STATE OF ALABAMA,

Before me, the undersigned authority, in and for said County andin said State, personally appeared T.C.McKibbon, Mrs Julia A. Gunn, and W. B. Blevins, who being duly sworn, depose and say that they reside at Calera, Alabama; that for a period of more than forty years last past, they have been acquainted with the following described land, to-wit:

Avenue and running thence north along 14th Street 75 feet, thence in a westerly direction 150 feet, thence southerly direction 75 feet to 19th Avenue, and thence east along 19th avenue 150 feet to the point of beginning, and being in the shape of a parallelogram, and being also known at Lot No. 9, in Block 274, according to J.H.Dunstan's map of the town of Calera, Alabama, and formerly known as Lot No. 33, according to Orchard's Allotment in the Town of Calera, Alabama, and being the lot upon which is situated the residence of Jasper Holcombe, Jr., in the town of Calera, Alabama, and which has in more recent years been surveyed and retraced by G.B. Pickett, which said map appears of record in the Probate Office of Shelby County, Alabama.

That they remember the occassion when this lot and other property was owned and was in the possession of J. D. Hardy, and remember well the date that the same was bought by W. D. Huggins, during the year 1894 at a tax sale, and at this time said lot was vacant and that soon after said purchase by W.D. Huggins, he built a fence around said lot and either cultivated the same or had it cultivated in crops up until the time of his death in the year 1900; that the said W. D. Huggins was an unmarried man and died leaving no children; that at the time of the death of the said W.D.Huggins he left only one Brother James M. Huggins who was his sole heir at law and next of kin; that the said James M. Huggins immediately went into possession of said lot and regularly cultivated the same in crops, principally garden crops, up until the date of his death during the year 1904 after the death of James M. Huggins, his widow, Flizabeth A. Huggins, and two of his daughters, Mary F. Huggins and Martha A. Huggins, continued in possession of this lot, which adjoined and was used in connection with their home lot, up until the death of their Mother, Flizabeth A. Huggins, during the year 1906; that after the death of their

Huggins, and two of his daughters, Mary F. Huggins and Martha A. Huggins, continued in possession of this lot, which adjoined and was used in connection with their home lot, up until the death of their Mother, Elizabeth A. Huggins, during the year 1906; that after the death of their Mother, as aforesaid, the said Mary F. Huggins, and Martha A. Huggins, continued in the possession of said lot and had the same cultivated and used regularly in connection with their home lot and cultivated the same up until the time or date of the deed to R.L. Holcombe, on 28th day of November 1927; that during and of the time, as aforesaid, this lot was fenced and used and cultivated continuously; that at the death of James M. Huggins his heirs at law and next of kin were, Flizabeth A/ Huggins, his wife, Mary F. Huggins, Martha A. Huggins, Mrs Cornella Huggins Holt and her husband, and (Martha A. Huggins) being his three daughters and son in law; that Cornelia Huggins Hold died in 1926, and that her husband died in 1922; that on the date of the conveyance to R.L.Holcombe, as shown in Deed Book 75, page 585, conveying the above described lot, on November, 28, 1927, the sole heirs at law and next of kin of the said James M. Huggins, were, Mary F. Huggins, Martha A. Huggins, and two grand children, Lillian Holt Goforth, and C.M. Holt, both being the children of Cornelia Huggins Holt, deceased. Affiants further say that there was never any letters of administration upon the estabe of W.D.Huggins, and that so far as they know or ever heard said estate did not owe any debts; that there was never any letters of administration upon the estate of James M. Huggins, and so far as they know or evernheard his estate did not owe any debts. Affiants further say that they have never heard of any claim by or for J. B. Wilder & Company to said lot since the date of parchase by the said the same Hoy combe, the said lot since the date of parchase by the said the said has continued to reside combe, the said Jayper Hoyambeagrimmediately residence upone said to his continued to reside thereon continuously since said dated. That affiants being furst duly sworn depose and say further that of their own personal knowledge they know that for forty years last past, Jasper Holcombe, Jr., and those through whom the said Jasper Holcombe Jr., holds title, as heretofore named, to the above described lands have been respectively in the open, notorious, continuous, peaceable, and adverse possession of said land or lot, claiming the same as their own respectively against all the world and exercising acts of ownership over said lot, as aforesaid; that affiants have never hear the title of the said Jasper Holcombe Jr., or those through whom he holds title, as aforesaid, to sais lot to be questioned.

Witness our hands this the 15th day of March, 1934.

T. C. McKibbon
Mrs Julia A. Gunn
W. B. Blevins

Sworn to and subscribed before me on this the 15th day of March, 1934

T W Whatley, a Notary Public & Fx. off. J.B. (title)

Filed for record in this office March 16th 1934 at 2 o'clock PM and duly recorded in deed record 97, page 238 and examined, Cage Head, Judge of Probate.