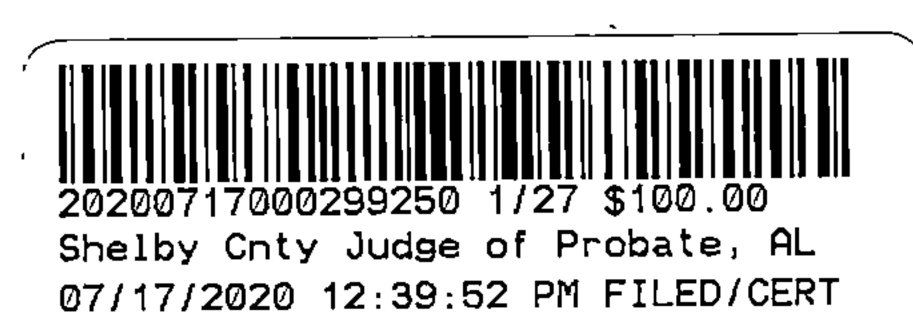
AUTHENTICATION OF RECORDS

STATE OF ALABAMA HOUSTON COUNTY,



I, the undersigned, *Heather B. Helms*, Chief Clerk of the Probate Court of Houston County, Alabama, do hereby certify that I am the Chief Clerk of the Probate Court of Houston County, Alabama, and have possession of said records of said Court, and the foregoing:

RE: GLENN G. CANNON CASE # 2018-096, LAST WILL AND TESTAMENT, PETITION TO PROBATE WILL, PETITION FOR LETTERS TESTAMENTARY, ORDER ADMITTING WILL TO PROBATE AND RECORD, GRANTING LETTERS TESTAMENTARY, LETTERS TESTAMENTARY, NOTICE OF RESIGNATION AS CO-EXECUTOR, ORDER GRANTING NOTICE OF RESIGNATION AS CO-EXECUTOR, ORDER GRANTING LETTERS

TESTAMENTARY, LETTERS TESTAMENTARY.

are true and correct copies of said documents on file in the Probate Court of Houston County, Alabama, as the same appears of record in said Court and that Honorable Patrick H. Davenport is the Judge of the Probate Court of Houston County, Alabama, duly elected and sworn, and that full faith and credit are due to his official acts.

Witness my hand and the seal of said Court on this May of JUW Chief Clerk, Probate Court Houston County, Alabama Sworn to and subscribed, before me, this

2020.

Notary Public My Commission Expires: \-30-

I, Patrick H. Davenport, Judge of Probate of Houston County, Alabama, do hereby certify that Heather **B.** Helms, whose name is signed to the foregoing Certificate and Authentication is the Chief Clerk of the Probate Court of Houston, Alabama, that the seal affixed to said Authentication of Court Records is the seal of the Probate Court of Houston County, Alabama, and that the attestation thereof by said Chief Clerk is in due form of law.

This the May of JUV

Judge of Probate Houston County, Alabama

OF DECREE UNDER ACTS

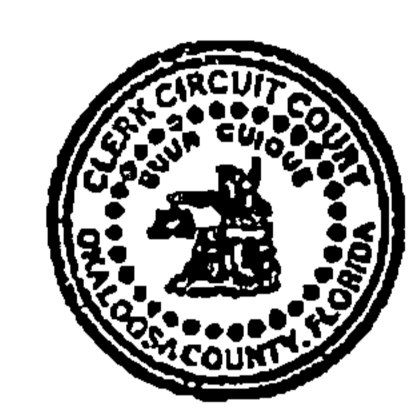
STATE OF FLORIDA **COUNTY OF OKALOOSA**

CIRCUIT COURT FIRST JUDICIAL CIRCUIT OF FLORIDE

I, JD Peacock II, Clerk of Circuit Court of the First Judicial Circuit of Florida, in and for said State and County, de hereby certify that the copy attached hereto is a full, true, and correct copy, and exemplification of the Last Will and Testament Testament filed in case number 2017 SK 001034 F, in the Estate of Glenn Cannon, docketed the 2nd day of August, 2017 as appears of the 100 control of the 2nd day of August, 2017 as appears of the 100 control of the 2nd day of August, 2017 as appears of the 100 control o record in said Court.

Witness my hand and seal of said Court this 22nd day of January, 2018.

JD PEACOCK II CLERK OF CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT OF FLORIDA



CLERK OF THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT OF FLORIDA

, DEPUTY CLERK

Patricia Dunn

STATE OF FLORIDA COUNTY OF OKALOOSA

CIRCUIT COURT FIRST JUDICIAL CIRCUIT OF FLORIDA &

I, the Honorable Michael Flowers, one of the Judges of the Circuit Court of the First Judicial Circuit of Florida, do P hereby certify that JD Peacock II is the Clerk of the Circuit Court of the First Judicial Circuit of Florida, duly elected and and sworn, and that Patricia Dunn whose name is signed to the preceding certificate is a duly appointed and sworn deputy § clerk of the First Judicial Circuit of Florida, and that full faith and credit are due to his official acts. I further certify that the 👨 seal affixed to the said exemplification is the seal of said Circuit Court and that the attestation thereof is in due form of law.

This 22nd day of January, 2018.

CIRCUIT JUDGE

FIRST JUDICIAL CIRCUIT OF FLORIDA

STATE OF FLORIDA **COUNTY OKALOOSA**

CIRCUIT COURT FIRST JUDICIAL CIRCUIT OF FLORIDA

I, JD Peacock II, Clerk of the Circuit Court of the First Judicial Circuit of Florida, do hereby certify that the Honorable Michael Flowers whose name is signed to the preceding certificate is one of the Judges of the First Judicial Circuit of Florida, duly elected and sworn, and that the signature of said Judge is genuine.

In witness whereof, I have hereto set my hand and affixed the seal of said court, this 22nd day of January, 2018.

JD PEACOCK II

CLERK OF THE CIRCUIT COURT

OF THE FIRST JUDICIAL CIRCUIT OF FLORIDA

DEPUTY CLERK

Patricia Dunn



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LAST WILL AND TESTAMENT

OF

GLENN CANNON

Dated:

June

2011

Prepared by:

Charlie M. Shah
Christian & Small, LLP
505 20th Street North; Suite 1800
Birmingham, AL 35203-2696
205-250-6610

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LAST WILL AND TESTAMENT

OF

GLENN CANNON

I, Glenn Cannon, a resident of and domiciled in the State of Florida, make, publish and declare this to be my Last Will and Testament, revoking all wills and codicils at any time heretofore made by me.

