THE STATE OF ALABAMA

KNOW	ALL	MEN	RY	THESE	PRESENTS:
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THAT WHEREAS, on

day of

May

, A. D. 1963

Court of Shelby

County rendered a decree for the sale of lands hereinafter described

J. O. Popwell and conveyed, for the payment of State and County taxes then due from

the owner of said lands, and for the payment of the fees, costs, and expenses of and under said decree, and the sale had in execution thereof.

AND WHEREAS, thereafter, to-wit, on the

day of

June

Shelby. and in pursuance of said decree, said lands were regularly offered for sale by the Tax Collector of County for said taxes, fees, costs, and expenses, and no person having bid a sufficient sum for said lands to pay the same, said lands were bid in for the State for the sum of said taxes, fees, costs, and expenses.

AND WHEREAS, the time allowed by law for the redemption of said lands has elapsed since said sale, and the

same not having been redeemed, the title thereto under said sale is still in the State.

AND WHEREAS, said lands having been entered upon the books of the State Land Commissioner, and the State Land Commissioner of the State of Alabama, with the approval of the Governor, has fixed the price of said land, and One Thousand Seventy-four and ascertained that the sum of to cover and satisfy all claims of the State and County against said lands for or on account of taxes, interest, fees, and costs, and officers' fees which were due upon or have accrued against said lands, as provided for by law.

AND WHEREAS, application has been made to the State Land Commissioner of the State of Alabama by T. H. Gamble and J. David Royal to purchase said lands, and said sum of One Thousand Seventy-four and No/100 (\$1,074.00) Dollars therefor

has been paid into the State Treasury.

NOW THEREFORE, The State Land Commissioner of the State of Alabama, by virtue of and in accordance with the authority in him vested by law, with the approval of the Governor of Alabama, and in consideration of the premises above set out, has this day granted, bargained, sold, and conveyed, and by these presents does grant, bargain, sell, and convey unto the said T. H. Gamble & J. David Royal . without warranty or covenant of any kind on the part of the State, express or implied, all right and title of the State of Alabama acquired by the tax sale aforesaid in and to said lands, described as follows:

S & W of Hwy 91 less following; Part of SEt of NEt Sec. 29, Township 19, Range 1 West beg on E/L 100 ft. N of abc RR run W 640 ft. S 100 ft. E 640 ft; N 100 ft. to beg 8 A No of SEt 29-19-1 W less 10 A NWt of SEt as; Beg SW cor run E to crk; up crk toW/L; S to beg; less trt NW of SE & trt in NE of SE 40 A,

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lying and being situate in said County and State, to have and to hold the same, the said right and title of the State in the lands aforesaid, unto T. H. Gamble and J. David Royal

and theirs and assigns forever.

In testimony whereof I have hereunto set my hand and seal this the 73

Approved. Wallace

STATE DAND/COMMISSIONER OF ALABAMA.

State Land Commissioner.

THE STATE OF ALABAMA. MONTGOMERY COUNTY.

Governor

Mary Slade

. a Notary Public in and for said County, in said State,

Harvey L. Rabren hereby certify that . whose name is signed to the foregoing conveyance as State Land Commissioner, and who is known to me, acknowledged before me on this day that, being informed of the contents of this conveyance, he, in his capacity as such State Land Commissioner, executed the same voluntarily on the day the same bears date.

Given under my hand this the 3

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