

LETTERS OF ADMINISTRATION WITH THE WILL ANNEXED

THE STATE OF ALABAMA COURT OF PROBATE

SHELBY COUNTY CASE # PR-2025-002310

Letters of Administration with the Will Annexed on the estate of DONNA LOVETT HAYS AKA DONNA LOVETT CAPPS are hereby granted to CHARLES THOMAS CAPPS AKA CHARLIE CAPPS, who has duly qualified and given bond in the amount of \$185,020.00 as such personal representative, and is authorized to administer such estate. Subject to the priorities stated in Ala. Code, §43-8-76 (1975, as amended), the said personal representative, acting prudently for the benefit of interested persons, have all the powers authorized in transactions under Ala. Code, §43-2-843 (1975, as amended), unless expressly modified in the Will and subject to the following restrictions:

If the estate is to receive funds from litigation, judgments or settlements, the Personal Representative shall notify the Probate Judge within 10 (ten) days of said judgment or settlement. The Personal Representative is limited to receiving the bond amount. No other funds or assets shall be paid to the Personal Representative without the posting of additional bond and further order of this Court. All remaining funds shall be paid directly to the Probate Court of Shelby County, Alabama to be held in its fiduciary account. Any sale of real property must have prior approval from the Court and funds shall be paid directly to the Probate Court of Shelby County, Alabama to be held in its fiduciary account.

WITNESS my hand and dated this 21 day of July, 2025.

Allison S. Boyd
Judge of Probate

I, <u>KIMBERLY A. MELTON</u>, Chief Clerk of the Court of Probate of Shelby County, Alabama, hereby certify that the foregoing is a true, correct and full copy of the Letters of Administration with the Will Annexed 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 dated this 21 day of July, 2025.