Know all Men by these Presents, That anna R. French and
gam & French her husband his wife, of Zulau Indian Territory, part use of the first part, for
and in consideration of the sum of Ci Cyling DOLLARS,
to Thum in hand paid by The Olming an Vestment, party of the second part, the receipt of which is hereby
acknowledged, have granted, bargained and sold, and do hereby grant, bargain, sell and convey unto the said second party, its successors or assigns, the
following described real estate situated in the town of Zuka
breek Nation, Indian Territory, to-wit: The Motherly July July of the South
fifty \$0) fet of Lot one in relock Zin(10) in the original Jour of Zula more hatticularly described as follows. Beginning at a point on the Custerly line of said Lot One (1) Lenve) fut Morth westerly from the South Easterly Corner of said Lot One
There dong the Easterly line opacied bot one, north Westerly Joty (40) feet: There at right angle and parallel with the Southerly line opacied but One (1), South was
one hundred and Juty (40) Aut to the Westerly line of said for One (1) ' Thence South further along along suid line Inty (40) feet; Thence at night angles, and farallely of southerly line of suid to one, while lasterly one hundred and forty (10) fuch for the last according to the official plat and survey thereof approved by the Secretary of the Interior of the United States, to have and to hold the same unto the said second party, its successors
According to the official plat and survey thereof approved by the Secretary of the Interior of the United States, to have and to hold the same unto the said second party, its successors or assigns forever, with all the privileges and appurtenances thereto belonging.
And the said first part 122 for Acoust August and Theirs, executors, administrators and assigns, covenant with the said second party, its successors and
assigns, that the lawfully seized and possessed in fee of the aforegranted premises; that same is free and clear of all incumbrance except in the same is free and clear of all incumbrance except in
They will sud The account said administrators, shall forever warrant and defend the title to said real estate against all lawful claims and demands whatever.
And I, the said amount of the sa
for and in consideration of the said sum of money, do hereby release and quit claim, transfer and relinquish, unto the said second party, its successors and assigns, all my right or
possibility of dower in or to said real estate. The foregoing conveyance is on condition: "That whereas, the said first part La., justly indebted to the said second party, in the sum of
The foregoing conveyance is on condition: "That whereas, the said first part your justify indepted to the said second party, in the said of Lightly Dollars, for borrowed money, evidenced
by promissory note 2 of even date herowith, with interest thereon from Mattas ida at the rate of 2 per cent. per
annum 200 Mich-703 200 Soph, 1"1908
#2000 mch 1-1909 #2000 Lesp 1" 1909
Now, if the said first partshall pay, or cause said noteto be paid, with interest, according to the tenor and effect thereof, and perform all and every other covenant and agreement herein, then this instrument shall be null and void, and shall be released at the cost of said first part; otherwise to remain in full force and effect.
And it is hereby further stipulated, that during the continuance of this instrument in force, the said first part. Lea-shall at all times keep all Taxes fully paid, as required by
law and shall keep the buildings on said premises insured against loss or damage by fire, tornado or lightning in the sum of not less than \$, loss, if any, payable as
follows: First, to
The Derminy and the time of loss. Said part less of the first part hereby agree
of any of said policies, said first part. No. or
AND IT IS FURTHER HEREBY AGREED, That in case the said first part. Make shall make default in payment of said notes, or the interest thereon, when due, or the taxes, or in keeping said buildings insured as aforesaid, or the principal or interest of any prior incumbrance against said real estate, then the said second party, its successors or assigns,
or logal representative, may pay such taxes or prior incumbrances, or interest thereon, or effect such insurance, and the amount necessarily expended therefor, with interest at eight
per cent. per annum from the date of such expenditure until repaid shall be considered a sum, the repayment of which is intended to be hereby secured. And said first part. And s
adopted May 2, 1890. And if default be made in the payment of the sums bereby secured at maturity, or when the same or either of them become due and payable, or if any taxes or assessments,
now or hereafter levied or imposed in said and and the said and the said real estate, or if any installment of principal or
interest of any mortgage or lien prior to this are not paid when the same are due and payable, or if default be made in the agreement to keep said property insured, as herein set forth, then, in either of these cases, the sum hereby secured, with the interest thereon, shall immediately become due and payable, at the option of the mortgages or assigns, without notice. Then the said grantee, or its assigns, agent or attorney, shall have power to sell said property at public sale, to the highest bidder, for cash, at the front door of the U.S.
Postoffice in
place of said sale having first been given thirty days, by advertising in some newspaper published in said district, or by printed or written hand-bills posted up in five public places in
said city; at which sale the said grantee or assignee may bid and purchase as any abird person might do; and we hereby authorize the said grantee or assignee to convey said property to anyone purchasing at said sale, and the recitals of his deed of conveyance shall be taken as prima facie true, and the proceeds of said sale shall be applied, first, to the
payment of all costs and expenses attending said sale; second, to the payment of said debt and interest, and the remainder, if any, shall be paid to said grantors or their assigns.
WITNESS our hands and souls on this day of day of A. D. 190 7
Witnesses: Als M. Davis Seas of the Seas Seas Seas Of the Seas Seas Seas Of the Seas Seas Seas Seas Seas Seas Seas Sea
Percy loolling John J. French Sin
UNITED STATES OF AMERICA, INDIAN TERRITORY, 3, 55,
Paymonally appeared before me
within and for said District and Territory And Francisco and John & Then the Augustian to me well known as the identical person D whose name Lappear to and upon the within and foregoing instrument, as participated and acknowledged to
me that The had executed the same as There woluntary act and deed, for the consideration, uses and purposes therein mentioned and set forth. And also, on the same day, voluntarily appeared before me the said t
Adma S Alla ed , to me well known, and in the absence of her said Susband, declares and acknowledged to me that she had, of her own free will and accord, executed said mortgage and signed and scaled her relinquishment of dower and homestead therein, for the consideration, uses and purposes
therein contained and set forth, without compulsion or undue influence of her said husband.
Witness my hand and official soal on this the day of day of 1907
Seal My commission expires Light 18 1910 Sex M. Davis Notary Public.
Filed for Record Cug 8) 190 7 at 430 o'clock PM. Otishorm Deputy Clerk and Ex-Officio Recorder.

14.6.7