20241223000390030 1/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF:)	•	
PONY LEIGH GREEN A/K/A PONY H. THOMPSON)	CASE NO.: _	23BHM00288
DECEASED.)		

PETITION FOR PROBATE OF WILL (SELF-PROVED WILL)

Come the petitioners, E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson, and shows this Court the following facts:

- 1. Pony Leigh Green a/k/a Pony H. Thompson, (the "decedent") died testate at Birmingham, Alabama on or about the 10th day of, May, 2022, and at the time of such death, was an inhabitant of Jefferson County, Alabama.
- 2. Surrendered herewith is the decedent's last will and testament (and all codicils thereto) naming the petitioner as executor thereof, which was (were) duly signed by the decedent when over eighteen (18) years of age and was (were) attested by the following witnesses:

NAME	PRESENT ADDRESS
Lauren Harless	130 Inverness Plaza, #382 Birmingham, AL 35242
David Scott Yerkes	130 Inverness Plaza, #382 Birmingham, AL 35242

3. The decedent's last will and testament, as identified in paragraph 2 hereof, was self-proved in a manner substantially in accordance with the requirements of Ala. Code Section 43-8-132. The name and present address of the officer authorized to administer oaths before whom said will was acknowledged is as follows:

Susan H. Stein (Notary Public) 130 Inverness Plaza, #382 Birmingham, AL 35242

4. The following is a true, correct and complete list of the names, ages, conditions, relationships and addresses of the decedent's surviving spouse and next-of-kin (as determined by application of Ala. Code section 43-8-42):

In The Matter of the Estate of:
Pony Leigh Green a/k/a Pony H. Thompson, deceased
Petition for Probate of Will (Self-Proved Will)
Page 2 of 3 pages

23 B H M 00 288



20241223000390030 2/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

ADDKESS

NAME, AGE CONDITION, RELATIONSHIP

A. E. Paul Green; over 19 years of age and of sound mind; husband

B. Judy Ann (Thompson) Gibson; over 19 years of age and of sound mind; daughter

2321 Savoy Street Birmingham, AL 35226

1661 LaFrance St., NE Unit #417 Atlanta, GA 30307

C. Michael Edward Thompson; Date of Death 5/8/2004; son; (was unmarried at the time of his death and had no issue that survived or pre-deceased him)

WHEREFORE, the petitioner prays that this Court will take jurisdiction of this petition, will cause all such notice or citations to issue to the said surviving spouse, next-of-kin, and attesting witnesses as may be proper in the premises; and will cause such proceedings to occur, and such proof to be taken, and render such orders and decrees as will duly and legally effect the probate and record in this Court of said will (and all codicils thereto) as the last will and testament of the decedent. This petition is deemed to be verified pursuant to Ala. Code section 43-8-22.

In The Matter of the Estate of:
Pony Leigh Green a/k/a Pony H. Thompson, deceased
Petition for Probate of Will (Self-Proved Will)
Page 3 of 3 pages



20241223000390030 3/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

Attorney for the Petitioner:	12/23/2024 09:59:12 AM FILE
	& Stail Enoug
Anthony D. Snable, Esq. (SNA001)	Signature of Petitioner
SNABLE LAW FIRM, LLC	E. Paul Green
(Firm Name)	(Name of Petitioner)
2737 Highland Avenue South	0001 C
Street Address	2321 Savoy Street Street Address
	Bucci Address
Birmingham, AL 35205	Birmingham, AL 35226
City, State & Zip Code	City, State & Zip Code
Telephone: (205) 939-0780 Facsimile: (205) 939-0789	
Email: tsnable@snablelaw.com	
	VILLUX HAN ZUDEY
•	Signature of Petitioner
	Judy Ann Gibson
	a/k/a Judy Ann Thompson
FILED IN OFFICE THIS DAY OF	(Name of Petitioner)
GRANTED AND PETITION ORDERED RECORDED	1661 LaFrance St., NE, Unit #417
Janafe M Nia Cla	Street Address
JUDGE OF PROBATE	
	Atlanta, GA 30307
•	City, State & Zip Code
BENCH	NOTE
Filed in the Probate Court of Jefferson County,	, Alabama, on the day of
20, and set for hearing the day of	, 20, atM.
JUDGE OF	FPROBATE

FILED IN OFFICE THIS THE
JUDGE OF PROBATE

JUDGE OF PROBATE

Hast Will and Testament

OF

PONY H. THOMPSON



20241223000390030 4/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

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

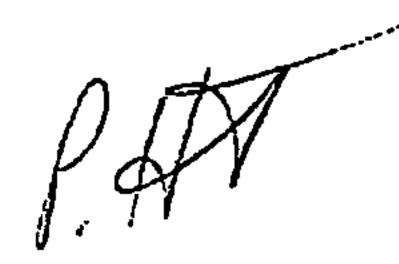
FIRST: I direct that the expenses of my last illness and funeral, the expenses of the administration of my estate, and all estate, inheritance and similar taxes payable with respect to property included in my estate, whether or not passing under this will, and any interest or penalties thereon, shall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

SECOND: I give all my real estate, and all rights that I have under any related insurance policies, to JUDY ANN THOMPSON GIBSON and E. PAUL GREEN in equal shares as joint tenants with right of survivorship. If JUDY ANN THOMPSON GIBSON shall not survive me, the share of said beneficiary in my real estate shall be given to any then living issue of said beneficiary, in equal shares per stirpes. If no issue shall survive JUDY ANN THOMPSON GIBSON, then her share shall pass to E. PAUL GREEN. If E. PAUL GREEN shall not survive me, then his share shall pass to JUDY ANN THOMPSON GIBSON. Notwithstanding anything above to the contrary, should I, at the time of my death, own the real property located at 1600 14th Street South, Birmingham, AL 35205 or any interest therein, I give said interest in said property to JUDY ANN THOMPSON GIBSON, or her issue if she should not survive me, in its entirety in fee simple absolute, provided, however, that if said property is not owned by me at my time of death, this provision shall lapse without substitution in cash or kind. The bequest of real property under this Article SECOND is subject to any mortgages, deeds of trust or similar liens evidencing indebtedness which may exist upon my death.

THIRD: I give all tangible personal property owned by me at the time of my death (except cash, money market accounts, certificates of deposit, savings and checking accounts and other cash equivalents), including without limitation personal effects, clothing, jewelry, furniture, furnishings, chinaware, silverware, household goods, automobiles and other vehicles, together with all insurance policies relating thereto, to my daughter JUDY ANN THOMPSON GIBSON, if she survives me.

FOURTH: I make the following cash bequests:

- A. I give the sum of Five Thousand Dollars (\$5,000.00) to WILLOW DEAN GLENN, if she survives me. If she shall not survive me, then this bequest shall lapse and pass as part of the residue and remainder of my estate.
- B. I give the sum of Ten Thousand Dollars (\$10,000.00) to E. PAUL GREEN, if he survives me. If he shall not survive me, then this bequest shall lapse and pass as part of the residue and remainder of my estate.
- C. I give the sum of Five Thousand Dollars (\$5,000.00) to DANIEL FAULK, if he survives me. If he shall not survive me, then this bequest shall lapse and pass as part of the residue and remainder of my estate.
- D. I give the sum of Five Thousand Dollars (\$5,000.00) to BLUFF PARK UNITED METHODIST CHURCH SCHOLARSHIP FUND, for its charitable purposes.

