

State of Alabama,) Personally before me John C. Farley, a Notary Public, County, City, Public, in and for said State and County, appeared T. W. Attaway, who having been first duly sworn, deposes and says under oath, that his name is T. W. Attaway, that he is 32 years of age, that he resides in Shelby County, Alabama, that he is acquainted with and knows a certain tract or parcel of land that is located and situated in the Counties of Jefferson and Shelby in the State of Alabama, that is described as the SW 1/4 of Sec. 19, Tp. 16, Range 1 West, containing one hundred and sixty (160) acres, that he has been acquainted with and known said tract or parcel of land, for 35 years, that said land was owned by one Isaac Dooley Sr. in his life time, in fee simple, that he was in the possession of said

land under an open, notorious and continuous possession for 40 years, until his death, under claim of title to it, that he had said land assessed as his property, and paid the taxes on it since about the year 1864 up to the time of his death, and that he operated a grist-mill and tan yard, during the time he resided in Shelby County Alabama, that he purchased said land for the purpose to get wood and timber and bark to operate his mill and tan yard, that during the time when he resided in Shelby County Alabama and operated said mill and tan yard, and after he purchased said land he cut or had cut wood and timber and took bark off of same continuously up to the time or date that he moved to the State of Texas in the year 1869, that he & his heirs cleared about five (5) or ten (10) acres of said land on or near the East line of it and cultivated the same for a number of years, that said land was, and is timbered mountain land, and was not used for cultivation, except the above mentioned five (5) or ten (10) acres of same, that he purchased the land from me, Mary Willis and then sold it to A. T. Whitfield, that said Whitfield did not pay the purchase money for it and having executed a mortgage on it, to him, Looney, he Looney foreclosed said mortgage on the land, and at the foreclosure sale purchased it ~~that~~ pursuant to the foreclose sale a deed to the land was executed to said Looney, that both this deed and the deed to the land executed by Mary Willis as aforesaid were recorded in the Probate Court of Shelby County Alabama, that the Court House of Shelby County Alabama, was burned in or about the year, 1870, and the records and books of the Probate Court of Shelby County Alabama were burned in said burning of said Court House, that said deeds have been lost and destroyed since they were recorded, or about the time that they were recorded in said Probate Court that he Isaac Looney Sr. died shortly after he moved to the State of Texas, leaving the following named heirs at law, and children viz: Isaac Looney, M.R. Looney, D.F. Looney and W.C. Looney, that all of same are now living in the State of Texas, that they have remained in the possession of said land, and are now in the possession of it, that since the death of their father they have descended.

it for taxes and paid the taxes on it continuously, and had the land surveyed about, or since the time of the death of their father, and that no one has ever made any claim to said land, or the ownership of it during the time that affiant has been acquainted with and known the same.

E. W. Attaway, Jr. Affiant  
Subscribed and sworn to before me on this the 27 day of

July 1911, John C. Farley, Notary Public,  
The State of Alabama, I hereby certify that the within convey-  
Shelby County, Same was filed in this office for record  
5 January at 10 o'clock A. M. and recorded in Deed Record 55  
page 316 and examined.

A. O. Longshore, Judge of Probate