STATE OF ALABAMA
SHELBY COUNTY

IN THE CIRCUIT COURT OF SHELBY COUNTY,

ALABAMA - IN EQUITY

EX PARTE NETTIE BRASHER:

This cause coming on to be heard, was submitted upon the petition, and the testimonty and depositions of the witnesses examined therein.

And it appearing to the Court that the said Willie Brasher is a monor over the age of eighteen years; that both she and the petitioner are residents of Shelby County, Alabama; that a copy of said petition filed in this cause was served on said monor by the sheriff of Shelby County, Alabama; that the petitioner is the mother of said minor and that her father is dead and that she has no guardian; and it further appearing to the Court that it will be to the best interest of the said Willie Brasher, a minor, to be relieved of disabilities of non age.

It is therefore ordered, adjudged and decreed by the Court that the said Willie Brasher, be and she is hereby relieved of the disabilities of non age and invested with the right to sue and be sued, contract, buy, sell and convey real estate, and generally to do and perform all acts and deeds which she could lawfully do if she were twenty-one years of age.

Done in Term Time, this the 12th day of October, 1935.

W. W. WALLACE
Judge.

STATE OF ALABAMA SHELBY COUNTY

I, Frank Head, Register of the Circuit Court of Shelby County, Alabama, hereby certify that the above and foregoing is a true and correct copy of the decree rendered on the 12th day of October, 1935, in the cause of Ex Parte Nettie Prasher, relieving her daughter, Willie Brasher, a minor, from the disabilities of non age, as the same appears on file and of record in this office.

Given under my hand and seal this the 14th day of October, \$1935.

Frank Head,
Register.

Filed for record in this office on Oct. 14, 1935 at 9:00 A. M. in Deed Record 98, page 591, and examined.

L. C. Walker, Judge of Probate.