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H. L. Conwill

IN THE CIRCUIT COURT FOR SHELBY COUNTY, ALABAMA CIVIL DIVISION

SHERWOOD STAMPS AND JOHN F. DE BUYS, JR.,

**PLAINTIFFS** 

VS.

CASE NUMBER: CV-84-315

JAMES MAY, JAMES J. ODOM,
JR., AMERICAN DRUGGISTS
CO., AND PIONEER BONDING AND
INSURANCE AGENCY,

DEFENDANTS

## ORDER AND DECREE

This cause coming on to be heard and being submitted for a decree, and it being considered and understood by the Court, the Court is of the opinion that the land described in the Complaint and made the basis of this suit (hereinafter "Land") in question should be divided as hereinafter set forth.

It appears that the Land was purchased by Plaintiffs and Defendant James May on, to-wit: the 25th day of August, 1975. Subsequent thereto, James May mortgaged his undivided one-third (1/3) interest in said real estate to Birmingham Trust National Bank on, to-wit: the 22nd day of June, 1982, said mortgage being recorded in the office of the Judge of Probate of Shelby County, Alabama in Mortgage Book 421 Page 438 as corrected by mortgage recorded in Mortgage Book 421 Page 696 in said Probate Office. Subsequent thereto, James W. May on, to-wit: the 22nd day of July, 1982 further mortgaged his undivided one-third (1/3) interest to American Druggists and Insurance company and

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Pioneer Bonding and Insurance Agency, which said mortgage is recorded in the Office of the Judge of Probate of Shelby County, Alabama at Mortgage Book Page 588.

Subsequent to the initial filing of this suit, Defendant James J. Odom, Jr. acquired the interest of Birmingham Trust National Bank by assignment recorded in Book 033 Page 314 of the Office of the Judge of Probate of Shelby County, and foreclosure proceedings were initiated resulting in James J. Odom, Jr. owning the property as evidenced by a deed recorded in said Probate Office in Book 051 Page 659. The foreclosure of the mortgage occurred on the 20th day of November, 1985.

Defendant James May was served a copy of the Complaint on, to-wit: the 29th day of April, 1985, and failed to plead, answer or respond. On the 11th day of July, 1985, a default judgment was entered against Defendant James May.

Defendant American Druggists Insurance Company and Pioneer Bonding and Insurance Agency were served a copy of the Complaint on the 25th day of November, 1985, and said Defendants have refused to plead, answer or respond. A default judgment was entered against American Druggists Insurance Company and Pioneer Bonding and Insurance Agency on the 4th day of April, 1986.

Plaintiffs have caused M. D. Arrington to survey the Land and to divide the Land into three equal parcels with due regard being given to topography, encumbrances, improvements, road frontage, and any other factors which would affect the value of the lands or any part thereof. The Court has reviewed a survey

of the property together with the proposed division and feels that the property is capable of being fairly divided. The Court further finds that the division of the Land into three parcels by M. D. Arrington is a fair and equitable division, said parcels being described in Exhibits 1, 2 and 3 attached hereto and made a part hereof.

Complainants and James J. Odom, Jr. have agreed that the division by the said Arrington is fair and equitable and plaintiffs and James J. Odom, Jr. have agreed as to the distribution of the divided portions of the Land so that Sherwood Stamps would own the property described on Exhibit 1, John F. De Buys, Jr. would own the property described in Exhibit 2, and the Defendant James J. Odom, Jr. would own the property described as Exhibit 3.

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Although default has been entered against James May, American Druggists Insurance Company and Pioneer Bonding and Insurance Agency, they may hereafter assert some rights in the Land by virtue of previously acquired interests in an undivided The Court is of the one-third (1/3) interest in the land. opinion that any interest which said Defendants may have in the Land pertained to, related to, or arose out of the undivided one-third (1/3) interest previously owned by James May which is now owned by James J. Odom, Jr. as a result of the foreclosure of mortgage hereinabove set forth. The Court is further of the opinion that upon a partition and division of the Land the interests which James May, American Druggists Insurance Company Pioneer Bonding and Insurance Agency have under the and provisions of title 6-5-230, Code of Alabama, 1975, relate to

the property distributed to James J. Odom, Jr., namely Exhibit 3 attached to this order.

It is therefore ORDERED, AJUDGED AND DECREED as follows:

- (1) The Land shall be partitioned into three parcels described as Exhibits 1, 2 and 3 attached hereto.
- (2) That parcel number 1 described on Exhibit 1 is hereby owned by Sherwood Stamps.
- (3) That parcel number 2 described on Exhibit 2 is hereby owned by John F. De Buys, Jr.
- (4) That parcel number 3 described on Exhibit 3 is hereby owned by James J. Odom, Jr.
- (5) That any easements, restrictions, rights-of-way on record, or any other encumbrances on the Land which pertain to the separate parcels as a result of partition shall relate to the parcel affected thereby and not affect the remaining other parcels.
- (6) That the rights of the Defendants James May, American Druggists Company, and Pioneer Bonding and Insurance Company, under the provisions of Title 6-5-230, Code of Alabama, 1975, shall relate to Parcel Number 3 only.
- (7) That the Defendants James May, American Druggist Company, and Pioneer Bonding and Insurance Company shall have no rights in and to either Parcel Number 1, 2, or 3, except to the extent set forth in Paragraph 6 herein.

