dependents in the design of the second second second second 365 COMPARED _ То . ato. b. s.entitos co., St Louis 1008 MORTOAGE OF REAL ESTATE. th) Qu This Indenture, Made this A. D. 192 , be _day of singles I Mallace 1 R. adams Genal State of Oklahoma, of the first part, and, ty, in the State of Oklahoma, of the second part: WITNESSETH, That said part of the first part, in consideration of the sum ofDollars, the receipt of which is hereby acknowledged, Aorta dred Grant, Bargain, Sell and Convey unto said part for the second part full heirs and assigns, the following described County, and State of Oklah -26-27-28-29 and 30 in Block 4 in adams addition TO HAVE AND TO HOLD THE SAME, unto the said part of the second part file heirs and assigns, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever Mallace PROVIDED, ALWAYS; And these presents are upon this express condition, that where this day executed and delivered. in writing to said part. of the second part, described as follo even dato or \$100 aid noted oul of each month intil all are paid, the 18 the day ragor may ta up any number tes atta faction and payment in full of the For value received, I ac allegnes Now, if, said part of the first part shall pay or cause to be paid to said part of the second part full heirs or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then this mortgage shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, and if the taxes and assessments of every nature, which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part of the second part shall be entitled to the possession of said premises. And the said part of the first part for said consideration do _____hereby expressly waive an appraisement of said real estate and all benefit of the homestead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part for the first part had hereunto set hand .the day and year first above written B. Mallace STATE OF OKLAHOMA, SS. Chae Hall Before me,... COUNTY. Statay of acquest 1926, personally appear in and for said County and State on this & Mallace known to be the identical person. cuted the who executed the within and foregoing instrument, and acknowledged to me that voluntary act and deed for the uses and purposes therein set forth. Char -29_1909 (une My Commission expires. o'clock M. This instrument was filed for Record on the a A. D. 19.00, at. and duly recorded the. day o à gister of Deeds. By Deputy. Section Section