

792

STATE OF ALABAMA.

BALDWIN COUNTY.

Before me, Edgar R. Camp, a Notary Public in and for said County in said State, personally appeared Charlie White who is known to me and who, after being by me first duly and legally sworn doth depose and say under oath, as follows:-

That his name is Charlie White; that he is 29 years of age and is a bona fide resident of Perdido in Baldwin County, Alabama; that he is personally acquainted with Eva V. McKinzie and Albert Jennings McKinzie and knows of his own knowledge that:-

The said Albert Jennings McKinzie is a minor under the age of twenty-one and over the age of eighteen years, having become eighteen years of age on January 9th., 1929;

That Eva V. McKinzie is a resident of this State and County and is over the age of twenty-one years; that she is the mother of said minor and that said minor resides with her in this County and State;

That said minor is sober and industrious and possessed of sound judgment for his years and in opinion of affiant is capable of carrying on business in his own name;

That your affiant is not related to either of said parties by blood or marriage and has no interest in removing the disabilities of non-age of said minor,

Charlie White

Sworn to and subscribed before me this 16th day of February, 1929.

Edgar R. Camp  
Notary Public, Baldwin County,  
Alabama.

STATE OF ALABAMA,  
BALDWIN COUNTY.

Circuit Court, In Equity.

No. 797

Feb. 23<sup>rd</sup> Term, 1929

In the Matter of the Petition of Albert Jennings McKinzie

To be Relieved from the Disabilities of Non-Age.

This cause coming on to be heard in Vacation

having been submitted for Decree on Petition and ex-parte affidavits of Mrs. Eva V. McKinzie

thereupon, upon consideration thereof, it is ordered, adjudged and decreed by the Court

that Albert Jennings McKinzie a minor who is over the age of eighteen years, be and he is relieved from the Disabilities of Non-Age, and he is vested with the right to sue and be sued, contract and be contracted with, to buy, sell and convey Real Estate, and generally to do and perform all acts which such minor could lawfully do if he were twenty-one years of age, except

It is further decreed that the said Albert Jennings McKinzie pay the cost of this proceeding, for which execution may issue.

833 Code Feb 23/1929.

F. W. Hare Judge.

STATE OF ALABAMA.

BALDWIN COUNTY.

Before me, Edgar R. Camp, a Notary Public in and for said County in said State, personally appeared Joe Vidak, who is known to me and who, after being by me first duly and legally sworn doth depose and say under oath as follows:-

That his name is Joe Vidak; he is 45 years of age and is a bona fide resident of Perdido in Baldwin County, Alabama; that he is personally acquainted with Eva V. McKinzie and Albert Jennings McKinzie and knows of his own knowledge that:

The said Albert Jennings McKinzie is a minor under the age of twenty-one and over the age of eighteen, having become eighteen years of age on January 9th., 1929;

That Eva V. McKinzie is a resident of this State and County and is over the age of twenty-one years; that she is the mother of said minor and that said minor resides with her in this County and State;

That said minor is sober and industrious and possessed of sound judgment for his years and in *affiant's* opinion is capable of carrying on business in his own name;

That your affiant is not related to either of said parties by blood or marriage and has no interest in removing the disabilities of said minor.

*Joe Vidak*

Sworn to and subscribed before me this 16 day of February, 1929.

*Edgar R. Camp*

Notary Public, Baldwin County,  
Alabama.

IN THE MATTER OF THE PETITION  
OF EVA V. MCKINZIE TO HAVE  
ALBERT JENNINGS MCKINZIE RE-  
LIEVED OF THE DISABILITIES  
OF NON-AGE.

IN THE CIRCUIT COURT-EQUITY SIDE

STATE OF ALABAMA.

BALDWIN COUNTY.

TO THE HONORABLE, THE CIRCUIT COURT-EQUITY SIDE, OF BALDWIN COUNTY, STATE OF ALABAMA, AND THE HON. FRANCIS W. HARE, JUDGE THEREOF.

Comes your Petitioner, Eva V. McKinzie and files this her Petition to remove the disabilities of Non-age of Albert Jennings McKinzie, and shows unto this Court and unto your Honor as follows:-

That the said Albert Jennings McKinzie is a minor under the age of twenty-one and over the age of eighteen, having become eighteen years of age on January 9th., 1929.

That your Petitioner is a resident of this State and County, and over the age of twenty-one years. That she is the mother of but not the Guardian of said minor. That said minor resides with her in this County and State.

That said Minor has no guardian and that he is entitled to certain property in his own right, and that it would be to the interest of said minor to have his disabilities of non-age removed. That said minor is sober and industrious and possessed of sound judgment for his years.

WHEREFORE, your Petitioner prays that the said Albert Jennings McKinzie may be relieved of his disabilities of non-age and that he be vested with power to sue and be sued, contract and be contracted with and to take possession of and convey real and personal property as if he were twenty-one years of age.

Eva v McKinzie

Sworn to and subscribed before  
me this 12 day of February,  
1929.

Edgar R. Camp  
Notary Public, Baldwin County,  
Alabama.

*m*

No. 797 Page.....

THE STATE OF ALABAMA,  
Baldwin County

Circuit Court, In Equity.

Petition of

*Albert Jennings  
Inc Kuzie*

Decree Relieving Minors from  
Disabilities of Non-Age.

The State of Alabama,  
Baldwin County.

I hereby certify that the within De-  
cree was received in this office for re-  
cord.....192.....  
at.....o'clock.....M, and re-  
corded in.....Record  
Vol.....Page.....

and examined.....<sup>92</sup>

**RECORDED**

Judge of Probate.

Register Fee, \$.....

MPCO.

*Filed Feb 25/1929  
T. W. Keenan, Register*