The costs of Court shall be paid by the Plaintiffs. (9)

DONE AND ORDERED on this the 5 day of 5425, 1986.

Judge of the Circuit & burt

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BOOK

Copies to:

Hewitt L. Conwill, Attorney for the Plaintiffs P. O. Box 557 Columbiana, AL 35051

Charles L. Denaburg, Attorney for James J. Odom, Jr. 2125 Morris Avenue Birmingham, AL 35203

Approved by:

Hewitt L. Conwill

Charles L. Denaburg

I CERTIFY THIS INSTRUMENT WAS FILED

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JUDGE OF PROBATE

RECORDING FEES \$ 12.50 Recording Fee 3.00 \$1**5**.50 Index Fee

TOTAL

## LEGAL DESCRIPTION

Part of the West half of the northwest Quarter of Section 20, Township 20 South, Range 2 West, being more particularly described as Commence at the SW corner of the NW 1/4 of said Section follows: 20 and run North along the section line 811.00 ft. to the point of beginning; thence continue North along said section line 505.10 ft.; thence turn 66° 22' 52" right and run northeasterly 259.87 ft.; thence turn 79% 53' 41" right and run southeasterly 937.22 ft. to a point on the northwesterly R.O.W. of Shelby County Highway No. 11; thence turn 88° 03' 10" right to the tangent of a curve to the left, said curve having a radius of 4,976.0 ft. and a central angle of 6° 46'; thence run southwesterly along said R.O.W. 588.67 ft.; thence turn 118° 28' 17" right from the tangent of said curve and run northwesterly 207.84 ft.; thence turn 29° 52' right and run 192.00 ft.; thence turn 79° 09' left and run northwesterly 341.00 ft. to the point of beginning. Containing 10.02 Acres.

## LEGAL DESCRIPTION

Part of the West half of the northwest Quarter of Section 20, Township 20 South, Range 2 West, being more particularly described as Commence at the SW corner of the NW 1/4 of said Section follows: 20 and run North along the section line 1316.10 ft.; thence turn 66° 22' 52" right and run northeasterly 259.87 ft. to the point of beginning; thence continue running along last described course 632.00 ft.; thence turn 98° 17' 08" right and run southeasterly 871.15 ft. to a point on the northwesterly R.O.W. of Shelby County Highway, No. 11; thence turn 73° 39' 43" right to the tangent of a curve to the left, said curve having a radius of 4,976.0 ft. and a central angle of 4° 00'; thence run southwesterly along said R.O.W. 347.99 ft.; thence turn 91° 56' 50" right from the tangent to said curve and run northwesterly 937.22 ft. to the point of beginning. Containing 9.98 Acres.

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## LEGAL DESCRIPTION

Part of the West half of the northwest Quarter of Section 20, Township 20 South, Range 2 West, being more particularly described as follows: Commence at the SW corner of the NW 1/4 of said Section 20 and run North along the section line 1316.10 ft.; thence turn 66° 22' 52" right and run northeasterly 891.87 ft. to the point of beginning; thence continue along last described course 502.00 ft.; thence turn 113° 48' 56" right and run southerly 906.98 ft. to a point on the northwesterly R.O.W. of Shelby County Highway No. 11; thence turn 59° 23' 55" right and run southwesterly along said R.O.W. 153.30 ft. to the beginning of a curve to the left, said curve having a radius of 4,976.0 ft. and a central angle of 1°16'; thence run southwesterly along said R.O.W. 110.20 ft.; thence turn 106° 20' 17" right from the tangent to said curve and run northwesterly 871.15 ft. to the point of beginning. Containing 7.34 Acres.

NW CORNER OF SEC. 20, T. 205 R. EN. FOUND 1/2 SQ IRON 77\*53.41 W. 1/2 OF N.W. 1/4 OF SEC. 20, T. 205., R.ZW. BOOK 086 RAGE 148 Ô = 27.33 ACRES STATE OF ALA. SHELBY CO.

I CERTIFY THIS
INSTRUMENT WAS FILED AS JUDGE OF BROBATE State of Makana Shelby County 1, M. D. Lyringian, a registered land Surveyor and Segimeer of Miralaghan, Alabam, hereby quitify the foregoing to be a true and serrect has or plat of part of the West half of the serthwest Quarter of Section 28, Township 28 South; A type and verrent has or plat of part of the West half of the sorthwest Quarter of Section 24, Towaship 26 Scuth; Bange 2 West, being more particularly described as follows: Commune at the 2 W sorrow of the WY 1/A of said Section 20 and run Porth along the section 11se 505,10 ft.; thouse turn 66 22' 52' vight and run Serthmentarly 1393.77 ft.; thouse turn 113' 55' 55' right run 906:90 ft. to the verthwesterly right-of-way line of Rhelby County Mighten Se. 11; thouse turn 59" 2)' 55" right and run question of a sorre to the left, said surve having a set run couldwesterly along said right-of-way 153.30 ft. to the beginning of a sorre as the left, said surve having a control organ of 32" 67' and a radius of 8,976 ft.; thense our along said surve and right-of-way 1066.86 ft.; thense turn 11st say 15 right from the taugest of said surve and run 20" 151 where and run 100.66 turn 110" 28' 17' right from the temport of sold curve and run 207,86 ft.; three turn 29" (2" right and run 192.00 late and pur 301.00 ft. to the moint of beginning. M.D. Arringion Seg. Me. 10656 Phone 057-2275 

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