## Oklahoma Real Estate Mortgage.

ACKNOWLEDGMENT.  NITED STATES OF AMERICA,  On this	know all men by these presents: That 1/19	1, Laure Vann and Justion Jerreton
OLLAIS in hand paid by	fter referred to as party of the first part, in consideration of the sum of	Asid Hundred (4500,00)
Comments of the comments of th	OOLLARS in hand paid by Love I styliman	hereinafter referred to as party of the second part the receipt whereof
Comments of the comments of th	hereby acknowledged, first party has granted, barggined, sold and convergence of the conv	veyed, and by these presents does hereby grant, bargain, sell and convey unto the
TO RAME. AND TO HOLD, the pressure shore described, with the supervisor to be copied, to the said and conjugate to the said of the said and conjugate to the said of the said and conjugate to said the said of the said of the said the said conjugate to said the s	County Oklahama towit.	
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TO ANYE AND TO HOLD, the provinge slower designed, with the grapher tenness thereous belonging, to the said party of the first part coverants with the still party of the first part coverants with the still party of the first part coverants with the still party of the first part coverants and the state of the state states are state against all party decision and statement wherever, with a state of the states against all party decision and statement wherever, with a state of the state and the states against all party decision and states of the state of the state against all party decision and states of the state of the stat	original plat of the town of Lulea, Grees Userttony of the Lutinon again 11th, 190	1 nation, Lucian Territory, as appealed by she
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all assigns, all her wight, china and possibility of drawer and homestend in or to said vand extate forever.  The following convergeme no no constitution that whereas said rarget of the first part is part in party indicated to said party of the second part in the same of the following convergence of the control of the party of the first part by the party of the first party by the party of the first part by the party of the first party by the first part by the party of the first part by the party of the first party by the first part by the party of the first party by the first part by the party of the first party by the first party by the first part by the party by the first part by the party by the first party by the first part by the party by the first part by the party by the first party by the pa	hat lawfully seized in see of said premises ood right to sell and convey the same, and that they will and	s, that they are free from all incumbrances, that
all assigns, all her wight, china and possibility of drawer and homestend in or to said vand extate forever.  The following convergeme no no constitution that whereas said rarget of the first part is part in party indicated to said party of the second part in the same of the following convergence of the control of the party of the first part by the party of the first party by the party of the first part by the party of the first party by the first part by the party of the first part by the party of the first party by the first part by the party of the first party by the first part by the party of the first party by the first party by the first part by the party by the first part by the party by the first party by the first part by the party by the first part by the party by the first party by the pa	And said Louis VUNW or and in consideration of said sum of money, does hereby release and qu	uit claim, transfer and relinquish unto said party of the second part, its successors
Second part, ordingued by second part of the first part by the party or ordingued by second party of the first part by the party or ordingued by second party of the first part by the party or ordingued by second party of the first part ball party or cause to be paid and notes and the interest compon of \$ due	nd assigns, all her right, claim and possibility of dower and homestead in The following conveyance is on condition that whereas said party	n or to said real estate forever.  of the first part is justly indebted to said party of the second part in the sum of
the rate of	Time Sundied ,	Dollars for money loaned to the party of the first part by the party of
of 8 due	the rate of per cent per annum; all of said notes pays	able at the offices of C. D. Coggeshall & Co., in Tulsa, Oklahoma and described as
of \$	of \$ .20.40 due 11-25-07; one interest cour	pon of \$ 2.0/24ue 5-25-08; one interest coupon
of \$		pon of \$; one interest coupon
Now, if and juvery of this certa part shall pay or some to be posed and and some shall control the part of the steady of the ste		
Now, if said party of the first part hall pay or cause to be paid said notes and the interest thereon according to the these and effect thereof, and deauterform each and ever covennat and agreement herein constituted, then this instrument shall be need and only of the constituted of the third instrument shall be need and agreement part to only the constituted to interest and agreement part and interest may appear. And in case of the failure or neglect of said party of the first part to do so, and party of the second part as interest may appear. And in case of the failure or neglect of said party of the first part to do so, and party of the second part as interest may appear. And in case of the failure or neglect of said party of the first part to do so, and party of the second part as interest may appear. And in case of the failure or neglect of said party of the first part to do so, and party of the second part as interest may appear. And in case of the failure or neglect of said party of the first part to appear and the said fail to party and the second part as interest may appear. And in case of the failure or neglect of said party of the first part to appear and the said failure party appears that if the makers of the note shall fail to pay any of said money, either principal or interest when the same becomes due to pay the said the same becomes and appeals on an analysis of the said failure party and the said the party and the said the said party of the said failure party and the party of the said failure party and party of the said failure party and party of the said failure party of the said failure of the note has a said to the highway and the said said and pay appears and party of the first part has a said party of the first pa	* * * * * * * * * * * * * * * * * * * *	
