

IN THE PROBATE COURT OF SHELBY COUNTY, ALABAMA

THE ESTATE OF
LUCILLE MCGAUGHY
An Incapacitated Person

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PR-17-


**PETITION FOR APPOINTMENT OF GUARDIANSHIP
(INCAPACITATED PERSON)**

COMES NOW, Your Petitioner, Julie Moore, and respectfully shows unto Your Honor as follows:

1. That Lucille McGaughy is of the Female sex and is 86 years of age born on the 3rd day of March, 1931.
2. That the alleged incapacitated person Lucille McGaughy resides at 206 Hillwood Drive, Alabaster, Alabama 35007 and shares the same physical address with your Petitioner. She is currently hospitalized at Brookwood Baptist Shelby in Alabaster but Petitioner anticipates she will soon be released from the hospital to return to her home.
3. Your Petitioner is the granddaughter of the alleged incapacitated person. Likewise, your Petitioner was appointed Power Of Attorney on or about August 30, 2016.
4. It is alleged that Lucille McGaughy is an incapacitated person by reason of Dementia Mixed Type and Late Onset Psychosis.
5. Lucille McGaughy is unable to handle her affairs as Petitioner has been informed by her grandmother's physician and hospital administration. Petitioner ask the Court to appoint her primary physician Dr. Bryan McClelland to provide an opinion regarding her capacity.
6. Your petitioner seeks appointment to continue performing custodial duties and responsibilities for her grandmother. Petitioner is in need of appointment to address the issues and challenges associated with her grandmother's condition.
7. The alleged incapacitated person is widowed and has two (2) children both over the age of nineteen (19) year of age.

Jane Price (daughter >19)
1111 County Road 44
Jemison, Alabama 35085

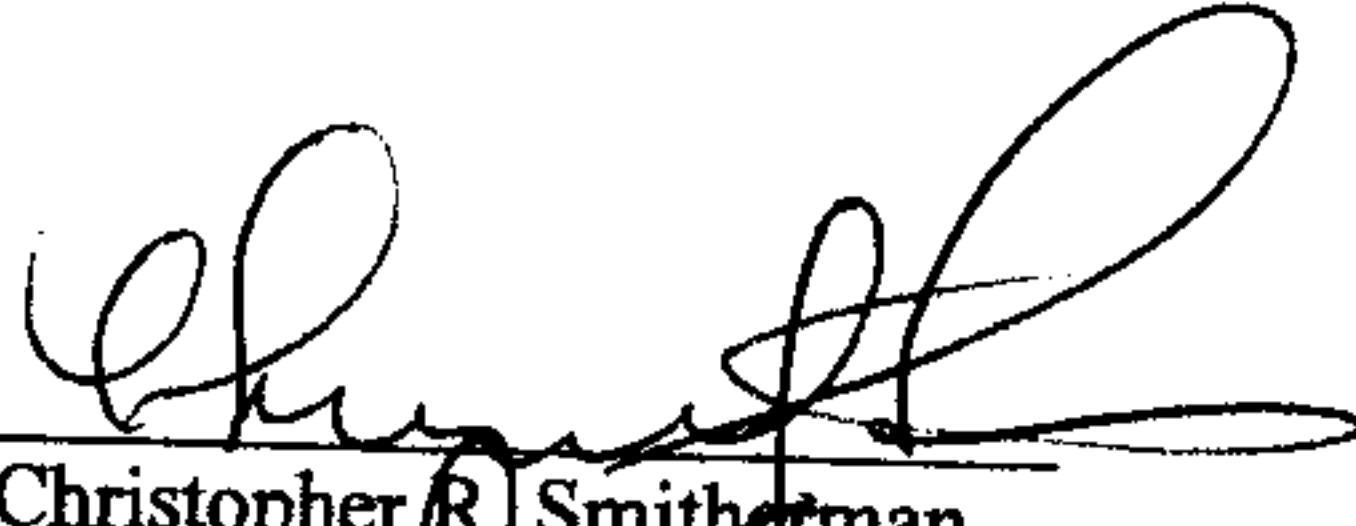
Ann Turner (daughter >19)
6737 Hickory Trail
Pinson, Alabama 35126


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
Your petitioner requests that the Court waive any and all procedural requirements as allowed by the laws of the State of Alabama.

