C. R. SIMS,

Complainant,

vs.

R. S. STEWART; W. C. STEWART; and AARON LOWENSTEIN, SIDNEY LOWENSTEIN, and THOMAS J. TAYLOR, partners, doing business as TAYLOR, LOWENSTEIN & COMPANY, a co-partnership,

IN EQUITY. NO. 735

TO THE HONORABLE FRANCIS W. HARE, JUDGE OF SAID COURT.

Respondents.

Now comes your complainant C. R. Sims, and presents this his bill of complaint against R. S. Stewart; against W. C. Stewart; and against Aaron Lowenstein, Sidney Lowenstein, and Thomas J. Taylor, partners, doing business as Taylor, Lowenstein & Company, a co-partnership, and respectfully shows unto your honor as follows:

FIRST: That your complainant resides near Rabon, in Baldwin County, Alabama; the respondent R. S. Stewart, resides near Rabon, in Baldwin County, Alabama; the respondent W. C. Stewart, resides near Rabon, in Baldwin County, Alabama; and the respondents Aaron Lowenstein, Sidney Lowenstein, and Thomas J. Taylor, Partners, doing business as Taylor, Lowenstein & Company, a co-partnership, reside and have their main office in Mobile, Mobile County, Alabama, and that all of the said parties are over the age of twenty-one years.

SECOND: Complainant is the owner of the following described land in Baldwin County, Alabama, to-wit: The East Half of the Northwest Quarter; and the Northeast Quarter of the Southwest

Quarter of Section Two (2), Township One (1) South, Range Three (3) East, and the complainant alleges that the respondent R. S. Stewart owns the Northwest Quarter of the Northeast Quarter and the North Half of the Northwest Quarter of the Southeast Quarter of the said section, and that the respondent R. S. Stewart owns an interest in the Southwest Quarter of the Northeast Quarter of the said section, for that on to-wit, the 16th day of November, 1916, the said R. S. Stewart and Annie Eliza Stewart, his wife, together with other parties, made a certain deed of trust containing power of sale, in which they conveyed the Southwest Quarter of the Northeast Quarter of the said section, the property of the said R. S. Stewart, together with other property, to Taylor, Lowenstein & Company, a co-partnership, to secure payment of a certain debt; default having been made in the payment of the indebtedness secured by the said deed of trust, due notice was given by publication and the said property was sold on to-wit, the 17th day of October, 1928, by Hiram C. Taylor as trustee, under and by virtue of the powers contained in the said deed of trust, to Taylor, Lowenstein & Company, a co-partnership, and the time fixed by law in which the said R. S. Stewart may exercise his statutory right of redemption has not yet expired; the complainant alleges that the respondent W. C. Stewart owns the South Half of the Northwest Quarter of the Southeast Quarter of the said section; the complainant further alleges that the respondents Aaron Lowenstein, Sidney Lowenstein, and Thomas J. Taylor, partners, doing business as Taylor, Lowenstein & Company, a co-partnership, own an interest in the Southwest Quarter of the Northeast Quarter of the said section, for that on to-wit, the 16th day of November, 1916, the said R. S. Stewart and Annie Eliza Stewart, his wife, together with other parties, made a certain deed of trust containing power of sale, in which they conveyed the Southwest Quarter of the Northeast Quarter of the said section, the property of the said R. S. Stewart, together with other property to Taylor, Lowenstein & Company, a co-partnership, to secure the payment of a certain debt; default having been made in the payment of the

indebtedness secured by the said deed of trust, due notice was given by publication and the said property was sold on to-wit, the 17th day of October, 1928, by Hiram C. Taylor as trustee, under and by virtue of the powers contained in the said deed of trust, to Taylor, Lowenstein & Company, a co-partnership, and the said property has not yet been redeemed; the complaint and the respondents are co-terminous owners of land in the said Section Two (2), Township One (1) South, Range Three (3) East, and the boundary lines between the respective portions of the said section owned by the complainant and each of the respondents depend upon the same common line and are disputed, and the complainant brings this bill of complaint to establish the disputed boundary lines between that part of the said section owned by each of the respondents.

The premises considered the complainant prays that your Honor will take jurisdiction of this cause, and that by proper process issuing to them from this Honorable Court, the respondents be made parties hereto and be required to answer the charges herein made, in all things as required by the rules and practice of this fourt.

