## COMPARED

## 210914 GH WARRANTY DEED, RECORD, No., 414

P. Josaph Marlow Eighteen Hur	and wife, of the first part, and
P. Joseph Marlow  Witnesseth: That in consideration of the sum of Eighteen Hur	of the first part, and
Witnesseth: That in consideration of the sum of Eighteen Hur	하는 아래, 그 집 집에 보고 있는데 그 마이얼맞아 되는 그리고 있다. 아이 나라 아이에게 불편한 것이 되고 있는데 하는 그림을 다
그 문문에 가지는 회사 학교 등에 가게 되었다. 그리고 가는 그릇이 없다.	party of the second part,
188	TOTTARS
e receipt whereof is hereby acknowledged, said part	by these presents grant, bargain, sell and convey unto said party
Lot Fourteen (14) in Bloc	ck Six (6)
Colleg View Addition to t	the city
of Tules according to the	recorded
plat thereof.	사물에 대표로 결혼하고 하는 중심 없다. 아
그로 크리 하다 전에서 배팅을 걸었는데요.	
INTERNA	AL REVENUT
	Cancelled
wn right of an absolute and indefeasible estate of inheritance in fee simple, of a opurtenances; that the same are free, clear and discharged and unincumbered o	and in all and singular the above granted and described premises, with the fand from all former and other grants, titles, charges, estates, judgment
wn right of an absolute and indefeasible estate of inheritance in fee simple, of a ppurtenances; that the same are free, clear and discharged and unincumbered of a task and assessments and incumbrances of whatsoever nature and kind, EXC and that the same unit will warrant and forever defend the same unit gainst said part. I hear and assign	and in all and singular the above granted and described premises, with the figure and other grants, titles, charges, estates, judgment CEPT.  the said partof the second partheirs and assigns as, and all and every person or persons whomseever, lawfully claiming or
was right of an absolute and indefeasible estate of inheritance in fee simple, of a ppurtenances; that the same are free, clear and discharged and unincumbered of axes and assessments and incumbrances of whatsoever nature and kind, EXC and the same unit of the free part and forever defend the same units gainst said part J. of the first part, their and assign	and in all and singular the above granted and described premises, with the figure and other grants, titles, charges, estates, judgment CEPT.  the said partof the second parthelrs and assigns as, and all and every person or persons whomseever, lawfully claiming or
wa right of an absolute and indefeasible estate of inheritance in fee simple, of appurtenances; that the same are free, clear and discharged and unincumbered of a sees and assessments and incumbrances of whatsoever nature and kind, EXC and that the same unit will warrant and forever defend the same unit gainst said part y of the first part, their and assign	and in all and singular the above granted and described premises, with and and from all former and other grants, titles, charges, estates, judgment CEPT.  the said part
gainst said part. J of the first part, their heirs and assign	and in all and singular the above granted and described premises. With and and from all former and other grants, titles, charges, estates, judgment CEPT.  the said part
will warrant and forever defend the same unto gainst said part. I	and in all and singular the above granted and described premises. With and and from all former and other grants, titles, charges, estates, judgment CEPT.  the said part
they will warrant and forever defend the same unto gainst said part y of the first part, their and assign claim the same.  In Witness Whereof, The said part 168 of the first part ha Ve hereun the same.  Missourf Jackson County, ss.	the said part. White  Telen White
they will warrant and forever defend the same unto another same unto the same.  They will warrant and forever defend the same unto the same unto the same.  In Witness Whereof, The said part 168 of the first part ha V8 hereun the same.  Missourf Jackson County, ss.  Before me. Jay In Oldham	the said part y of the second part hie heirs and assigns and all and every person or persons whomsoever, lawfully claiming or no set their hand the day and year first above written J. L. White  Telen White  Getry Public, in and for said County and State on this 6th
they will warrant and forever defend the same unto gainst said part. Their heirs and assign to claim the same. In Witness Whereof, The said part. 188 of the first part ha V8 hercun in Witness Whereof, The said part. 28 of the first part ha V8 hercun in Witness Whereof, The said part. 29 of the first part ha V8 hercun in Witness Whereof, The said part. 20 of the first part ha V8 hercun in Witness Whereof, The said part. 29 of the first part ha V8 hercun in Witness Whereof, The said part. 30 of the first part ha V8 hercun in Witness Whereof, The said part. 30 of the first part ha V8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in Witness Whereof, The said part. 30 of the first part ha W8 hercun in W15 of the first part ha W8 hercun in W15 of the first part ha W8 hercun in W15 of the first part ha W8 hercun in W15 of the first part ha W8 hercun in W15 of the first part ha W8 hercun in W15 of the first part ha W15 of the first p	the said part. You of the second part. his heirs and assigns the said part. The heirs and assigns and all and every person or persons whomsoever, lawfully claiming or not set. their hand the day and year first above written J.L. White  delen White
they will warrant and forever defend the same unto gainst said part. — will warrant and forever defend the same unto gainst said part. — of the first part, their heirs and assign to claim the same.  In Witness Whereof, The said part. — of the first part ha Ve hercun in Witness Whereof, The said part. — County, ss.  Defore me, Jay Li Oldham — a No of May Of May Li Oldham — a No of May Li Oldham — a No of May Li White	the said part y of the second part hie heirs and assigns and all and every person or persons whomsoever, lawfully claiming or the set. Their hand the day and year first above written J. L. White  Telen White  Totary Public, in and for said County and State on this. 6th  husband of Helen White  ng instrument, and acknowledged to me that he
they will warrant and forever defend the same unto exes and assessments and incumbrances of whatsoever nature and kind. EXC will warrant and forever defend the same unto exes and assessments and incumbrances of whatsoever nature and kind. EXC and that they will warrant and forever defend the same unto gainst said part. Their heirs and assign to claim the same.  In Witness Whereof, The said part. 188 of the first part ha V8 hereun in Witness Whereof, The said part. 2 personally appeared.  J. L. White and the within and foregoin who executed the same as his free and voluntary act and deed for the Witness my hand and official seal the day and year last above written.	the said part y of the second part hie heirs and assigns and all and every person or persons whomsoever, lawfully claiming or the set. Their hand the day and year first above written J. L. White  Telen White  Totary Public, in and for said County and State on this. 6th  husband of Helen White  ng instrument, and acknowledged to me that he