orm 1-1-5 Rev. 5 85	
[·
VARRANTY DEED, JOINTLY F	OR LIFE WITH REMAINDER TO SURVIVOR-LAWYERS TITLE INSURANCE CORPORATION, Birmingham, Alabama
STATE OF ALABAMA	
SHELBY COUR	NTY KNOW ALL MEN BY THESE PRESENTS,
That in consideration of	One Hundred Dollars and other good and valuable consideration DOLLARS_
	or grantors in hand paid by the GRANTEES herein, the receipt whereof is acknowledged, we,
Burl Morgan	n and wife, Emmie Morgan
	ors) do grant, bargain, sell and convey unto
D. L. Wall	lace and Johnnie Wallace
	ANTEES) for and during their joint lives and upon the death of either of them, then to the survivor
	ther with every contingent remainder and right of reversion, the following described real estate situated ShelbyCounty, Alabama to-wit:
. 	County, Alabama to-wit:
Range 12 East, and quarter section a dalong the same said 16 min. to the right the east side of a run along said drive	theast corner of the SE2 of the NW1, Section 2, Township 24 North, run in a southerly direction along the east line of said quarter-listance of 370.44 feet to the point of beginning; thence continue course for a distance of 660.0 feet; thence turn an angle of 98 deg. at and parallel to Highway No. 25 for a distance of 190.0 feet to driveway; thence turn anangle of 81 deg. 44 min. to the right and yeway for a distance of 660.0 feet; thence turn an angle of 98 deg. at for a distance of 190.0 feet to the point of beginning.
•	
	STATE OF ALA., SHELLY CO.,
	I CERTIFY THIS INSTRUMENT WAS FILED ON
	RECORDED & \$MTG. TAX
	S_CONTAC NATION
	PD. ON THIS WASTRUMENT.
	Corner M. Fouler
	DEDCE OF BBODATE
	JUDGE OF PROBATE
	JUDGE OF PROBATE
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted about heirs, executors and adminagainst the lawful claims. IN WITNESS WHE	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. See the every contingent eversion and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever,
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted ablains, executors and admit against the lawful claims IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. Except (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. EREOF. We have hereunto set
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted above heirs, executors and adminagainst the lawful claims. IN WITNESS WHE	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. Except (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. EREOF. We have hereunto set
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted ablains, executors and adminagainst the lawful claims IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. It is a second to the heirs and assigns of such survivor forever, together with every contingent eversion. It is a second to the heirs and assigns of such survivor forever, together with every contingent eversion. It is a second to the said GRANTEES, that I are free from all encumbrances, hat I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, have; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. INNEL 13 47 INNEL 1966 (Seal to the said GRANTEES) and seal(s), this
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted above heirs, executors and administration against the lawful claims IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. It is a second to the heirs and assigns of such survivor forever, together with every contingent eversion. It is a second to the heirs and assigns of such survivor forever, together with every contingent eversion. It is a second to the said GRANTEES, that I are free from all encumbrances, have; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. IN Second to the heirs and defend the same to the said GRANTEES, their heirs and assigns forever, and all persons. IN Second to the heirs and defend the same to the said GRANTEES, their heirs and assigns forever, and all persons. IN Second to the heirs and defend the same to the said GRANTEES, their heirs and assigns forever, and all persons. IN Second to the heirs and assigns forever, and administrators covenant with the said GRANTEES, that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, and all persons. IN Second to the heirs and assigns of such survivor forever, together with every contingent to the said GRANTEES.