Complainant further prays that your honor will, by proper process as provided by the laws of Alabama, ascertain the true location of the disputed boundary lines between the lands of the complainant and each of the respondants, and will determine any adverse claims in respect to any portions of the said land involved which may be necessary for a complete settlement of the boundary lines, and will make an order locating and defining the boundary lines involved by reference to permanent land marks, or other such means as may be proper, and will enter a judgment fixing the boundary lines as so determined. Complainant further prays that your Honor will appoint a competent surveyor to establish a permanent stone or iron land mark in accordance with the judgment, from which

Page Four.

future surveys of the land empraced in the judgment shall be made, and will require such surveyor to make a report to the SHALL Court which accuratly describe the land mark as so erected and define its location as nearly as practicable.

Complainant further prays for such other, further, and different relief as in equity and good conscience may be due him in the premises.

LICITOR FOR COMPLAINANT.

FOOT NOTE: The said R. S. Stewart; the said W. C. Stewart; and Aaron Rowenstein, Sidney Lowenstein, and Thomas J. Taylor, partners, doing business as Taylor, Lowenstein & Company, a co-partnership, are required to answer each and every paragraph of the foregoing bill of complaint, but not under oath, their oath thereto being hereby expressly waived.

OLICITOR FOR COMPLAINANT.

C. R. SIMS,

Complainant,

VS.

R. S. STEWART, W. C. STEWART, and AARON LOWENSTEIN, SIBNEY LOWENSTEIN, and THOMAS J. TAY-LOR, partners, doing business as TAYLOR, LOWENSTEIN & COMPANY, a co-partnership,

Respondents.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY. NO. 835.

This cause coming to be heard on the Bill of Complaint, the answer of Thomas J. Taylor, Aaron A. Lowenstein and Sidney Lowenstein, individually and as partners doing business as Taylor, Lowenstein and Company, a co-partnership; a decree pro comfessoow record permit against the respondents R. S. Stewart and W. C. Stewart, and upon the testimony as noted by the Register, the Court is of the opinion that the complainant is entitled to the relief prayed for.

It is Ordered, Adjudged and Decreed that the parties complainant and respondents are co-terminous owners of land in Section Two (2) in Township One (1) South of Range Three (3) East in Baldwin County, Alabama; that the complainant is the owner of that part of said section described as the East Half of the Northwest Quarter and the Northeast Quarter of the Southwest Quarter of said section; that the respondent R. S. Stewart is the owner of the Northwest Quarter of the Northeast Quarter and the North Half of the Northwest Quarter of the Southeast Quarter; that the respondent W. C. Stewart owns the South Half of the Northwest Quarter of the Southeast Quarter of the said section and that the respondents Aaron A. Lowenstein, Sidney Lowenstein and Thomas J. Taylor, partners, doing business as Taylor, Lowenstein and Company, a co-partnership, are owners of the Southwest Quarter of the Northeast Quart er of the said section, and that the property lines between the property of the said complainant and each of the said respondents are uncertain and disputed.

It is further ordered, adjudged and decreed, that it is to the interest of the parties that the boundary lines of the lands respectively owned by them in the said section be definitely located and fixed and that a survey definitely fixing the boundary lines of the said section Two (2), the section corners and the lines between the property herein described will definitely locate the respective portions of said section owned by each of the parties, and that the Court direct a competent surveyor or surveyors to establish permanent stone or iron land marks in accordance with this judgment and make a report to the Court accurately describing the land marks and the boundaries so established and erected and defining their location as nearly as practicable.

And it appearing to the Court that D. F. Albin and Joe Smith of Baldwin County, Alabama, are competent civil engineers, it is therefore ordered, adjudged and decreed that the said D. F. Albin and Joe Smith be and they are hereby appointed surveyors to establish the lines and erect the land marks to the property herein described; that they survey the said land with all convenient dispatch and make their report to this Court within a reasonable time and as soon as possible, and that in said report they accurately describe the land marks and property lines so erected and defined as nearly as practicable.

Dated this the 8 day of July, 1931.

Judge of the Circuit Court.

C. R. SIMS,

Complainant,

VS.

R. S. STEWART, W. C. STEWART, and AARON LOWENSTEIN, SIDNEY LOWENSTEIN, and THOMAS J.TAY-LOR, partners, doing business as TAYLOR, LOWENSTEIN & COMPANY, a co-partnership,

Respondents.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY. NO. 835.

