State of Alabama. Shelby County

Before me, the undersigned authority, personally appeared Dora Farr, who being duly sworn deposes and says that she resides at Wilsonville, Route One, in Shelby County, Alabama; that for a period of more tham fifty years, last past, she has been acquainted with the following described lands, --

The west Half of the northeast quarter and the East Half of the Northwest quarter and thirty acres off of the East side of the West Half of the northwest quarter, all in Section 34, Township 20, Range 1 East, and containing 190 acres, more or less.

Affiant further says that she is the owner and party in possession of the above described lands

and has been continuously since May 15th, 1915. Affiant further says that she is the widow of E. H. Farr, deceased, and was the wife of the said E. H. Farr on July 18th, 1898, when a deed conveying certain lands was executed by B.L.Moore and wife, Sallie Moore, to E. H. Farr, and described as being the East Half of the Northwest quarter and 30 acres off East side of West Half of the northwest quarter of Section 34, Township 20, Range 1 Last, and containing 110 acres, Affiant further says that the said E H Farr purchased at that time and was put in possession under the terms of said deed the East Half of the Northwest quarter and 30 acres off of the EAST side of the West Half of the Northwest Quarter of said Section 34, Township 20, Range 1 East, and in all 110 acres; and that the said E. H. Farr, and later your affiant, have been in the continuous possession of said tract of land since the date of said deed, as aforesaid.

Affiant further says that the said E H Farr purchased and was put into possession and continued in possession until the same was conveyed to your affiant, under the terms of the deed from Mary C. WcClendon and others to E. H. Farr dated August 24th, 1910, and recorded in deed Book 49 page 218, the following lands, the East Hald of the West Half of the Northeast quarter of Section 34, Township 20, Range 1 East, notwithstanding the fact that the lands described in the deed was the East şald Half of the Northeast quarter of/Section 34. Affiant further says that William McClendon was the father of your affiant and that he died prior to August 24th, 1916, and the grantors named in that certain

deed from Mary C. McClendon and others to E. H. Farr, recorded in deed Book 49, on page 218, as heretofore described, were the widow, Mary U.McClendon, and a son, B.D.McClendon, and his wife, S. E. McClendon, or Sallie .McClendon. At the date of said deed the sole heirs at law and next of kin of William McClendon

was Mary C. McClendon, his widow, his won, B. D. McClendon, and your affiant, Dora Farr; and that there was an error made in the drawing of the above named deed, as aforesaid / Affiant further gays that Elisha H. Farr was the one and the same person as E. H. Farr.

Affiant further says that she is familiar with the lands conveyed by G.W. Whorton and wife,

Docia Whorton, to Walden M Simmons, as described in deed book 79 on page 3, in the office of the Judge of Probate of Shelby County, Alabama, and knows that the property conveyed in said deed was 50 acres off the west side of the west half, and not 50 acres off acres off of the west side of the west west half of the northeast quarter as written in said deed. Affiant further says that she knows of her own personal knowledge that G. W. Whorton nor Walden M.Simmons were either even in possession of the 50 acres described in said deed, but that the property conveyed and the property intended to have been included in said deed was in the West Half of the Northwest quarter and not in the West Half of the Northeast quarter of section 34.

Affiant further says that she knows of her own personal knowledge that for fifty years that your affiant and those through whom she holds title to the above described lands have been respectively in the open, notorious, continuous, peacefuland adverse possession of said lands, claiming the same as her own respectively against all the world and exercising acts of ownership over said lands by using the same as a homestead and regularly cultivating the cleared lands thereon either by agent or tenant and the general use of said timber lands for pasture and timber purposes; that affiant has never heard her title to said property or those through whom she claims or holds title to said lands to be questioned in any way. That there are no disputes insofar as your affiant s possession or as to the boundary lines bordering said lines.

Mrs. Dora Farr

Sworn to and subscribed before me on this the 28th day of November, 1939.

L C Walker, Judge of Frobate, Shelby County Alabama.

riled for record inthis office February 6th 1940 at 11 AM and recorded in deed record 107, page 590 and examined L C Walker, Judge of Probate