FIRST: I direct that the expenses of my last illness and funeral, the expenses of the administration of my estate, and all estate, inheritance and similar taxes payable with respect to property included in my estate, whether or not passing under this will, and any interest or penalties thereon, shall be paid out of my residuary estate, without apportionment and with no right of reimbursement from any recipient of any such property (including reimbursement under Section 2207B of the Internal Revenue Code).

SECOND: I have not contracted for or paid for any funeral arrangements.

THIRD: All my tangible personal property is given to the following in the shares set forth herein: Fifty Percent (50%) to my daughter Stephanie Jean Cannon, Fifty Percent (50%) to my son Eric Lee Cannon, per stirpes. If any of said children shall be under the age of twenty-five (25) years at my death, my personal representative may sell any property bequeathed to said child under this Article THIRD, as my personal representative may deem appropriate, or my personal representative may hold such property or any proceeds thereof, without bond, surety or other security, until said child attains said age or such earlier time as my personal representative may deem proper to deliver any such property or proceeds to said child, or to said child's guardian or any person with whom said child resides for the use of said child, or, if there is a trust for the benefit of said child, to my trustee to be administered as a part of said trust. All costs incurred by my personal representative in connection with obtaining possession, appraising, safeguarding, delivering or selling such property shall be paid as expenses of administering my estate.

FOURTH: I give all the rest, residue and remainder of my property and estate, both real and personal, of whatever kind and wherever located, that I own or to which I shall be in any manner entitled at the time of my death (collectively referred to as my "residuary estate"), as follows: Fifty Percent (50%) to my daughter Stephanie Jean Cannon, Fifty Percent (50%) to my son Eric Lee Cannon, per stirpes.

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FIFTH: The determination of my trustee as to the amount or advisability of any discretionary payment shall be final and conclusive on all persons, whether or not then in being, having or claiming any interest in such trust.

No disposition, charge or encumbrance on any income or principal of any trust hereunder or my estate by any beneficiary thereof shall be valid or binding upon my personal representative or trustee. No beneficiary shall have the right to assign, transfer, sell, pledge, encumber, anticipate or otherwise dispose of any such income or principal until the same shall be paid to such beneficiary by my personal representative or trustee. No such income or principal shall be subject in any manner to any claim of any creditor of any voluntary or involuntary creditor of any beneficiary or liable to attachment, garnishment, execution or other legal or equitable process prior to its actual receipt by the beneficiary. The right of any beneficiary to any income or principal hereunder shall be subject to all charges or deductions which my personal representative or trustee may make under law or any provision of this will. Upon making any payment of income or principal from any trust hereunder or my estate, my personal representative and trustee shall be released fully from all further liability therefor.

SIXTH: If any principal or income of my estate or any trust hereunder vests in absolute ownership in a minor or incompetent, my personal representative or trustee, at any time and without court authorization, may: distribute the whole or any part of such property to the beneficiary; or use the whole or any part for the health, education, maintenance and support of the beneficiary; or distribute the whole or any part to a guardian, committee or other legal representative of the beneficiary, or to a custodian for the beneficiary (including a custodian appointed by my personal representative or trustee without court order) under any gifts to minors or transfers to minors act, or to the person or persons with whom the beneficiary resides. Evidence of any such distribution or the receipt therefor executed by the person to whom the distribution is made shall be a full discharge of my personal representative and trustee from any liability with respect thereto, even though my personal representative or trustee may be such person.

If such beneficiary is a minor, my personal representative or trustee may defer the distribution of the whole or any part of such property until the beneficiary attains the age of twenty-one (21) years, and may hold the same as a separate fund for the beneficiary with all of the powers described in Article EIGHTH hereof. If the beneficiary dies before attaining said age, any balance shall be paid and distributed to the estate of the beneficiary.

The word "minor" wherever used in this Article SEVENTH shall mean any person who shall be under the age of twenty-four (24) years.

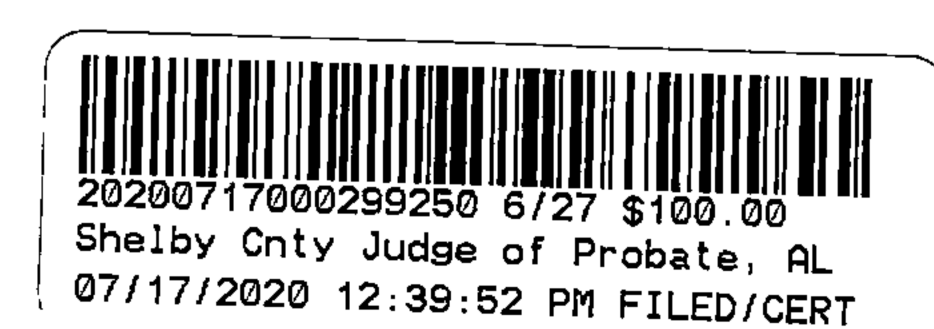
SEVENTH: My personal representative and trustee shall have all of the powers conferred by law upon fiduciaries in every jurisdiction in which my personal representative and trustee may act. In addition, the following powers are conferred upon both my personal representative and trustee, exercisable in the absolute discretion of my personal representative and trustee, as the case may be:

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- (a) To retain and hold any property for any period, whether or not the property is of the character permissible for investment by fiduciaries under any applicable law, and without regard to the effect the retention may have upon diversification of investments.
- (b) To sell, exchange, grant options on, transfer or otherwise dispose of any property, real or personal, at public or private sale, for cash or on credit, secured or unsecured, at such time or times, in such manner and upon such terms and conditions as my personal representative or trustee shall deem advisable.
- (c) To invest and reinvest in common or preferred stocks, bonds, securities, mortgages, investment trusts, common trust funds, mutual funds, regulated investment companies, evidences of rights or interests, and other property, real or personal, domestic or foreign, whether or not the investments are permissible for fiduciaries under any applicable law and without regard to diversification.
- (d) To render liquid my estate or any trust in whole or in part, at any time and from time to time, and to hold cash or readily marketable securities of little or no yield for such periods as my personal representative or trustee shall deem advisable.
- (e) To manage, maintain, repair, alter, improve, insure, partition, subdivide, lease for any term (whether or not beyond any period fixed by statute for leases made by fiduciaries or beyond the term of any trust created hereunder), mortgage, encumber, grant security interests in, or otherwise purchase, dispose of, or deal with any real or personal property, as my personal representative or trustee shall deem advisable.
- (f) To abandon any property which my personal representative or trustee shall deem worthless or not of sufficient value to warrant keeping or protecting; to abstain from the payment of taxes, assessments, repairs, maintenance or other