We, the undersigned J. B. Smith and D. F. Albin, being the surveyors appointed in the decree in the above entitled cause dated July 8, 1931, to locate and establish the boundary lines separating the property owned by the Complainant, C. R. Sims and the land owned by the respective Respondents in Section 2 in Township 1 South of Range 3 East in Baldwin County, Alabama, which said disputed line is the line separating the Northeast Quarter and the Northwest Quarter of the said Section and the line separating the Northwest Quarter of the Southeast Quarter and the Northeast Quarter of the Southwest Quarter of the said section; submit the following report:

In making the said survey and establishing the said lines and corners, we commenced at the West line of the said Section 2 and proceeded to establish the Northwest and the Southwest Corners thereof by proof from the stumps of the original Bearing Trees as described in the Field Notes of the original United States Land Survey.

We then proceeded to the East line of the said Section and made diligent search for proof of the original Northeast Corner and the Southeast Corner of the said Section, but were unable to find these corners, the original Bearing Trees having disappeared.

We then proceeded to establish the Northeast Corner and the Southeast Corner of the said Section by running from the proven Corners at the Northwest and the Southwest Corners of the said Section and having due regard for the original Field Notes existing monuments and other evidences having weight and bearing on such work.

Having established the four Corners of the Section, we then proceeded to run the proper section lines connecting them.

After running the proper section lines, the same were correctly blazed out and all regular subdivision and property corners pertinent to this survey were established on them.

We then proceeded to divide the section into quarters by running straight lines North and South and East and West, connecting the middle points of each side. In like manner we subdivided each Quarter section into Quarters in such a manner as to establish a corner and set a monument at the corner of each regular forty (40) acre tract, and also at the corners of all other property as shown by the attached map.

In making the said survey, we paid particular attention to the North and South center line of the said section, a part of which is the line which is in dispute. We blazed out this line and set permanent iron monuments at each subdivision corner, witnessing the same by Bearing Trees where-ever possible.

Attached to this report and made a part hereof is a map of the said Section 2 on which is shown all land lines and property lines, the names of all owners, description of corners, natural features, length of all lines surveyed and all data resulting from this survey.

We certify that this work has been carefully and accurately performed to the best of our ability and that all figures, dimensions

and other data on the said map are correct.

Respectfully submitted.

Jounty Surveyor.

D. F. Hebiic

Engineer.

Dated this the 15th day of August, 1931.

-ORIGINAL BILL-

## RECORDED

C. R. SIMS,

Complainant,

vs.

R. S. STEWART; W. C. STEWART; and AARON LOWENSTEIN, SIDNEY LOWENSTEIN, and THOMAS J. TAYLOR, partners, doing business as TAYLOR, LOWENSTEIN & COMPANY, a co-partnership,

Respondents.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA. IN

EQUITY. NO. 835

Filed the 1st day of August, 1929.

W. Miching

Register.

## The State of Alabama, Baldwin County, Alabama (In Equity.)

C. R. Sims
VS.
R.S.Stewart, et al Respondent.
T. W. Richerson
as Register and Commissioner
have called and caused to come before meC. R. Sims and J. A. Sims
***************************************
witness es named in the Requirement for Oral Examination, on the 5th ay of October;
192 9, at the office of T. W. Richerson
in Bay Minette, Alabama, and having first sworn said witness es to speak the
truth, the whole truth, and nothing but the truth, the saidwitnesses
doth depose and say as follows:
who being duly sworn, C.R. Sims, the complainant, testified as follows: That he resides near Rabon in Baldwin County, Alabama, and
is the Complainant in the above entitled cause. That the Respondent
W. C. Stewart, resides at Rabon, in Baldwin ounty, Alabama; that
the Respondents, Aaron A. Lowenstein, Sydney Lowenstein, and Thomas J. Taylor, partners, doing business as Taylor, Lowenstein
and Company, a co-partnership, reside and have their main office
in Mobile, Mobile County, Alabama, and that all of the said parties
are over the age of twenty-one years; that the respondent, R.S.
Stewart, resides in Rabon, in Baldwin County, Alabama, and is
over the age of twenty-one years. I am the owner of the following
described lands in Baldwin County, Alabama, to-wit: The East
half of the Northwest quarter and the Northeast quarter of the Southwest quarter of Section 2, Township 1 South, Range 3 East.
The respondent, R. S. Stewart, owns the Northwest quarter of the
Northeast quarter, and the North half of the Northwest quarter
of the Southeast quarter of the said Section, and the said
R. S. Stewart owns an interest in the Southwest quarter of the
Northeast quarter of the said section, for that on to-wit, the
16th day of November, 1916, the said R. S. Stewart and Annie Elize

