		IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT		
In the	Matte	r of the Estate of:		
Person	Who	Died (Decedent)) Date of Birth:) CASE NO		
		COURT'S ORDER TO START FORMAL PROBATE D APPOINT A PERSONAL REPRESENTATIVE WHEN THERE IS A WILL (Order Admitting Will to Probate and Appointing Personal Representative)		
filed by	/	open formal probate of the decedent's will and appoint a personal representative was The court held a hearing on tes the following findings and order.		
		FINDINGS		
1.	Interest. The requestor is a person with an interest in the estate because he or she is a spouse, relative, person named in the will, beneficiary, creditor, or fiduciary representing an interested person.			
2.		erson Who Died (Decedent). The decedent died on [date] I least five full days have passed since the death.		
3.		Location. This is the correct court to file in because the person who died: lived in this judicial district at the time of death. did not live in Alaska at the time of death; however, the person had property located in this judicial district at the time of death.		
4.	Time	Less than three years have passed since the person died. more than three years have passed but late probate is allowed under AS 13.16.040 because:		
5.	Will.	The person who died made a valid will on <code>[date]</code> . The court has the original will (or an authenticated copy of the will probated in another jurisdiction). The court will accept a copy of the will rather than the original because:		

	Current Personal Representative.					
一	No court has appointed a personal representative of t					
Н	A court appointed a personal representative, but later					
	A court appointed [name]	as personal representative				
	who lives at [address]	<u> </u>				
	The requestor filed an authenticated copy of the w court where the will was first probated.	ill and a statement from the				
Rig	Right to be Appointed as Personal Representative. The court finds that					
[na		is 19 years or older and:				
	has priority for appointment as personal representative	e.				
	may be appointed as the personal representative because all persons with greater					
	or equal priority to serve as personal representative have consented to the appointment.					
	does not have priority for appointment as personal re	presentative, but all those				
	having greater or equal priority, although given notice of the proceedings, have					
	failed to request appointment or to nominate another					
	administration of the estate is necessary.					
	, <u> </u>					
u.	The nevern who died is summed by the neverne list	rad balaw				
пе	irs. The person who died is survived by the persons list					
	Name	Relationship to Person				
	Name					
	Name	Relationship to Person				
	Name	Relationship to Person				
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	Name	Relationship to Person				
	Name	Relationship to Person				
	Name	Relationship to Person				
	Name	Relationship to Person				
	Name [Attach extra pages if necessary.]	Relationship to Person				
Add		Relationship to Person				
Add	[Attach extra pages if necessary.]	Relationship to Person				
Add	[Attach extra pages if necessary.]	Relationship to Person				
Add	[Attach extra pages if necessary.]	Relationship to Person				
Add	[Attach extra pages if necessary.]	Relationship to Person				

10. **Notice.** Any notice required by Alaska law has been given.

ORDER

me c	court orders triat.				
1.	The decedent's will is admitted to formal probate.				
2.	☐ No bond is required. ☐ A bond is required in the amount of \$				
3.	The appointed personal representative is <code>[name]</code> and he or she assumes the responsibilities after posting a bond, if required.				
4.	The court will issue Letters Testamentary after the personal representative files Form P-335, Acceptance of Duties by Personal Representative and Letters Testamentary by Court.				
5.	Other:				
	-				
Date	re Si	gnature of Judicial Officer			
	— Pr	inted Name			