COMPARED

QUIT CLAIM DEED RECORD No. 423

This intercents we find for record as the 14 per 26 p A D. 19 3 s. 11:30 of 26 p	· ·	STATE OF OKLAHOMA, Tulsa County,
Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximations there with belonging. To have and to held the above greated premises anto the said party of the first part. Together with all and simply the horolinements and approximation to the city of Tulesa. He part of said party of the first part he B. Signed and Delivered in Presence of: Signed and Delive	FROM	This instrument was filed for record on thede
Tagether with all and singular the herediteneess and approximances there exists belonging. To have said to held the above greated premises and the hidden and districts by any of the first part. To Twenty (20) in Block One (1) of Skidmore Addition to the only of Fulsas. Ho part of said premises only the first part. To Twenty (30) in Block One (1) of Skidmore Addition to the only of Fulsas. Ho part of said premises of said party of the first part. To Twenty (30) in Block One (1) of Skidmore Addition to the other of the said party. To Twenty (30) in Block One (1) of Skidmore Addition to the other of the said party of the first part. To Twenty (30) in Block One (1) of Skidmore Addition to the other of the said party of the first part. To Twenty (30) in Block One (1) of Skidmore Addition to the other of the said party of the first part. To Twenty (30) in Block One (1) of Skidmore Addition to the other of the said party of the first part. Together with all and singular the herediteneess and approximances there exist belonging. To have said to held the above greated premises and the said party of the first part. Together with all and singular the herediteneess and approximances there exist belonging. To have said to held the above greated premises and the said party of the first part. Together with all and singular the herediteneess and approximances there exist belonging. To have said to held the above greated premises and the said party of the first part here are the said party of the first part here. Signal and Delivered in Prostness of: Signal		of
THIS INDESTUDE, Most time. The design of the first part is enabled and an experimental and provided and an experimental and an ex	TO	
THIS INDEPTURE, Made this The Depture Country Circles This property Circles This property country Circles This property Circles This		County Clerk.
Settle Bryant, formorly Stite in-reducen, who was then a single woman, ———————————————————————————————————		Brady Brown,
Settle Bryant, formorly Stite in-reducen, who was then a single woman, ———————————————————————————————————		
County State of		
WITNESSETH, That and garXof the first part, in complemation of the sum of		
WINESSETH, That said park	a ob-1-7 mboo	•
One Dollar and other valuable consideration. Dollar should praid the receipt where is heavy accounted to a single forever, all. BST with the second part, and to 1.49 be as and assigns forever, all. BST with the second part, and to 1.49 be as and assigns forever, all. BST with the second part, and to 1.49 be as and assigns forever, all. BST with the second part and to 1.49 be as and assigns forever, all. BST with the second part and to 1.49 be as a single forever, all the second part and to 1.49 be as a single forever and to 1.49 be as	·	of the second pa
Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appartmannen there unto belonging. To have and to hold the above granted premises unto the said party. Signed and Delivered in Presence of: G. A. Bercroft S. W. Beldwin State of Konsey Poblic in and for said County and State on this. The member of the said County and State on this. The member of the said County and State on this. The member of the said County and State on this. The member of the said County and	WITNESSETH, That said partof the first part, in consideration of the	num of
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises onto the said part. V. State of. District with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises onto the said part. V. See second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said party. Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said party. The second part	he second part, and tohis	ver, allright, tit
Lot Twenty (20) in Block One (1) of Skidmore Addition to the city of Tulss. No part of Said premises constitutes the homestead of Said party of the first part. Said party of the first part. Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. White second part his	rest and estate, both at law and in equity, of, in and to the following describe	d real estate in the County ofTulga
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. Y the second part	State of UKIANOMA to-wit:	
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. Y the second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. Y the second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. Y the second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. Y the second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. Y the second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. Y the second part	Lot Twenty (20) in Block One (1) of Skidmore
Said party of the first part. Together with all and singular the hereditaments and appurtanances there unto belonging. To have and to hold the above granted premises unto the said part. The second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the solid part. Whe second part		
Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. V. the second parthi.9		
the second part_hisheirs and assigns forever. IN WITNESS WHEREOF, The said part_Y of the first part hashereunto setherhandthe day and year first all itten. Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas	said party of	the first part.
