AEX. JUDGE REJECTS TO ALLEGED RUBY WILL 6/9/67

DALLAS, Tex. (AP) — Probate Judge Ted Z. Robertson ruled Thursday that Jack Ruby was not mentally able to write a valid will in August of last year, and rejected a former deputy sheriff's claim to Ruby's diamond ring, a watch and a suit.

Robertson ruled after nearly three days of hearings about wills left by Ruby, who was awaiting a second trial for killing Lee Harvey Oswald when he died Jan. 3 of cancer.

Norman Hooten, the former deputy, said he will appeal the ruling.

He claims a will that Ruby scrawled on a piece of paper and passed to Hooten from a jail cell should be recognized by the court

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Relatives of Ruby had fought
Hooten's claim to attach his
will to a document written by
Ruby in 1950 in which all property was left to two sisters,
Mrs. Eva Grant and Mrs. Eileen
Kaminsky, and a nephew, Ronald Magid

Robertson named Dallas attornew Jules F. Mayer executor of Ruby's estate.

The U.S. Internal Revenue Service has filed a \$45,000 claim against Ruby's estate and another is expected from Parkland Hospital, where Ruby was confined before he died.

Ruby's brother Earl testified the family collected \$26,000