forth, and that all the statements made herein are made from personal knowledge of the facts recited.

Further deponent sayeth not. W.H.Black

Subscribed in my presence and sworn to before me by the above named affiant this 15th day of April, A.D.1914.
C.C.Guillians

Notary Public in and for Madison County, Iowa.

MIASINE REAL

Chas Wilson)

Filed for record the 5" day of June A.D.1914 at 5 o'clock P.H. Jeannette E.Beck.Recorder. H.H.Patterson) The Public) State of Iowa Polk County SS. We, Chas Wilson and H.H. Patterson, of said County and State, being first duly sworn, do, upon our caths, depose and say, and each for himself says: -That we are the same respective persons as the Chas Wilson and H.H.Pattere son who executed a certain assignment of judgment in favor of Wilson-Patterson Land Company and against E.A.Fleming to one Goorge Lowis. Said assignment being dated November 11th, 1913, and acknowledged by us, and each of us, on Hovember 17th, 1913, before William B. Brown, a Notary Public in and for PolkCounty, I own and which assigned to said George Lowis a certain Judgment in our favor and against E.A.Floming, dated September 17th, 1913, and entered in cause No. 22650 Law, of the District Court of Polk County, Towa, That we were and are the sole and only members of the said firm of Wilson Patterson Land Company, Plaintiff in said cause, and there never was any other member or members of said firm, that we and each of us signed, executed and delivered the said assignment of Judgment to the said George Lowis as our voluntary act and deed for the purpose therein expressed for value, without fraud or duress, and with the intent and purpose on our part, and on the part of each of us, and on the part of the said Wilson Patterson Land Company, then and there to soll, set over, assign and deliver to the said George Lords all right, title, interest or claim whatsoever in or to the said judgment against the said E.A.Fleming.We further depose and say, and each for himself says, that he was personally known to the said William B. Brown who took said acknowledgment and that the said William B. Brown then and there personally knew that we were the sole and only members of the said firm of Wilson Patterson land Company and we and each of us now and hereby ratify and reafirm the said assignment of Judgment to the said George Lowis and we, and each of us, for ourselves and for. the said firm of Wilson Patterson Land Company, now and hereby disclaim any and all right, title, interest, claim or estate of any kind, character, nature or description whatsoever, in law or in equity, in or to the said judgment against the said E.A.Fleming. That we and each of us execute this instrument as our voluntary act and doed and as the voluntary act and deed of the said Wilson Patterson Land Company of which we are the sole and only members as aforeseid. Further deponents sayeth not. Chas Wilson H.H. Patterson.

Subscribed in my presence and sworn to before me by the above named Chas Wilson and H.H.Patterson, who are each personally known to me to be the identical persons named therein and personally known to me to be the sole and only members of said firm of Wilson Patterson Land Company and they and each of them acknowledged that they executed the said.instrument as their voluntary act and deed for the purpose therein expressed

Miscellaneous Record, No. 18, Madison County

and as the voluntary act and deed of each of them and of the Wilson Patterson land Company for such purpose.

Witness my hand and official seal this 6 day of June, A.D.1914.

D.W.Smith
Notary Public in and for Polk County, Iowa.