reform each and every covenant and agreements berein contained, then this instruments shall be null and void, otherwise to be a lien in full force and effect. It is expressly sipulated and agreements berein contained, berein the survey of the first part hall keep al taxes and assessment stuffly pid as required by fax, and shall keep the total property of the first part to the contained and the property of the first part of the property of the first part of the first part of the first part of the property of the first part of the first part of the first part of the property of the first part hereby authorises and empowers and all the part of the second part of the first part of the remainder, the first part hereby authorises and empowers and part of the second part of the first part of the firs		
The said first party agrees that if the makers of the note shall fail to pay any of said money, either principals or interest when the same becomes and a payable, or to conform with any of the foregoing covenants, the wholes amo of money herein secured, may at the option of the holder of the note hereby curred and at his option only and without note, be declared due and payable and may be foreclosed by the holder here he note hereby curred and at his option only and without note, be declared due and payable and may be foreclosed by the holder here of a provided for by law, or the to the highest helder for each at the control of the control of the holder of the note hereby carried to the highest here of the holder of the note hereby carried to the highest hereby and hereby the holder of the time and place and terms of all the highest hereby the holder of the time and place and terms of all the highest hereby highest hereby high payable holder of the time and place and terms of all party of the first part hereby authorizes and empowers said party of the second part or its assignees, agent or attorney in fact, any bid and pury chart hereby authorizes and empowers said party of the second part or its assignees, agent or attorney in fact, and the remainder, if any, shall be paid to said party of the first part hereby authorizes and empowers said party of the second part or its assignees, and the remainder of the money loaned as afforesaid, hereby waives and relinquishes all rights of redemption, appraisement and the party for and in consideration of the money loaned as afforesaid, hereby waives and relinquishes all rights of redemption, appraisement and its orth, and it do hereby, so certify.  ACKNOWLEDGMENT.  NITED STATES OF AMERICA,  On this	erform each and every covenant and agreement herein contained, then the It is expressly stipulated and agreed that said party of the first partie buildings on said premises insured against loss or damage by fire and turty of the second part as interest may appear. And in case of the fail ay pay such taxes and assessments and effect such insurance, and shall be	his instrument shall be null and void, otherwise to be a lien in full force and effect. t shall keep all taxes and assessments fully paid as required by law, and shall keep tornado in the sum of \$ \( \frac{1}{2} \) \( \frac{1}{2
REGION WITTED STATES OF AMERICA,  On this day of 190 , before me within and for the above named appears upon the within and for the farther certify that on this day voluntarily appeared before me will known to be the person whose name appears upon the within and for the farther covered the same of the real instance of the resid husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such person whose name appears upon the within and fore the same of the consideration and purposes therein mentioned and set forth, and it also therein set will singuish the relinquishment of down therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband. In the above named in the relinquishment of down therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband. In the above named in the relinquishment of down therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband. In the above named in the relinquishment of down therefore in the saw of the relinquishment of down therefore in the relinquishment of down therefore makes a such in the above named in the relinquishment of down therefore in the relinquishment of down therefore on the relinquishment of down therefore makes a such in the above named in the relinquishment of down therefore in the relinquishment of down and the relinquishment of down therefore in the relinquishment of down and the relinquishment of down and the relinquishment of down and the relinquishment of the relinquishment of down and the relinquishment of the relinquishment of down and the relinquishment of down and the relinquishment of the relinquishment of down and the relinquishment of down and	wing first been given for thirty days by advertising in some newspaper pand bills posted up in ten public places in the vicinity of said land, at vas bid and purchase he may third person might do. And said party of beessors of assigns, to convey said property to any purchaser at said sale proceeds of said sale shall be applied first to the payment of all costs and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as afo purestead allowed by lay.	published in or of general circulation in said town or tate, or by printed or written which sale said party of the second part or its assignce, agent or attorney in fact, the first part hereby authorizes and empowers said party of the second paat or its and the recitals of the deed of conveyance shall be taken as prima facie, true, and and expenses attending said sale, second to the payment of said debt and interest presaid, hereby waives and relinquishes all rights of redemption, appraisement and
