	J
	Li. C.: C.: C.:
-	
•	
0	C
C	
	BOOK

	KNOW ALL MEN BY THESE PRESENTS, that Glen H. Yancey	and
	Betty Ann Yancey, husband and wife,, the grantors	, in consideration of
h	TEN DOLLARS (\$10.00) and other good and valuable considerations,	·
	hereby acknowledged to have been paid to said grantors by William L. Lawle	r, Sr., and
		, the grantee_S,
	do hereby grant, bargain, sell and convey unto the said grantees for and durin	g their joint
•	lives and upon the death of either of them, then to the survivor	of them in ree
	simple, the following described real property situated in Shelby (County, Alabama,
	Lots 8, 9, 10 and 11 according to Houlditch Subdivision in Se 22 South, Range 3 West, as recorded in Map Book 4 on page 39 of Shelby County, Alabama, along with certain land lying nort which lots and land are more particularly described as follow A tract of land situated in the No of the No of Section 21, Range 3 West described as beginning at the intersection of n Houlditch Street with the northwest boundary of King Street, map of Houlditch Subdivision and proceed westerly along the n Houlditch Street 390.0 feet to the southwest corner of Lot 8 thence at an angle of 90 deg. 00 min. to the right and along 8 and then continue in the same straight line for a distance thence at an angle of 91 deg. 43 min. to the right 449.63 fee corner of a lot for a water tower; thence at an angle of 90 de right along the west side of said lot 100.0 feet; thence at a 00 min. to the left and along the south side of said lot 125. Street; thence at an angle of 104 deg. 19 min. to the right 1 at an angle of 0 deg. 57 min. to the right 130.71 feet to the The above described property is conveyed subject to certain or estrictions as shown by "EXHIBIT A" attached hereto, and mad deed.	h therefrom, all of s: Township 22 South, orth boundary of as shown on the orth boundary of of said Subdivision the west side of Lo of 386.95 feet; to northwest eg. 00 min. to the angle of 90 deg. 0 feet to King. 53.97 feet; thence point of heginning overants and
	19730604000031050 1/3 \$.00	
TC 3	19/30604000031000	e; n=
1.1.3 C.3 ~~C.		
000	Together with all and singular the rights, members, privileges and appurtena	
CV	ing, or in any wise appertaining; to have and to hold the same unto the grantee S. t	heir,
B00K	heirs, and assigns forever.	
	And, except as to taxes hereafter falling due,	
	which are assumed by the grantees, the saidgran	tors
	which are assumed by the glumees, the said fortheir heirs, executors and	
	covenant with the grantees, their heirs and assigns, that they se	
	estate in fee simple in said property, that said property is free from all encumbrances and	
	hereby warrant and will forever defend the title to, and possessio	
	the grantee <mark>s, their heirs and assigns, against the lawfo</mark>	ul claims of all persons.
•	INI WITNESS WHEREOF the graptor S have hereunto set their	hand <u>s</u> and
	IN WITNESS WHEREOF, the grantor and an increasing ser-	
	seal this 17th day of January, 19/1.	•
	Man Hya	(Seal)
	Betty and Gas	(Seal)

C. Earl Jernigan

THE STATE OF ALABAMA,

MOBILE COUNTY

19730604000031050 2/3 \$.00 Shelby Cnty Judge of Probate, AL

06/04/1973 12:00:00 AM FILED/CERT

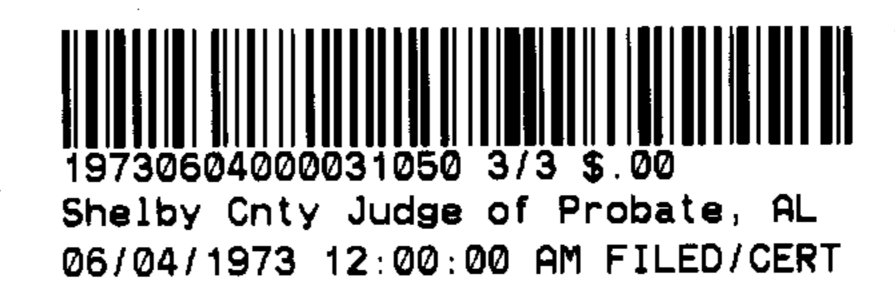


EXHIBIT A

Restrictions and Covenants

- 1. No obnoxious, offensive trade or activities shall be carried on upon any part of said premises.
- 2. No garage, filling station or other business shall be constructed or operated upon said premises.
- . 3. No dwelling costing less than Eight Thousand Dollars shall be permitted on any part of said lands.
- 4. No person of any other race than Caucasian shall use or occupy any building or any part thereof or on any lot except this comment shall not prevent occupancy by domestic servants of different race domiciled with the owners or tenants of said premises.
- 5. No cattle or hogs shall be kept or maintained on any residential building lot; said lands shall be used for residential purposes and not for the purpose of operating a business thereof.
- 6. Neither the grantees nor their successors or assigns shall dump garbage or sewage on said property.
- 7. It is expressly understood and agreed that the covenants herein set forth shall attach to and run with the lands described herein and shall be binding on all parties and all persons claiming under the grantor herein, and the grantees herein, or their successors and assigns, and that said covenants set forth herein shall attach to and run with said lands, and that said covenants may be proceeded upon for an injunction for specific execution thereof against any person or persons wiolating said covenants.
- 8. In validation of any of these covenants, or any part thereof by any court of competent jurisdiction shall in no wise affect any of the other provisions which shall remain in full force and execution.

REC. BK. & PALCE NUMBER OF TROBATE

00K

 ∞