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IN THE PROBATE COURT OF SHELBY COUNTY, ALABAMA

THE STATE OF ALABAMA,
Plaintiff,

VS.

MARVIREE ANDERSON as record
owner in fee simple of certain
designated real estate; and
ANNETTE SKINNER in her official
capacity as Tax Collector of
Shelby County, Alabama,

Defendants.

DECREE OF CONDEMNATION

This cause coming on to be heard on report of held for the first sioners in this cause.

The Plaintiff in this cause having filed in this Court a Complaint to condemn for use as a right-of-way, certain lands owned by Marviree Anderson and Annette Skinner, Tax Collector as owners.

Further, the Court having heretofore made an order granting said Complaint and said order having been made only after due and legal notice of the filing of said Complaint and of the appointment of a day for hearing the same had been given to all owners, lienholders, and other persons alleged to have any interest in the lands described in the Complaint and said order having been made only after the proof by legal and competent evidence of the averments of the Complaint.

Further, the Court having in its order made on the day, day, of Lender, 1990, appointed hands walls, the bull talking and Sally and Commissioners to assess and appraise the damages and compensation to which the owners of said land are entitled. Further, the Commissioners having filed in this Court their report showing that after having first been sworn as jurors are required to be sworn, they proceeded to assess the damages and compensation to which the owners of the several tracts of land described in said report and in the original Complaint, in this cause, for use as rights-of-way for public road or highway purposes and for such other purposes as are stated in said Complaint and that after they had viewed said lands and had received all evidence offered touching the amount of damages and compensation to which said owners are entitled. Further, that Commissioners have reported that the amount of damages and compensation awarded to f/aunive Cinderen._ on account of the lands described in the and

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original Complaint and said report of said Commissioners, being required by the State for rights-of-way, identified in the Complaint for Order of Condemnation and being more particularly described as follows, to wit:

See Exhibit "A"

And it further appearing to the satisfaction of the court that Plaintiff is entitled to have all of the lands described in said report condemned for a right-of-way for public roads and highway purposes and condemned for the uses and purposes stated in the application, in this cause, and that Plaintiff is entitled to have said lands condemned for the purpose of acquiring the easement as stated in the Complaint in this cause.

And it appearing to the satisfaction of the Court that Plaintiff has already paid into the Court the amount of money awarded by said Commissioners to said owners, which said awards are subject to all outstanding valid claims, liens, and leases for the condemnation of the lands described in said report of said Commissioners and described in the original Complaint to condemn, in this cause, and has also paid all the court costs in this cause. It is therefore,

ORDERED, ADJUDGED AND DECREED by the Court that the lands described herein and in the Complaint filed herein be and the same is hereby condemned for the use of right-of-way and such other uses as set out in the original Complaint filed herein and that the lands and to subject said lands for uses and purposes set forth in the original Complaint herein and said lands are condemned for the uses and purposes herein and above stated as against all parties having an interest therein especially condemned against the interest of Marviree Anderson and Annette Skinner, Tax Collector. It is further

ORDERED, ADJUDGED AND DECREED by the Court that the Commissioner's Report is approved and adopted and the compensation due the Defendants is as stated in said Report. It is further

ORDERED by the Court that all papers on this proceeding be recorded.

DONE this 29 m day of Orlybe

Judge of Probate

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described as follows, to wit:

Commencing at the southeast corner of the SE 1/4 of NE 1/4 Section 2, T-24-N, R-12-E; thence northerly along the east line of said SE 1/4 of NE 1/4 a distance of 93 feet, more or less, to the centerline of Project No. OLB-059-025-001; thence S 86° 32' 49" W along the centerline of said Project a distance of 215 feet, more or less, to Station 113+00; thence turn an angle of 90° 00' to the left and run a distance of 55 feet to the point of beginning of the property herein to be conveyed; thence N 86° 32' 49" E, parallel with the centerline of said project a distance of

27 feet, more or less, to the east property line; thence northerly along the said east property line a distance of 28 feet, more or less, to the present southeast right-ofway line of Alabama Highway No. 25; thence southwesterly along said present southeast right-of-way line a distance of 490 feet, more or less, to the west property line; of 29 feet, more or less, to a point on a line which extends from a point that is 55 feet southeasterly of and at right angles to the centerline of ania makes angles to the centerline of said Project at Station 108+00 to a point that is 50 feet southeasterly of and at right angles to the centerline of said Project at Station 109+00; thence northeasterly along said line a distance of 61 feet more or less, to said point that is 50 feet southeasterly of and at right angles to the centerline of said Project at Station 109+00; thence N 86 32' 49" E, parallel with the centerline of said Project, a distance of 250 feet; thence northeasterly along a line a distance of 151 feet, more or less, to the point of beginning.

Said strip of land lying in the NE 1/4 of SE 1/4 and the SE 1/4 of NE 1/4 Section 2 T-24-N, R-12-E and containing 0.25 acre, more or less.

STATE OF ALA. SHELBY CO.
I CERTIFY THIS
INSTRUMENT WAS FILED

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JUDGE OF PROBATE

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