4868)

EX PARTE JOHN W. FLEMING,	στ)	IN THE	CIRCUIT	COURT	OF	
	Olt.)	BALDWI	OUNTY,	. ALAB	AMA	
)	IN EQUITY.				
	ORDER:						
It is ord	dered by the	Court	that the	testimony	7 in t.	his	

cause be taken by affidavit.

ORDERED this _____ day of March, 1960.

MAR 19 1960

ALICE J. DUCK, Register

Judge.

EX PARTE

JOHN W. FLEMING, JR.

)

BALDWIN COUNTY, ALABAM A

)

IN EQUITY.

DECREE REMOVING DISABILITIES OF NON AGE:

This cause coming on to be heard on this date is submitted for a final decree upon the sworn petition of Annie L.

Fleming, orders and affidavits as shown by the Note of Submission,
and, upon consideration thereof, the Court is of the opinion and
finds that all of the allegations of the petition are true; that
the said John W. Fleming, Jr. is a minor over the age of eighteen
years and under the age of twenty-one years; that he is a resident
of Shelby County, Tennessee, and is, for his age, a person of
mature judgment, of sober and industrious habits, and is for his
age, a competent and capable person in every way, of handling his
own affairs and is the owner of property in Baldwin County, Alabama;
the Court further finds that it is to the best interest of said
minor to grant the prayer of the petition, it is therefore, ORDERED, ADJUDGED AND DECREED by the Court as follows:

- l. That the said John W. Fleming, Jr. be, and he is hereby relieved of 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 he were twenty-one years of age.
- 2. That the said John W. Fleming, Jr. file a certified copy of this decree in the Office of the Judge of Probate of Baldwin County, Alabama, and in each of the counties in which said minor shall hereafter reside and in the Office of the Judge of Probate in the State where said minor shall do any business or make any contracts.
- 3. That the said minor pay the costs of these proceedings to be taxed by the Register, for which execution may issue.

ORDERED, ADJUDGED AND DECREED on this the <u>18th</u> day of March, 1960.

I heliert W I Hell

FILED MAR J. 9 1960

Judge.

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

EX PARTE

JOHN W. FLEMING, JR.

STATE OF MISSISSIPPI

COUNTY OF LAUDERDALE

Before me, the undersigned authority, personally appeared Myrtle Fleming, who is known to me, and being by me first duly sworn, according to law, deposes and says:

That she knows John W. Fleming, Jr.; that the said John W. Fleming, Jr., is a minor over the age of eighteen years; that the said minor is, for his age, of mature judgment and is a sober and industrious man, and in the opinion of affiant, the said John W. Fleming, Jr., is competent and capable of transacting matters of the utmost concern; that in the opinion of affiant said John W. Fleming, Jr., is competent and capable in every way of handling his own affiars, and that in the opinion of affiant it would be beneficial that the disabilities of non-age of the said John W. Fleming, Jr., be removed and that affiant has known the said minor for 18 years.

X Mystle Floring

Sworn to and subscribed before

me on this the //th day of

March, 1960.

Mushe Olssand Notary Public, Lauderdale County, Mississippi

-My Commission Expires August 2, 19.60

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EX PARTE IN THE CIRCUIT COURT OF JOHN W. FLEMING, JR. BALDWIN COUNTY, ALABAMA IN EQUITY. STATE OF MISSISSIPPI CLAPKE COUNTY Before me, the undersigned authority, personally appeared James C. Brewer, who is known to me, and being by me first duly sworn, according to law, deposes and says: That he knows John W. Fleming, Jr.; that the said John W. Fleming, Jr., is a minor over the age of eighteen years; that the said minor is, for his age, of mature judgment and is a sober and industrious man, and in the opinion of affiant, the said John W. Fleming, Jr., is competent and capable of transacting matters of the utmost concern; that in the opinion of affiant said John W. Fleming, Jr., is competent and capable in every way of handling his own affairs, and that in the opinion of affiant it would be beneficial that the disabilities of non-age of the said John W. Fleming, Jr., be removed and that affiant has known the said minor for 18 years. James C. Brewas Sworn to and subscribed before me on this the 10th day of March , 1960. ace D. Riddel Notary Public, Clarke County, Mississippi. My Commission Expires Feb. 15, 1963

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MAR 19 1960

ALICE J. DUCK, Register

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

EX PARTE:

JOHN W. FLEMING, JR.

TO THE HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, SITTING IN EQUITY:

Your Petitioner, Annie L. Fleming, respectfully shows unto the Court and your Honor as follows:

- 1. That she is over the age of twenty-one years and is a resident of Shelby County, Tennessee, her address being 3791 Nor-riswood, Memphis, Tennessee.
- 2. That she is the mother of John W. Fleming, Jr., a minor, over the age of eighteen years; that John W. Fleming, Sr., the father of said minor, who was heretofore on, to-wit, October 24, 1946, appointed guardian of said minor by the Probate Court of Baldwin County, Alabama, is now dead, and that the said minor has no legal guardian, although his guardianship is pending in the Probate Court of Baldwin County, Alabama, and that said minor resides with your petitioner in Shelby County, Tennessee, at the aforementioned address.
- 3. The said minor owns real property in Baldwin County, Alabama, and is well educated for his years, is of sound mind and good judgment, has had some experience with business affairs, and is fully capable of transacting his business affairs, and that it will be to the best interest of said minor to be relieved of the disabilities of nonage.

WHEREFORE, your petitioner respectfully prays this Honorable Court to set this petition down for a day to be heard, and will direct the issuance of notice to the said John W. Fleming, Jr., of the filing of this petition and of the day set to hear and determine the same, in manner as provided by law; and that upon a hearing hereof, may it please the Court to make and enter a decree unconditionally relieving the said John W. Fleming, Jr., of the disabilities of nonage and that this Honorable Court make all such orders and decrees in the premises as to it may seem just and proper.

PETITIONER L. Harring

STATE OF TENNESSEE

COUNTY OF SHELBY

Before me, the undersigned authority, within and for said County and State, personally appeared Annie L. Fleming, whose name is signed to the foregoing petition, and who, by me being first duly sworn, deposes and says that the facts set forth in said petition are true.

Marie L. Fleming

Sworn to and subscribed before me

on this the 3 day of

<u>March</u>, 1960.

JMy Commission Expires April 1, 1963

The petition of Annie L. Fleming for the removal of the disabilities of non-age of her son, John W. Fleming, Jr., having been filed in this Court and presented to me, it is,

ORDERED, ADJUDGED AND DECREED that the same be and hereby is set down for hearing before me in my office in the Courthouse at Bay Minette, Alabama, on the ______day of March, 1960, and that the Register send a duly certified copy of said petition and of this order to the said minor, by registered mail, as provided by law.

ORDERED, ADJUDGED AND DECREED on this the ______day of

March, 1960.

Judge. Judge.

FILED MAR 7 1960 ALIGE A DUCK CLERK REGISTER