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Stewart, his wife, together with other parties, made a certain deed of
trust containing power of sale, in which they conveyed the South-
.. west Quarter of the Northeast Quarter of the said section, the ....
property of the said R. S. Stewart, together with other property,
.. to Taylor, Lowenstein & Company, a co-partnership, to secure pay-
ment of a certain debt; default having been made in the payment
of the indebtedness secured by the said deed of trust, due notice.
was given by publication and the said property was sold on to-wit.
the 17th day of October, 1928, by Hiram C. Taylor as trustee, under
and by virtue of the powers contained in the said deed of trust,
to Taylor, Lowenstein & Company, a co-partnership . The respond-
ents, Aaron Lowenstein, Sidney Lowenstein, and Thomas J. Taylor,
partners, doing business as Taylor, Lowenstein & Company, a
co-partnership, own an interest in the Southwest Quarter of the
Northeast Quarter of the said Section, for that on to-wit, the .....
16th day of November, 1915, the said R. S. Stewart and wife,
Annie Eliza Stewart, together with other parties, made a
certain deed of trust containing power of sale, in which they
conveyed the Southwest Quarter of the Northeast Quarter of the
said section; that under and by virtue of the said deed of trust,
the said property was sold on, to-wit, the 17th day of October,
1928, by Hiram C. Taylor as trustee, and was purchased by Taylor.
Lowenstein and Company, the sale being made after default was
made in payment of the indebtedness secured by the said deed of
trust.
       Thexabovexdescribed xlands x owned x by x the x Complainant x and x accor x of
thexrespondentsxdenextypextyextyexequexequexting The Complainant
and the Respondents are co-terminous owners of land in the said
Section 2, Township One South, Range 3 East, and the boundary lines
between the respective portions of the said section owned by the
complainant and each of the respondents depend upon the same com-
mon lane and are disputed. For more than three years your com-
plainant has tried to settle the disputed boundary lines between
the lands owned by him and the respondents, R. S. Stewart and
W. C. Stewart; that he has offered to have the disputed lines
surgeyed at his expense if the said respondents would agree to
be bound by the said survey, this offer being made to R. S. Stewart.
Since the time this boundary line has been disputed I have been
unable to fully use my property because of interference from
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J. A. Sims, a witness for the Complainant, after having been duly sworn, testified as follows:

I have lived near Rabon, Alabama, at various periods, for more than three years, and am acquainted with and know of the East Half of the Northwest Quarter and the Northeast Quarter of the Southwest Quarter of Section 2, Township 1 South, of Range 3 East, in Baldwin County, Alabama, which is owned by C. R. Sims. All of this land being purchased by the said C. R. Sims from Charles Hall, part of which was later sold me by the said C. R. Sims, and subsequently deed/C. R. Sims by me. During the last three years the East boundary line of the said property has been disputed. During this three years I know that C. R. Sims has on several occasions attempted to settle the said disputed boundaries with R. S. Stewart and W. C. Stewart; that C. R. Sims has offered to have the said disputed boundary lines surveyed at his own expense and without cost to the said Stewarts, provided they would agree to be bound thereby, this offer being made to both of the said parties about four years ago. For the last three years C. R. Sims has been unable to fully use the property owned by him near the said disputed boundary line, because of interference on the part of the said R. S. Stewart and W. C. Stewart. I know of my own personal knowledge that within the last three years one proved survey/ been made of the said property, and that the said Stewarts have not agreed to accept the line as thus established.

J. a. Sims

R. S. Stewart and W. C. Stewart. That during this three years
I have tried to settle the disputed boundary line, with R. S.
Stewart and W. C. Stewart; that they have failed to agree to
any and all offers made by me. & land
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I, Mulecular, as Register and Commissioner hereby certify
that the foregoing depositionon Oral Examination was taken down in writing by me in the words
of the witnessand read over toand
at the time and place herein mentioned; that I have personal knowledge of personal identity of said
witnessor had proof made before me of the identity of said witness; that I am not of
counsel or of kin to any of the parties to said cause, or any manner interested in the result thereof
I enclose the said Oral Examination in an envelope to the Register of said Ccurt.
Given under my hand and seal, this day of 1929
I Wellen (L. S.)

