COMPAGED MORTGAGE OF REAL PROPERTY. THIS INDENTURE, Male this 11th day of October A. P., 1907, hetween 6 H. Hateley fr. and Ida U. Melchen, his wife, and P. C. Cogenie Julean Q. I Lulear, J. J. 1 , witnesseth, that WHEREAS, the said C.N. Statchen, for and low V. Halchen an is justly indebted to the said P.C. Cayner Jour Th \$4000,00 DOLLARS. (\$....) which is Och 11th , 190 8 , for \$ 40.00 . 00; one nois dut for f NOW, THEREFORE, the said G. It, Hatchev, Jr. Ida V. Hatcher his wife, for the better se uring the payment of the money aforesaid, with i n according to the tenor and effect of said note above mentioned, do hereby grant, bargain, sell and convey unto the said O.E. Cayne,

The north tifty Feel of Lat numbered one in Block mumbered One Hundred and there say get of around the town the true merid in the street, allowing for the deviation of the townists from the true merid in the true merid in the town of a sector of front having a frontage of fifty feet on main street and one toutes forty feet on fourth street.

with all the privileges and appurtenances thereto belonging. y be placed then P. C. Coyne. TO HAVE AND TO HOLD the a ed, and described pro

hur beirs and assigns and unto Their AND WHEREAS, For the further security of said indebtedness, the said part 4 of the first part, covenant and ag ree with the said part. Tof the see to keep the improvements on the said property at all times in a state of good repair and constantly insured for the benefit of the said party of the second part first ce companies sati-factory to the said part fof the second part, against fire lightning or tornado es. Should the part.....of the first heirs and assigns in one or more insura ke default in the perform ince of any of these stipulations, the said part. of the second part may immediately perform and discharge the a Ila hua ed by the said part.....of the second part, beirs or assigne, in paying said taxes, insurance pren or in protecting said title, or nums, leins or special as making said repairs, shall become a debt due in arldition to the indeb eduess aforessid, and secured in like manner by this mortgage, and shall bear interest the payment there. I at the rate of eight per cent per annum payable on demand. Ida V. Hatcher

And for the consideration aforesaid, and for divers other g od and valuable considerations, I, E. H. Hatcher, fr. , do hereby re'ease and quit-claim unto the

O. C. Bayme, hid beirs and assigns, all my right, caim, or possibility of dower in and out of the storede CONDITIONED, However, that if the said Co. H. It atthew, fr and Ida V. Hatchee or administrators, shall well and truly pay or cause to be paid to the said . C. C. Cayne, his

ns, the aforesaid sum.....of money, with interest thereon, ac conting to the tenor of said note then this instrument shall be void naid in full force and effect.

IN TESTIMONY WHEREOF WC have herennto set Auto hand e on this the day and year first ab

6. H. Hatcher, Jr. Ida V. Hotches

Deputy elector & Conton Officio Ree

(L S.)

(L.S)

## UNITED STATES OF AMERICA, WESTERN DISTRICT, INDIAN TERRITORY

BE IT REMEMBERED: That on this day came before me, the undersigned, s. Quitary Cublic within and for the Masterne ... District of Indian Territory aforesaid, duly commissioned and acting 6.1. Hatcher, Jr. own as the mortgagor. In the foregoing instrument, and stated that he had executed the s es therein mentioned as set forth

ie day volunterily appeared before me, the said I day U. Hatchey wife of said b. S. Matcher, gr. to me well known, and in the absence of her said husband declared that she had, of ber own free, will, executed said deed and signed and sealed the relinquishment of dower and homestead i said mortgage for the consideration a

contained and set forth, without compulsion or undue influence of her said husband. WITNESS my hand and seal as such WHAN Picklison this // the day of October [SEAL] Which time, Dick 17, 7, 7, 7, 7, 00 Cololy, My commission expires apail 11 the 1907. 190.7

Piled forree rd Oct II 192 7, at 3. Carlock 8 m