STATE OF ALABAMA, SHELBY COUNTY)

Before me, the undersigned authority, personally appeared J.H. Stone and T.E. Darby, who being first duly sworn, depose and say that they reside at Harpersville, Alabama; that for a period of thirty years last past, they have been acquainted with the following described tract of land, to-wit:

A lot in the town of Harpersville, Alabama, on the East side of the Coosa Valley Road, and in the South-west quarter of the South-east quarter of Section 28, Township 19, Range 2 Fast, and more particularly described as follows, to-wit: For a starting point begin at the South-west corner of the SWZ of the SEZ of Section 28, Township 19, Range 2 East, and run thence North 49 degs. and 45 min. East 234 feet; thence north 19 degs. and 15 min. Fast 110.4 deet; thence north 24 degs. and 55 min. Fast 164.4 feet; thence north 31 degs/and 15 min. East 336 feet; thence north 34 degs. and 35 min. East 174 feet to the point of beginning of the hereinafter described lot; run thence north 32 degs. East 210 feet; thence south 64 degs. and 45 min. East 210 feet; thence south 32 degs. west 210 feet; thence north 64 degs. and 45 min. West 210 feet to the point of beginning of the lot herein described and being a part of the SWA of SEA of Section 28, Township 19, Range 2 East, situated in Shelby County, Alabama, Also, being the same lot heretofore conveyed by B.H.Kimbrough to Steve Garry, in that certain deed recorded in Deed Book 35, on page 206, which lot is erroneously described as follows: "One acres off the NE% of SE% of Section 28, Townshap 20, Range 2 Fast, bounded on the West by Coosa Valley road, beginning at corner of fence on Valley road, extending East 69 3/4 yards, thence south 69m3/4 yards, thence West 69 3/4 yards, thence to starting point.

That B.H. Kimbrough conveyed by deed, in the Fall of 1907, to Steve Garry, the above described tract on lot, and immediately thereafter the said Garry went into possession of said tract, under a claim of ownership, and fenced said lot, built a barn, a garden and a small dwelling house on said tract, and moved his family thereon and continued to use the same as his home up until the date of the sale by said Garry to G.M.D. Ray, in the Fall of 1908; that immediately after said sale, as aforesaid, Mr. Ray went into possession, under said deed and under a bona fide claim of ownership, moved thereon with his family, and build an addition to the dwelling house; that the said G.M.D.Ray continued to reside on said tract with his family, use the same as his home, cultivated a garden and used the balance of said tract for barnyard purposes, having all of said tract enclosed under fence for more than fifteen years, and in fact up to the date he and his children conveyed the same to Mrs.L.C. Borum in the year 1924; that Anna E. Ray was the wife of G.M.D. Ray; that the said Anna E. Ray, died on day of August 1915; that her estate owned no debts at the time of her death, and that the there was no administration on her estate; that the heirs at law and next of kin of the said Anna F. Ray, at the time of the death and on the 28th day of March, 1984, were as follows: Her husband, G.M.D.Ray, and the following named children, E.F.Ray, W.J.Ray, D.R.Ray, P.L.Ray, Alfonza Ray. G.C. Ray, Annie Claytor, Ella Ray, Lena Ray, and L.B. Ray, who were each over the age of 21 years.

That after the conveyance to Mrs.L.C.Borum, as aforesaid, Myrtle Borum Glaze, and her husband, T.P.Glaze, went into possession of said tract of land, by moving thereon, using the same for a home, and as the tenant and agent of her Mother, Mrs.L.C.Borum until the month of July 1928, at which time lot was conveyed to Myrtle Borum Glaze by her Mother, L.C. Borum; that since said date, as aforesaid, Myrtle Borum Glaze and her husband and family have resided continuously on said lot and used the same as their home; that said lot is now enclosed by a fence and has been since the date of the sale from B.H.Kimbrough to Stave Garry; that while said lot has heretofore been erroneously described in the several deeds as being in the NF<sup>1</sup>/<sub>2</sub> of SF<sup>1</sup>/<sub>2</sub>

of Section 28, Township 20, Range 2 East, it is, as a matter of fact, situated in the SW1 of SF1 of Section 28mTownship 19, Range 2 East, and that there has never been any question as to the one acre conveyed, paid for and occupied by the several owners and parties in possession, as named above,

That of their own personal knowledge they know that for 30 years last past, Myrtle Borum Glaze, and those through whom she holds title to the above described lot have been respectively in the open, notorious, continuous, peaceable, and adverse possession of said tract of land, claiming it as their own respectively against all the world and exercising acts of ownership over said lot; that they have never heard the title to said tract of land to be questioned. Affiant further say that they are not realted to the owner of said lands nor do they have any interest therein.

Affiant being first duly sworn depose and say further that Mrs.S.A.Borum, sometimes known as Sarah A. Borum was the mother of R.M.Borum and M.W.Borum, and that the said Mrs. S.A. Borum was a widow on the 6th day of January 1890, at the time she conveyed lands within which the above described lot is included to M.W.Borum.

T E Darby
J.H. Stone.

Sworn to and subscribed before me, this the 26th day of July, 1934.

Cage Head, Judge of Probate.

Filed for record in this office August 6th 1934 at 9 o'clock AM and dulyrecorded in deed record 97, page 481 and examined.

Cage Head, Judge of Probate.