ACKNOWLEDGMENT.  NITED STATES OF AMERICA,  On this day of 190 , before me within and for the above named appears upon the within and for the above named appears upon the within and for the same for the consideration and purposes therein mentioned and set forth, and I do hereby, so certify.  And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within add foregoing Mortgage Deed, in the absence of her said husband, declared that he had of her own free will signed the relinquishment of dower therein esseed, for the purpose therein entained and set forth, without compulsion or undue influence of her said husband. In TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such from the search of the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  ISEAL  Ye commission expires  TO BE USED WHEN TITLE IS IN WIFE.  Notary Public of the parties grantor, and stated that he had for the above named prepared upon the within and fore the above named prepared upon the within and fore the above named prepared to the purpose therein contained and set forth, and I do herely so certify.  And I further pertify that on this day voluntarily appeared before me within and for the above named prepared person whose name appears upon the within and fore the above named that the had executed the same for the consideration and purposes therein mentioned as set forth, and I do herely so certify.  And I further pertify that on this day voluntarily appeared before me within and fore the above named person whose name appears upon the within and fore in the mortgage Deed, and in the absence of her said husdand, declared that he had of her own free will executed the same, for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  I TESTIMONY WHEREOF, I have hereunto set my hand as such the day and date as first above written.  SEAL J Wor	IN TESTIMONY WHEREOF, Said part and of the first part have	Rhereunto set Lun hand this 25th day of
ACKNOWLEDGMENT.  NITED STATES OF AMERICA,  On this day of 190 , before me within and for the above named appears upon the within and for the above named appears upon the within and for the same for the consideration and purposes therein mentioned and do freely will known to be the person whose name appears upon the within and for the same for the consideration and purposes therein mentioned and set forth, without compulsion or undue influence of her said husband, declared that he had of her own free will signed the relinquishment of dower therein existed, for the purpose therein entained and set forth, without compulsion or undue influence of her said husband. In the above name appears upon the within and forespoing Mortgage Deed, in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein existed, for the purpose therein entained and set forth, without compulsion or undue influence of her said husband. In the above named  [SEAL]  Ye commission expires  TO BE USED WHEN TITLE 18 IN WIFE.  Notary Public  Ye commission expires  TO BE USED WHEN TITLE 18 IN WIFE.  Notary Public  Ye commission of the day and date as first above written.  TO BE USED WHEN TITLE 18 IN WIFE.  Notary Public of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned does forth, and I do hereby so certify.  And I further, ecrify that on this day voluntarily appeared before me will known as the person whose name appears upon the within and fore the short parties of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned does forth, without compulsion or undue influence of her said husband, declared that she had of her own free will executed the same, for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  YESTIMONY WHEREOF, I have hereunto set my hand as such the large parties with the same, fo	and the state of t	Laura Vann [SEAL]
ACKNOWLEDGMENT.  NITED STATES OF AMERICA,  On this day of 190 , before me appears upon the within and for the above named person upon the within and for the order of the consideration and purposes therein mentioned and the forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me for the consideration and purposes therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such a not the above named person whose name appears upon the within and for the said husband. In the above named within and official seal, as such a not the day and date as first above written.  [SEAL]  TO BE USED WHEN TITLE IS IN WIFE.  NITED STATES OF AMERICA,  On this 2 May of 1907, before me within and for the above named appears upon the within and for the above named appears upon the within and for the above named appears upon the within and regoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein excess the contained and set forth, without compulsion or undue influence of her said husband.  SEAL STATES OF AMERICA, STATES OF AMER	Witness:	Jusiph B Vann. [SFAL]
ACKNOWLEDGMENT.  NITED STATES OF AMERICA,  On this	6, W. Caggerall	SEAL]
On this day of 190 , before me speared in person whithin and for the above named appears upon the within and for the above named appears upon the within and for the forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within and foreigning Mortgage Deed, and the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband. In TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such not set my hand and official seal, as such not set my hand and official seal, as such not set my hand and official seal, as such not set my hand and official seal, as such not set my hand and official seal, as such not set my hand for the above named search of the such searc		[SEAL]
On this day of 190 , before me within and for the above named appears upon the within and for the above named appears upon the within and for the foreign Mortgage Deed, as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and to forth, and I do hereby, so certify.  And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within and foreigning Mortgage Deed, in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such in the above named of the above named that the parties grantor, and stated that he had executed the same for the consideration and purposes therein contained and set forth, and I do hereby so certify.  Notary Public by commission expires  TO BE USED WHEN TITLE IS IN WIFE.  NOTATES OF AMERICA, Julian within and for the above named appears upon the within and freely a such as the person whose name appears upon the within and regoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned do set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me within and for the above mamed appears upon the within and foreign Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purposes therein mentioned do set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand as such Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purposes therein menti	ACKNOW	VLEDGMENT.