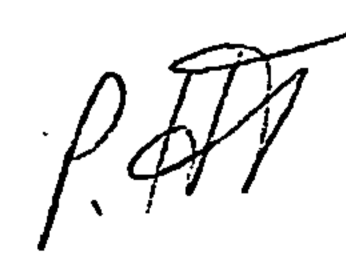




20241223000390030 5/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

FIFTH: 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:

- (a) If my daughter survives me, to my daughter, or if she does not survive me to any then living issue of my daughter, in equal shares <u>per stirpes</u>. If, however, my daughter then shall be under the age of thirty-three (33) years (my daughter being hereinafter referred to as the "Beneficiary"), the bequest to such Beneficiary shall not be paid or distributed to such Beneficiary but instead shall be given to my trustees and held by my trustees, IN TRUST, pursuant to the following provisions:
 - (i) My trustees shall hold, manage, invest and reinvest this bequest and shall pay all or any part of the net income to or for the benefit of the Beneficiary, for the health, education, maintenance and support of the Beneficiary, to such extent and at such time or times and in such manner as may be determined in the absolute discretion of my trustees. Any net income not so paid shall be accumulated and added to principal at least annually and thereafter shall be held, administered and disposed of as a part thereof. When the Beneficiary shall attain the age of twenty-one (21) years, or if the Beneficiary is twenty-one (21) upon the creation of the Beneficiary's trust, my trustees shall pay the net income to or for the benefit of the Beneficiary, in quarter-annual or more frequent intervals.
 - (ii) In addition, my trustees may pay to or for the benefit of the Beneficiary, for the health, education, maintenance and support of the Beneficiary, from the principal of the Beneficiary's trust, such amounts, including the whole thereof, as determined by my trustees in their absolute discretion.
 - (iii) When the Beneficiary shall attain the age of twenty-seven (27) years, one quarter of the principal of the Beneficiary's trust then remaining shall be paid and distributed to the Beneficiary. When the Beneficiary shall attain the age of thirty (30) years, one quarter of the principal of the Beneficiary's trust then remaining shall be paid and distributed to the Beneficiary. If the Beneficiary is twenty-seven (27) years of age or older, but under thirty (30), upon the creation of the Beneficiary's trust, one quarter of the principal of the Beneficiary's trust then remaining shall be paid and distributed to the Beneficiary, discharged of trust. If the Beneficiary is thirty (30) years of age or older upon the creation of the trust, one half of the principal of the Beneficiary's trust then remaining shall be paid and distributed to the Beneficiary, discharged of trust.
 - (iv) When the Beneficiary shall attain the age of thirty-three (33) years, the trust for the Beneficiary shall terminate and any remaining principal and income shall be paid and distributed to the Beneficiary, discharged of trust. If the Beneficiary dies before said age, such principal and income shall be paid and distributed to, or held in further trust for the benefit of, such one or more persons, corporations or other entities (other than the Beneficiary, creditors of the Beneficiary, the estate of the Beneficiary, or creditors of the estate of the Beneficiary), to such extent, in such amounts and proportions and in such lawful interests or estates, whether absolute or in trust, as the Beneficiary may appoint by specific reference to this power of appointment in the last will and testament of the Beneficiary, executed after attaining majority and admitted to probate, or absent such appointment (or absent my





20241223000390030 6/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

trustees receiving notice of the existence of such a will within 3 months after the death of the Beneficiary) such principal and income shall be paid and distributed to any then living issue of the Beneficiary, in equal shares per stirpes, or if the Beneficiary has no issue then this Trust shall lapse and accumulated income and the principal shall pass with the rest and residue of my estate. If any such issue is a beneficiary of a trust under this will, the same may be held in accordance with such trust. If there are no then living issue, the same shall be paid and distributed to the beneficiaries of my residuary estate then in being as provided in this will.

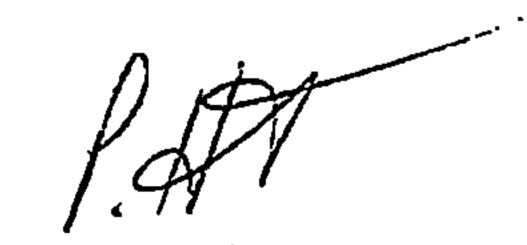
(b) If no issue of mine survives me, I give my residuary estate in equal shares to Steve Howe of Orlando, FL, a cousin and Eddie Howe, of Raleigh, NC, a cousin or the survivor of them. If none of the devisees enumerated in this paragraph (b) survive me, I give my residuary estate to Bluff Park United Methodist Church.

SIXTH: The determination of my trustees 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 representatives or trustees. No beneficiary shall have the right to assign, transfer, pledge, encumber, anticipate or otherwise dispose of any such income or principal until the same shall be paid to such beneficiary by my personal representatives or trustees. 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, 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 representatives or trustees 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 representatives and trustees shall be released fully from all further liability therefor.

SEVENTH: If any principal or income of my estate or any trust hereunder vests in absolute ownership in a minor or incompetent, my personal representatives or trustees, 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 representatives or trustees 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 representatives and trustees from any liability with respect thereto, even though my personal representatives or trustees may be such person.

If such beneficiary is a minor, my personal representatives or trustees shall defer and hold in trust the distribution of the whole or any part of such property until the beneficiary attains the age of twenty-one (21) years, at which time ¼ of said remaining principal shall be released to said beneficiary(ies) free of trust. At the age of twenty-five years (25), an additional ¼ of said remaining principal shall be released to said beneficiary(ies) free of trust. Upon any beneficiary attaining the age of thirty (30), the remaining ½ of said principal shall be released free of trust. If said beneficiary is over the age of twenty-one (21) but under the age of twenty-five (25), then upon the creation of the Trust, ¼ of said principal shall be released, free of trust. If said beneficiary is over the age of twenty-five (25) but under the age of thirty (30) at the creation of said Trust, then one-half of the principal shall be released to said beneficiary, free of trust. Trustees shall hold the same as a separate fund for the beneficiary(ies) with all of the powers described in Article EIGHTH and Article SEVENTH hereof. Provided, however, that any income shall be paid as more fully described in Article FIFTH (a)(i) herein above. If the beneficiary dies before attaining any said age necessary for a distribution, any balance shall be retained by the Trust and administered as herein provided for, and paid and used for the benefit



160 ···



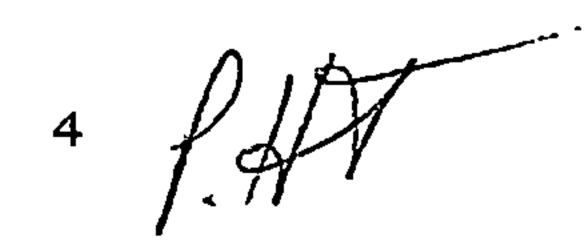
20241223000390030 7/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

of any surviving beneficiaries. If no such surviving beneficiaries shall exist, then 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-one (21) years.