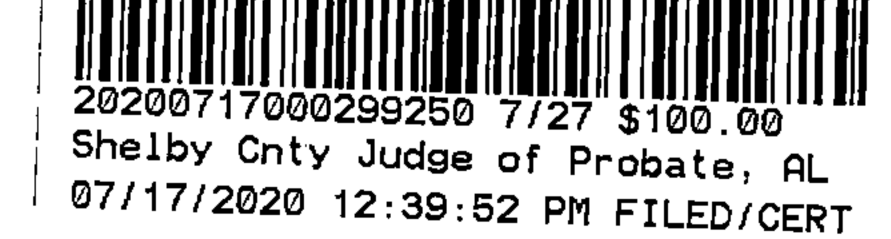
upkeep therefor; to permit any property to be lost by tax sale or other proceedings or to convey any such property for no or a nominal consideration.

- (g) To form one or more corporations or limited liability companies, alone or with any person, in any jurisdiction, and to transfer assets of my estate or any trust to any new or existing corporation or limited liability company in exchange for stock or membership interests; to form one or more partnerships with any person in any jurisdiction, to have my estate, any trust or a nominee be a general or limited partner, and to transfer assets of my estate or any trust to any new or existing partnership as a capital contribution; to enter into one or more joint ventures or associations with any person in any jurisdiction, and to commit assets of my estate or any trust to the purposes of those ventures or associations; and to retain as an investment for any period any securities, partnership interests or other assets resulting from any such actions.
- (h) To enter into, modify or terminate agreements with any person regarding voting rights, management, operation, retention or disposition of interests in corporations, partnerships, joint ventures, associations or other businesses of my estate or any trust, regardless of whether any agreement is in effect when that business interest is received by my personal representative or



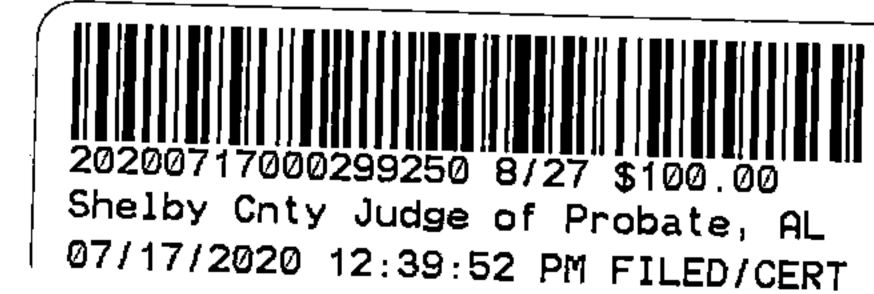
trustee; to retain and continue to operate, or permit the operation of, any business, on the terms which governed when received by my personal representative or trustee or on different terms; to invest additional sums in any business, even to the extent that my estate or any trust may be invested entirely in any business, without liability for any loss resulting from lack of diversification; to act as or select other persons (including any beneficiary) to act as directors, officers, managers or employees of any business, with reasonable compensation without regard to their being a fiduciary or beneficiary and, in the case of my personal representative or trustee, without regard to the commissions allowed by law; to discontinue any business or sell or otherwise dispose of any interest therein on such terms and conditions as my personal representative or trustee shall deem advisable; and to make such other arrangements with respect to any business as my personal representative or trustee shall deem advisable. I exonerate my personal representative and trustee from any loss resulting from the retention or operation of any business or any depreciation in the value thereof, unless such loss shall result from the gross negligence or willful misconduct of my personal representative or trustee.

- (i) To vote, in person or by general or limited proxy, any shares of stock or other securities or property; to exercise or dispose of any options, subscription or conversion rights, or other privileges or rights of any other nature; to become a party to, or deposit securities or other property under, or accept securities or other property issued under any voting trust or similar agreement; to assent to or participate in any reorganization, readjustment, recapitalization, consolidation, merger, dissolution, liquidation, sale or purchase of assets, lease, mortgage, election, contract, agreement, or other action or proceeding by any corporation; to deposit securities or other property under, or become a party to, any agreement or plan for any such action or proceeding or for the protection of holders of securities; to subscribe to new securities or exchange property in connection with the foregoing; to delegate discretionary powers to any reorganization, creditors, stockholders or similar committee or protective group; and to pay any assessments or expenses in connection with the foregoing.
- (j) To pay, collect, adjust, compromise, settle or refer to arbitration any claim in favor of or against my estate or any trust, and to institute, prosecute or defend such legal proceedings as my personal representative or trustee shall deem advisable.
- (k) To foreclose mortgages and bid for property under foreclosure or take title by conveyance in lieu of foreclosure; to continue investments after maturity; to modify, renew or extend any note, bond, mortgage, security agreement or similar instrument upon such terms and conditions as my personal representative or trustee shall deem advisable; to release obligors or guarantors or refrain from instituting suits or actions for deficiencies; and to expend any sums or use any property as my personal representative or trustee shall deem advisable for the protection of any property or interest therein.
- (1) To borrow money or assets for any purpose, without personal liability therefor, from any person including my personal representative or trustee, and to secure repayment by mortgage or pledge of any property.
- (m) To lend assets to any person, including a beneficiary, the estate of a deceased beneficiary, or an estate or other trust in which a beneficiary has an interest, upon any terms and conditions,



with or without security, for any purpose which may or will benefit my estate, any trust or any beneficiary.

