This Roses Provided By

SEND TAX NOTICE TO:

(205) 669-6204 (205) 669-6291 Fax(205) 669-3130		ames J. Crockett	·
is instrument was prepared by	(Address) _	125 Cambridge Poi Alabaster, Alabam	nte Circle a 35007
ame) Courtney Mason & Associates, P.C.		•	
ddress) 100 Concourse Parkway, Suite 350, Birming 1-1-5 Rev. 5/82 ARRANTY DEED, JOINT TENANTS WITH RIGHT OF SURVIVORSHIP - LAWYERS TITLE INS			
		<u> </u>	
Shelby County Know all men by these			
hat in consideration of Eighty- Two Thousand Four Hundi			DOLLARS
the undersigned grantor or grantors in hand paid by the GRANTEES herein,	the receipt where	of is acknowledged, we.	
Ronny Landrum d/b/a Landrum Builders			
erein referred to as grantors) do grant, bargain, sell and convey unto			
James J. Crockett and wife, Virginia H			
erein referred to as GRANTEES) as joint tenants, with right of survivorship, t	the following descr	ibed real estate situated in	
Shelby Cour	nty, Alabama to-wi	t:	
Lot 28, according to the survey of Cambridge in Map Book 17 page 59, in the Probate Offic situated in Shelby County, Alabama. Mineral and mining rights excepted.	Pointe, Fi e of Shelby	rst Sector, as rec County, Alabama;	orded being
Subject to existing easements, current taxes, rights of way, if any, of record.	estrictions	s, setback lines an	ıd
This property is not homestead property as de	efined by the	ne Code of Alabama.	•
	1994-164		
05/23/	1994-164 M CERTIF	8i IED	
05/23/ 09:58 A SHELBY COU	M CERTIF MY JUBGE OF PROP MCD 91.00 with right of survive hereby created is natire interest in ferein shall take as in that they are free; that I (we) will signs forever, against the signs forever a	OF STATE vorship, their heirs and assign a severed or terminated during the simple shall pass to the survey enants in common. covenant with the said GRAN of from all encumbrances, unleading (our) heirs, executors at the lawful claims of all personal the lawful claims of all p	viving grantee, and NTEES, their heirs as otherwise noted and administrators ons.
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, where intention of the parties to this conveyance, that (unless the joint tenancy the grantees herein) in the event one grantee herein survives the other, the elif one does not survive the other, then the heirs and assigns of the grantees he And I (we) do for myself (ourselves) and for my (our) heirs, executors, and assigns, that I am (we are) lawfully seized in fee simple of said premises; above; that I (we) have a good right to sell and convey the same as aforesaid shall warrant and defend the same to the said GRANTEES, their heirs and assigns IN WITNESS WHEREOF, I have hereunto set In have hereunto set In have hereunto set In the same to the said GRANTEES.	M CERTIF MY JUBGE OF PROP MCD 91.00 with right of survive hereby created is natire interest in ferein shall take as in that they are free; that I (we) will signs forever, against the signs forever a	B1 IED ATE vorship, their heirs and assign severed or terminated during the simple shall pass to the survey enants in common. covenant with the said GRAN of from all encumbrances, unleading the survey of the survey of the survey of the survey of the said GRAN	viving grantee, and NTEES, their heirs as otherwise noted and administrators ons.
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, which intention of the parties to this conveyance, that (unless the joint tenancy the grantees herein) in the event one grantee herein survives the other, the elifone does not survive the other, then the heirs and assigns of the grantees he And I (we) do for myself (ourselves) and for my (our) heirs, executors, and assigns, that I am (we are) lawfully seized in fee simple of said premises; above; that I (we) have a good right to sell and convey the same as aforesaid shall warrant and defend the same to the said GRANTEES, their heirs and assigns IN WITNESS WHEREOF, I have hereunto set In have hereunto set In have hereunto set In the same to the said GRANTEES.	M CERTIF MY JUBGE OF PROP MCD 91.00 with right of survive hereby created is natire interest in ferein shall take as in that they are free; that I (we) will signs forever, against the signs forever a	OF STATE vorship, their heirs and assign a severed or terminated during the simple shall pass to the survey enants in common. covenant with the said GRAN of from all encumbrances, unleading (our) heirs, executors at the lawful claims of all personal the lawful claims of all p	viving grantee, and NTEES, their heir eas otherwise noted and administrators ons.
