excluded and forever barred.

IN WITHESS WHEREOF. The said party of the first part has hereunto set her has d and seal the day and year first above written.

Rachel C. Brady

State of Oklahoma Tulsa County, ss.

Before me, D. W. Crouch a Notary Public, in and for said County and State, on this 12th day of June 1922, personally appeared Rachel C. Brady to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that she executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.

WITNESS my hand and official seal, the day and year above set forth.

My commission expires May 9, 1925 (SEAL) D. W. Crouch, Notary Public

Filed for record in Tulsa County, Tulsa Oklahoma, June 26, 1922 at 4:00 o'clock P. M.
in Book 406, page 384

By Chas. Haley, Deputy

(SEAL)

O. D. Lawson, County Clerk

203186 C. J. COMPARED

CONTRACT

THIS MEMORANDUM Made and entered into this 14th day of April, 1917, by and between N. A. Bliss of Tulsa County, Oklahoma as Party of the First Part and R. Felman and M. Felman of Tulsa County, Oklahoma as Parties of the second Part, witnesseth:

WHEREAS, the Party of the First Part and Parties of the Second Part are the respective owners of those two certain buildings now standing on Lots Two (2) and Three (3) on Block Eighty-nine (89), original Town, now City, of Tulsa, Tulsa County, Oklahoma bearing street numbers, as now numbered, Twenty and Twenty-two-Twenty-four respectively, and are the joint owners of the brick party wall between said building having numbers 20 and 22 as above mentioned, the said wall being approximately 79 feet in length and one story in highth; and,

WHEREAS, the said Farties of the Second Part are desirous of extending said wall Southerly so that the same shall be approximately 82 feet in length, when completed, and to build thereon, for a space of 18 feet at the Northerly and, and for a space of 10 feet 6 inches at the Southerly end to a highth that will provide and accommodate two additional stories to said building numbered 22/55, said wall to be of sufficient strength and thickness to also take care of and accommodate a like number of stories, if so desired, on said building numbered 20 above said;

NOW, THEREFORE, in consideration of the foregoing premises and of the mutual benefit to result and accrue to each of the contracting parties hereto, and for the further consideration of \$1.00, each to and by the other cash in hand paid, the receipt whereof is hereby acknowledged, the said parties hereto do hereby contract, covenant and agree, to-wit:

THAT the interests of the first and Second Parties are hereby respectively confirmed in and to an undivided one-half interest each in and to the said wall as now constituted and constructed.

THAT the Farties of the second Part shall be and are hereby authorized solely and entirely at their own expense to strengthen or re-inforce the said wall as now built and constructed, in case it shall be necessary so to do in order to conform to the Ordinances of the City of Tulsa, all such re-inforcements to be conducted solely on the premises now bearing the street number 22, as above said, and to lengthen or extend said wall southerly so that the same when completed shall have a length of 82 feet.

To build on said lengthoned wall at the Northerly end thereof and for a distance