, Register	Recorded in  Record  Page  Page	Filed Register.	Oral Deposition	omplainant of Respondent.	B. R. Dina	IN CIRCUIT COURT, IN EQUITY.	THE STATE OF ALABAMA BALDWIN COUNTY	NOPAGE
	Recorded in Page	W Residency	Oral Deposi	De	6	CIRCUIT COURT, IN EQUIT	STATE OF AL BALDWIN COU	「「「「「「」」」、「「」」、「「」」、「」、「」、「」、「」、「」、「」、「」

C. R. SIMS,	IN THE CIRCUIT COURT OF			
Complainant,	BALDWIN COUNTY, ALABAMA			
VS.	) NO.			
R. S. STEWART, ET AL,	IN EQUITY.			
Defendants.	j			

Now comes the defendants, Thomas J. Taylor, Aaron A. Lowenstein and Sidney Lowenstein, individually and as partners doing business under the firm name and style of Taylor, Lowenstein & Company, and for their several and separate answer to the bill of complaint in the above styled cause, or so much thereof as they are advised it is material for them to answer, say:

- 1. They admit all of the allegations of Paragraph First.
- They do not know whether it is true that complainant owns the land in said bill of complaint alleged to be owned by him, but they claim no right, title or interest in the lands so alleged to be owned by the complainant, and therefore waive proof that title to said lands is now in the complainant. They admit that they own the Southwest Quarter of the Northeast Quarter of said Section Two, Township One South of Range One East in Baldwin County, Alabama, having acquired the title thereto at two separate foreclosure sales had on the 17th day of October, 1928, one of which sales was made under the power contained in that certain deed of trust executed, towit, January 6th, 1916, by S. S. Stewart and Mary E. Stewart to Hiram C. Taylor, as Trustee, and the other under power contained in that certain deed of trust executed, towit, March 14, 1917, by Mary L. Stewart, J. W. Stewart, Mattie Stewart, R. S. Stewart and Annie Eliza Stewart to the said Hiram C.

Faylor, Frustee. They admit that the time in which the grantors named in the said deeds of trust have to exercise their statutory right of redemption has not yet expired.

They do not know, and therefore neither admit nor deny that other parties defendant are disputing the boundary line between the properties in the bill of complaint described but they claim only the Southwest Quarter of the Northeast Quarter of said Section and aver that they do not claim any right, title or interest in any of the lands claimed by the complainant or in any other lands in said bill of complaint described that lie West of the West boundary line of said Southwest Quarter of the Northeast Quarter, but they have no objection whatsoever to having the line dividing their property from that claimed by the complainant surveyed and properly marked, and they hereby submit themselves to the jurisdiction of this Honorable Court and consent to the doing of any and all things the Court may deem necessary or proper to protect or establish the rights, legal and equitable of any and all interested parties.

Wherefore, having fully answered said bill of complaint as by the foot note thereunder written they are required to do, they respectfully pray that they be dismissed with their reasonable costs in this behalf most wrongfully expended.

SOLICITORS FOR DEFENDANTS, THOMAS J.
TAYLOR, AARON A. HOWENSTEIN AND
SIDNEY LOWENSTEIN, INDIVIDUALLY AND
AS PARTNERS DOING BUSINESS UNDER THE
FIRM NAME AND STYLE OF TAYLOR, LOWENSTEIN & COMPANY.

C. R. SIMS,

Complainant.

vs.

R. S. STEWART, W. C. STEWART, and AARON LOWENSTEIN, SIDNEY LOWENSTEIN, and THOMAS J. TAY-LOR, partners, doing business as TAYLOR, LOWENSTEIN & COMPANY, a co-partnership,

Respondents.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY. NO. 835.

## FINAL DECREE.

IT IS ORDERED, ADJUDGED AND DEGREED by the Court that the boundary lines between the lands of the Complainant and the Respondents which have been disputed and which are the boundary lines dividing the Northeast Quarter and the Northwest Quarter of Section 2 in Township 1 South of Range 3 East in Baldwin County, Alabama, and the line dividing the Northwest Quarter of the Southeast Quarter and the Northeast Quarter of the Southwest Quarter of said Section, be and the same hereby are located and established according to the permanent iron land marks established by J. B. Smith and D. F. Albin, the surveyors appointed to survey the said lands and establish the said landmarks by a decree of the said Court in the above entitled cause dated July 8, 1931, and according to the report of said surveyors dated August 15, 1931 and filed in said cause on August 17, 1931.

IT IS ORDERED that this decree and the report of said surveyors, including the map filed as a part of same, be recorded in the Probate Records of Baldwin County, Alabama.

IT IS FURTHER ORDERED that the Complainant pay the costs in this cause for which execution may issue.

