

STATE OF ALABAMA,
PETITIONER

VS.

ZOLLIE COWART, JR., et als,
RESPONDENTS

IN THE PROBATE COURT OF SHELBY COUNTY,

ALABAMA

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In this cause it is made to appear to the Court that service of process on all of the Respondents named in the Application for Order of Condemnation heretofore filed in this said cause cannot be perfected before November 24, 1958, the date previously set by the Court as the day for the hearing of said Application,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the date previously set by the Court as the day for the hearing of said Application be, and the same hereby is, continued until the 5th day of December, 1958, at ten o'clock a.m.

IT IS FURTHER ORDERED by the Court that notice of the nature of the relief sought by said Application and of the filing thereof and of the time and place appointed for hearing the same be given to that corporation and to those persons, and to the heirs or devisees and personal representatives of such persons, whose addresses and residences are alleged to be unknown, according to affidavit filed in this said cause on this same date, by advertisement published once a week for three successive weeks in the Shelby County Reporter, a newspaper published in Columbiana, Shelby County, Alabama.

Ordered and done this 18th day of November, 1958.



Judge of Probate of Shelby County,
Alabama

Filed 11/21/58

VS.

ALABAMA

ZULLIE COWART, JR., et als,
RESPONDENTS

AMENDMENT TO APPLICATION FOR ORDER OF CONDEMNATION

Comes now the Petitioner in the above entitled cause and shows unto the Court that certain properties sought to be condemned in the Application for Order of Condemnation heretofore filed in this cause have been, since the filing of said Application, purchased from and conveyed by the respective owners, parties Respondent in this cause, to Petitioner, said properties being more particularly designated and described as follows: the properties described in "Parcels's" Numbers 6, 9, 11, 12, 13, 14, 15, 19, 20, 22, 24, 26, 27, 38, 39, 52, and 53 of Paragraph 3 of said Application.

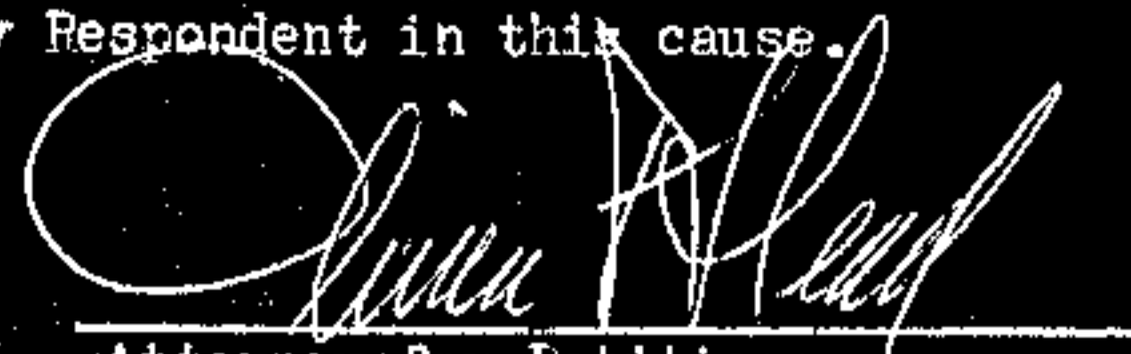
Petitioner amends said Application for Order of Condemnation by striking from said Application the properties described in "Parcels's" Numbers 6, 9, 11, 12, 13, 14, 15, 19, 20, 22, 24, 26, 27, 38, 39, 52, and 53 of Paragraph 3 of said Application and by striking from said Application the following named parties

Respondent to said Application: Frances Martin, M. L. Martin, Joseph Busby, John Doe Neal, husband of Elizabeth Neal, whose name is otherwise unknown to Petitioner, Kathleen Busby, C. L. Carter, Argie Carter, C. R. Brasher, Lucile Brasher, Ruth Roe Herndon, wife of John S. Herndon, whose name is otherwise unknown to Petitioner, Robert L. Holcombe, Zemma Holcombe, Edgar Sykes, Ethel Sykes, E. D. Farr, John Doe George, husband of Jurusha George, whose name is otherwise unknown to Petitioner, Joel E. Green, Mae Green, Z. S. Cowart, Ralph L. Collum, Louise Collum, Willie Crawford, Delho Brasher, Glennie Brasher, Dorothy E. Sinor, T. H. Sinor, James Franklin Collum, Ruby Collum, Harry Anderson, Melvin Foshee, Mary E. Foshee, Jefferson Federal Savings & Loan Association of Birmingham, a corporation, Edward Roberson, Irene Roberson, Ben Gaiters, Callie Gaiters, Lizzie Smith, Georgia Lee Drake, John Doe Drake, husband of Georgia Lee Drake, whose name is otherwise unknown to Petitioner, Onnie Lee Smith,

Mary Doe Smith, wife of Onnie Lee Smith, whose name is otherwise unknown to petitioner, John P. Hill, and Louise Hill, properties and the names of and descriptions designating the identity of said parties from said Application, and Petitioner moves the Court to dismiss these proceedings against said properties and parties.

Petitioner further amends said Application for Order of Condemnation by substituting in lieu of the words "Bertha Scoggins" wherever said words appear in said Application, the name "Bertha Scoggins Glass" and by making said "Bertha Scoggins Glass" a party Respondent in this cause; and by substituting in lieu of the words "John Doe Scoggins, husband of Bertha Scoggins, whose name is otherwise unknown to Petitioner" wherever said words appear in said Application, the name "Lee Glass" and by making said "Lee Glass" a party

Respondent in this cause; and by substituting in lieu of the words "Sally Roe Hill, wife of Tom Hill, whose name is otherwise unknown to Petitioner" wherever said words appear in said Application, the name "Minnie Lee Hill", and by making said "Minnie Lee Hill" a party Respondent in this cause; and by substituting in lieu of the words "Puth Roe Aland, wife of Jack Aland, whose name is otherwise unknown to Petitioner" wherever said words appear in said Application, the name "Ellen Aland", and by making said "Ellen Aland" a party Respondent in this cause; and by substituting in lieu of the words "Mary Doe Aland, wife of Ralph M. Aland, whose name is otherwise unknown to Petitioner" wherever said words appear in said Application, the name "Jeanette Aland", and by making said "Jeanette Aland" a party Respondent in this cause.



Attorney for Petitioner

ORDER OF THE COURT

On motion of Petitioner, it is ordered, adjudged and decreed by the Court that the properties and parties Respondent listed in the second paragraph of the above Amendment to Application for/Condemnation are hereby struck from the Application for Order of Condemnation and these proceedings are hereby dismissed against said properties and persons.

It is further ordered adjudged, and decreed by the Court that the amendments to the Application for Order for Condemnation specified in the third paragraph of the above Amendment to Application for/Condemnation are hereby allowed.

Witness my hand this 5th day of December, 1958.


Judge of Probate
Julie 12/5/58