

On this 4th day of September 1908 before me W.H.Marshall a Notary Public within and for the County of Sebastian in the State of Arkansas , duly commissioned and acting appeared in person R.R.Cravens to me personally well known as the person whose name appears upon the within and foregoing deed of conveyance as the party grantor and stated that he had executed the same for the consideration and purposes therein mentioned and set forth and I do hereby so certify .

And I further certify that on same day voluntarily appeared before me Nan G Cravens wife of the said R.R. Cravens to e well known to be the person whose name appears upon the within and foregoing deed and in the absance of her said husbandm stat ed and declared that she haf of her own free will executed said deed and had signed the relinquishment of dower and homestead therein expressed for the purposes and considerations therin contained and set forth without compulsion or undue influence of her said husband .

In testimony whereof I have hereunto set my hand and seal of ~~of~~ ice as such
Notary Public at the County and State aforesaid on this 4th day of September 1908 .

My commission expires Oct 5 1909 SEAL.

W.H. Marshall
Notary Public

Filed for record Sep 15 1908 at 8:30 A.M. H.C.Walkley Reg of Needs (SEAL)

COMPLETED

-----: W A R R A N T Y D E E D :-----

THIS INDENTURE, Made this 12th day of September 1 the year of our Lord One Thousand Nine Hundre and eight between ~~Mattie~~ M Davey and George A Davey her husband of th e City of Belvidere in the County of Boone and State of Illanoise party of the first part, and Robert L Gear of th City of Chicago in the County of Cook and State of Illinois party of the second part .

WITNESSETH: That the said party of the first part for and in consideration of the sum of Five Hundred and seventy five (\$575.00) Dollars in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, and the said party of the second part forever released and discharged therefrom has, granted , bargained , sold ~~xxx~~ remised, released , co nveyed , aliend and confirmed, and by these presents do grant, ba gain sell, remise, release, co nvey, alien and confirm unto the said party of the second part and to his hiers and assigns forever all the following described lot, piece , or parcel of land, situated in the Coutny of Tulsa and State of Oklahoma and known and described as follows, to-wit

Lot Nine (9) Block I2 in Dawson or East Tulsa, in Tulsa County Oklahoma as per recorded ammended plat thereof .

Together with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appertaining and the reversion and reversions, remainder and remainders, rents, issues and profits thereof; and all the estate right, title interest, claim or demand whatsoever of the said party of the first part, either in law or equity of in and premises with the hereditaments and appurtenances: to have and to hold the said premises to the above bargained and described, with the appurtenances unto the said party of the second