- (n) To exercise, at such times and in such manner as my personal representative or trustee shall deem advisable, any right of election or other rights which from time to time may be available under the Internal Revenue Code or any other tax law, and to make such other decisions as my personal representative or trustee may deem appropriate with respect to expenses or deductions for estate or income tax purposes, the valuation of assets, the filing of any joint or other income, gift or other tax returns and the apportionment of any joint tax liability, and the payment of any tax or collection of any refund, regardless of the effect of any such action on the interest of any beneficiary of my estate and without the necessity of making adjustments or reimbursements between principal and income or among the beneficiaries of my estate.
- (o) To employ and pay the compensation of accountants, attorneys, experts, investment counselors, custodians, agents and other persons or firms providing services or advice, irrespective of whether my personal representative or trustee may be associated therewith; to delegate discretionary powers to such persons or firms; and to rely upon information or advice furnished thereby or to ignore the same, as my personal representative or trustee shall deem advisable.
- (p) To pay any and all costs, charges, fees, taxes, interest, penalties or other expenses of the administration of my estate, in installments with interest if desired, and except as expressly provided in Article FIRST hereof or elsewhere herein, to charge the same against the income or principal, or partly against each, of my estate or any trust.
- (q) To hold property in their names as personal representative or trustee, or in their names without designation of any fiduciary capacity, or in the name of a nominee or nominees, or unregistered, or in bearer form; to deposit property with a custodian or depository; and to remove property from the State of Alabama and keep property in other jurisdictions, without bond, surety or other security.
- (r) To pay any legacy or distribute, divide or partition property in cash or in kind, or partly in kind, and to allocate different kinds of property, disproportionate amounts of property and undivided interests in property among any trusts, parts, funds or shares; to determine the fair valuation of property, with or without regard to tax basis; to determine what property is covered by general descriptions in this will; to distribute directly from my estate to beneficiaries of any trust hereunder whether or not such trust has been funded; to hold the principal of separate trusts (including trusts established under the last will and testament of my wife) in a consolidated fund and to invest the same as a single fund; to split trusts for purposes of allocating generation-skipping transfer tax exemptions (within the meaning of Section 2642(a) of the Code; and to merge any trusts (including trusts established under the last will and testament of my wife) which have substantially identical terms and beneficiaries, and to hold them as a single trust.
- (s) To act or refrain from acting in all respects as if financially uninvolved, regardless of any connection with or investment in any business or any conflict of interest between any fiduciary hereunder and my estate or any trust. No personal representative or trustee shall be disqualified



or barred from exercising any power or discretion conferred by law or under this will because such fiduciary may be a shareholder, officer, director, member, partner or person in any way interested in a corporation, partnership or other person or entity affected by the exercise of such power or discretion. My personal representative or trustee may contract, in any manner that my personal representative or trustee shall deem advisable, with any such corporation, partnership, person or entity.

- (t) To change the situs and/or governing law of any trust hereunder to any state my personal representative or trustee from time to time may deem desirable, and to take such further actions, including without limitation the amendment to the terms of the trust and the moving of trust assets, as may be necessary or advisable to effectuate such change.
- (u) To do all acts and execute and deliver all instruments as my personal representative or trustee may deem necessary or advisable to carry out any of the foregoing powers.

My personal representative shall have the authority to determine what property shall receive basis increases pursuant to Section 1022(b) and (c) of the Internal Revenue Code and the amount of such increases and to make such determinations without regard to any duty of impartiality as between different beneficiaries. I suggest, but do not direct, that the step-up in basis be allocated to assets with readily ascertainable fair market value and that the benefit of the step-up in basis be equitably adjusted among the beneficiaries of my estate.

No fiduciary shall be liable for acts or omissions in administering my estate or any trust created under this will, except for that fiduciary's own actual fraud, gross negligence or willful misconduct. Each fiduciary shall be deemed to have acted within the scope of such fiduciary's authority, to have exercised reasonable care, diligence and prudence, and to have acted impartially as to all affected persons unless the contrary is proved by affirmative evidence. If any fiduciary becomes liable as fiduciary to any other person who is not a beneficiary in connection with any matter not within the fiduciary's control and not due to the fiduciary's actual fraud, gross negligence or willful misconduct, such fiduciary shall be fully indemnified and held harmless by my estate or by the trust created hereunder giving rise to such liability, as the case may be, from and against any liability, claim, loss, damage or expense, including reasonable attorneys' fees, that such fiduciary may sustain.

No person who deals with any fiduciary hereunder shall be bound to see to the application of any asset delivered to such fiduciary, or to inquire into the authority for, or propriety of, any action taken or not taken by such fiduciary.

NINTH: In addition to the other powers granted hereunder, my personal representative and trustee shall be entitled to determine the following:

(a) My personal representative or trustee may determine, when there is reasonable doubt or uncertainty as to the applicable law or the relevant facts, which receipts of money or other assets should be credited to income or principal,

Shelby Cnty Judge of Probate, AL 07/17/2020 12:39:52 PM FILED/CERT and which disbursements, commissions, assessments, fees, taxes (except as provided in Article FIRST hereof), and other expenses should be charged to income or principal.

- (b) Any distributions or dividends payable in the stock of a corporation, and rights to subscribe to securities or rights other than cash declared or issued by a corporation, shall be dealt with as principal.
- (c) The proceeds from the sale, redemption or other disposition, whether at a profit or loss, and regardless of the tax treatment thereof, of any property constituting principal, including mortgages and real estate acquired through foreclosure or otherwise, shall normally be dealt with as principal, but my personal representative or trustee may allocate a portion of any such proceeds to income if the property disposed of produced no income or substantially less than the current rate of return on trust investments, or if my personal representative or trustee shall deem such action advisable for any other reason.
- (d) The preceding provisions of this Article NINTH shall not be deemed to authorize any act by my personal representative or trustee which may be a violation of any law prohibiting the accumulation of income.

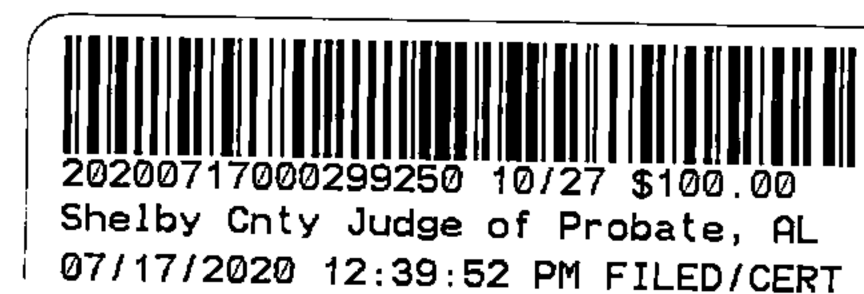
TENTH: If any beneficiary under this will and I (or any other person upon whose death the interest of such beneficiary depends) shall die in a common accident or under circumstances in which it is difficult or impractical to determine who survived the other, then I direct that for purposes of this will such beneficiary shall be deemed to have predeceased me (or such other person).

ELEVENTH: I appoint Stephanie Jean Cannon and Eric Lee Cannon to be my co-personal representatives. I vest in my personal representatives herein named full power and authority to handle, manage and deal with my estate as freely as I could act if I were living. Such power and authority may be exercised independently and without the prior or subsequent approval of any court or judicial authority. No one dealing with my personal representatives shall be required to inquire into the propriety of any action taken by my personal representative.