On this day of	NITED STATES OF AMERICA,	
within and for the above named appears upon the within and fore to me personally well known as the person whose name appears upon the within and fore to me personally well known to be the person whose name appears upon the within and fore the forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within and foregoing Mortgage Deed, in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such in the above named on the day and date as first above written.  [SEAL]  Y commission expires  TO BE USED WHEN TITLE IS IN WIFE.  Notary Public within and for the above named appears upon the within and regoing Mortgage Deed, as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned do set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me well known to be the person whose name appears upon the within and for the above named appears upon the within and regoing Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purposes therein mentioned do set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me well known to be the person whose name appears upon the within and forming Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand as such ML Land Contained the same, for th		
sing Mortgage Deed, as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and it forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within do foregoing Mortgage Deed, in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein exessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such in the above named on the day and date as first above written.  [SEAL]  Young Used WHEN TITLE IS IN WIFE.  NITED STATES OF AMERICA,  On this within and for the above named within and for the above named of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned as et forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me within and forces therein contained and set forth, without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF, I have hereunto set my hand as such without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF, I have hereunto set my hand as such without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF, I have hereunto set my hand as such without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF, I have hereunto set my hand as such without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF, I have hereunto set my hand as such without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF, I have hereunto set my hand as such without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF, I have hereunto set my hand as such without compulsion or undue influence of her said husband.  YERSTIMONY WHEREOF	within	and for the above named appeared in person
And I further certify that on this day voluntarily appeared before me.  to me well known to be the person whose name appears upon the within deforegoing Mortgage Deed, in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein excessed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official sea.  IN TESTIMONY WHEREOF, I have hereunto set my hand and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and such in the above named of the person whose name appears upon the within and forther or the consideration and purposes therein mentioned does to forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me.  In the above named while the person whose name appears upon the within and forther or the consideration and purposes therein mentioned does to forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand as such the day and date as first above written.  [SEAL] Mostro D issuagly 12.  [SEAL] Mostro D issuagly 2.  [SEAL] Mostro D issuagly 3.  Notary Public y commission expires May 2.  [SEAL] Mostro D issuagly 3.  [SEAL] Mostro D issuagly 4.  [SEAL] Mostro D issuagly 4.  [SEAL] Mostro D issuagly 4.	oing Mortgage Deed, as one of the parties grantor, and stated that he	had executed the same for the consideration and purposes therein mentioned and
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such in the above named on the day and date as first above written.  [SEAL]  [SEAL]  [SEAL]  [SEAL]  [NOTATES OF AMERICA, Indiana Summer of the above named summer of the above name appears upon the within and for the above named summer of the above name appears upon the within and for the above named summer of the above name appears upon the within and for the above named summer of the above named summer of the above summer of the above named summer of the above named summer of the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  N. TESTIMONY WHEREOF, I have hereunto set my hand as such summer of the above named summer of the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  N. TESTIMONY WHEREOF, I have hereunto set my hand as such summer of the above named	And I further certify that on this day voluntarily appeared before id	to me well known to be the person whose name appears upon the within at that she had of her own free will signed the relinquishment of dower therein ex-
TO BE USED WHEN TITLE IS IN WIFE.  NITED STATES OF AMERICA, Sudden State	IN TESTIMONY WHEREOF, I have hereunto set my hand a	and official seal, as such in the above named
NITED STATES OF AMERICA, Leading Secretary Newton District SS.  On this 2 May of May 1907, before me District SS.  On this 2 May of May 1907, before me District SS.  On this 2 May of May 1907, before me District SS.  On this 2 May of May 1907, before me District SS.  On this 2 May of May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On this 2 May 1907, before me District SS.  On the show named District SS.  On this 2 May 1907, before me District SS.  On the above named District SS.  On this 2 May 1907, before me District SS.  On the show named District SS.  On the show na		Notary Public.
