

State of South Carolina }
County of Greenville }

Juvenile Court

Mr. and Mrs. C. H. Christopher }
Petitioners }

Petition

vs
Lida Hightower }
Respondent }

The petition of the above named petitioners respectfully show to the Court;

1. That petitioners and respondent are all residents and citizens of said county and state, that the respondent is the unmarried mother of a baby girl born on or about August 18th, 1933.

2. That on information and belief, said respondent has no suitable and proper place to rear said child and is incompetent to do so, that she has no relatives with whom to make her home nor are ^{they} able to support her and the child, that the father of said child cannot be located.

3. That petitioners have no children and according to medical authorities Mrs. C. H. Christopher can bear no children; that petitioners are desirous of adopting the baby aforesaid and are capable and competent of rearing and giving said child a comfortable home with the proper advantages of life.

Whereas, your petitioners pray that, after due consideration of the affidavits attached hereto and the consideration of the information received by the Probation Officer of this Court, they be given the custody and full power to adopt said child.

Dated August 21, 1933.

Mrs. C. H. Christopher
C. H. Christopher
Petitioners

State of South Carolina
County of Greenville

Personally appeared before me Mrs. C. H. Christopher who after first being duly sworn, says; that she is one of the petitioners in the above entitled case, that she has read the foregoing petitions and knows the contents thereof, that the allegations therein contained are true of her own knowledge except those matters alleged on information and belief and as to those she believes it to be true.

Sworn to and subscribed before me this 24th day of August, 1933.
Florence C. Bushnell (JUL)

Mrs. C. H. Christopher

State of South Carolina }
County of Greenville }

Juvenile Court

Mr. and Mrs. C. H. Christopher }
Petitioners }

Order

vs
Lida Hightower }
Respondent }

Upon reading the Petition in the above captioned case and the affidavits attached thereto, and after hearing the report of the Probation Officer of this Court, who has made a thorough investigation.

It is ordered adjudged and decreed that the prayer