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

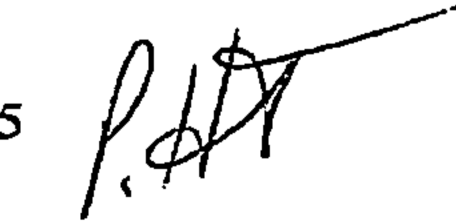
- (a) To retain and hold any property for any period, whether or not the property is of the character permissible for investment by fiduciaries under any applicable law, and without regard to the effect the retention may have upon diversification of investments.
- (b) To sell, exchange, grant options 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 representatives or trustees 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 representatives or trustees 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 representatives or trustees shall deem advisable.
- (f) To abandon any property which my personal representatives or trustees 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



20241223000390030 8/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

business interest is received by my personal representatives or trustees; to retain and continue to operate, or permit the operation of, any business, on the terms which governed when received by my personal representatives or trustees 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 representatives or trustees, 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 representatives or trustees shall deem advisable; and to make such other arrangements with respect to any business as my personal representatives or trustees shall deem advisable. I exonerate my personal representatives and trustees 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 representatives or trustees.

- (i) To vote, in person or by general or limited proxy, any shares of stock or other securities; 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 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 representatives or trustees 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 representatives or trustees 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 representatives or trustees 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 representatives or trustees, 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 representatives or trustees 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 representatives or trustees may deem appropriate with respect to expenses or deductions for estate or income tax purposes, the valuation of assets, the filing of any income, gift or other tax



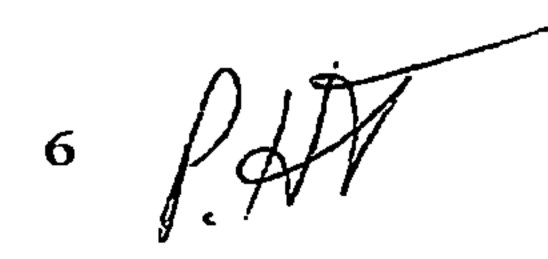


20241223000390030 9/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

returns, 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 representatives or trustees 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 representatives or trustees 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 representatives or trustees, 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, and to determine the fair valuation of the property so allocated, with or without regard to tax basis; 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 in a consolidated fund and to invest the same as a single fund; and to merge any trusts which have substantially identical terms and beneficiaries, and to hold them as a single trust. If, in the opinion of my personal representatives or trustees, the assets of any trust is or has become so small that it is uneconomical and not in the best interests of the trust beneficiaries to continue, my personal representatives or trustees may terminate the trust and distribute the assets of the trust outright to the income beneficiaries thereof or to the guardian, committee, custodian or other legal representative of the income beneficiaries.
- (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 representatives or trustees may contract, in any manner that my personal representatives or trustees 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 representatives or trustees from time to time may deem desirable, and to take such further actions, including without limitation the amendment to the terms of the trust, as may be necessary or advisable to effectuate such change.
- (u) To do all acts and execute and deliver all instruments as my personal representatives or trustees may deem necessary or advisable to carry out any of the foregoing powers.

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





20241223000390030 10/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

willful misconduct. 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 representatives and trustees shall be entitled to determine the following:

- (a) My personal representatives or trustees 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, 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 representatives or trustees 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 representatives or trustees 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 representatives or trustees which may be a violation of any law prohibiting the accumulation of income.

TENTH: I direct that for purposes of this will a beneficiary shall be deemed to predecease me (or any other person upon whose death the interest of such beneficiary depends) unless such beneficiary survives me (or such other person) by more than thirty days.

ELEVENTH: I appoint E. PAUL GREEN and JUDY ANN THOMPSON GIBSON as joint personal representatives of this will. If either of my personal representatives shall fail to qualify for any reason as personal representative or, having qualified shall die, resign or cease to act for any reason as personal representative, the other personal representative may act alone as my personal representative.

I appoint JOHN WHITCOMB and DEBI WHITCOMB as co-trustees under this will. If either of my trustees shall fail to qualify for any reason as trustee or, having qualified shall die, resign or cease to act for any reason as trustee, the other trustee may act alone as trustee. If both JOHN WHITCOMB and DEBI WHITCOMB are unable or unwilling to serve as trustees, then I appoint SCARLETT FAULK as successor trustee.

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

Any personal representative or trustee, at any time and from time to time, by an instrument in writing signed and acknowledged, may delegate any or all of the rights, powers, duties, authority and privileges of such personal representative or trustee, whether or not discretionary, subject, however, to the provisions of the next paragraph of this Article ELEVENTH, to any other personal representative or trustee as the case may be, for such period

PAT -



20241223000390030 11/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

or periods of time as may be designated in such written instrument; provided, however, that any such instrument shall be revocable at any time.

Notwithstanding anything to the contrary contained in this will, during such time as any current or possible future beneficiary of any trust created hereunder may be acting as a trustee hereunder, such person shall be disqualified from exercising any power to make any discretionary distributions of income or principal to himself or herself or to satisfy any of his or her legal obligations, or to make discretionary allocations of receipts or disbursements as between income and principal. Such powers shall be exercisable, if at all, only by the other trustee acting at the time with such beneficiary. No trustee who is a current or possible future beneficiary of any trust hereunder shall participate in the exercise of any powers of my trustees which would cause such beneficiary to be treated as the owner of trust property for tax purposes.

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 representatives or the successor trustees, as the case may be.

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

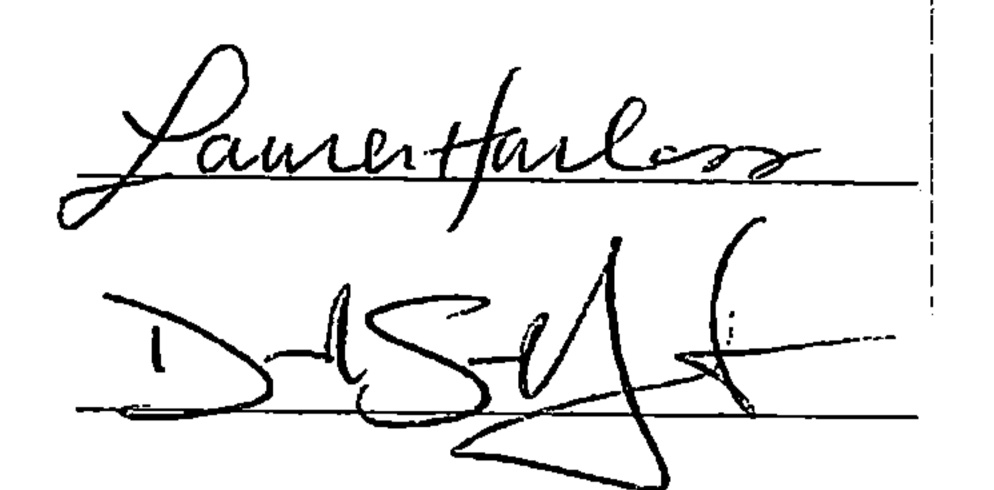
Any provision herein which refers to a statute, rule, regulation or other specific legal reference which is no longer in effect at the time said provision is to be applied shall be deemed to refer to the successor, replacement or amendment to such statute, rule, regulation or other reference, if any, 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, PONY H. THOMPSON, the Testatrix, sign my name to this instrument as my last will and testament this 23 day of December, 2004, and, being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my last will and testament, and that I sign it willingly, that I execute it as my free and voluntary act and deed for the purposes therein expressed, and that I am at least 19 years of age, of sound mind, and under no constraint, duress, fraud or undue influence.

