IN RE: JENNIFER ANN TODHUNTER,
A Minor.

JUDGMENT REMOVING DISABILITIES OF NON-AGE OF JENNITER ANN TODHUNTER, A MINOR

This cause now coming on to be heard is submitted for a final judgment upon the verified petition for Removal of Disabilities of Non-Age for Hearing, and service return of Sheriff, and upon the testimony of the Petitioner, Peggy Todhunter, the testimony of Jennifer Ann Todhunter, a minor, and the affidavit of Rosemary Wright, a neighbor of said minor, heard ore tenus in open court, and upon consideration thereof, the Court is of the opinion and finds that the allegations of said Petition for Removal of Disabilities of Non-Age are true; that said Jennifer Ann Todhunter is a minor over the age of 18 years, whose birthdate is December 29, 1968 and whose social security numberis 423-02-6259 that petitioner and said minor are residents of Shelby County, Alabama; that said minor has no legal guardian; that said minor owns property in Shelby County, Alabama, is of sound mind and good judgment, is well-educated for her years, has had some experience with business affairs, and is fully capable of transacting her own business affairs, and that it is to the best interests of said minor that her disabilities of non age be now removed.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED and DECREED BY THE COURT as follows:

Relovato: Timichael Toises P.O. box 1012 Alaberta 4135007 CERTIFIED A TRUE AND COMPLETE, COPY

Clerk of District Court

- 1. That the said Jennifer Ann Todhunter a minor 18 years of age, be and she is hereby relieved from the disabilities of non-age and is now invested with the right to sue and be sued, contract, to buy, sell, and convey real estate, and in general to do and perform all acts which said minor could lawfully do if she were 19 years of age;
- 2. That said Jennifer Ann Todhunter, file a certified copy of this judgment in the office of the Judge of Probate of Shelby County, Alabama, and in the office of the Judge of Probate of each county in this State where such minor shall do business or make any contracts.

3. That costs of court in this cause accrued be, and the same are hereby taxed against the petitioner for which exection may issue.

Done and ordered this the 25 day of September, 1985.

STATE OF ALA. SHELPY CO.

I CERTHY THIS

NSTRUMENT WAS FILED

Judge of Juvenile Court of Shelby County, Alabama

1985 SEP 26 AM 10: 47

Annual Control DEFEATE

CERTIFIED A TRUE AND COMPLETE COPY

Clark of District Court