I direct that no personal representative or trustee shall be required to file or - - - - furnish any bond, surety or other security in any jurisdiction.

Any personal representative or trustee, subject to the judicial or non-judicial settlement of the accounts of such personal representative or trustee, may resign at any time by an instrument in writing, signed and acknowledged in duplicate, one counterpart of which shall be delivered to the court in which this will is admitted to probate and the other counterpart of which shall be delivered to the successor personal representative or the successor trustee, as the case may be.

The term "personal representative" wherever used herein shall mean the personal representatives, executors, executor, executrix or administrator in office from time to time. The term "trustee" wherever used herein shall mean the trustees or trustee in office from time to time.



Each personal representative and trustee shall have the same rights, powers, duties, authority and privileges, whether or not discretionary, as if originally appointed hereunder.

Any provision herein which refers to a statute, rule, regulation or other specific legal reference which is no longer in effect at the time said provision is to be applied shall be deemed to refer to the successor, replacement or amendment to such statute, rule, regulation or other reference, if any, and shall be interpreted in such a manner so as to carry out the original intent of said provision.

Wherever used in this will and the context so requires, the masculine includes the

feminine and the singular includes the plural, and vice versa.

IN WITNESS WHEREOF, I, Glenn Cannon, sign, seal, publish and declare this instrument as my last will and testament this Z | day of <u>June</u>, 2011.

Glenn Cannon

The foregoing instrument was signed, sealed, published and declared by Glenn Cannon, the above-named Testator, to be his last will and testament in our presence, all being present at the same time, and we, at his request and in his presence and in the presence of each other, have subscribed our names as witnesses on the date above written.

WILLIAM J. RIDGESAY

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residing at

135 NorThern Pine Rd F.W.B., FLL 32547

Dinde G-DAVIS

residing at

174 DOGWOOD RD

Defuniar springs Fl B2435

JAN E. THOMAS

residing at

Q.O. Box 5152 Desten, Q. 32540

Subscribed, sworn to and acknowledged before me by the Glenn Cannon, Testator, and subscribed and sworn to before me by the said WILLIAM J-RIDGWAY, LINDA G-DAVIS AND JEAN E. THOMAS

as witnesses, this 21 day of June, 2011.

Notary Public

My commission expires on

LINDA G. DAVIS

MY CONDITION & EEGIZ

EXPERS: May 14, 2015

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BY THEIR ALUNA DEPLITY CLERK

DATE 01/2-0/3

PROBATE COURT OF HOUSTON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF GLENN G. CANNON,)	CASE NO. 18- 09(0
DECEASED.)	

<u>PETITION FOR PROBATE OF WILL</u>

To the Honorable Patrick Davenport, Judge of Probate of Houston County, Alabama:

The petition of the undersigned, Stephanie Jean Cannon and Eric Lee Cannon, respectfully represent unto Your Honor that GLENN G. CANNON, who was at the time of his death an inhabitant of Houston County, Alabama, departed this life on July 31, 2017, leaving assets in Coffee, Dale and Houston Counties, Alabama, together with a Last Will and Testament duly signed and published by him on June 21, 2011, and attested to by William J. Ridgeway, Linda G. Davis and Jean E. Thomas, and properly notarized by Linda G. Davis along with a First Codicil to Last Will & Testament dated October 3, 2011, attested to by William J. Ridgeway and Linda G. Davis and properly notarized by Linda G. Davis

That your Petitioners are named in said Will as co-Executors and do now herewith surrender an authenticated or certified copy of said Will to the Court and pray that after proper proceedings and proofs, it may be probated and admitted to record as the true Last Will and Testament of said deceased. Your Petitioners represent the Decedent's wife predeceased him, and during his lifetime he had only two (2) children borne to him, specifically the undersigned Petitioners.

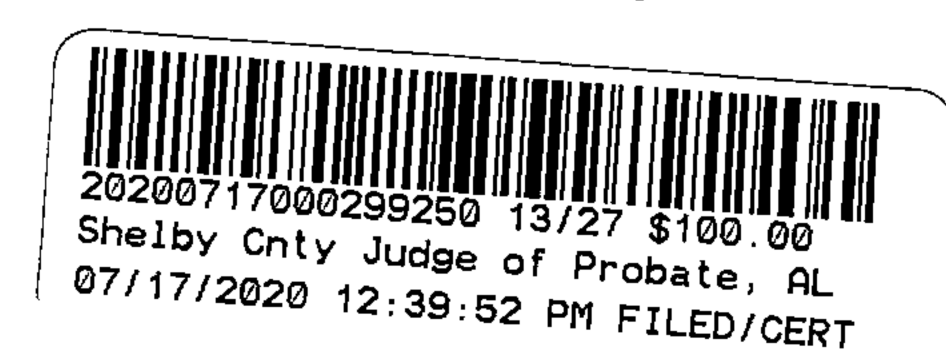
As to the names, ages, residence and relationship of the next of kin of the Decedent the Petitioners represent they are as follows, to-wit:

Stephanie Jean Cannon (daughter), 3068 Palm Street, Gulf Breeze, FL 32563 (Age: 32)
Eric Lee Cannon (son), 140 Dukes Way, Savannah, GA 31419 (Age: 30)

Your Petitioners would attach hereto Consent and Waiver forms.

. *

Your Petitioners therefore further pray that Your Honor will take jurisdiction of this petition and cause all such notices or citations to issue to the said next of kin and to said witnesses, and cause all such proceedings to be had and done and render all necessary orders and decrees in the premises



as will duly and legally affect the probate and record of said Will in this Court.

Address of Petitioner: 3068 Palm Street Gulf Breeze, FL 32563

Stephanie Jean Cannon

STATE OF FLORIDA) ESCAMBIA COUNTY)

Stephanie Jean Cannon, being duly sworn, deposes and says the facts alleged in the above petition are true and correct according to the best of her knowledge, information and belief.

Subscribed and sworn to before me this 4 day of February, 2018.

Kaenta Millanoua Notary Public

My Commission Expires:

Stephanie Jean Cannon



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Shelby Cnty Judge of Probate, AL

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Address of Petitioner: 140 Dukes Way Savannah, GA 31419 Eric Lee Cannon

2018.

STATE OF GEORGIA,)
LIBERTY COUNTY)

Eric Lee Cannon, being duly sworn, deposes and says the facts alleged in the above petition are true and correct according to the best of his knowledge, information and belief.

