

## Affidavit

State of Alabama,  
Shelby County.)

Before me, J. I. Crane, a Notary Public in and for said County, in said State, personally appeared C L Moore, who is known to me and who, being by me first duly sworn, deposes and says:

I am acquainted with the following described real estate owned by Misses Alvania and Evilla Moore, situated in Shelby County, Alabama viz:

All that part of the south half of the south west quarter of Section 22, Township 19, South, Range 1 East, which lies east of a line described as follows: Commence on the south line of the southwest quarter of the south west quarter of said Section at a point 170 yards east of the south west corner, thence run in a northeasterly direction, in a straight line to a point on the north line of said forty 837.4 feet east of the north west corner thereof. The land herein conveyed being 59 acres, more or less, situated in Shelby County, Alabama.

Further deposing affiant says: I have known this land for more than twenty years prior hereto and for more than twenty years prior hereto Alvania Moore and Evilla Moore, the present owners, and those through whom they drive title thereto, have been in the actual, open, notorious, continuous, exclusive, adverse possession of said land, and each year the then respective owners of said property have cultivated portions of it, or have had it done through tenants.

The heirs at law of Sophronia C. Phillips, who were her children, together with her surviving husband, M. V. Phillips, were in the actual possession of this land at the time they deeded it to George M. Edwards on the 17th day of October, 1906, and said Edwards went in possession of said land immediately on the execution of said deed and remained in the actual, open, notorious, continuous, exclusive, adverse possession thereof until he deeded it to G. H. Wesley on October 31, 1911, and said Wesley went in possession of said land immediately upon the execution of the last mentioned deed and remained in the actual, open, notorious, exclusive, adverse possession thereof until he deeded the same to Arthur E. Tripp on the 9th day of August, 1919, and said Tripp took possession of said land immediately after he received the last mentioned deed and remained in the actual, open, notorious, continuous, exclusive, adverse possession thereof until he deeded it to Alvania Moore and Evilla Moore by deed of date the 8th day of March, 1929, and they in turn took possession of said property upon the execution of the last mentioned deed and have remained in the actual, open, notorious, continuous, exclusive, adverse possession thereof down to the present time, and, as before stated, during the time that each of said several persons were in possession of said land they either cultivated it or had it cultivated each and every year.

C. L. Moore

Sworn and subscribed to before me this the  
18th day of May, 1935.

J I Crane, Notary Public.

Filed for record in this office May 22nd 1935 at 2 PM and recorded in deed record 98, page 391 and examined. L C Walker, Judge of Probate