441

STATE OF ALABAMA.
SHALLAY O'NNTY

IN THE SHELBY COUNTY LAW AND EQUITY COURT

BX FARTB

DANYY PAIII. STRPHINS

This cause coming on to be heard upon the verified petition of Bertie Stephens, as the mother of Danny Paul Stephens, a minor, over the age of 18 years, for the removal of the disabilities of non age of the said Danny Paul Stephens, and on the plending and proof as noted by the Register, and the Court, having considered and understood the same, is of the opinion that the facts stated in the petition are true. It is, therefore,

CIMSIDERED, ORDERED, ADJUDGED AND DECREED By the Court as follows:

- 1: That the said Danny Faul Stephensn is over the age of 18 years and resides with his mother, the petitioner in this cause, and whose father is doceased.
- 2. That it is to the best in terest of said minor to be relieved from the disabilities of non age.
- 3. That the said Danny Paul Stephens be and he is hereby relieved from the disabilities of non age unconditionally and without restriction, and that he be and is hereby invested with the right to sue and be sued, contract, buy, soll, and convey real estate and generally to do and perform all acts which he could do if 21 years of age.
- Judge of Probate of Shelby County, Alabama, and the petitioner pay the cost incurred in this cause, for which execution may issue.

Done this 5th day of July, 1962.

Judge

STATE OF ALABAMA, SHELBY COUNTY...

I, L. G. Fulton, Ex-Officio Register, Shelby County Law and Equity Court, In Equity, hereby certify that the foregoing is a true and complete copy of the decree removing the disabilities of non-age of DANNY PAUL STEPHENS rendered in this Court in cause Number 287. And that said decree was rendered and enrolled on the 5th day of July, 1962.

Witness my hand and shreprool of Court this 6th day of July, 1962.

STATE OF ALA. SHEED INSTRUMENT WAS FILED ON 19

RECORDED & \$... MTG. TAX

& \$ DEED TAX HAS BEEN

PD. ON THIS INSTRUMENT.

Consal 11. Frules
JUDGE OF PROBATE

では、アン

Ex-Officio Register, Shelby County Law and Equity Court, In Equity