8. No guardianship over the person of said alleged incapacitated person is now pending in any court.
9. The welfare and best interest of said alleged incapacitated person will be served by the appointment of the petitioner as guardian.

WHEREFORE, the petitioner prays that after notice and hearing, this Court will appoint the petitioner as guardian of said person.

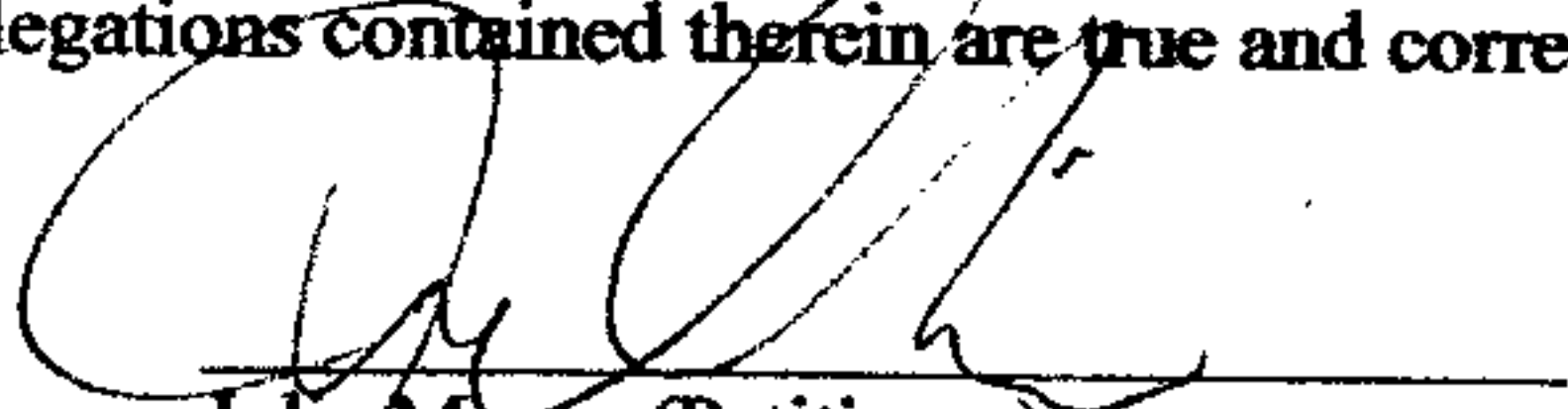

Christopher R. Smitherman
Attorney for Petitioner
725 West Street
Montevallo, Alabama 35115

Respectfully Submitted,

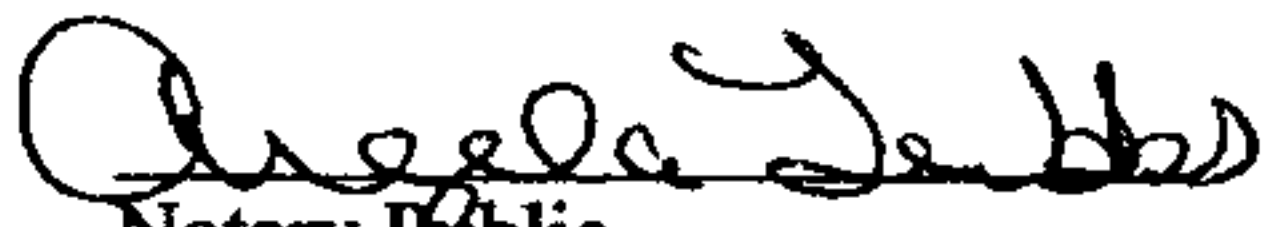

Julie Moore (Petitioner)
206 Hillwood Drive
Alabaster, Alabama 35007


STATE OF ALABAMA)
SHELBY COUNTY)

Before me, the undersigned, as a Notary Public for the State at Large, personally appeared Julie Moore, who being by me first duly sworn, deposed and said in oath that he is the Petitioner in the foregoing Petition, and that allegations contained therein are true and correct.


Julie Moore (Petitioner)

Sworn to and subscribed before me on this the 10 day of May, 2017. At
725 West Street Montevallo, AL 35115


Notary Public
MCE: 8/22/20


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