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted above heirs, executors and adminished against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, how in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. I week (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. EREOF. We have hereunto set
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted above heirs, executors and admit against the lawful claims IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, how in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. I week (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. EREOF. We have hereunto set
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted able heirs, executors and admin against the lawful claims IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hum in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. I weelf (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. CREOF, We have hereunto set our hand(s) and seal(s), this 13 fz Burl Morgan (Scal) Emmie Morgan (Scal)
then to the survivor of the remainder and right of remainder and right of remainder and I (we) do for my their heirs and assigns, the unless otherwise noted ablains, executors and adminagainst the lawful claims IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. The property of the said of the s
And I (we) do for my their heirs and assigns, the unless otherwise noted above heirs, executors and admin against the lawful claims IN WITNESS WHE day of STATE OF ALABAMA SHELBY	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. Seelf (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. SIEFOF. We have hereunto set our hand(s) and seal(s), this //3 ** Burl Morgan (Seal) Burl Morgan (Seal) General Acknowledgment
And I (we) do for my their heirs and assigns, the unless otherwise noted abovers, executors and administration against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. Seelf (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. CHEOF. We have hereunto set our hand(s) and scal(s), this 13.72 When have hereunto set our hand(s) and scal(s), this formula Mourgan (Scal) General Acknowledgment General Acknowledgment A Notary Public in and for said County, in said State,
then to the survivor of the remainder and right of remainder and right of remainder and light of remainder and assigns, the their heirs and assigns, the unless otherwise noted about against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. The said GRANTEES is the said of the said of the said of said premises; that they are free from all encumbrances, hat I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, hove; that I (we) have a good right to sell and convex the same as aforesaid; that I (we) will and my (our instrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. The first product of the same of the said GRANTEES, their heirs and assigns forever, and all persons. The first product of the said GRANTEES, their heirs and assigns forever, and all persons. The first product of the said GRANTEES, their heirs and assigns forever, and all persons. The first product of the said GRANTEES, their heirs and assigns forever, and all persons. The first product of the said GRANTEES, their heirs and assigns forever, and all persons. The first product of the said GRANTEES, their heirs and assigns forever. The first product of the said GRANTEES, their heirs and assigns forever. The first product of the said GRANTEES, their heirs and assigns forever. The first product of the said GRANTEES, their heirs and assigns forever. The first product of the said GRANTEES, the said GRANT
then to the survivor of the remainder and right of remainder and right of remainder and a light of remainder and assigns, the unless otherwise noted about against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hum in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. Seelf (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, love; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) insistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. CREOF. We have hereunto set our hand(s) and seal(s), this 13.77 JUNE 19.66 General Acknowledgment General Acknowledgment General Acknowledgment A Notary Public in and for said County, in said State, sairl Morgan and wife, Emmie Morgan signed to the foregoing conveyance, and who are known to me, acknowledged before me
then to the survivor of the remainder and right of remainder and right of remainder and assigns, the theory of their heirs and assigns, the unless otherwise noted able heirs, executors and admin against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hum in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. Seelf (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES that I am (we are) lawfully seized in fee, simple of said premises; that they are free from all encumbrances, ower, that I (we) have a good right to sell and convex the same as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. CHEOF. We have hereunto set OUT hand(s) and scal(s), this 13 T HANCE HOLD HAND HAND HAND HAND HAND HAND HAND HAN
then to the survivor of the remainder and right of remainder and right of remainder and assigns, the unless otherwise noted able heirs, executors and administration against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of citner of them, how in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. The said of the heirs and assigns of such survivor forever, together with every contingent eversion. The said of the heirs and assigns of such survivor forever, together with every contingent eversion. The said of the said of the said of the said GRANTEES, that I (we) will and my (our) inistrators shall warrant and defend the saine to the said GRANTEES, their heirs and assigns forever, of all persons. The said of the said
then to the survivor of the remainder and right of remainder and right of remainder and assigns, the unless otherwise noted able heirs, executors and administration against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. cself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee, simple of said premises; that they are free from all encumbrances, ower, that I (we) have a good right to sell and convex the sance as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. CHEOF. We have hereunto set OUT hand(s) and scal(s), this 13 T HONG. General Acknowledgment General Acknowledgment General Acknowledgment A Notary Public in and for said County, in said State, surl Horgan and wife, Emmie Morgan a signed to the foregoing conveyance, and who are knownedged before my informed of the contents of the conveyance they executed the saine voluntarity
then to the survivor of the remainder and right of remainder and right of remainder and assigns, the theory of their heirs and assigns, the unless otherwise noted able heirs, executors and admin against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. cself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee, simple of said premises; that they are free from all encumbrances, ower, that I (we) have a good right to sell and convex the sance as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. CHEOF. We have hereunto set OUT hand(s) and scal(s), this 13 T HONG. General Acknowledgment General Acknowledgment General Acknowledgment A Notary Public in and for said County, in said State, surl Horgan and wife, Emmie Morgan a signed to the foregoing conveyance, and who are knownedged before my informed of the contents of the conveyance they executed the saine voluntarity
then to the survivor of the remainder and right of remainder and right of remainder and assigns, the theory of their heirs and assigns, the unless otherwise noted able heirs, executors and admin against the lawful claims. IN WITNESS WHE day of	HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, hem in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent eversion. cself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, that I am (we are) lawfully seized in fee, simple of said premises; that they are free from all encumbrances, ower, that I (we) have a good right to sell and convex the sance as aforesaid; that I (we) will and my (our) inistrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, of all persons. CHEOF. We have hereunto set OUT hand(s) and scal(s), this 13 T HONG. General Acknowledgment General Acknowledgment General Acknowledgment A Notary Public in and for said County, in said State, surl Horgan and wife, Emmie Morgan a signed to the foregoing conveyance, and who are knownedged before my informed of the contents of the conveyance they executed the saine voluntarity