PONY H. THOMPSON

We Lauren Harless and David Scott Yerkes, the witnesses, sign our names to this instrument, and, being first duly sworn, do each hereby declare to the undersigned authority that PONY H. THOMPSON, the Testatrix, signed and executed this instrument as her last will and testament and that she signed it willingly, and that each of us, in the presence and hearing of the Testatrix, and each other, hereby signs this will as witness to the Testatrix's signing, and that to the best of each of our knowledge the Testatrix is at least 19 years of age, of sound mind, and under no constraint, duress, fraud or undue influence.



20241223000390030 12/30 \$109.00 Shelby Cnty Judge of Probate, AL

12/23/2024 09:59:12 AM FILED/CERT

residing at III ROCKCIWay Drive
Birmingham, by 35209

residing at 1215 Gladstone Ave Birmingham, AL 35213

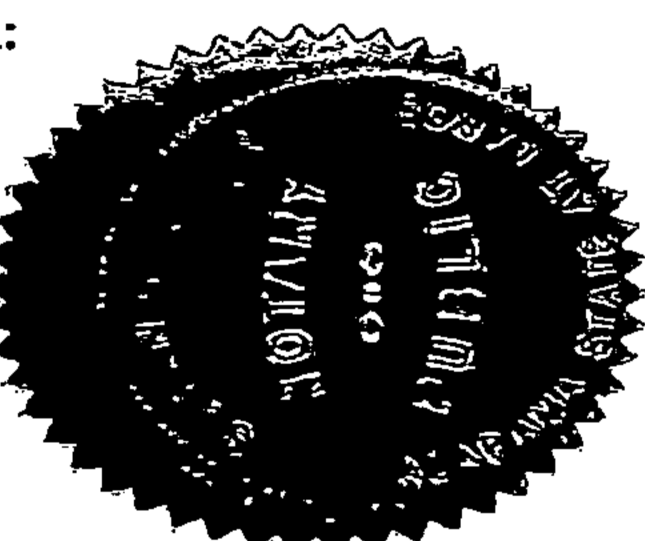
STATE OF ALABAMA, COUNTY OF JEFFERSON, ss.

Subscribed, sworn to and acknowledged before me by the said PONY H. THOMPSON, Testatrix, and subscribed and sworn to before me by the said LAUREN HANDES and DANIO SCOTT YELLS as witnesses, this 23 day of December, 2004.

Notary Public

My commission expires on:

SUSAN H. STEIN NOTARY PUBLIC ALABAMA STATE AT LARGE MY COMMISSION EXPIRES SEPT. 9, 2006



20241223000390030 13/30 \$109.00 Shelby Cnty Judge of Probate, AL

12/23/2024 09:59:12 AM FILED/CERT

IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF:)	
PONY LEIGH GREEN A/K/A PONY H. THOMPSON ,) CASE NO.:	23BHM00288
DECEASED.) }	

PETITION FOR LETTERS TESTAMENTARY WITHOUT BOND

Come the petitioners, E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson and show this Court the following facts:

- 1. In the last will and testament of <u>Pony Leigh Green a/k/a Pony H. Thompson</u>, deceased (the "decedent"), which will has been or shall be duly probated and admitted to record in this Court, the co-petitioners are named as co-personal representatives thereof.
- 2. The co-petitioners are inhabitants of the State of <u>Alabama</u> and the State of <u>Georgia</u>, each above the age of nineteen (19) years, and are not disqualified under the law from serving as such co-personal representatives. Under the terms of the decedent's will, her co-personal representatives is (are) exempted from giving bond as such co-personal representatives.
- 3. The decedent died seized and possessed of certain real and personal property, the value of which is estimated, in the aggregate to be \$100,000.00

WHEREFORE, to the end that the properties constituting said estate may be collected and preserved for those who appear to have a legal interest therein, and that said will may be executed according to the requests and directions of the decedent, the petitioners pray that the Probate Judge of this Court will grant letters testamentary to the petitioners (and if appropriate, the other personal representative[s] named in said will) without entering into bond, as is provided by the terms of said Will and authorized by Ala. Code section 43-2-81. This Petition does not require verification under the applicable statutes.

In The Matter of the Estate of:
Pony Leigh Green a/k/a Pony H. Thompson deceased
Petition for Letters Testamentary without Bond
Page 2 of 3 pages

20241223000390030 14/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

Attorney for the Petitioner:

_				
Anthony 1	┌		/(73 Y A	AA48
Aninonvi	ij Nhar	IP FROM	I > I > I	1111
T PITTINITY 1		TO TOOM	EOLIV	.UUII
•		· .	1	· /

Signature of Petitioner

SNABLE LAW FIRM, LLC

(Firm Name)

E. Paul Green

(Name of Petitioner)

2737 Highland Avenue South

Street Address

2321 Savoy Street

Street Address

Birmingham, AL 35205

City, State & Zip Code

Birmingham, AL 35226

City, State & Zip Code

Telephone: (205) 939-0780
Facsimile: (205) 939-0789

Email: tsnable@snablelaw.com

Signature of Petitioner

Judy Ann Gibson

a/k/a Judy Ann Thompson

(Name of Petitioner)

1661 LaFrance St., NE, Unit #417

Street Address

Atlanta, GA 30307

City, State & Zip Code

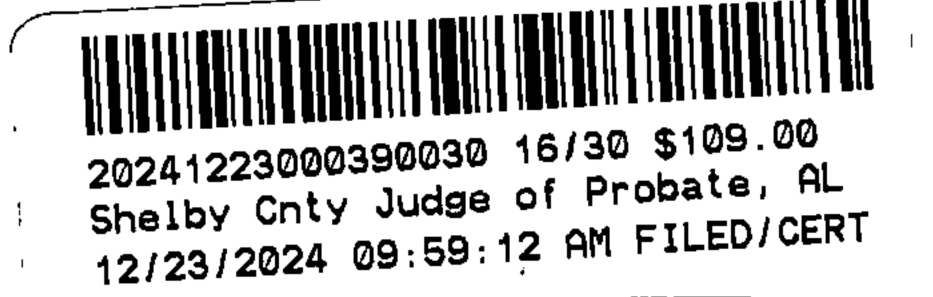
In The Matter of the Estate of:
Pony Leigh Green a/k/a Pony H. Thompson deceased
Petition for Letters Testamentary without Bond
Page 3 of 3 pages



20241223000390030 15/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

BENCH NOTE
Filed in the Probate Court of Jefferson County, Alabama, on the day of, 20, atM.
JUDGE OF PROBATE

FILED IN OFFICE THIS
TCO 20 72
GRANTED AND PETITION ORDERED RECORDED
James P Naffel
JUDGE OF PROBATE



LETTERS TESTAMENTARY

IN THE MATTER OF THE ESTATE OF:

IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA

PONY LEIGH GREEN a/k/a
PONY H. THOMPSON
Deceased

CASE NO. 23BHM000288

LETTERS TESTAMENTARY

The Will of the above-named deceased having been duly admitted to record in said county, Letters Testamentary are hereby granted to E. PAUL GREEN and JUDY ANN GIBSON a/k/a JUDY ANN THOMPSON the Personal Representatives named in said will, who has complied with the requisitions of the law and is authorized to administer the estate. Subject to the priorities stated in \$43-8-76, Code of Alabama (1975, as amended), the said Personal Representative, acting prudently for the benefit of interested persons, has all the powers authorized in transactions under \$43-2-843, Code of Alabama (1975), as Amended).

