That for and in consideration of (\$1/00°) One Hun ar described granter of the undersigned granter of the polythesid of the undersigned granter of the Hutth and my many described granter of the receipt whereof is hereby acknowledged on the said not the said not the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit: The North East quarter (E'/1) of the following described real estate, to-wit:
the receipt whereof is hereby acknowledged on the Rail of Doroll and Mr. M. Doroll and Mr. Dorolloseid do GRANT, BARGAIN, SELL AND CONVEY unto the said of the sai
Λ
M. E'//) Dection thinten 13/ Tohraishis Twenty to 122/ Plany Three (3) West Containing Jorly (42) alus man
My less
• '·
TO HAVE AND TO HOLD to the said County Alabama for different and assigns forever. And We do for Our pelves and Dur
heirs, executors and administrators covenant with said M. M. Ahlatt his
heirs and assigns that ML awfully seized in fee simple of said premises; that they are free from all encumbrances, and that have a good right to SELL AND CONVEY the same as aforesaid; that
heirs, executors and administrators shall warrant and defend the same to, the said heirs, executors and assigns forever, against the lawful claims of all persons.
IN WITNESS WHEREOF 1909 have hereunto set hand and seal this 22 ml day of WITNESSES:
man (L. S.)
(L. S.)
THE STATE OF ALABAMA.) $\mathcal{O}\mathcal{N}\mathcal{N}\mathcal{N}\mathcal{N}\mathcal{N}\mathcal{N}\mathcal{N}\mathcal{N}\mathcal{N}N$
in and for said County and State, hereby certify that Or of the County and State, hereby certify that the County of the County
me on this day, that being informed of the contents of the conveyance, signed to the foregoing conveyance, and who known to me, acknowledged before executed the same voluntarily on the day the same bears date. Given under my hand, this day of day of 1909
MP r Ex off. J.C.
in and for sain Sounty and State, do hereby certify that on the 22 day of 19.29 came before me the within named
separate and apart from the husband touching her signature to the within conveyance, acknowledged that she signed the same of her own free will and accord, and without fear, constraints or threats on the part of the husband.
In Witness Whereof, I hereunto set my hand, this day of De 19 M Watter
THE STATE OF ALABAMA,
in and for said County and State, hereby certify that
I HEREBY CERTIFY that the within Deed was received in this office for record 19/ at 6 o'clock M., and recorded in Deed Record, Vol. 7 page 19/ and examined. Record Fee, \$ Judge of Probate.