Subscribed and sworn to before me this 20 day of February

Notary Public

My Commission Expires: will han robery

ee Cannon

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PROBATE COURT OF HOUSTON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF GLENN G. CANNON, **CASE NO. 18-**DECEASED.

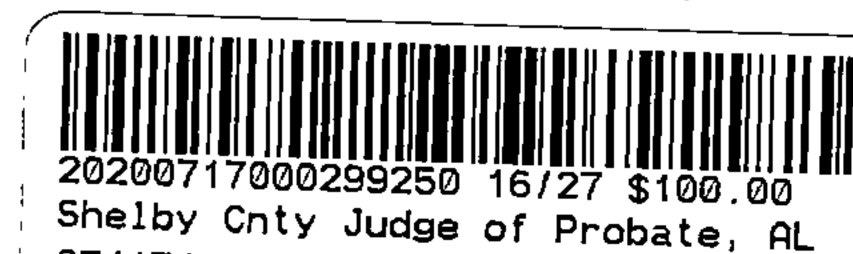
PETITION FOR LETTERS TESTAMENTARY

TO THE HONORABLE PATRICK DAVENPORT, JUDGE OF PROBATE OF HOUSTON COUNTY:

The Petition of the undersigned, Stephanie Jean Cannon and Eric Lee Cannon, respectfully represent unto Your Honor, that in the Last Will and Testament of GLENN G. CANNON, deceased, which Will and Testament has been duly probated and admitted to record in this Court, was named as co-Executors thereof; that the said testator died seized and possessed of real and personal property consisting primarily of fractional interests in real estate in Alabama and one (1) condominium in Florida (\$300,000.00+ - est'd): household goods; furniture and furnishings (\$13,500.00); cash and bank deposits (\$40,000.00); (1) 2003 Ford F250 4x2 Supercab truck (\$3,750.00) and (1) 2007 Yamaha Motorscooter (\$1,600.00), all of said real and personal property in the aggregate being estimated to have a value of approximately Three Hundred Fifty Eight Thousand Eight Hundred Fifty and No/100 Dollars (\$358,850.00). In addition, the Decedent was understood to have held a fifty percent (50%) interest in Cannon Oil Corporation; but as the Petitioners have not been provided with any balance sheets or financial statements they cannot presently calculate what value, if any, might exist due to this interest.

Your Petitioners, Stephanie Jean Cannon and Eric Lee Cannon, are residents or inhabitants of Escambia County, Florida, and Liberty County, Georgia, respectively; said Petitioners are above the age of twenty-one years, and said Petitioners in no respect are disqualified, under the law, from serving as co-Executors.

To the end, therefore, that the said property may be collected and preserved for those who



Shelby Cnty Judge of Probate, AL 07/17/2020 12:39:52 PM FILED/CERT shall appear to have a legal interest therein, and the said Will executed according to the requests of the said testator, your Petitioners pray that Your Honor will grant Letters Testamentary in the Estate of GLENN G. CANNON, Deceased, to the undersigned as co-Executors of said Last Will and Testament, and exempt them from giving bond as co-Executors thereof as said Will expressly exempts said co-Executors from giving bond.

Stephanie Jean Cannon.

I, Stephanie Jean Cannon, being duly sworn, depose and say the facts alleged in above petition are true and correct according to the best of my knowledge, information and belief.

Stephanie Jean Cannon

Subscribed and sworn to before me this the)

Notary Public

My Commission Expires:

KAEYLA M. VILLANOVA
MY COMMISSION # GG 142333
EXPIRES: Sept. 12, 2021

20200717000299250 17/27 \$100.00 Shelby Cnty Judge of Probate, AL

Shelby Cnty Judge of Probate, AL 07/17/2020 12:39:52 PM FILED/CERT

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Eric Lee Cannon

I, Eric Lee Cannon, being duly sworn, depose and say the facts alleged in above petition are true and correct according to the best of my knowledge, information and belief.

Eric Lee Cannon

Subscribed and sworn to before me this the

JO day of February, 2018.

Notary Public

My Commission Expires: 1/1/25 16/25)



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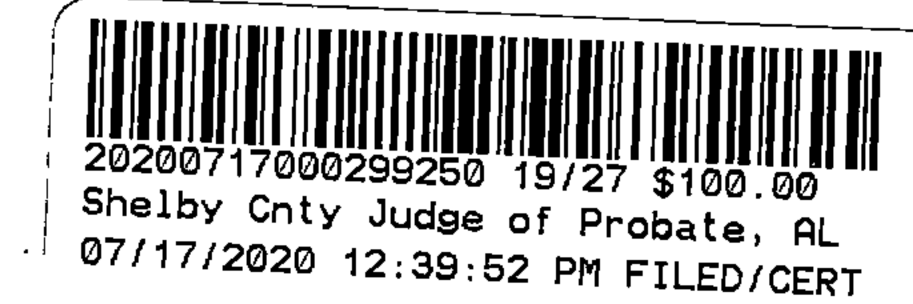
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PROBATE COURT OF HOUSTON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE)	$\bigcap_{i=1}^{n}$
OF GLENN G. CANNON,)	CASE NO. 18- 000
DECEASED.)	

ORDER ADMITTING WILL TO PROBATE AND RECORD

Lanne, 2018, having been regularly appointed by an order of this Court, formerly made and entered, for hearing the application of Stephanie Jean Cannon and Eric Lee Cannon which was heretofore filed in this Court, for the probate of an instrument in writing, purporting to be the Last Will and Testament of the said GLENN G. CANNON, deceased, now come the said Applicants, Stephanie Jean Cannon and Eric Lee Cannon, and it appearing to the satisfaction of the Court that a hearing is not necessary as heirs and parties-in-interest have presented to the Court their Consent to administration of this Estate and the Last Will and Testament of GLENN G. CANNON, being a self-proving one, now, on the motion of the said Stephanie Jean Cannon and Eric Lee Cannon, the Applicants aforesaid, the Court proceeds to hear said application. And it appearing to the satisfaction of the Court, on the face of the Will it was attested by William J. Ridgeway, Linda G. Davis and Jean E. Thomas, and properly notarized by Linda G. Davis on the day of the date thereof, in the presence of the testator, and at his request, respectively signed the said instrument as subscribing witnesses to the same, the said testator then declaring that said instrument constituted his Last Will and Testament; and it also being shown to the satisfaction of the Court by competent testimony that said testator was of the full age of twenty-one and upwards at the time of making said Will, it seems to the Court that said application should be granted: It is, therefore, ORDERED, ADJUDGED and DECREED by the Court that said Will of said GLENN G. CANNON, deceased, be received, and the same is hereby declared to be duly proved as the Last Will and Testament of said testator, and, as such, admitted to probate to be recorded, together with the proof thereof and



all other papers on file relating to this proceeding. It is further ORDERED that said Applicants pay
the costs of this proceeding and that they be reimbursed on the final settlement of said estate. PATRICK DAVENPORT, JUDGE OF PROBATE
Filed in Probate Court this day of 2018. Recorded in Probate Book Page

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PROBATE COURT OF HOUSTON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE)	
OF GLENN G. CANNON,	·)	CASE NO. 18-
DECEASED.)	