WITNESS my hand this date 7th day of February, 2023;

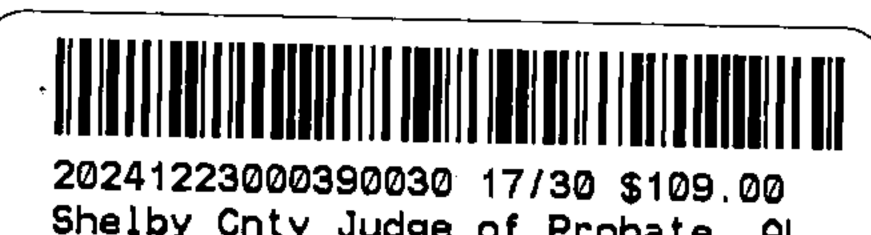
(SEAL)

Judge of Probate

I, James P. Naftel, II, Judge of Probate Court of Jefferson County, Alabama, hereby certify that the foregoing is a true, correct and full copy of the **Letters Testamentary** issued in the above styled cause as appears of record in said Court. I further certify that said Letters are *still* in full force and effect.

WITNESS my hand and seal of said Court this date, February 7, 2023.

Judge of Probate



Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

IN THE MATTER OF:)	IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA
THE ESTATE OF:	i ! !	.)	
PONY LEIGH GREEN, A/K	/ A ,		
PONY H. THOMPSON,)	CASE NO. 23BHM00288
DECEASED)	

ORDER ON FILING AND PROBATING LAST WILL AND TESTAMENT

This day came E. Paul Green & Judy Ann Gibson, a/k/a, Judy Ann Thompson, and filed a petition in writing, under oath, therewith producing and filing in this Court an instrument of writing purporting to be the Last Will and Testament of Pony Leigh Green, a/k/a, Pony H. Thompson, deceased. Said Will bears the date of December 23, 2004 and is attested to by Lauren Harless & David Scott Yerkes. Praying that the same be probated as provided by law, the petitioners, E. Paul Green & Judy Ann Gibson, a/k/a, Judy Ann Thompson, are the husband and daughter of said deceased, and is named in said Will as the Co-Personal Representatives thereof. The next of kin of said deceased are as follows, to-wit: E. Paul Green, spouse, Birmingham, Alabama & Judy Ann Gibson, a/k/a, Judy Ann Thompson, daughter, Atlanta, Georgia, whom all are over nineteen years of age and of sound mind.

And thereupon comes each of the above named next of kin, expressly waiving all notice of the petition to probate said Will and consenting that the same be probated at once, and the Court having ascertained by sufficient evidence that the signatures affixed to said waivers of notice and acceptance of service are the genuine signatures of said next of kin, on motion of said petitioners, the Court proceeds to hear said petition. After due proof, according to the laws of this state, the Court is satisfied and is of the opinion that said instrument is the genuine Last Will and Testament of said deceased, and that such instrument should be probated as the Last Will and Testament of said deceased. It is, therefore,

ORDERED, ADJUDGED AND DECREED by the Court that said instrument be duly admitted to probate as the Last Will and Testament of Pony Leigh Green, a/k/a, Pony H. Thompson, deceased, and is ORDERED to be recorded together with the proof thereof and all other papers on

20241223000390030 18/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

file relating to this proceeding.

It is further ORDERED that the petitioners pay the cost of this proceeding.

DONE this date, February 7, 2023.

Judge of Probate



20241223000390030 19/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

IN THE MATTER OF:)	IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA
THE ESTATE OF:		
PONY LEIGH GREEN, A/K/A,		
PONY H. THOMPSON,)	CASE NO: 23BHM00288
DECEASED		

ORDER GRANTING LETTERS TESTAMENTARY WITHOUT BOND

Now on this day comes E. Paul Green & Judy Ann Gibson, a/k/a, Judy Ann Thompson, and files in this Court their petition in writing, under oath, praying that Letters Testamentary upon the Will of Pony Leigh Green, a/k/a, Pony H. Thompson, deceased, be issued to them.

It is therefore **ORDERED** and **DECREED** by the Court that Letters Testamentary upon said will be granted to E. Paul Green & Judy Ann Gibson, a/k/a, Judy Ann Thompson and that said letters issue without bond or security being required, in accordance with the terms of said will. It is further **ORDERED** that the petition in this behalf be recorded.

DONE this date, February 7, 2023.

Judge of Probate

Alabama Medicaid Agency



KAY IVEY Governor 501 Dexter Avenue P.O. Box 5624 Montgomery, Alabama 36103-5624

www.medicaid.alabama.gov e-mail: almedicaid@medicaid.alabama.gov

Telecommunication for the Deaf: 1-800-253-0799 334-242-5000 1-800-382-1504



STEPHANIE MCGEE AZAR
Commissioner

February 07, 2023

Jefferson County Probate Court - Birmingham 716 Richard Arrington, Jr. Blvd Birmingham AL 35203

20241223000390030 20/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

Re: PONY LEIGH GREEN Case No.: 23BHM00288

Dear Judge Naftel:

Upon review of our records, we were unable to locate PONY LEIGH GREEN based on the information received. There were no charges paid by Medicaid, so there are no monies from PONY LEIGH GREEN's Estate account owed to the Alabama Medicaid Agency.

If you have any questions or further information/documentation is required, please contact me by writing to the address above or by telephoning (334) 242-4098.

Sincerely,

OF PLOS THIS 20 23

AND ORDERED RECORDED.

JUDGE OF PRUBATE

1 aSonia Mas

LaSonja Mason Estate Notice Office

This notice does not constitute a complete satisfaction or release of any other possible claim that the Alabama Medicaid Agency or any other agency of the State of Alabama may have against the estate should any additional assets become available or medical claims paid.

Our Mission - to provide a system of financing health care for eligible Alabamians in accordance with established statutes and Executive Orders.

IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA BIRMINGHAM DIVISON

IN THE MATTER OF THE ESTATE OF	20241223000390030 21/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT
PONY LEIGH GREEN A/K/A PONY H. THOMPSON ,) CASE NO.: <u>23BHM000288</u>
DECEASED)

PETITION FOR CONSENT SETTLEMENT OF DECEDENT'S ESTATE

Comes the petitioners, <u>E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson</u>, as <u>Personel Representatives</u> of the estate of <u>Pony Leigh Green a/k/a Pony H. Thompson</u>, deceased (the "decedent), and shows this Court the following facts:

- 1. By letters <u>testamentary</u>,(testamentary of administration with will annexed) granted on <u>February 7</u>, 2023, <u>E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson</u> (names of personal representative[s]) was (were) appointed as <u>Personal Representatives</u> of the estate of the decedent; and notice of said appointment was given as required by law.
- 2. More than six months have elapsed since said appointment, notice to creditors pursuant to Ala. Code Section 43-2-61 has been given, and all debts of the decedent and all legal charges against said estate have been paid in full.
- 3. The following is a true and correct list of all of the <u>devisees and distributees under the Will</u> (heirs and next-of-kin devisees and distributees under the Will) of the decedent; and each is over the age of nineteen (19) and consents to this Petition:
 - (a) Judy Ann Thompson Gibson
 - (b). E. Paul Green
 - (c) Willow Dean Glenn
 - (d) Daniel Faulk
 - (e) Bluff Park United Methodist Church Scholarship Fund
- 4. In said fiduciary capacity the decedent's personal representative has received and collected all properties of said estate and turned over and paid the net estate to the above-named persons strictly according to the <u>terms of decedent's will</u> (laws of intestate succession of Alabama terms of the decedent's will) as is shown by the receipt(s) and consent(s) which is (are) attached hereto and made a part hereof by reference.

