

STATE OF ALABAMA,
MOBILE COUNTY.

Before me, Jonathan Kittrell, a Notary Public in and for said state and county, personally appeared E. W. Jemison, who is known to me, who being by me first duly sworn deposes and says that he is over the age of twenty-one years, a resident of Mobile, Mobile County, Alabama, and that he has known Floyd Douglas Plash all of his natural life; that he knows of his own knowledge that Floyd Douglas Plash is more than eighteen years of age and that he resides with his mother, a widow, Laura K. Plash, in the County of Baldwin, State of Alabama.

Affiant further states that the father of Floyd Douglas Plash, the late J. H. Plash, and affiant were engaged in business together during the lifetime of the said J. H. Plash, and that he has had many opportunities to become well acquainted with Floyd Douglas Plash. Affiant shows that the father of Floyd Douglas Plash died a good many years ago, while the said Floyd Douglas Plash was a small boy; that in the opinion of affiant it will prove to the benefit of the said Floyd Douglas Plash to remove his disabilities of non-age; that the said Floyd Douglas Plash is sober, industrious, and a young man of excellent character and that in the opinion of affiant he is as capable now of handling his own affairs as he will be when he attains his majority.

Affiant is informed and believes, and upon such information and belief alleges, that Floyd Douglas Plash has recently taken by will or inheritance certain properties and that unless his disabilities of non-age are removed it will be necessary to have a guardian appointed for the said Floyd Douglas Plash to care for and look after the said properties

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and that this would be attended with considerable and unnecessary expense to him.

Affiant states that if Floyd Douglas Plash be relieved of his disabilities of non-age so that he may sue and be sued, contract and be contracted with, buy, sell and convey real estate, and generally to do and perform all such acts as he might lawfully do if he were twenty-one years of age, this would prove of great benefit to the said Floyd Douglas Plash and would greatly facilitate his handling of the properties which he has inherited or will receive from certain of his relative who have died in comparatively recent years.



(E. W. Jemison)

Subscribed and sworn to before me
this 1 day of June, 1949.



Notary Public, Mobile County, Alabama.



STATE OF ALABAMA,
BALDWIN COUNTY.

Before me,  _____,

a Notary Public in and for said state and county, personally appeared Laura K. Plash, who is known to me, who being by me first duly sworn deposes and says that she is more than twenty-one years of age and a resident of Baldwin County, Alabama. Affiant states that she is the widow of J. H. Plash and that Floyd Douglas Plash is her son born of her marriage with J. H. Plash; that the said Floyd Douglas Plash is more than eighteen years of age, - the date of his birth being the 9th day of August, 1928; that her son, Floyd Douglas Plash, is capable of handling his own affairs, in the opinion of affiant. Affiant states that he is sober and industrious and that he is as capable of handling his own affairs, in her opinion, as he will be after he attains the age of twenty-one years.

Affiant knows that it will be greatly to the advantage of Floyd Douglas Plash to be relieved of his disabilities of non-age in that he has come into the ownership either by will or inheritance of certain properties and that if his disabilities of non-age are not removed it will be essential for a guardian to be appointed to handle the estate and affairs of her said son until he attains the age of twenty-one years; that if the disabilities of non-age of Floyd Douglas Plash are removed it will greatly facilitate his handling his own business and will relieve him of the necessity of considerable expenditure in and about the application for letters of guardianship and the granting of such letters, including solicitor's fees, costs of court, and premiums which would be required to be paid on the bond to be furnished by the guardian.

Affiant is the petitioner in the petition addressed to the Circuit Court of Baldwin County, Alabama, praying the removal of the disabilities of non-age of her son, Floyd Douglas Plash, and she is confident that it will be to his interest, as she stated in the petition, to remove his disabilities of non-age so that he may sue and be sued, contract and be contracted with, buy, sell and convey real estate, and generally to do and perform all acts which he could lawfully do if he were twenty-one years of age.

Laura K. Plash
(Laura K. Plash)

Subscribed and sworn to before me
this 7 day of June, 1949.

[Signature]
Notary Public, Baldwin County, Alabama.

MY COMMISSION EXPIRES AUGUST 14, 1951

-----:
In the Matter of the Removal of the :
Disabilities of Non-Age of : IN THE CIRCUIT COURT OF
Floyd Douglas Plash, : BALDWIN COUNTY, ALABAMA.
A Minor. : IN EQUITY.
-----:

TO THE HONORABLE TELFAIR MASHBURN, JUDGE OF THE CIRCUIT COURT
OF BALDWIN COUNTY, ALABAMA:

Your petitioner, Laura K. Plash, respectfully represents unto your Honor as follows:

1. That she is a resident of the County of Baldwin, State of Alabama, and over the age of twenty-one years.

2. That she is the mother of Floyd Douglas Plash, who is a minor, over the age of eighteen years, residing with your petitioner in said County of Baldwin, State of Alabama; that the father of said minor is dead and said minor has no legal guardian.