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, which intention of the parties to this conveyance, that (unless the joint tenancy the grantees herein) in the event one grantee herein survives the other, the elifone does not survive the other, then the heirs and assigns of the grantees he And I (we) do for myself (ourselves) and for my (our) heirs, executors, and assigns, that I am (we are) lawfully seized in fee simple of said premises; above; that I (we) have a good right to sell and convey the same as aforesaid shall warrant and defend the same to the said GRANTEES, their heirs and assigns IN WITNESS WHEREOF, I have hereunto set In have hereunto set In have hereunto set In the same to the said GRANTEES.	M CERTIF MY JUBGE OF PROP MCD 91.00 with right of survive hereby created is natire interest in ferein shall take as in that they are free; that I (we) will signs forever, against the signs forever a	PATE vorship, their heirs and assign a severed or terminated during the simple shall pass to the survenants in common. covenant with the said GRAN of from all encumbrances, unless the lawful claims of all persents the lawful claims of all persents ad(s) and seal(s), this	viving grantee, and NTEES, their heirs as otherwise notes and administrators ons.
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, when intention of the parties to this conveyance, that (unless the joint tenancy the grantees herein) in the event one grantee herein survives the other, the elif one does not survive the other, then the heirs and assigns of the grantees he And I (we) do for myself (ourselves) and for my (our) heirs, executors, and assigns, that I am (we are) lawfully seized in fee simple of said premises; above; that I (we) have a good right to sell and convey the same as aforesaid shall warrant and defend the same to the said GRANTEES, their heirs and ass IN WITNESS WHEREOF, I have hereunto set May of April 194.	M CERTIF NTY JUDGE OF PROP With right of survive hereby created is easientire interest in ferein shall take as in that they are free; that I (we) will a signs forever, againny har	PATE vorship, their heirs and assign a severed or terminated during the simple shall pass to the survenants in common. covenant with the said GRAN of from all encumbrances, unless the lawful claims of all persents the lawful claims of all persents ad(s) and seal(s), this	viving grantee, and NTEES, their heirs as otherwise notes and administrators ons.
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, which intention of the parties to this conveyance, that (unless the joint tenancy the grantees herein) in the event one grantee herein survives the other, the elif one does not survive the other, then the heirs and assigns of the grantees he And I (we) do for myself (ourselves) and for my (our) heirs, executors, and assigns, that I am (we are) lawfully seized in fee simple of said premises; above; that I (we) have a good right to sell and convey the same as aforesaid shall warrant and defend the same to the said GRANTEES, their heirs and ass IN WITNESS WHEREOF, I have hereunto set n day of April ,19 94 WITNESS: (Seal)	M CERTIF NTY JUDGE OF PROP With right of survive hereby created is easientire interest in ferein shall take as in that they are free; that I (we) will a signs forever, againny har	PATE vorship, their heirs and assign a severed or terminated during the simple shall pass to the survenants in common. covenant with the said GRAN of from all encumbrances, unless the lawful claims of all persents the lawful claims of all persents ad(s) and seal(s), this	NTEES, their heirs as otherwise noted and administrators ons.
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, which intention of the parties to this conveyance, that (unless the joint tenancy the grantees herein) in the event one grantee herein survives the other, the elif one does not survive the other, then the heirs and assigns of the grantees he And I (we) do for myself (ourselves) and for my (our) heirs, executors, and assigns, that I am (we are) lawfully seized in fee simple of said premises; above; that I (we) have a good right to sell and convey the same as aforesaid shall warrant and defend the same to the said GRANTEES, their heirs and ass IN WITNESS WHEREOF, I have hereunto set May of April 1994. WITNESS:	M CERTIF NTY JUDGE OF PROP With right of survive hereby created is easientire interest in ferein shall take as in that they are free; that I (we) will a signs forever, againny har	PATE vorship, their heirs and assign a severed or terminated during the simple shall pass to the survenants in common. covenant with the said GRAN of from all encumbrances, unless the lawful claims of all persents the lawful claims of all persents ad(s) and seal(s), this	viving grantee, and NTEES, their heirs as otherwise noted and administrators ons.

COURTNEY H. MASON, JR. MY COMMISSION EXPIRES 3-5-95

signed to the foregoing conveyance, and who_

<u>16th</u>

he has

day of

hereby certify that Ronny Landrum d/b/a Landrum Builders

on this day, that, being informed of the contents of the conveyance ____

18

Given under my hand and official seal this.___

whose name ___

on the day the same bears date.

known to me, acknowledged before me enecuted the same voluntarily

is

A.D., 19 94

Notary Public.