WHEREFORE, the petitioner prays that this Petition and the attached consents be taken and accepted as, for and in lieu of, a formal account or report for final settlement, and that the personal representative(s) and his/her surety be henceforth discharged from all other or further liability for or on account of the administration of said Estate.

In the Matter of the Estate of:
Pony Leigh Green a/k/a Pony H. Thompson, deceased
Case No.: 23BHM000288
Petition for Consent Settlement of Decedent's Estate
Page 2 of 4 pages

Attorney for the Petitioner:	20241223000390030 22/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CER
	Frank Than
Anthony D. Snable, Attorney (SNA001)	Signature of Petitioner/ Affiant
SNABLE LAW FIRM, LLC (Firm Name)	E. Paul Green (Name of Petitioner/Affiant)
2737 Highland Avenue South Street Address	2321 Savoy Street Street Address
Birmingham, AL 35205 City, State & Zip Code	Birmingham, AL 35226 City, State & Zip Code
Telephone: (205) 939-0780 Facsimile: (205) 939-0789 Email: tsnable@snablawlaw.com	Signature of Petitioner/Affiant Judy Ann Gibson a/k/a Judy Ann Thompson Name of Petitioner/Affiant
FORMER COST: NO CLAIMS FILING FEE: 1 CLAIM SAT ALL CLAIMS SAT COPIES: TOTAL PAID: COPY/DEGREE: YES NO	1661 LaFrance St., NE, Unite #417 Street Address Atlanta, GA 30307 City, State & Zip Code
	FILED IN OFFICE THIS
ı	JUDGE OF PROBATE



20241223000390030 23/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF:)			
PONY LEIGH GREEN A/K/A-PONY H. THOMPSON,)	CASE NO.:	23BHM000288	
DECEASED.)			

CONSENT TO SETTLEMENT OF DECEDENT'S ESTATE (Individual)

I, the undersigned, constituting one of the devisees and distributees named in the Will (heirs and next-of-kin - devisees and distributees named in the Will) of Pony Leigh Green a/k/a Pony H. Thompson, deceased (the "decedent"), and being over nineteen years of age, do hereby acknowledge receipt in full of the property devised to me under the Will (my distributive share of the estate - the property devised to me under the Will) of said decedent; do hereby accept service of notice of the filing of the petition for consent (final - consent) settlement by E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson as Personal Representatives of said estate, and waive all other or further notice thereof, either by publication or otherwise; do enter my appearance in Court upon the date for hearing said petition; and do consent and request that without the filing of any vouchers or further account or report, an order be made and entered discharging E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson from said fiduciary capacity, and from all other or further liability on account of the administration of said estate.

Bluff Park United Methodist Church

Jason K. McCrory
Its: Director of Finance and Administration

Bluff Park United Methodist Church
Name of Consenting Person

733 Valley Street
Street Address

Hoover, AL 35226
City, State & Zip Code



20241223000390030 24/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF:)		
PONY LEIGH GREEN A/K/A PONY H. THOMPSON,))	CASE NO.:	23BHM000288
DECEASED.)		

CONSENT TO SETTLEMENT OF DECEDENT'S ESTATE (Individual)

I, the undersigned, constituting one of the devisees and distributees named in the Will (heirs and next-of-kin - devisees and distributees named in the Will) of Pony Leigh Green a/k/a Pony H. Thompson, deceased (the "decedent"), and being over nineteen years of age, do hereby acknowledge receipt in full of the property devised to me under the Will (my distributive share of the estate - the property devised to me under the Will) of said decedent; do hereby accept service of notice of the filing of the petition for consent (final - consent) settlement by E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson as Personal Representatives of said estate, and waive all other or further notice thereof, either by publication or otherwise; do enter my appearance in Court upon the date for hearing said petition; and do consent and request that without the filing of any vouchers or further account or report, an order be made and entered discharging E. Paul Green and Judy Ann Gibson a/k/a Judy Ann Thompson from said fiduciary capacity, and from all other or further liability on account of the administration of said estate.

