the said indebtedness above named, with interest as herein stated, to-wit: #612.00 represented by the one promissory note of mortgagor, of even date herewith, as follows: One note for \$612.00 Die April 1st, 1923. Each note above named bears interest at the rate of 10 per cent per annum, payable annually from date and ten per cent per annum after due. 301

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Failure of mortgagor, he granteees, heirs or successors to pay the principal or any part/thereof, or the interest thereon, when due, of any prior mortgage or lien on said real estate or any part thereof, shall render all money secured by this mortgage due and payable at once without notice.

In event of foreclosure of this mortgage, mortgagor agrees to pay as an attorney's fee of ten dollars and ten per cent of principal and interest unpaid and this mortgage secured the same.

Mortgagor agrees to pay all taxes or asses sments, general or special, levied against said premises when are by law due and psyable.

Now, is any of said sum or sums of money secured by this mortgage, or any part thereof, or any interest thereon, is not paid when due, or if the taxes or assessments levied against said property, or any part thereof, are not paid when due same are by law due and payable, or if there is a gailere to perform any obligation made in this mortgage, then or in either event the whole sum or sums of moneys secured by this mortgage with all interest thereon shall immediately become due and payable, and foreclosure may be had of this mortgage. Said mortgagor expressly waives the apprisement of said real estate and all benefit of the homestend exemption and staylaws of the State of Öklahoma.

Dated this 30th day of September, 1922.

Nathaniel V. Yargee,

State of Oklahoma))35 } County of Tulsa

Before me, a Notary Bublic in and for the above named County and State, on this 31st day of September, 0922, personally appeared Nathantel V. Yargee to me personally known to be the identical person who executed the within and foregoing instrument and seknowledged to me that he executed the same as his given and voluntary act and deed for the uses and parpoves therein set forth. Witness my signature and official seal the dry and year last above

My commission expires Lec.11, 1953. (SEAL) Kathryn J. Makley, Notary Public. Filed for record in Tulsa County, Okla. on Ost. 2n 1952, at 10:50 A.M. and duly recorded in book 458 - Page 300. By F. Lelman, Leputy.

(SEAL) O. L. Lawson, County Clork.

COMPAP 210089 - ВН

Number 20837

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written.

ORLER SON REMOVAL OF RESYRLOPIONS

Department of the Interior.

Jachington, L. C. Mar. 5, 1921

Roll Number 20481 Full-Blood.

Thoreau Eli Eli a sitizon of the Cherokee Nation, was allotted the following described land, to-wit:

South half (ST) of the southeast juarter (SET) of the north west quarter (NWT) north-set guarter (NWT) of the southeast juarter (SET) of the