STATE OF ALABAMA)

JEFFERSON COUNTY)

Before me, the undersigned Notary Public in and for said County and State, personally appeared Kathleen Dorrity, who is known to me, and who being by me duly sworn, deposes and says on oath that she is a niece of Mrs. Eva Ford, deceased, who died in the year 1945, leaving a will which was admitted to Probate and record in Shelby County, Alabama, and that this affiant was the Executrix of her will. That this affiant is the same person as Cathleen Dorrity referred to in said will.

That affiant's mother, Mrs. Teresa Dorrity, who was a sister of said deceased, died in the year 1939, and that this affiant looked after her said mother until the time of her death.

Affiant further says that the farm of said Eva Ford, referred to in her last will and testament, included the following described real property, to-wit:

All of the North Half of the Northeast Quarter of Southwest Quarter ($N_{\frac{1}{2}}$ of $NE_{\frac{1}{4}}$ of $SW_{\frac{1}{4}}$) of Section 20, Township 19, Range 2 East, with the exception of six acres off of the East side. Also the South Half of the Northeast Quarter of Southwest Quarter ($S_{\frac{1}{2}}$ of $NE_{\frac{1}{4}}$ of $SW_{\frac{1}{4}}$) of Section 20, Township 19, Range 2 East, with the exception of about three acres thereof lying West of Vincent Road. All of said property is situated in Shelby County, Alabama.

Affiant further says that this was the only farm owned by said testatrix at the time of the execution of her last will and testament, and that since the death of said testatrix, this affiant, individually, has taken possession of said farm, which includes the property above described, claiming to own the same, and her ownership of the same has not been questioned or disputed by any of the other heirs at law of said testatrix.

Affiant further says that she was acquainted with

Lafayette Ford, the husband of the said Eva Ford, and that he died in the year 1930, leaving no last will and testament so far as this affiant knows or believes, and that he did not leave surviving him any child or children, or other descendants of his; that both of his parents died prior to his death, and that he did not leave surviving him any brothers or sisters, nor any descendants of a deceased brother or sister. That his said wife was his only heir.

Kathleen Dorrity

Sworn to and subscribed before me on this $\frac{157}{5}$ day of January, 1952.

Mary Dunnanant Notary Public.