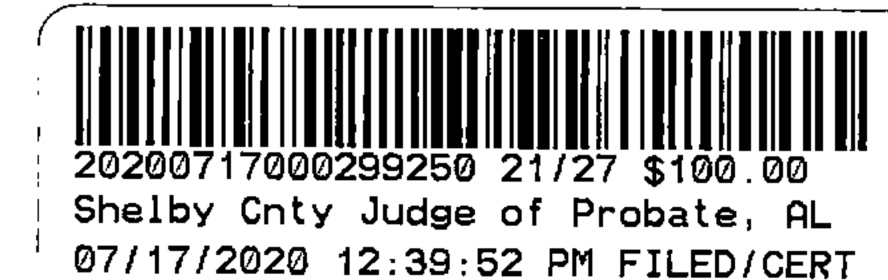
ORDER GRANTING LETTERS TESTAMENTARY

This day come Stephanie Jean Cannon and Eric Lee Cannon, and present to the Court their application in writing, under oath, praying that Letters Testamentary may issue to them as co-Executors of the Last Will and Testament of GLENN G. CANNON, deceased; and the Court being now already fully advised concerning the death of the said GLENN G. CANNON, and that in his Will heretofore filed and admitted to probate by this Court, the below was named as co-Executors thereof:

Stephanie Jean Cannon Eric Lee Cannon

and it now further appearing to said Court, from the allegations contained in said application, and from other good and sufficient evidence, that the said Petitioners are of the full age of twenty-one years, are inhabitants of the State of Alabama and the State of Georgia, and are fit persons under the law and in the estimation of the Court to serve as said co-Executors and that the value of the estate consisting of real estate; household goods; furniture and furnishings; cash and bank deposits, and vehicles, all of said real and personal property in the aggregate being estimated to have a value of approximately Three Hundred Fifty Eight Thousand Eight Hundred Fifty and No/100 Dollars (\$358,850.00), and no person having appeared to oppose the granting of Letters to the said Stephanie Jean Cannon and Eric Lee Cannon, or to show cause why the application of said Petitioners should not be granted; it is **ORDERED** that the same be granted.

It is therefore ORDERED, ADJUDGED and DECREED by the Court that Letters
Testamentary in the matter of the Estate of GLENN G. CANNON, be granted to the said Stephanie



Jean Cannon and Eric Lee Cannon as co-Executors ORDERED this	
Filed in Probate Court this day of, 2018. Recorded in Book Page	20200717000299250 22/27 \$100.00 Shelby Cnty Judge of Probate, AL 07/17/2020 12:39:52 PM FILED/CEPT

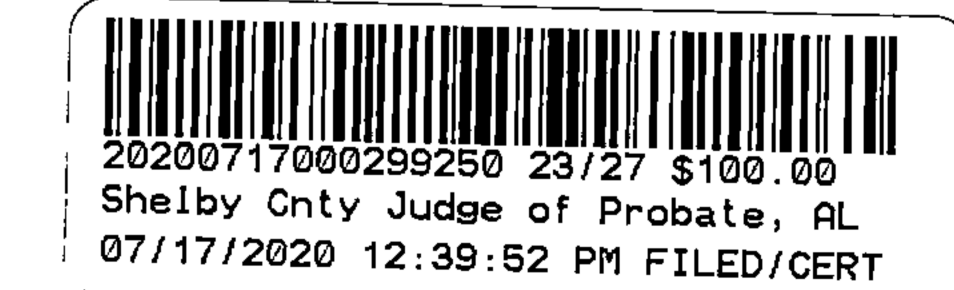
Judge of Probate, Houston County, Ala.

PROBATE COURT OF HOUSTON COUNTY, ALABAMA

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IN THE MATTER OF THE ESTATE OF GLENN G. CANNON, DECEASED. CASE NO. 18-	
LETTERS TESTAMENTARY	
STATE OF ALABAMA,	
HOUSTON COUNTY.	
The Last Will and Testament of GLENN G. CANNON, having been duly admitted t	о гесог
in said County, Letters Testamentary are hereby granted to STEPHANIE JEAN CANNO	
ERIC LEE CANNON, the co-Executors named in said Will, who have complied was	
requisitions of the law, and are authorized to take upon themselves the execution of said V Witness my hand and seal this	
Total St. T	
PATRICK DAVENPORT, JUI	
PROBATE, HOUSTON COU ALABAMA	JNTY,
<u>CERTIFICATION</u>	
STATE OF ALABAMA,	
HOUSTON COUNTY.	
I, PATRICK DAVENPORT, Judge of Probate in and for said County and State certify that the within and foregoing is a true, correct and complete copy of the Letters Testa issued to Stephanie Jean Cannon and Eric Lee Cannon, as co-Executors of the Estate of Cannon, Deceased, as the same appears of record in my office, and are still in full force an	mentar Henn G

Given under my hand and seal of office this _____ day of ____

PATRICK DAVENPORT, JUDGE OF PROBATE, HOUSTON COUNTY, ALABAMA



IN THE MA	TTER OF 1	THE ESTATE OF
GLENN G.	CANNON,	DECEASED

IN THE PROBATE COURT OF HOUSTON COUNTY, ALABAMA. DOCKET NO. 2018-096

NOTICE OF RESIGNATION AS CO-EXECUTOR

Pursuant to the Last Will and Testament of my father, Glenn G. Cannon, which has been admitted to record in this Court I, along with my sister, Stephanie Jean Cannon, were designated as co-Executors of this estate and were approved to act in that capacity. However, based upon my active military duty and upcoming deployment to various stations in Europe through June of 2020, and possibly thereafter stationed in Washington through the latter part of 2020, I am concerned I would not be available to sign documents and conduct duties as co-Executor. In other words, due to my military service and deployment or location at different stations my lack of access to internet or other methods of communication could be a hinderance to timely addressing matters in my father's estate.

