

COMPARED

No 6491

The Right way Laundry Co.,
To

Settled Mortgage.

Mrs. M. J. Bledsoe,

This Indenture, made this 11th day of September, 1907, ^{between} The Right Way Laundry Company, a corporation, of Tulsa, Ind., Party of the First Part and Mrs. M. J. Bledsoe of Tulsa, Ind. Ind. Party of the second Part.

Witnesseth: That for and in consideration of the sum of Two Hundred (\$200.00) dollars, the receipt of which is hereby acknowledged, the Party of the First Part, has bargained, sold, granted, conveyed and by these presents does hereby grant bargain, sell and convey unto the Party of the second Part her executors and assigns the following described property now located at its place of business in East First street in the City of Tulsa, Ind. Ind. the title to which it guarantees except as to a mortgage in the sum of thirty-six Hundred and five (\$3605), dollars, dated September 11th, 1907, wherein Mrs. M. J. Bledsoe appears as mortgage, to wit: One Mangle (Columbia) Four Washers One St. Clair Collar and Buff starcher, one shirt starcher, one Cabinet Dry Room, one starch Booker, one shirt Ironer, one neck Bands, one sleeve, two Body Ironers, one Collar Machine, one (15 horse power) engine (Atlas), one 60 horse power boiler, one Gas Engine, one Pump.

To have and to hold the same unto the Party of the second part, her executors and assigns forever; conditioned, however, as follows,

Whereas, the said Party of the First Part is indebted to the second Party in the sum of Five Hundred (\$500.00) dollars as evidenced by one promissory note bearing date September 11th 1907, due eighteen months after date with the option of paying the same twelve months after date, with interest at the rate of Eight percent per annum,

Now, if the said Party of the First Part shall well and truly pay to the Party of the second Part, the sum herein before mentioned and all other indebtedness which may then be due to the Party of the second Part from the Party of the First Part, together with the cost of this trust on or before the date mentioned in said note, then this conveyance to be void, other wise to remain in full force