## IN THE SUPREME COURT OF ALABAMA



## **September 14, 2018**

**1170530** Marlo Pickett, administrator of the Estate of Taporsha Caldwell and legal custodian of Jase Newell, a minor; and Sidney Summey, legal guardian of Jase Newell, a minor and petitioner for letters of administration for the Estate of Taporsha Caldwell v. Dora Caldwell (Appeal from Jefferson Circuit Court: CV-17-336).

## CERTIFICATE OF JUDGMENT

WHEREAS, the ruling on the application for rehearing filed in this case and indicated below was entered in this cause on September 14, 2018:

**Application Overruled. No Opinion.** Main, J. - Stuart, C.J., and Wise, Bryan, and Mendheim, JJ., concur. Parker, J., recuses himself.

WHEREAS, the appeal in the above referenced cause has been duly submitted and considered by the Supreme Court of Alabama and the judgment indicated below was entered in this cause on July 13, 2018:

**Affirmed. No Opinion.** Main, J. - Stuart, C.J., and Wise, Bryan, and Mendheim, JJ., concur. Parker, J., recuses himself.

NOW, THEREFORE, pursuant to Rule 41, Ala. R. App. P., IT IS HEREBY ORDERED that this Court's judgment in this cause is certified on this date. IT IS FURTHER ORDERED that, unless otherwise ordered by this Court or agreed upon by the parties, the costs of this cause are hereby taxed as provided by Rule 35, Ala. R. App. P.

I, Julia J. Weller, as Clerk of the Supreme Court of Alabama, do hereby certify that the foregoing is a full, true, and correct copy of the instrument(s) herewith set out as same appear(s) of record in said Court.

Witness my hand this 14th day of September, 2018.

Clerk, Supreme Court of Alabama