Done in term time on this the

day of August, 1931.

Judge of the Circuit Court.

EX PARTE

CLOCEAL WILLIAMS

TO THE HONORABLE F. W. HARE, JUDE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY.

Comes your Petitioner, Cloceal Williams, and respectfully represents and shows unto your Honor that a decree of divorce was granted by Honorable John D. Leigh, then Judge of Circuit Court of Baldwin County, Alabama, in equity against your Petitioner, and in favor of Louis Williams, Jr., on the 24th day of May, 1928, on the ground of voluntary abandonment of the bed and board of Louis Williams, Jr., by the Defendant Cloceal Williams, said cause being numbered #731, that a copy of said decree is attached hereto marked exhibit "A" and asked to be made a part of this petition; that more than twelve months have elapsed since said decree was granted as aforesaid, during all of which time your Petitioner has been sober and industrious and a peaceable citizen. That there is no reason so far as your Petitioner knows why she should not be granted the right to remarry.

Wherefore the premises considered your Petitioner prays that your Honor will take jurisdiction of your Petitioner, and that upon consideration of same and of the evidence submitted herewith, that Petitioner may be granted the right to re-marry.

Oberes sign her blocal Williams.

STATE OF	' ALABAMA	}	77 -	CIR	CUIT	COURT.
BALDWIN	COUNTY	)	No.	IN	EQUIT	Y.

Louis Williams, Jr., Complainant,

VS

Cloceal Williams, Defendant.

This cause, coming on to be heard at this Term, was submitted upon the Bill of Complaint, decree pro confesso and the
testimony as noted by the Register; and upon consideration thereof, the Court is of opinion that the Complainant is entitled
to the relief prayed for in said bill.

IT IS, THEREFORE, Ordered, adjudged and decreed by the Court, that the bonds of matrimony heretofore existing between the Complainant and Defendant be, and the same are hereby dissolved, and the Complainant is forever divorced from the Defendant.

Voluntary abandonment of the Bed and Board of Louis Williams, Jr., by the Defendant Cloceal Williams.

It further ordered, that the said Louis Williams, Jr., be, and he is hereby permitted to again contract marriage, upon the payment of the costs of Court in this cause.

It is further ordered, that the said Louis William, Jr., pay the costs herein taxes, for which execution may issue, and if such execution is returned "no property found," then execution for such costs may issue against the said Cloceal Williams,

It is further ordered, adjudged and decreed that said Louis William, Jr., shall not again marry except to said Cloceal Williams, until sixty days after this date, and that if an appeal is taken within sixty days he shall not marry again except to said Cloceal Williams, during the said pendency of appeal.

This 24th day of May, 1928.

JOHN D. LEIGH
Judge of the Circuit Court or Baldwin
County.

STATE OF ALABAMA
BALDWIN COUNTY

I, T. W. Richerson, Register of said Circuit Court of said County, Alabama, do hereby certify that the above is a full, true and correct copy of the decree rendered by said Court on the 24th day of May, 1928, in the cause of Louis Williams, Jr., Complainant, vs. Cloceal Williams, Defendant, as appears of record in said Court.

Witness my hand and the seal of said Court, this the 3/ day of \_\_\_\_\_\_\_, 1929.

Topkier.

STATE OF ALABAMA BALDWIN COUNTY

Before me the undersigned authority in and for said State and County, personally appeared Ma Co who is known to me and who having been by me first duly sworn, deposes and says that he is personally acquainted with Cloceal Williams; that he has known her for the past 16 years; that during all of said time she has been a sober, industrious and peaceable citizen and that he known of no reason why she should not be given the right to re-marry.

m.D. Cox

Sworn to and subscribed before me on this the 3/ day of July, 1929.

SPATE OF ALABAMA BALDWIN GOUNTY

Before me the undersigned authority is and for said Busing State and County, personally appeared Busing assistance who is known to me and who having been by me first duly sworn, deposes and says that he is personally acquainted with Closeal williams; that he has known her for the past Bycars; that during all of said time she has been a sober, industrious and peaceable citizen and that he known of no reason why she should not be given the right to re-marry.

J. B. M. Dowil

Sworn to and subscribed before no on this the 31 day

of July 1989.

Motary Public, Bytown County,

The State of the S

## SECTION 2, TOWNSHIP | SOUTH; RANGE 3 EAST. As surveyed and subdivided by J.B.Smith and D.F.Albin., July 1931. Scale, I"= 400'