the second part		
the second part. 1918heirs and assigns forever. IN WITNESS WHEREOF, The said part V of the first part ha_Shereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part. hisheirs and assigns forever. IN WITNESS WHEREOF, The said part Y of the first part hashereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part. hisheirs and assigns forever. IN WITNESS WHEREOF, The said part Y of the first part hashereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas	•	
the second part. hisheirs and assigns forever. IN WITNESS WHEREOF, The said part Y of the first part hashereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part. hisheirs and assigns forever. IN WITNESS WHEREOF, The said part Y of the first part hashereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part. hisheirs and assigns forever. IN WITNESS WHEREOF, The said part Y of the first part hashereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part. hisheirs and assigns forever. IN WITNESS WHEREOF, The said part Y of the first part hashereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part. hisheirs and assigns forever. IN WITNESS WHEREOF, The said part Y of the first part hashereunto sethandthe day and year first all itten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part		
the second part		
the second part		
the second parthisheirs and assigns forever. IN WITNESS WHEREOF, The said part_V of the first part ha_Shereunto sethandthe day and year first all itten. Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
the second part		
the second parthisheirs and assigns forever. IN WITNESS WHEREOF, The said part_V of the first part ha_Shereunto sethandthe day and year first all itten. Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OFKansas		
IN WITNESS WHEREOF, The said part V of the first part ha S hereunto set her hand the day and year first all fitten. Effice Bryant Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OF Kansas Montgomery COUNTY, as. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July 19 personally appeared. Effic Bryant The personally known to me to be the identical person executed the within and foregoing instrument and acknowledged to me that Sine executed the saccuted the within and foregoing instrument and acknowledged to me that Sine executed the saccuted the saccuted the within and foregoing instrument and acknowledged to me that Sine executed the saccuted the sac	Together with all and singular the hereditaments and appurtenances there unt	o belonging. To have and to hold the above granted premises unto the said part. \overline{Y}
Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OF Kansas Montgomery COUNTY, ss. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July 19 personally appeared Effic Bryant max. personally appeared person instrument and acknowledged to me that She executed the within and foregoing instrument and deed for the uses and purposes therein set forth, In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	the second parthisheirs and assigns forever.	her had shadow for the
Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OF Kansas Montgomery COUNTY, ss. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July personally appeared Effic Bryant		and year list ab
Signed and Delivered in Presence of: G. A. Barcroft E. W. Baldwin STATE OF Kansas Montgomery COUNTY, ss. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July personally appeared Effic Bryant mb. personally known to me to be the identical person executed the within and foregoing instrument and acknowledged to me that She executed the sas her free and voluntary act and deed for the uses and purposes therein set forth. In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.		Tiffic Descript
E. W. Baldwin STATE OF Kansas Montgomery COUNTY, sa. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July personally appeared Effic Bryant personally appeared Effic Bryant personally known to me to be the identical person executed the within and foregoing instrument and acknowledged to me that She executed the sas_her_free and voluntary act and deed for the uses and purposes therein set forth, in Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written. In Manager 1923 (See 1) Chas. D. Testimony Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	Signed and Delivered in Presence of:	Ettle Bryant
E. W. Baldwin STATE OF Kansas Montgomery COUNTY, ss. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July 19 personally appeared Effic Bryant personally known to me to be the identical person executed the within and foregoing instrument and acknowledged to me that She executed the as her free and voluntary act and deed for the uses and purposes therein set forth. In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	G. A. Barcroft	
STATE OF Kansas Montgomery COUNTY, ss. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July 19 personally appeared Effic Bryant personally known to me to be the identical person executed the within and foregoing instrument and acknowledged to me that Sne executed the sas her free and voluntary act and deed for the uses and purposes therein set forth, In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	}	
STATE OF Kansas Montgomery COUNTY, ss. Before me, the undersigned Notary Public in and for said County and State on this 7th day of July 19 personally appeared Effic Bryant mnd. personally known to me to be the identical person executed the within and foregoing instrument and acknowledged to me that She executed the sas her free and voluntary act and deed for the uses and purposes therein set forth, In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	E. W. Baldwin	
Before me, the undersigned Notary Public in and for said County and State on this 7th day of JULV 19 personally appeared Effic Bryant personally known to me to be the identical person sexecuted the within and foregoing instrument and acknowledged to me that She executed the within and foregoing instrument and acknowledged to me that she identical person executed the same her free and voluntary act and deed for the uses and purposes therein set forth. In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	J.	
Before me, the undersigned Notary Public in and for said County and State on this 7th day of JULV 19 personally appeared Effic Bryant personally known to me to be the identical person sexecuted the within and foregoing instrument and acknowledged to me that She executed the within and foregoing instrument and acknowledged to me that she identical person executed the same her free and voluntary act and deed for the uses and purposes therein set forth. In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	Vangag Kontromorr	
personally appeared Effic Bryant mnd		COUNTY, ss.
executed the within and foregoing instrument and acknowledged to me that She executed the within and foregoing instrument and acknowledged to me that she executed the sas here. Free and voluntary act and deed for the uses and purposes therein set forth. In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.	personally appeared Effic Bryant	on this 1944 day of 194
asherfree and voluntary act and deed for the uses and purposes therein set forth, In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written. Top4th1923(Sec.]	-md	personally known to me to be the identical person
In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.		and an
Ion 4th 1997 (Seel) Ches. D. Ice		
y Commission expires	In Testimony Whereof I have bereinto set my hand a	