WARRANTY DEED RECORD NO 422

artha management and a state of the second

This Indenture, Made this	(ED)
	September, A, D., 1922, between
Boswell Jr and Lillian Maude Boswell hueb	and and wife and Nattie Jane Boswell a vidow
Tulsa	ma, party of the first part and
3.G. ±y tal	party of the second part.
Witnesseth: That in consideration of the sum of Twelve H	undred Fifty and no/100
f the second parthi.Sheirs and assigns, all of the follo	io
s-wit: Lot seventeen(17) in Block Two (2) in Bosy	well's Addition to the city of Tules Uklehoma
and agrees by acceptance thereof, as foll not within a period of five years from the purposes; that no residence thast shall of lot or lots hereby conveyed; that no part be sold or rented or occupied by any nerse the building of a servant's house to be us the lot or lots hereby conveyed, shall not hereof. Any violation of the foregoing con second part, his heirs or assigns shall wo	sideration and condition of this deed assente lows that the lot or lots hereby conveyed shall is date, be used for any other than residence out less than #3500.00 shall be built on the of the lot or lots hereby conveyed shall ever on of African Descent provided however, that sed only by servants of the owner of lessed of t be considered as a breach of the conditions matrices and restriction by the party of the ork a forfeiture to all title in and to said trictions shall extend to and are hereby made is heirs and assigns forever.
ppertaining, forever. And said A.Y. BOEWell Jr and Lillian Lande eirs, executors or administrators, do for themselves that they are wn right of an absolute and indefeasible estate of inheritance in fee simple appurtenances; that the same are free, clear and discharged and unincut	tenements, hereditaments and appurtenances thereto belonging or in anywise Boswell, husb nd and wife and Mattie Jane Boswe gree to and with said part. X. of the second part that at the delivery of these ully seized in <u>their</u> to of and in all and singular the above granted and described premises, with mbered of and from all formor and other grants, titles, charges, estates, judg- bud by Charger
ients, taxes and assessments and incumbrances of whatsoever nature and	
unmatured special and general taxes	s of every nature whats bever.
•	
	INTERNAL REVENUS
	Geneelic
	from contraction and a final strategy and the first of th
	hia
gainst said part	his his said part of the second part
claim the same. In Witness Whereof, The said parties of the first part have her	reunto set their hand e the day and year first above written.
	Lillian Laude Bosyell
	Mattie Jane Boewell
TATE OF OKLAHOMA, TALE A County, ss	· · · · · · · · · · · · · · · · · · ·
Before me, B.N.Grotkop	- <i>i</i>
	Y. Boswell Jr and Lillian Laude Boswell
	and Lattie Jane Boswell & widow.
b me known to be the identical person. $\stackrel{e}{\sim}$ who executed the within and for $their$ xecuted the same as the ir	
Witness my hand and official seal the day and year last above written Oct. 4. 1924	n. (SEAL) B. M. Grotkop
iy commission expires.	Notary Public,
TATE OF OKLAHOMA, Tulsa County, ss.	et. 2 8:15
Filed for record this the	as an annual an anna an anna an 192, anna a' ata an Antainean an O'clock and an an Mi
TATE OF OKLAHOMA, Tulka County, ss. Filed for record this the	ct. 2 at 8;15 o'clock " M. (SEAL) 0. 2. Lawson

211982

4

GH

and a second second

159