STATE OF ALABAMA Morgan County

To the Honorable William E. Skeggs, Judge of Probate of Morgan County, Alabama:

The undersigned John R. Nobles and Robert L. Speegle, your petitioners, who reside in said state and county respectfully represent unto your Honor that they were heretofore appointed administrators of the estate of Mark Nobles, dead; that they duly qualified according to law as such administrators, and entered upon the discharge of their duties as such.

That under and by virtue and persuance of a decree of this Honorable Court made on the 11th day of February, 1889, they did on the 11th day of March, 1889, as the administrators of the estate of Mark Nobles, deceased, sell for distribution persuant to said decree the following described tracts or parcels of land lying in said County, known as follows, to-wit: E 1/2 of N.E. 1/4 of Sec. 16 Township 8 Range 3 west, and the S.W. 1/4 of S.W. 1/4 of Sec. 15 N.W. 1/4 of N.W. 1/4 of Sec. 22, S.E. 1/4 of N.W. 1/4 of Sec. 22; N. 1/2 of S.W. 1/2 of N. W. 1/4 of Sec. 22, all in Township 8, Range 3 West, and that your petitioners, John R. Nobles and Robert L. Speegle, became the purchasers of the said lands in the manner and for the prices as follows: The said John R. Nobles became the purchaser of E. 1/2 of N.E. 1/4 of Sec. 16, Township 8, Range 3 West and the N.W. 1/4 of the N.W. 1/4 of Sec. 15, Township 8, Range 3 West, for the sum of three hundred (\$300) Dollars; and the said Robert L. Speegle became the purchaser of the S.W. 1/4 of S.W. 1/4 of Sec. 15, and the N.W. 1/4 of N.W. 1/4 of Sec. 22 and the S.E. 1/4 of N.W. 1/4 and the N. 1/2 of the S.W. 1/4 of N.W. 1/4 of Sec. 22, all in Township 8 Range 3 West, for the sum of One Hundred and Ninety-seven (\$197) Dollars.

Your petitioners, as administrators of the estate of Mark Nobles, dead, did report in writing and under oath by affidavit of R.L. Speegle, one of said administrators, the said sale of this Court which said sale was by your Honor's Court on the 25th day of March, 1889, in all things pertaining thereto confirmed. That the said Three Hundred Dollars (\$300) has been paid by the said John R. Nobles, and the said sum of One Hundred and Ninety-seven Dollars (\$197(has been by the said Robert L. Speegle paid.

That the following named persons are the heirs at law and distributees of said estate, and the only persons who had any interest therein, to-wit: Your petitioner, John R. Nobles; Nancy J. Speegle, wife of R.L. Speegle; Cora Bradford, wife of Buck Bradford; children of said descedent, and reside in the said County of Morgan and are over the age of twenty-one years; Also Susan Gamble, wife of Andrew Gamble, and Lee Will Murphy, wife of Milton Murphy, children of said decedant and reside in the County of Blount, State of Alabama and are over the age of twenty-one years; also Fannie Smith, deceased, who died intestate, who was a daughter of said intestate the said Mark Nobles, upon whose estate there has been no administration; also Sallie Kilpatrick, dec'd., who died intestate was a daughter of said Mark Nobles, dec'd., upon whose estate there has been no administration; aslo Walter Smith, Zuma Smith, and William Smith, all under the age of twenty-one years, who are the children of George Smith and Fannie Smith, and reside near Falkville, Ala.; also Maggie Kilpatrick, daughter of Hiram and Sallie Kilpatrick, under the age of twenty-one years, and now resides in said County.

Petitioners represent that on the 24th day of March, 1891, they filed their application for a final settlement of said estate, and that on the 1st day of Mrch, 1892, they made final settlement according to law, and were discharged as such administrators from further accounting.

Your petitioners represent that the purchase money for said land has been fully paid into said Court, and has been received by the parties to whom it rightfully belonged.