State of Alabama, | Shelby County. |

Before me, L. H. Ellis, a Notary Public in and for said County, in said State, personally appeared W. M. Gibson who is known to me and who, being by me first duly sworn, deposes and says:

I am acquainted with the following described realestate situated in Shelby County, Alabama, and have known said land for more than fifty years, viz:

The south half of the north west quarter and the north east quarter of the north west quarter and all that part of the north west quarter of the north west quarter which lies south of the Tuscaloosa road in Section 28, Township 21 Range 1 West, Shelby County, Ala.

When I first knew said land Daniel Gardner was in possession of it, chaiming to own it, and Mr. Daniel Gardner died about 1880, but I do not remember the exact date offrhis death. Subsequent to his death his heirs at law sold and deed the land to B. L. Moore, which was done shortly after his death but I do not remember the exact date, but according to me recollection is was sometime in 1881, and at that time there was a house on it. Said B. L. Moore went in possession of said land, immediately upon his purchase from Daniel Gardner's heirs, and remained in the actual, open, continuous, notorious, exclusive, adverse possession of same, with tenants living upon the place and cultivating it each and every year until the time of his death, which the records show to have been in 1914.

After the death of B. L. Moore, his widow, Mrs. Sallie Moore, remained in possession of said land and had it cultivated each and every year, with tenants living on it until she deeded it to W. W. Hadaway in 1905. W. W. Hadaway and wife, L. E. Hadaway were the grantors of Sallie Moore, as shown by deed dated November the 8th, 1905 and recorded in the Probated Office of Shelby County, Alabama, in deed book 59 at page 418.

Mr. Hadaway and his wife, L. E. Hadaway went in possession of said land under said deed last above referred to and lived upon the same and cultivated portions of the same in each and every year and remained in the actual, open, notorious, continuous, exclusive, adverse possession of same until they sold it to R. W. Armstrong in 1911, as evidenced by deed dated December 30, 1911, and recorded in the Probate Office of Shelby County, Alabama, in deed book 45 at page 510.

Said Armstrong went in possession of said land under the last above described deed and remained in possession of it until his death, and during that time he had it cultivated by tenants who lived upon it each and every year; after his death, the date of which I do not remember, his heirs at law deeded the land to Laura E. Hadaway, as shown by deed dated April 5, 1918, and recorded in the Probate Office of Shelby County, Alabama, in deed book 64 at page 593.

Said Laura E. Hadaway went in possession of said land under the deed last above mentioned, immediately after its execution, and lived upon it until she and her husband deeded it to James A. Crowson by deed dated January 26, 1920 and recorded in the Probate Office of Shelby County, Alabama, in deed book 69 at page 121.

James A. Crowson went immediately in possession of said land under the last above described deed and remained in possession of it, living upon it and cultivating said land until he deeded it to I. L. Bradford by deed dated January 17, 1929, which deed is recorded in the Probate Office of Shelby County, Alabama, in deed book 89 at page 318.

Said Bradford went in possession of said land under the aforementioned deed and remained in the actual, open, notorious, continuous, exclusive, adverse possession of said land, cultivating the same by tenants, who lived upon it continuously until he deeded it to J. A. Weaver and Daisy Weaver, by deed dated March 19th, 1931 and which said deed is

recorded in the Probate Office of Shelby County, Alabama, in deed book 84, at page 359.

Said J. A. Weaver and Daisy Weaver went in possession of said land under said deed last above described, immediately upon the execution of said deed, and have been in the actual, open, notorious, continuous, exclusive, adverse possession of said land, cultivating portions of it each and every year down to the present time.

W. M. x Gibson mark

Sworn and subscribed to before me this the 10th day of January 1936.

L. H. Ellis

Notary Public.

Filed for record in this office the 18th day of January 1936, and recorded in Deed Book, 99, page 163, and examined.

L. S. Walker, Judge of Probate.