

Dallas County, Texas Probate Cases 1846 – Early 1900's

Case Number 1911

Dallas Genealogical Society
Founded 1955

www.dallasgenealogy.org



FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

1911

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

No. 102-NOTICE OF APPLICATION FOR LETTERS OF GUARDIANSHIP.

1007-Dorsey Printing Co., Stationers, Dallas

THE STATE OF TEXAS.

To all Persons Interested in the Welfare of the Minor

Joe Barnett,
Mrs. M. J. Kealey,

has filed in the County Court of Dallas

County, State aforesaid, an application for Letters of Guardianship upon the *Person's*
~~estate~~ of the above named Minor, which application will be heard and acted upon at the next
term of said Court, commencing on the first Monday in *January* A. D. 189*9*
at the Court House in the City of Dallas, County and State aforesaid, at which time and place all
persons interested in the welfare of said Minor shall appear and contest said Application if
they see proper to do so.

WITNESS: A. S. JACKSON, County Clerk of Dallas County, Texas.

Given under my hand and seal of said Court, at office in

the City of Dallas, this *15* day of
November, A. D. 189*8*

A. S. JACKSON,

Clerk County Court, Dallas County, Texas.

By *W. B. Lawler* Deputy.

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

No. *2542*

COUNTY COURT.

ESTATE OF THE MINOR.

Joe Barnett

NOTICE OF APPLICATION FOR LETTERS
OF GUARDIANSHIP.

Issued this

189

day of

Nov 15

A. S. JACKSON,

County Clerk, Dallas County, Texas.

By

W. J. Rawlins

Deputy.

SHERIFF'S RETURN.

Came to hand the

15 day

189

and executed the

15 day of

189

by posting up three copies of this writ at three public places in Dallas County, one of which was at the Court House door of said County, and no two of which were in the same town or city.

BEV E. CABELL,

Sheriff, Dallas County.

By

H. J. Anderson

Deputy.

Fees \$2.55

(ARTS. 2098, 2099, IL. S. 1895.)

THE STATE OF TEXAS,) IN COUNTY COURT.
County of Dallas) Dallas County, Texas.

Know all Men by these Presents:

THAT we, Mrs M. J. Haley, as Principal,
and Mrs. M. Clifton
& C. J. Clifton
as Sureties, are held and firmly bound unto Kenneth Force, County Judge
of the County of Dallas and his successors in office, in the
sum of One Hundred and Fifty Dollars,
conditioned that the above bound Mrs M. J. Haley
who has been appointed by the County Court of Dallas County, Guardian of the
person

of Zoe Barnett

minor, will faithfully discharge the duties of Guardian of the person of the
said minor according to law.

Witness our signatures, this 23rd day of March A. D. 1899

X
Margaret Clifton; Femme sole
C. J. Clifton
H. L. Lamar

Approved this 25 day of March A. D. 1899

Alvin G. ... County Judge,
Dallas County, Texas.

THE STATE OF TEXAS,)
County of Dallas) Mrs M. J. Haley
do solemnly swear that I will faithfully discharge the duties of Guardian of the person of

Zoe Barnett

minor, according to law.

XX [Signed] M. J. Haley Guardian.

Sworn to and subscribed before me, this 25th day of March A. D. 1899

R. T. Skiles
Notary Public, Dallas
County, Tex

A 179*

GUARDIAN'S BOND AND OATH.

No. 2542

IN THE MATTER OF THE GUARDIANSHIP

OF
Zoe Barnett

Minor

BOND OF

Mrs M. J. Haley Guardian.

Filed the *25* day of *mch*

A. D. 189*0*, and Recorded the _____ day of

A. D. 189____ in the Probate

Minutes of *Q. 301* County,

in Volume _____ page

A. Jackson County Clerk.

By *J. Taylor* Deputy.

Wells & Wells, Manufacturing Stationers, Dist. No. 10, 25-6-1054

Recorded 364

10

*22
17
32*

*20
24*

*1000
15
25*

JOS. E. COCKRELL.
E. B. MUSE.

COCKRELL & MUSE,
ATTORNEYS AT LAW.
COCKRELL BUILDING, SECOND FLOOR.

DALLAS, TEXAS.

