wife Martha E. Byrkit died, and was buried in said cemetery as shown by the records of said association on June 11th 1918; that I know of my own knowledge that said name parties had but two children whose names are Myrta B. Dixon and Latola Goodman, the last named party's address being Franklin county Ohio; that at the death of said Archibald R. Byrkit and Martha E. Byrkit his wife no administration was taken out upon the estate of either of said named parties but in each case an agreement and settlement was made between the sole two surviving heirs, the said Myrta, B. Dixon and Latola Goodman; that all the debts of both the said Archibald R. Byrkit and Martha E. Byrkit his wife, were paid in full and the remaining property divided equally between the said Martha E. Dixon and Latola Goodman that this affiant has no interest of any kind in this matter and only makes this affidavit for the purpose of assisting in perfecting the title. Further affiant sayeth not.

tarian de la constitución de la co

J. C. Thorne

subscribed and sworn to before me by the said J.C. Thorne this 26th day of July. 1922.

My Commission expires July 4, 1924 (SEAL)

Arthur G. Jordan.

Notary Public.

Filed for record in Tulsa County, Tulsa Oklahoma Aug. 29th 1922 at 2:40 O'clock P.M. Book 416 page 91

By F.E. Dickson Deputy

(SEAL) Ob. Lawson County Clerk

297575 GH

MORTGAGE. COMPARED

KNOW ALL MEN BY THESE PRESENTS:

That Horace J. Newberry and Lydia A. Newberry his wife, of Tulsa County, in the State of Oklahora parties of the first part have mortgaged and hereby mortgage to Home Building and Loan Association
and doing business under the Statutes of Oklahoma, party of the second
following described real estate and premises situated in Tulsa County, State of

Receipt No. County, Premises

121 in Block

121 in Block to Home Building and Loan Association of Tulsa, Oklahoma a corporation duly organized Tax on the Within Monte on

Twelve (12) of Highlands Addition to the city of Tulsa, Oklahoma, according to the redorded plat thereof.

Treasurer with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appriasement, and all homestead exemptions. Also eleven shares of stock of said Association, Certificate No 674. The mortgage is given in consideration of Eleven Hundred dollars the receipt of which is hereby acknowledged, and for the purpose of securing the payment of the monthly sum, fines and other items hereinafter specified and the performence of the covenants hereinafter contained.

And the said mortgagors for themselves and for their heirs, executors and administrators hereby covenant with said mortgages, its successors and assigns as follows: FIRST: Said mortgagors being the owner of eleven shares of stock of the said Home Building and Loan Association, and having borrowed of said association in pursuance

ENDORS LANDENT

red s

Mertion!