209227 - BH COMPARED

234

## GENERAL WARRANTY DEED.

This indenture. made this 16th day of May, 1922, between Theodore Cox and his wife, Bessie W. Cox, S. W. Parish and his wife Katherine H. Parish and Nettie F. Castle, and her husband, R. W. Castle, all of Tulsa, Oklahoma, parties of the first part, and Ross Simpson, party of the second part.

TERNAL REVENUS

Cenadia

10

\$ \_\_\_\_

## WITNESSETH.

That, in consideration of the sum of (\$2700.00) Twenty seven hundred and oo/100 dollars, the receipt of which is hereby acknowledged, said parties of the first part do by these presents, grant, bargain, sell and convey unto said party of the second part, his heirs and assigns all of the following described real estate, situated in the County of Tulsa, State of Oklahoma, to-wit: Lot (9) Nine, in Block two (2) Ridgewood Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof.

TO HAVE AND TO HOLD THE SAME, together with all and singular the temenents, hereditaments and appurtenances thereto belonging or in any wise appertaining forever.

The said Theodore Cox and his wife, Bessie W. Cox, S. W. Parish and his wife, Katherine H. Parish, and Nettie F. Castle and her husband, R. W. Castle, do hereby covenant promise and agree to and with the said part--- of the second part, at the delivery of these presents, that they are lawfully seized in their own right of an absolute and indefensible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the some are free, clear and discharged and unincumbered of and from all former and other grants, titles, chrges, estate judgements, taxes, assessments and encumbrances, of whatspever nature and kind, except general taxes for the year 1922, and except for special assessments which are not now delinquent and except for a five-foot easment as set forth in the Dedication of said Addition, and that they will warrant and forever defend the same unto the aid varty of the second part, his heirs and assigns, against said parties of the first part.

This conveyance is given subject to the following conditions and restrictions; that no residence shall be erected thereon less than two stories in height, costing less than (\$8000.00) Eight Thousand Dollars, inclusive of other subsidiary buildings and improvments on such lot; that the main portion of the residence built thereon, except open porches, shall not be built or extend within forty (40) feet from the front lot Zline, or within twelve (12) feet from a side-street line; that the lot of lots hereby conveyed shall not, within a period of ten (10) years from this date, be used for business, partment house or my other than residence rurposes; that only one residence shall be built on one lot; that no part of the lot or lots hereby conveyed shall ever be sole or rented to or occupied by any versions of African descent, commonly/mown as negroes, except that the building of a servants' house to be used only by the servants of the owners of the lot or lots her by conveyed, shall not be considered a breach of the conditions hereof. Any violation of the foregoing conditions and restriction by the grantee, his heirs or assigns, shall work a forfeiture to all title in and to and are hereby made obl obligatory upon the party of the decond part, his heirs and acsigns, forever, together with all and singular, the hereditaments and appurtenences hereento belowing.

IN WITNESS WHEREOF, the parties of the first part have hereunte set their on hands md seals/the date first above given.

Kathcrine H. Parish, By Walter W. Shaw, Her Attorney-in-fact.

×.

 $\mathbf{z}'$ 

Theodore Cox Bessie W. Cox S. W. Parish Nettie F. Castle R. W. Castle.