Based upon the foregoing and my belief and trust that my sister, Stephanie Jean Cannon, n/k/a Stephanie Cannon Tremaine, can in her individual capacity properly conduct the affairs of this estate as the single Executrix, I hereby tender my resignation as a co-Executor, but would ask if at some point in the future I am available to again serve as co-Executor and this estate has not closed, the Court would consider at that future time my reappointment.'

Respectfully submitted this 29 day of January, 2020.

ERIC LEE CANNON

STATE OF Perroja

S.S.

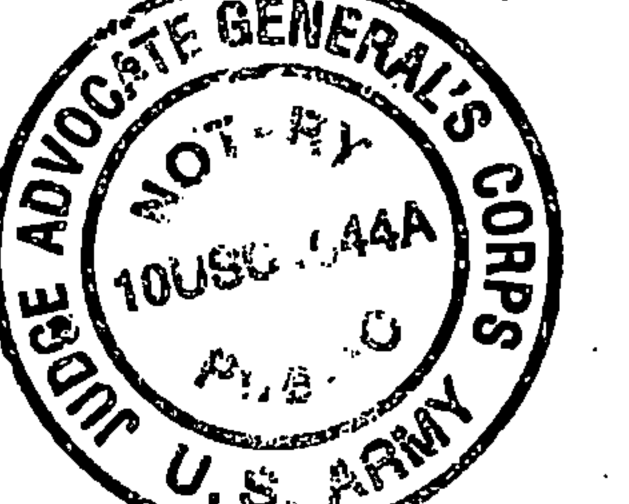
COUNTY OF Liberty

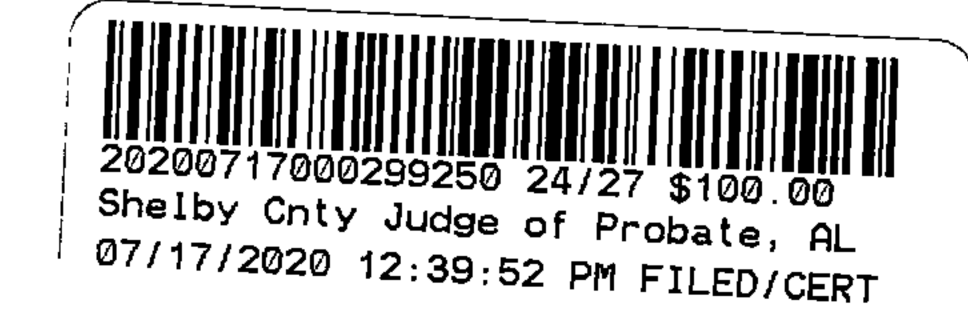
Subscribed and sworn to before me this 29th day of January, 2020, by Eric Lee Cannon.

LS

NOTARY PUBLIC

My Commission Expires: Municipal 72, 7072





IN THE PROBATE COUR	T OF HOUST	ON COUNTY, ALABAMA
RE: THE ESTATE OF,)	
GLENN G. CANNON,)	CASE NO. 2018-096
DECEASED.)	
	ORDER	
Upon consideration of the No	tice of Resignati	on as Co-Executor filed by Eric Lee
Cannon, it is hereby ORDERED that	t said motion is l	nereby:
GRANTED.		
DENIED.		
DONE AND ORDERED this	1 m	Februs, 2020
	Patrick F	I. Davenport, Judge of Probate

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IN THE PROBATE COURT OF HOUSTON COUNTY, ALABAMA

IN RE: THE ESTATE OF)	
)	
GLENN G. CANNON,)	CASE NO. 2018-096
DECEASED.) }	

ORDER GRANTING LETTERS TESTAMENTARY

This matter is before the Court on the Notice of Resignation as Co-Personal Representative ERIC LEE CANNON tendering his resignation as Co-Personal Representative and requesting this Court to allow STEPHANIE JEAN CANNON n/k/a STEPHANIE CANNON TREMAINE, Co-Personal Representative of the subject, to serve individually as Personal Representative of the Last Will of GLENN G. CANNON, deceased; and the Court being now already fully advised concerning the death of the said GLENN G. CANNON and that in his Will, heretofore filed and admitted to probate by this Court, the said STEPHANIE JEAN CANNON was named as a Co-Personal Representative thereof.

And this Court finding STEPHANIE JEAN CANNON n/k/a STEPHANIE CANNON TREMAINE is a fit person under the law and in the estimation of the Court to serve as said Personal Representative, and no person having appeared to opposed the granting of Letters to the said STEPHANIE JEAN CANNON n/k/a STEPHANIE CANNON TREMAINE or to show cause why she should not serve as individual Personal Representative; it is ordered that the same be GRANTED.

It is further **ORDERED** that the said petition be recorded in the Probate Records of the Probate Court of Houston County, Alabama.

It is further ORDERED, ADJUDGED, AND DECREED by the Court that Letters Testamentary be and are hereby granted to STEPHANIE JEAN CANNON n/k/a STEPHANIE CANNON TREMAINE as Personal Representative under said Will.

DONE this ______ day of

Patrick H. Davenport, Judge of Probate



Shelby Cnty Judge of Probate, AL 07/17/2020 12:39:52 PM FILED/CERT

IN THE PROBATE COURT OF HOUSTON COUNTY, ALABAMA IN RE: THE ESTATE OF GLENN G. CANNON, CASE NO. 2018-096 DECEASED. LETTERS TESTAMENTARY The Will of GLENN G. CANNON, deceased, having been duly admitted to record in said County, Letters Testamentary are hereby granted to STEPHANIE JEAN CANNON n/k/a STEPHANIE CANNON TREMAINE, the Personal Representative named in said Will, who has complied with the requisites of the laws of the State of Alabama, and is authorized to take upon herself the execution of such Will. Patrick H. Davenport, Judge of Probate STATE OF ALABAMA COUNTY OF HOUSTON I, Patrick H. Davenport, Judge of Probate in and for said County and State, hereby certify that the within and foregoing is a true, correct, and complete copy of the Letters Testamentary

Given my hand and seal of this office on this _____ day of ______, 20_____

issued to STEPHANIE JEAN CANNON n/k/a STEPHANIE CANNON TREMAINE as

record in my office, and are still in full force and effect.

Personal Representative of the Will of GLENN G. CANNON, deceased, as the same appears of

Patrick H. Davenport, Judge of Probate

