

EX PARTE YOUNG CHARLES EARLE

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

DECREE

This cause coming on to be heard on this date, being the date heretofore set for hearing same, is submitted for a decree removing the disabilities of non-age of Young Charles Earle, a minor over eighteen years of age, on the sworn petition of Edna H. Earle, mother of the said minor, service of a copy of the said petition on the said minor, the decree of this court dated February 25, 1954, setting this cause for hearing on this date, the affidavits of Edna H. Earle and C. L. White, from all of which it appears to the court that the allegations of the said petition are true, that the Petitioner is entitled to the relief prayed for by her in the said petition, and that it is to the best interest of the saidminor that his disabilities of non-age be removed; upon consideration of all of which, it is, therefore, ORDERED, ADJUDGED AND DECREED by the court as follows:

1. Young Charles Earle, a minor over the age of eighteen years, shall be and he is hereby relieved of and from the disabilities of non-age, and is now invested with the right to contract, sue and be sued, to buy, sell and convey real estate, and, generally, to do and perform all acts which the said minor could lawfully do on his becoming twenty-one years of age.

2. The Register of this court shall file a certified copy of this decree for record in the office of the Judge of Probate of Baldwin County, Alabama, and tax the cost of such recording as a part of the costs of this proceeding.

3. The said minor, Young Charles Earle, shall file a certified copy of this decree in the office of the Judge of Probate of each county in which he shall hereafter reside, and in the office of the Judge of Probate of each county where he shall do any business or make any contracts.

4. The costs of this proceeding are hereby taxed against Petitioner, for which execution may issue.

ORDERED, ADJUDGED AND DECREED on this the 26 day of February, 1954.

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EX PARTE YOUNG CHARLES EARLE IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

STATE OF ALABAMA) * BALDWIN COUNTY)

Before me, the undersigned authority, within and for said County in said State, personally appeared Edna H. Earle, who, after being by me first duly and legally sworn, deposes and says:

That she is the mother of Young Charles Earle, a minor over eighteen years of age, whose eighteenth birthday was the <u>/9</u> day of October, 1953, and who is a resident of Baldwin County, Alabama.

The said Young Charles Earle is mature for his age and is fully capable of managing and controlling his own affairs. The said minor owns real and personal property situated in the State of Alabama, which requires supervision and management, and it is to the best interest of the said minor that his disabilities of non-age be removed.

Edna & Earle

Sworn to and subscribed before me on this the <u>26</u> day of February, 1954.

Mary Low Blackburn

Notary Public, Baldwin County, Alabama.



EX PARTE YOUNG CHARLES EARLE

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

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STATE OF ALABAMA) BALDWIN COUNTY)

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Before me, the undersigned authority, within and for said County in said State, personally appeared C. L. White, who, after being by me first duly and legally sworn, deposes and says:

That he is personally acquainted with Young Charles Earle, a minor over eighteen years of age.

Affiant further deposes and says that the said minor has a good education, is mature for his age, has good judgment and is fully capable of managing and controlling his own affairs. It is to the best interest of the said minor that his disabilities of nonage be removed.

Sworn to and subscribed before me on this the 26 day of February, 1954.

Mary Love Blackburn

Notary Public, Baldwin County, Alabama.

AFFIDAVIT OF C. L. WHITE EX PARTE	
YOUNG CHARLES EARLE RECORDED	
BALDWIN COUNTY, ALABAMA	

PETITION TO REMOVE DISABILITIES OF NON-AGE TO THE HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, SITTING IN EQUITY:

Your Petitioner, Edna H. Earle, who is over twenty-one years of age and a resident of Baldwin County, Alabama, respectfully represents unto the court and your Honor as follows:

1. Petitioner is the mother of Young Charles Earle, a minor over eighteen years of age, whose eighteenth birthday was on the <u>19</u> day of October, 1953, and who is a resident of Baldwin County, Alabama.

2. Petitioner is not the guardian of the said minor and no guardian has been appointed for him in the State of Alabama or any other jurisdiction.

3. The said minor is mature for his age, is fully capable of managing his own affairs, and it is to the best interest of the said minor that he be relieved from the disabilities of non-age.

WHEREFORE, Petitioner prays that the caurt will take jurisdiction of this petition, appoint and set a day to hear it, prescribe the manner in which evidence offered in support of the petition shall be taken, give notice to the said minor of the filing of the said petition and of the date set for hearing same, and that on the day the said petition is heard a decree be rendered fully and completely removing the disabilities of non-age of the said minor in all respects in the manner provided by ^Title 27, ^Cections 13-20 of the 1940 Code of Alabama. Petitioner further prays that such other orders be made and decrees rendered as may be requisite and proper in the premises.

<u>Edna & Earle</u>

Sworn to and subscribed before me on this the $\underline{24}$ day of February, 1954.

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Notary Public, Baldwin County, Alabama.

EX PARTE

YOUNG CHARLES EARLE

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

DECREE SETTING DAY FOR HEARING PETITION TO REMOVE DISABILITIES OF NON-AGE.

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This cause coming on to be heard on this date is submitted on the sworn petition of Edna H. Earle to remove the disabilities of non-age of her son, Young ^Charles Earle, a minor over eighteen years of age, upon consideration of all of which, it is ORDERED, ADJUDGED AND DECREED by the court that the said petition be and the same is hereby set for hearing at $\underline{9}$ o'clock A. M. on the $\underline{26}$ day of February, 1954.

It is further ordered that evidence offered by the Petitioner in support of the said petition may be by affidavit.

ORDERED, ADJUDGED AND DECREED on this the 25 day of February, 1954.

Leve M I for Judge

DECREE SETTING DAY FOR HEARING PETITION TO REMOVE DISABILITIES OF NON-AGE. EX PARTE ÷. 0 $\langle \hat{O} \rangle$ YOUNG CHARLES EARLE $\langle i \rangle$ 1 4 (25 SOC Å, 22 IN THE CIRCUIT COURT OF 0ň BALDWIN COUNTY, ALABAMA a ang sarah s IN EQUITY NO. 11 12 "HIN 43 63