3. Your petitioner further shows unto your Honor that it will be to the best interests of said Floyd Douglas Plash, minor aforesaid, to be relieved of the disabilities of non-age.

The premises considered, she prays that your Honor make and enter a decree relieving him, the said Floyd Douglas Plash, of the disabilities of non-age, and that such other proceedings be had and such further orders and decrees be made as may be necessary in the premises and as will invest the said minor with the right to sue and be sued, contract and be contracted with, buy, sell and convey real estate, and generally to do and perform all acts which he could lawfully do if he were twenty-one years of age.

And your petitioner will ever pray, etc.

Laura K. Plash
Petitioner.

State of Alabama,
Mobile County.

Before me, Myrtle H. Joullian, a Notary Public for the State of Alabama at Large, personally appeared Laura K. Plash, who is known to me, who being by me first duly sworn deposes and says that she is the petitioner in the above and foregoing petition and the mother of Floyd Douglas Plash, and that all of the facts set out in the above and foregoing petition are true.

Laura K. Plash

Subscribed and sworn to before me
this 26th day of May, 1949.

Myrtle H. Joullian
Notary Public, State of Alabama at Large.

no 2297

Received in Sheriff's Office
this 9 day of June, 1949
TAYLOR WILKINS, Sheriff

Ex parte

Lloyd Douglas Slack

Petition

Executed 6-10 1949
by serving copy of within Summons and
Complaint on *petitioner*
Lloyd Douglas Slack

Taylor Wilkins Sheriff
By *H. F. Hall* Deputy Sheriff

FILED

MAY 27 1949

ALICE J. DUCK, Register

IN THE MATTER OF THE REMOVAL
OF THE DISABILITIES OF NON-
AGE OF FLOYD DOUGLAS PLASH,
A MINOR.

No. VS. }

ORDER OF SUBMISSION

This cause coming on to be heard, is submitted for decree on the pleadings and on the proof
as noted.

Dated,

NOTE OF EVIDENCE

At the hearing of this cause the following note of evidence was taken to wit:

Petitioner
FOR COMPLAINANT

6-11-49
FILED, Alice J. Rucker
.....Register

1. Petition of Laura K. Plash
2. Affidavit of Laura K. Plash
3. Affidavit of E. W. Jemison
4. Personal Service on Minor

McCorvey, Turner, Rogers, Johnstone & Adams,
By E. W. Rogers
Solicitors for Complainant.

FOR RESPONDENT

Alice J. Rucker
Solicitor for Respondent.

No. 2297

Vs.

ORDER OF SUBMISSION
NOTE OF EVIDENCE

Terms, 19

, 19

Ent. Min. No. _____, Page _____

Filed: June 10/1949.

Selfair H. Mablebury

IN THE MATTER OF THE REMOVAL OF THE
DISABILITIES OF NON-AGE OF
FLOYD DOUGLAS PLASH,
A MINOR.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY.

DECREE REMOVING DISABILITIES OF NON-AGE

This cause now coming on to be heard is submitted for final decree upon the verified petition of Laura K. Plash, as the mother of Floyd Douglas Plash, for the removal of the disabilities of non-age of the said Floyd Douglas Plash, and upon the notices and affidavits as shown by the Note of Testimony, and the Court finding that the facts stated in said petition are true; that the said Laura K. Plash is a resident of Baldwin County, Alabama over twenty-one years of age; that the said Floyd Douglas Plash is over the age of eighteen and under the age of twenty-one years; that the said Floyd Douglas Plash resides with the petitioner, Laura K. Plash in Baldwin County, Alabama; that the father of Floyd Douglas Plash is dead; that Floyd Douglas Plash is capable of handling his own affairs; that Floyd Douglas Plash is sober and industrious and that it will be to the best interest of the said Floyd Douglas Plash to be relieved of the disabilities of non-age, it is therefore:

CONSIDERED, ORDERED, ADJUDGED AND DECREED that the prayer of said petition be and hereby is granted; that it will be to the interest of the said minor, Floyd Douglas Plash, to be relieved from the disabilities of non-age unconditionally and without restriction; It is further:

CONSIDERED, ORDERED, ADJUDGED AND DECREED that the said Floyd Douglas Plash be and he is hereby relieved from the disabilities of non-age unconditionally and without restriction and that he be and he is hereby invested with the right to sue and be sued, contract, buy, sell and convey real estate, and generally

to do and perform all acts which he could lawfully do if twenty-one years of age; that a duly certified copy of this decree be filed for record in the office of the Judge of Probate of Baldwin County, Alabama; that the petitioner pay the costs in this behalf incurred.

Done this 17th day of June, 1949.

Jelfair J. Maslowski, Jr.
Judge