		, .
	Lot One (1) and Two (2) in Block Five (5) of the Burgess	
	Hill Addition to the City of Tulsa, Oklahoma, according to	
	the recorded plat thereof.	
	IN WITNESS WHEREOF, THE STANDARD SAVINGS AND LOAN ASSOCIATION, aforesaid, has caused	
	its corporated seal to be hereunto affixed and these presents to be subscribed by its	
	Vice President and Asst. Secretary, this 17th day of October A. D. one thousand nine	
	hundred and twenty-one. STANDARD SAVINGS & LOAN ASSOCIATION.	
	Attest, Walter J. L. Ray. (Corp. Seal) By W. Warne Wilson. Vice President.	
	Asst. Secretary.	
	STATE OF MICHIGAN)	
	STATE OF MIGHTORY) SS. COUNTY OF WAYNE)	
	Before me, a Notary Public in and for said County and State, on	
	this 17th day of October 1921; personally appeared W. Warne Wilson and Walter J. L.	
	Ray to me known to be the identical persons who subscribed the name of the maker there-	
	of to the foregoing instrument as its Vice President and Asst. Secretary, and acknow-	
	ledged to me that they executed the same as their free and voluntary act and deed, and	
	as the free and voluntary act and deed of such corporation, for the uses and purposes	
	therein set forth.	
	Witness my hand and Notarial Seal the day and year above set forth,	
	(Seal) Minnie L. Hall. Notary Public.	
	My Commission expires 7/10-1923.	
	Filed for record in Tulsa County, Tulsa, Oklahoma, Aug. 10, 1922 at 1:40 O'clock P. M.	
	Book 411 Page 339	
	By F. Delman, Deputy. (Seal) O. D. Lawson, County Clerk.	
	by re beiman, beputy. (bear) of b. hawson, bounty brerk.	
	206254 LB COMPARED AF. IDAVIT	
	STATE OF OKLAHOMA))SS.	
	MUSKOGEE COUNTY) Comes now Belle Green and being first duly sworn deposes and says:	
	That she is the plaintiff in an action in the District Court in and for Tulsa County,	
	Oklahoma, Cause No, entitled Belle Green vs. John Green, wherein the subject matter	•
	of the action is real estate; that as such plaintiff she brought said action under a	
	mistaken notion and belief that although she had sold and disposed of the same to John	
	Green for a valuable consideration, that because said consideration, in part, was paid	
	and represented by commission and trade of other lands by the said John Green to other	
	parties that she was entitled to recover same; Affiant further says that at the time	
	she brought said suit she was not the owner of said land, was not entitled to the same	
	nor to the possession thereof, and that said John Green did not hold same in trust for	
	her, nor the title there to for her use and benefit; that at the time of the execution	
	and delivery of deed from Affiant to the said John Green, Affiant had received from	
	the said Hohn Green full, adequate and complete consideration for said land and did	
	make the same with full knowledge thereof and of all the matters and things involved	
	therein. Affiant further says that the said John Green is the owner and entitled to	
	the possession of said land and to the use, enjoyment and emblements thereto, thereon	
	and therefrom since the execution and delivery offisaid deed from Affiant to the said	
	John Green, and further says that she makes the Affidavit freely, voluntarily and without	
	influence, force or consideration other than the desire to do what is right, just and	
111	fair, and further that the land referred to as involved insaid action and covered by	

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