett Isbell** deceased, issue to **her**, which petition is examined by the Court it is therefore ordered that said petition be filed, and it appearing to the satisfaction of the Court from the allegations contained in said petition and from other good and sufficient evidence that the said **Kenneth Everett Isbell**, being at the time of **his** death an inhabitant of **St. Clair County**; that the decedent died leaving assets in **St. Clair County, Alabama** of **\$10,000.00, real and personal property**, but leaving no will, testament or other writing relative to the disposal or distribution of **his** estate and that the death of said decedent was known more than five days before this day; and it further appearing to the satisfaction of the Court that **Sharon L. Barrientos**, the said petitioner(s), **is** over twenty-one years of age, **is an inhabitant** of this state, and **is a fit person** under the law and in the estimation of the Court to serve as administrator and no person having appeared to oppose the granting of letters of administration to the said **Sharon L. Barrientos** or to show why the prayer of said petitioner should not be granted; it is ordered by the Court that the prayer for letters of administration be granted and that the petitioner shall make and file bond in the penal sum of **\$10,000.00** conditioned and payable according to the statute in such cases made and provided, with such surety or sureties as may be approved by the Court; letters of administration shall not issue until said bond is approved and filed; **and it is further ORDERED that should monies come into the estate, the bond shall be increased accordingly**; it is further ordered that said petition be recorded.

And now again comes **Sharon L. Barrientos** and presents to the Court for approval his/her/their bond **in the amount of \$10,000.00** in the form as by this Court heretofore required with **State Farm Insurance Company** as surety thereon, and the Court being sufficiently advised concerning said bond and said surety, it is **ORDERED and ADJUDGED** by the Court that said bond be taken, approved and recorded.

It is therefore **ORDERED, ADJUDGED AND DECREED** by the Court that letters of administration on the estate of said deceased be

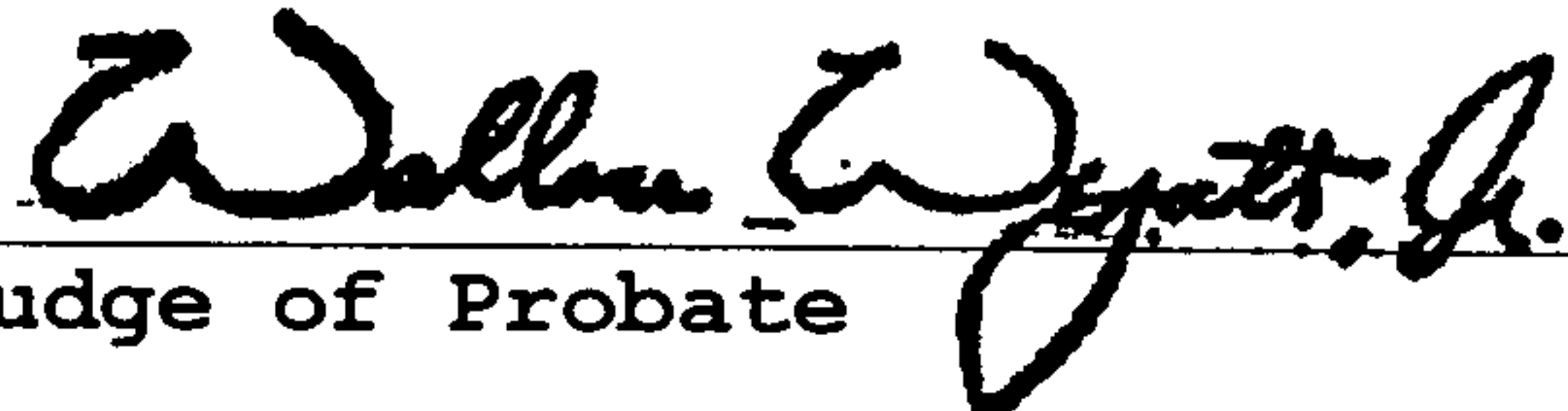
This is to certify that this is a true and exact copy. This 15 day of April, 2010

Mike Bowling
Judge of Probate



granted to the said petitioner(s) and **she** be and **is** hereby authorized to administer said estate; it is further ordered that the said petitioner immediately collect and take into **her** possession all of the goods, chattels, money, books, papers and evidence of debt of said deceased, except the personal property specifically exempted from administration under Code 1940, Title 7, Section 664, and **make due return under oath to this Court of a full inventory thereof within two months.**

Ordered this 13th day of December 2007.



Judge of Probate



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Shelby Cnty Judge of Probate, AL
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