Signature of Consenting Person

Daniel Faulk
Name of Consenting Person

89 Indian Forest Road

Street Address

Indian Springs Village, AL 35124 City, State & Zip Code



20241223000390030 25/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

* DECEASED LYGAL NEWS (FAM WOSE, Lan) (Type was now as section)		Y LAST HAVE PRICE TO FIRST HARRIEST. 3 COUNT		CUPRIA CE DEVIN		
Willow Dean GLENN		Pruitt	1	Jefferson		
	TOWN OR LOCATION OF DEATH AND BIG CODE S WISIDE CITY (MITST)		# OF MEE OF DEVANGE READ - HOOMER OF COME LADVOCK - 15 LOLE & SASA			* C -4 3/241
Birmingham 35214	725	April 20 pea	bed wrong Cherry	Rill Nurs	ing Home	
7 F HOSPITAL (Specific parent Eli Octobers	M DOAL B SC	-	A GLACIPI SECTIONA MUNIC	j. (4	D BOATHPLACE (SUB-O-	たいまたいさい じっしょうりょう
	1 34 %	erden G Mehr	1	a publicar and springer (1994) in more than 19	<u> Vjspama</u>	ellociociosis descrit disk to
11 AGE - Lat Barday (Years) LAIDER 14E	AR DYCE	R YOAY	12 DATE OF BERTH PASSES D		aasi sutats jatiilau s O deposity depublikate	
86	Days thous	የነኒ፤ነነ	April 08. 19	I -	Divorced	
terbit forder with the at Methit ford protection and the con-	G SPOJSE BUVE FRIOR	TOTHET PARSINGS	I IS DECEMBED RESIDENCE.		r, COLINTY	
CI Yes & No			Alabama	* 	Jefferson	
THE CITY TOWN OF LUCATIONAND ZIP CODE		Treet adoress was last				FF () NO A Chia "Shi 2.
Hoover 35226	٠ - 14 المروب و موجوع المروب و منظم المروب و المروب	121 Savoy Sti				twittermarrelly helipsumer,
21 FATHERIPARENT NAME PRIOR TO FIRST IN	PRRIAGE (Pest Mode, Lad	4	22 WOTHER PARENT NAVE			
Louis Pruitt	ran ogan galuminamen .	ericenterior de la companie de la co	SHEED ON BIS OURSESS (8949)	1486 - 1446 FF - 1 1840 + 1440 + 1440 + 1440 + 1440 + 1440 + 1440 + 1440 + 1440 + 1440 + 1440 + 1440 + 1440	We absend the ent bertes bules with the con-	
PARK GEARN PELICUAL PROPERTY OF A		2321	Savoy Street,	Hoover, AL	, Jefferson	Co. 35226
Pony Green, Priend 25 DATE OF DISPOSTION IN COM. DOT WIN	Les de la lactaración de lactaración de la lactaración de	4-10 A 40 TO THE REAL PROPERTY.	י בני אנדויטה פר טיפייספודים	PENS DOWN	eton 🖸 Éntomentent	C) Hathat Debese
March 19, 2019			[] Procestories D (or			
37 CENETERY OF CREMATORY (Here)			, 24 LOCATION (Chy or Town			
Elmwood Cometery	Service types a grant dipolograph of agree \$1,000 agree	panyanan dag 40 k. Pt Bebailtschipus:	Birmingham.			
1 29 FUNERAL HOVE (Flores sem Andress)			9 93	h '	a, filmeral, home (usa: - n 1 o &	tee translati
Ridout's Elmwood C	napel 800 Do				0124 I PURERAL DIRECTOR	
1 31 CONDECTOR - SCHATURE	•		ED BY THE WILD PLCTON RY		BUYDU	American 14 4
1 34 Certifying Physisism Certifying	Regnand Hune Precide				35 CATE	SIGNED
"To the best of my showledge, beath of					[[Man	the Cody Years
Medical Exceptions Consider	<u>,</u> .				ا ما	-112
On the balls of earthmeation endos of	Metalogical or talk concount	Ale sail to comment the time	dates and piece, and due to th	e parent bre (sienas) e	ENERGO 3	WIII
Signature	- ON	- my	/lage.co. p. gp.; p.i-1; i.d.p.i-0; raphy-1.i-1	D40	,	
SE CATE OF DESTRUCTOR DE YEAR	37 }	WEDE DEATH	FORTH STATE AL	Dillow Day Asmi	, on These	היהלס מיהלם מידיב
03/10/2019		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	V. TO O'LIOT	7617		
AND AND ADDRESS OF STATE AND THE	Sept Beasonces in the	NO PAUSE OF DEATH (MAT)	Actual Bilmin	33344	T T	<u> </u>
42 BACIESDAD - Sicontin-	NATURAL I	Dy (ninity)	POR STATE OR EQUATVELLE ONL	ng ngang pangganahan merinahan	A CALL THE FILE OF	erron ne nesere — M. F. Manua fina finates
42. REGISTRAR - Bignuture	the same	ن با الم				
	L C	#*\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		TIMOTO	1 26,20	<u> </u>
MEDICAL CERTIFICATION	 		n Prophysiotopus Salar - Antiberantingens Wil	to the same and the		
AL PARTA CAUSE OF DEATH EXCEPTS CHOOSE STORE INTERFERENCE STORE WITH CONTROL OF THE PROPERTY O			•	g outesteingung eneute er	Outes to Viteration	und interati Carit
j	()	JASLUDAY,	Live ale			
מו ביים ביים מות	[] his (4)		NOP 10 A			
		TO TO THE OWN DOLON				
resisting in destroy	COTY IN	44 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	11 L		•	
Sequentiative has concisions, b	Due to true	FILL TWO I	1/1×2.			, , , , , , , , , , , , , , , , , , ,
Sequentative has conclinate, but any, seasons to the course agree of men a. Enter tree	Due to true	FILL TWO I	1/1×2.	~; ~,,,,,		
Sequentative has conclined. If any, heading to the course eated on the p. Enter the Ulaborat Yang Cause to write at Poury that	コートサード NU	Alli AMD II	1/1×2.			
Sequentative has conclined. If any, heading to the course eated on the p. Enter the Ulaborat Yang Cause to write at Poury that	コルナナギがいい	Alli AMD II	1/1 2. 241 E			
Sequentarily has conclinate, by any, heading to the course of the order the Ulaborative of Poly text of the water of Poly text of the poly tex	DUNIN AI	A LAND IN THE COLUMN TO THE CO		A CANAMER OF E		
Sequentative has conclined. If any, heading to the conce the sales on the R. Enter the Ulaboratory of the matter of the property that the matter of the property that the complexity of the control of t	DUNIN AI	שלים אירי בינים אירי בינים מינים אינים בינים בי		Section D	MATER TO PROGRAMME STARTS OF THE PROGRAMME STARTS OF T	paragraphical des la service de la service d
Sequentially but conclinate, of any, making to the course of the course	DWALL BURGER	Series of the se	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	C sale de sus de la compansión de la com	Horpedo II Azeiene 1501100 II Avenda II	Ungay my as
Undersace to the conclines. If any, heading to the conce to the concept to the c	DWALL BURGER	Series of the se		C sacció sina	Horpedo II Azeiene 1501100 II Avenda II	United to the second of the se
Sequentaria to the conclines. If any, leading to the course Atted or the R. Enterties Utider Lytho Cause Internet in Propy that In describe the entert instance in Described the Constitution in Described the Cons	DANN AI	Series of the se	** (472.1 .A. 171) R. (403.2 24) (461.04) C. (404.2 44), 016, 463. 2 140. 016, 463.	Action of the state of the stat	Horpedo II Azeiene seguno II función di progesto Bullompiani un nome finagen quisme la nome finagen quisme la	SANT ACCIONA Chesantana Ches
Herdenisch bis conclions. Fang handers for the course Alle control of Energies Ulabert yeld cause In sometimes of the control In sometimes Alle control of the control Alle co	DANN AI	SECONDENCE OF THE CONTRACT OF	in saiding a continue and the said of the	Section 1 314 Country	Property C economic septiment of the property	A To Action and and and and and and and and and an
Sequentade has conclions. Fany, hashed to the course ested on the a Enterties Understand Cause to make a four train moderal AET at CART II Enterties by a foot distance out AT CART II Enterties b	DANN AI	SECONDENCE OF THE CONTRACT OF	In selection and a selection of the sele	C. Date of Contract of Contrac	Store and Talenta of the store	in y to sales produced and a substitute and and a substitute a substitute a substitute and a substitute a substitute a substitute a substitute a s
Sequentially but conclinate to any, hadren to the country that the original and the country that the original and the origina	DANN AI	SECONDENCE OF THE CONTRACT OF	The salating and a marked to the salating and a sal	C. Date of the Country of the countr	Special Townson States of the	The state of the s
Herdenisch bis conclions. Fang handers for the course Alle control of Energies Ulabert yeld cause In sometimes of the control In sometimes Alle control of the control Alle co	DANS DANS COURT STREET	SECONDENCE OF THE CONTRACT OF	Se YOLOLZAJOVOCOFOCA Janasana Name and a Janasana Name and a Name and and a company of a same who will have	Security Services Security Services Security Services Security Services Security Services Security Services Security Security Security Secu	Horpedo I Azereno SEDLION II BU DEO , Programa BULD POPULATION PROMINE PROGRAMANIA PROMINE PRICATOS CLASS ALCODAS III YEL ALCODAS III YE	TO MA STEMSTOR SATE ASSASSASSAS SATE ASSASSASSAS SATE ASSASSASSAS SATE ASSASSAS SATE ASSAS
SE DESCRIBE HOWART PAR COUCHED TO THE CARTER AND AND SERVICE TO DEVL. TO THE CARTER AND AND SERVICE TO SERVICE TO DEVL. TO THE CARTER AND AND SERVICE TO SERVICE	DAVID COUNTY STYLES	SALES ALEANA SECOND OF ALL AND AND SORE SECOND OF ALL AND SORE	Se volocation of the second of	Security Services Security Services Security Services Security Services Security Services Security Services Security Security Security Secu	Horpedo I Ascheric SEQUEO II SU DEG Programa Bull D'algres and Store est I 2 (1) 11 The Court of Page and Assert and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store	Checken and and and and and and and and and an
Sequentially but conclinate to any, hadren to the country that the original and the country that the original and the origina	DAVID COUNTY STYLES	SALES ALEANA SECOND OF ALL AND AND SORE SECOND OF ALL AND SORE	Se YOLOLZAJOVOCOFOCA Janasana Name and a Janasana Name and a Name and and a company of a same who will have	Security Services Security Services Security Services Security Services Security Services Security Services Security Security Security Secu	Horpedo I Ascheric SEQUEO II SU DEG Programa Bull D'algres and Store est I 2 (1) 11 The Court of Page and Assert and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store	TO MA STEMSTOR SATE ASSASSASSAS SATE ASSASSASSAS SATE ASSASSASSAS SATE ASSASSAS SATE ASSAS
SE CESCHIEF HIDSANIAN ASCONDED THE IS A CONCHENT ASCONDED TO TOURN OF WITH A CONCHENT AS CONCERN OF A CONTRACT AS CONCERN AS CONTRACT AS	Car or four Court Street	THE CALL STREET DEATH	Se YOLOLZAJOVOCOFOCA Janasana Name and a Janasana Name and a Name and and a company of a same who will have	Secretary C. Par Secretary C. Par Secretary C. Par Exercises	Horpedo I Ascheric SEQUEO II SU DEG Programa Bull D'algres and Store est I 2 (1) 11 The Court of Page and Assert and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store est I 2 (1) 11 The Court of Page and Store	Checken and and and and and and and and and an