189

Nov 11th 1898-

On this day came on to be heard the application of Mrs H. J. Haley for letters of Guardianship for the care and custody of Lois Barnett a female child of the age of three years. And it appearing to the Court that the child has no property of any kind whatever and that her home and residence and the residence of her parents is in Dallas County Texas. And it further appearing to the Court that neither the father nor the mother of said child are of it and suitable persons to have the care and custody of said child and that neither of said parents are able or disposed to care for said child. And it further appearing to the Court that the Applicant herein is an Aunt of said child and has the consent and permission of the child's Grand father and both of its parents to act as the Guardian of the person of said child both by reason of her

2 DALLAS, TEXAS.

189

said relationship to said child and her ability to properly care for, rear and educate said child.

It is therefore ordered adjudged and decreed by the Court that said child Joe Garnett is and hereby shall be placed in the temporary care and custody of said Mrs. A. J. Haley to be held by her under the immediate supervision of the Court until the next regular term of this Court for the purpose of perfecting notice as is required by law, at which time a permanent order or decree as to the Guardianship of the person of said child shall be made. The Clerk of said Court is hereby instructed to issue proper notices or bonds.

Muelton
Co. Judge

2542
In re Guardianship
of Joe Gamble
minor

DECREE of
Court

FILED Nov 11 1978

J. H. Gault

W/
196

[Faint, mostly illegible handwritten text, likely the body of a court decree or legal document.]

COCKRELL & MUSE.
ATTORNEYS AT LAW.

COCKRELL BUILDING, SECOND FLOOR

JOB. E. COCKRELL.
E. B. MUSE.

DALLAS, TEXAS.

189

January 10th 1899.

On this day came on to be heard the application of Mrs. F. J. Haley for letters of Guardianship for the care and custody of Doc Barnett a female child of the age of three years. And it appearing to the Court, that the child has no property of any ^{kind} whatever, and that her home and residence and the residence of her parents is in Dallas Dallas County Texas, and it further appearing to the Court that neither the father nor the mother of said child are fit and suitable persons to have the care and custody of said child and that neither of said parents are able or disposed to care for said child, and it further appearing to the Court that the applicant herein is a aunt of said child and has the consent and permission of the child's Grand father and both of its parents to act as Guardian of the person of said child, both

by reason of her said relationship and her ability to properly care for rear and educate said child. And it further appearing to the Court that the proper and legal notices of this application have been duly issued and posted according to law. It is therefore ordered and decreed by the Court that the said application be granted and that said child Zoe Barnett is and shall be placed in the care and custody of said applicant Mrs. A. J. Haley as guardian - so soon as said guardianship shall be required by law and she herein a bond in the sum of one hundred and fifty dollars.

M. J. [Signature]
Judge

Faint handwritten text, likely bleed-through from the reverse side of the page.

#2542
Dr. J. C. Barnett
Minn

11
Dakota

Faint handwritten text, likely bleed-through from the reverse side of the page.

THE STATE OF TEXAS,

DALLAS COUNTY : In County Court, Dallas County, Nov. Term 1898.

To the Hon. Judge of said Court:

Now comes Mrs. M. J. Haley, a resident of said Co.,
Court : 1st: Zoe Barnett is a female child aged about 3 years.

2: She has no property or estate of any kind whatever, and her home and the residence of her parents is in Dallas County.

3: Neither the father nor the mother of said child is a fit person to have the custody of said child, and neither of them is able or disposed to care for said child.

4: This applicant is the aunt of said child and has the permission and consent of its grandfather and mother and its parents to act as the guardian of its person.

5: Heretofore to wit on the _____ day of A. D. 1898, on account of neglect and improper treatment of said child it was by the Judge of this Court caused to be placed in the custody of Rogers, who is in no way related to the child. This applicant did not know of the neglect said child had suffered, nor of the proceedings by which it was taken charge of by this Court as aforesaid, or she would then have provided for it and asked for the guardianship of its person.

6: Applicant is able to properly care for, rear and educate said child, and on account of her relationship is desirous of so doing.

Premises considered Petitioner prays that the Court now make an order for said child to be placed in her care and custody, and that she be appointed as the lawful guardian of its person.

Mrs. M. J. Haley,

By *Osceola Muse*

Her Attys.

of Lee Burnett & Minor.

Appreciation of
Mrs M. J. Huley for
letters of Guardianship

FILED Mar 11 1908

S. JACKSON,
DEPUTY

Recorded