STATE OF ALABAMA, JEFFERSON COUNTY)

Personally appeared before me the undersigned authority in and for said State and County, W.R.Hughes, who being by me duly sworn deposes and says that he is the grantee in that certain deed from Walter E. Sewell, and wife, dated February 8th,1919, and recorded in D. Book 50, page 553, in the Probate office of Shelby County, Alabama; that immediately after he purchased the property described in the deed,viz, 10 Acres in the SW corner of the SE<sup>1</sup>/<sub>4</sub> of SE<sup>1</sup>/<sub>4</sub> of Section 20, also the SW<sup>1</sup>/<sub>4</sub> of SE<sup>1</sup>/<sub>4</sub>,less about 1/4 Acres in the NW corner of said last described land, all in Section 20, Township 19, Range 1 East, lying in Shelby County, Alabama, he took possession of the property and moved on it with his family in December 1919, and that he has continuously occupied all of same with his family since December 1919, and has been in open, notorious, quiet, peaceable, continuous and adverse possession of same since said time up to the present time; that no person has ever claimed any portion of said property.

Affiant further states that the purphase price for said land was \$500.00 and at the time he purchased same he paid thereon \$100.00 cash, and executed his four notes of \$100.00 each payable one each on every 1st, day of December thereafter until the four notes were paid; that the sum of \$500.00 Written in the mortgage was written therein by mistake as the affiant did not owe but \$400.00 balance evidenced by the said four notes; that he has paid the mortgage in full as follows: On or about December 1st, 1919, he paid to Walter E. Sewell the first note of \$100.00, and shortly after this payment Walter E. Sewell died, while a resident of Shelby County, leaving a widow, Mrs. Walter Sewell, and three minor children; that thereafter he paid the three other notes to Mrs. Walter Sewell, the widow, and he has receipts or the notes for all the payments except the one due in December, 1922; that when he paid the last note, it had been lost and he took a receipt from Mrs. Sewell, which affiant has lost or misplaced. Affiant further says that the property he bought from Walter E. Sewell, was all the property owned by said Sewell in Alabama, and he died leaving no personal property except this \$300.00 due from affiant to him; that affiant was advised he could safely pay this \$300.00 to the widow of Walter E. Sewell, which he did as stated above.

Affiant further says he has the original mortgage in his possession which he is surrendering this date to F.H.Brown.

W.R.Hughes,

Cage Head, Judge of Frobate

Subscribed and sworn to before me this 5th day of August, 1933.

W.M.Davison, Notary Public.

Filed for record in this office August 7th 1922 at 1 o'clock PM and recorded in deed record 95 and page 415 and examined.