QUIT CLAIM DEED RECORD No. 423

FROM This instrument was filed for record on the 1879
This intervenent was finished are seed as has. 18th do do MAYOR. A. D. 1925. a. 23.0 deck. 1. M. and only recorded in Book. 4.25. as Page. 24.0. O. C. WESTET. County Clerk. THIS INDENTURE, Made this. 12th day of Moh. Chas. Evans of. County, State of CRISHOMS. O. C. WESTET. County Clerk. THIS INDENTURE, Made this. 12th day of Moh. A. D. 19. 25 between Chas. Evans of. County, State of CRISHOMS. O. C. WESTET. WITHESETH, That said part X_off the first part, in consideration of the sum of OXIGHAM day paid, the recipit whereof is hereby acknowledged, do 92. hereby quit-claim, gunst burgain, sell and convey unter the right part and the Diff. 15th day of the second part and the Diff. 15th day of the county of the second part and the Diff. 15th day of the second part and the Diff. 15th day of the second part and the Diff. 15th day of the second part and the Diff. 15th day of the second part and the Diff. 15th day of the second part and the All of the dollar State of OX 15th Day 25th day of All of the dollar State of OX 15th Day 25th day of All of the dollar State of All of the dollar State of All of the dollar state in the County of The above greated premises unto the said part X. All of the second part Together with all and singular the heredituments and appurtenances there unto belonging. To have and to hold the shore greated premises unto the said part X. All of the second part Together with all and singular the heredituments and appurtenances there unto belonging. To have and to hold the shore greated premises unto the said part X. All of the second part Together with all and singular the heredituments and appurtenances there unto belonging. To have and to hold the shore greated premises unto the said part X. All of the second part All of the second part Together with all and singular the heredituments and appurtenances there unto belonging. To have and to hold the shore greated premises unto the said part X
To March A.D. 19.25 as 3.150 o'deck. F. M. and sky recented back. 425 on Page. 240 O. G. Wedver. (Seal) Brady Brow. Deput Control Carlo. THIS INDESTURE, Made this. 12th day of. Moh. A.D. 19.25 between Ohise, Eyans of. 721.89. County State of. PLASHORS. of the first part in consideration of the sum of
County Clerk. (Seal) Brady Brow. Deputy County Clerk. THIS INDESTURE, Made this. 12th Moh. A. D. 19.25 between Chase. Chase. Syrans of. Full \$9. County State of. CRASHORS. Oklaining State of CRASHORS. of the second part. WITNESSETH, That aid part. X. of the first part, in consideration of the sum of. Ten. DOLLARS. DOLLARS. WITNESSETH, That aid part. X. of the first part, in consideration of the sum of. DOLLARS. DOL
THIS INDESTURE, Made this 12th day of Moh. AD 19.35 between Chas, Frans of Chas, Francisco, Chas, Frans of Chas, Francisco,
THIS INDESTURE, Mode this. 12th day of Moh. A. D. 19.25 between Chase. Evans of Chase. Evans of This 9.9 County, State of . OKABRODE . of the first part, in consideration of the sum of . OKABRODE . of the first part, in consideration of the sum of . OKABRODE . of the second part and to . D. 13.8 . between the same design, do 9.8 . hereby quit-claim, grant bargain, sell and convey unto the said part. No. 11
THIS INDESTURE, Mode this. 12th day of Moth. A.D. 19 23 between Chase, Evans. Chase, Evans. Chase Chase
Chas. Evans County, Sass of QX18N0M8
Chas. Evens County, State of Oklahoms of the first part, in consideration of the sum of
OKISHOMS Glazed Coment Fibe Co.s. corporation
WITNESSETH, That mid part Note the first part, in consideration of the sum of the second part, and to the second part, and singular the hereditements and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. X of the second part, the second part, the second part, the second part and the second part, the second part and the second part, the second part and the second part and part to the said part. X of the second part, the second part, the second part and the second pa
WITNESSETH, That mid part X_of the first part, in consideration of the sum of
DOLLAM
Together with all and singular the heredituments and appurtenances there unto belonging. To have and to hold the above granted premises unto the said part. \(\tilde{\tilde{N}} \) of the second part. \(\tilde{\tilde{A}} \) and saigns forever. \(\tilde{\tilde{N}} \) \(
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. of the second part
All of the South Sixty Sight (68) feet of Lot Six (6) Block One (1) Owens Place Addition to the city of Tulsa, Oklahoms, the above property being no part of my homestead. Together with all and singular the hereditaments and appurtenances there unto belonging. To have and to hold the above granted premises unto the sold part
Six (6) Block One (1) Owens Place Addition to the city of Tulsa, Oklahoma, the above property being no part of my homestead. 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
Six (6) Block One (1) Owens Place Addition to the city of Tulss, Oklahoms, the above property being no part of my homestead. 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. X of the second part
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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
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IN WITNESS WHEREOF, The said part X of the first part ha Shereunto sethandthe day and year first about the day and
written.
Chan litrona
Signed and Delivered in Presence of:
R. T. Gow
Oklahoma Tulsa COUNTY
STATE OFCOUNTY, ss. Before me, the undersigned Notary Public in and for said County and State on this 12thday of
personally appeared. Chas. Evans
andpersonally known to me to be the identical personw
executed the within and foregoing instrument and acknowledged to me that
In Testimony Whereof I have hereunto set my hand and affixed my official seal the day and year above written.
My Commission expires Apr. 29, 1924. (Seal) J. M. C. Usher,
Notary Public.

The state of

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