NITED STATES OF AMERICA, Sudden Services Mission District SS.  On this 2 thay of Many of Many Mission within and for the above named sudden appears upon the within and regoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned do set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me Sudden to me will known to be the person whose name appears upon the within and foreing Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  I TESTIMONY WHEREOF, I have hereunto set my hand as such Mission expires many 14 th 1911  I the day and date as first above written.  [SEAL] Mustino District 3.  On this 2 that I was a such Mission expires May 14 th 1911  I ge on mission expires May 14 th 1911  I ge of record May 25 190 7 at 3.8 3 clock P. M.  On the substance of the such as first above mission or many 190 7 at 3.8 3 clock P. M.  On the substance of the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the substance of the said husband.  On the substance of the subs	•	UPN TITLE IS AN INCE
On this 2 thay of May within and for the above named May Multiple and the within and person within and for the above named purposes upon the within and get of the consideration and purposes therein mentioned do set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me Same Well known to be the person whose name appears upon the within and foresting Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  I TESTIMONY WHEREOF, I have hereunto set my hand as such Multiple Called in the above named decrete the same in the same in the above named decrete the same in th	NUMBER OF AMERICA Inching Light File.	Western Dietrick co
person of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned do set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me. Described by the person whose name appears upon the within and foreing Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purses therein contained and set forth, without compulsion or undue influence of her said husband.  TESTIMONY WHEREOF, I have hereunto set my hand as such the day and date as first above written.  [SEAL] Western District, J. J.  I work District Dist	On this 25 Hay of May 100 The	fore me G. D. Cogaishall ,
regoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned dest forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me State of the person whose name appears upon the within and foreing Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  I TESTIMONY WHEREOF, I have hereunto set my hand as such Mortgage Deed, and in the above named developed the the day and date as first above written.  [SEAL] Western Distript, J.J.  y commission expires Mag 14 W. 1911  led for record Mag 14 W. 1911  led for record Mag 14 W. 1911  Here of the consideration and purposes therein mentioned that he had executed the same for the consideration and purpose name appears upon the within and foreing for the consideration and purposes.  I to me well known to be the person whose name appears upon the within and foreing for the consideration and purposes therein mentioned description.  Description whose name appears upon the within and foreing for the consideration and purposes.  The foreing for the consideration and purposes name appears upon the within and foreing for the consideration and purposes thereing for the consideration and purposes.  The foreing for the consideration and purposes name appears upon the within and foreing for the consideration and purposes the person whose name appears upon the within and foreing for the consideration and purposes and purposes are considered in the description of the consideration and purposes and purposes are considered in the description an	nerson A MACAN ED MANAGE TO	me personally well known as the person whose name appears upon the within and
to me well known to be the person whose name appears upon the within and fore- ing Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and pur- sess therein contained and set forth, without compulsion or undue influence of her said husband.  I TESTIMONY WHEREOF, I have hereunto set my hand as such Mortgage Parkets in the above named Level 3. In the day and date as first above written.  [SEAL] Mustino District J. J.  y commission expires May 14 W 1911  led for record May 25 190 7at 3.8 Colock P. M.  Office Testing District  All Janton	regoing Mortgage Deed as one of the parties grantor, and stated that d set forth, and I do hereby so certify.	the had executed the same for the consideration and purposes therein mentioned
N TESTIMONY WHEREOF, I have hereunto set my hand as such Milary Carlon in the above named territor & Walds in the day and date as first above written.  [SEAL] Western District of Section 1911 Notary Public by commission expires May 14 th 1911 Indeed for record May 25 190 7 at 3 is 6 clock P. M.  Office Testinony Whereoff of the section of the sectio	ing Mortgage Deed, and in the absence of her said husdand, declared t	to me well known to be the person whose name appears upon the within and fore- that she had of her own free will executed the same, for the consideration and pur-
y commission expires May 14 Th, 1911  lled for record May 25 190 7 at 3:33 clock P. M. Olis Inton	TESTIMONY WHEREOF, I have hereunto set my hand as such	
ly commission expires May 14 Th, 1911  lled for record May 25 190 7 at 3:39 clock P. M. Olis Inton		Motorgy Carles in the above named Levelon & Deals
iled for record May 25 190 7at 3:80 clock O. M. Olis Joston  Deputy Clerk and Ex-Officio Recorder.	i the day and date as first above written. [SEAL] Westing District of.	Hotory Public in the above named Levely & Dish Boggie half Notary Public.
Deputy Clerk and Ex-Officio Recorder.	s the day and date as first above written.  [SEAL] Western District, J.  y commission expires May 14 W, 1911	Metay Culling in the above named Linetony & Leads  6. D Coggie half Notary Public.
	n the day and date as first above written.  [SEAL] Western District, I.J.  y commission expires May 14 W 1911  led for record May 25 190 7 at 3:80 clock P. M.	notary Carlin in the above named Lentery & Wester B. D. Boggiechall Notary Public.