Signature of Local of Deputy Registrar Date of Issue

١

STATE OF ALABAMA)

JEFFERSON COUNTY)



20241223000390030 26/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

IRREVOCABLE DISCLAIMER OF INTEREST IN REAL PROPERTY

I, E. Paul Green, constituting one of the devisees and distributees named in the Will of Pony H. Thompson, hereby irrevocably disclaim my rights to receive an interest in certain real properties from the Estate of Pony Leigh Green a/k/a Pony H. Thompson, deceased, Probate Case No. 23BHM000288, Jefferson County, Alabama, and further state as follows:

I have been fully advised of my rights to acquire an interest in certain real properties from the Estate of Pony Leigh Green a/k/a Pony H. Thompson, deceased, Probate Case No. 23BHM000288, Jefferson County, Alabama, and hereby elect to irrevocably disclaim my rights to same voluntarily and without duress or undue influence. This disclaimer applies only to those certain real properties located in SHELBY County, Alabama, and more particularly described as follows, to-wit:

PARCEL I:

The North 1/3 of the NE 1/4 of the NE 1/4 of Section 14, Township 22 South, Range 4 West, Shelby County, Alabama. Containing 13.26 acres, more or less. Mineral and mining rights excepted.

PARCEL ID # 26-6-14-0-000-001.000

PARCEL II:

Begin at the SE corner of said SW ¼ of SE ¼, Section 9, Township 22 South, Range 4 West, and go West 120 feet along the South line of said ¼ - ¼ Section to the center of the Oak Limb Road, for a point of beginning, thence continue in a Westerly direction along the South line of said ¼ - ¼ Section a distance of 700 feet; turn an angle of 90 degrees and go in a Northerly direction perpendicular to the South line of said ¼ - ¼ Section a distance of 221 feet to a point, turn an angle to the right and go in an Easterly direction 765 feet, more or less, to the center line of the Oak Limb Road; thence in a Southerly direction along the center line of said Oak Limb Road to the point of beginning. Said parcel containing 4 acres, more or less. Situated, lying and being in Shelby County, Alabama.

PARCEL ID # 26-2-09-0-000-008.000

I understand that through my disclaimer of my right, title, and interest in and to the above described real properties, that title to said real properties will pass pursuant to the terms of the Will to the other named joint tenant, <u>Judy Ann Thompson Gibson</u>, without any direction on my part as if

Irrevocable Disclaimer of Interest in Real Property

Page 2 of 2 pages

I had predeceased the decedent.

20241223000390030 27/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

This disclaimer is binding upon the disclaimant and all persons claiming through or under him.

Dated this the 7th day of February, 20, 24

E. Paul Green

STATE OF ALABAMA)

JEFFERSON COUNTY)

I, the undersigned, a Notary Public in and for said County, in said State, hereby certify that E. Paul Green, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day, that being informed of the contents of the instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and official seal on this the $\frac{7}{4}$ day

PUBLIC .

{NOTARIAL SEAL}

Notary Public

My Commission Expires: 19-19-29-35

This instrument was prepared by:

Anthony D. Snable, Attorney SNABLE LAW FIRM, LLC 2737 Highland Avenue South Birmingham, AL 35205 Telephone: (205) 939-0780

IN THE MATTER OF:

) IN THE PROBATE COURT OF

JEFFERSON COUNTY, ALABAMA

THE ESTATE OF:

) CASE NUMBER 23BHM00288

PONY LEIGH GREEN AKA
)

PONY H. THOMPSON

) 20241223000390030 28/30 \$109.00
Shelby Cnty Judge of Probate, AL
12/23/2024 09:59:12 AM FILED/CERT

DECREE ON FINAL SETTLEMENT BY PERSONAL REPRESENTATIVE

This day comes, E. Paul Green and Judy Ann Gibson aka Judy Ann Thompson, Personal Representatives of the estate of Pony Leigh Green aka Pony H. Thompson, deceased, and presents to the Court, under oath, a petition for final settlement of said estate, together with consents to this settlement by the legatees under said will, executed and acknowledged by each of them as required by law and moves the Court to proceed with the hearing of said petition.

It appearing to the Court that more than six months have elapsed since the appointment of said Personal Representatives, and that no claims have been filed in this Court within the time required by law.

It further appearing to the Court that Judy Ann Thompson Gibson, E. Paul Green, Willow Dean Glenn, Daniel Faulk, and Bluff Park United Methodist Church Scholarship Fund are the only beneficiaries named in the will of said deceased, and that the Personal Representatives have complied with the terms of said will by paying over and delivering to said beneficiaries, all property and assets belonging to said estate, as shown by receipts and releases made a part of said petition.



20241223000390030 29/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

It is therefore ORDERED, ADJUDGED and DECREED by the Court that said petition by and the same is hereby granted and ordered recorded and said Personal Representatives discharged and released.

DONE this 11th day of December, 20224.

JUDGE OF PROBATE

CERTIFICATE TO COPIES

STATE OF ALABAMA

JEFFERSON COUNTY



20241223000390030 30/30 \$109.00 Shelby Cnty Judge of Probate, AL 12/23/2024 09:59:12 AM FILED/CERT

PROBATE COURT

CASE NO.23BHM00288

I, James P Naftel, Judge of Probate Court, in and for said County in said State hereby certify that the foregoing contains a full, true and correct copy of the Entire Probate Case the matter of the estate of Pony Leigh Green A/K/A Pony H. Thompson, DECEASED as the same appears on file and of record, in this office.

Given under my hand and seal of said Court this date, 20th day of December 2024.

THIS PROBATE CASE IS NO LONGER IN FULL FORCE AND EFFECT

Judge of Probate