Wefore me, E. P. Jennings, a Notary Public in and forsaid county and state, on this 19th day of October, 1922, personally appeared H. L. Standeven to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its Vice-President, and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of said corporation, EXCHANGE TRUST COMPANY, for the uses and purposes therein set forth. 23

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IN ./ITNEES ./HEREOF, I have here unto set my hand and affixed my Notarial seal of office in said County and State the day and year last above written.

(SEAL) E. P. Jennings, Notary Public. My commission expires May 15, 1924. Filed for record in Tulsa, Tulsa Gounty, Oklahoma October 30th, 1922 at 10 o'clock A. M. and recorded in book 430 at page 22. By F. Delman, Deputy (SEAL) O. D. Lawson, County Clerk 212512 mbh COMPARED SHERIFF'S DEED

This indenture made this 26th day of October, 1922, between N. M. McCullough of the County of Tulsa and State of Oklahoma, as the duly elected and qualified sheriff of said County and State, as such Sheriff, party of the first part, and M. Hughes, party of the second part. NITEESETH:

That Therees, on the E2nd is, of March, 1922, in a certain action in the District Court of Tulsa County, Oklahoma, in case No. 13236, wherein M. Hughes, Trustee for Central National Savings & Loan Association of Marshall, Missouri, is plaintiff, and Milliam H. Gale, Latie H. Gale, and George 1. Davidson, are defendants, was consolidated for trial with case No. 11919 in said Court, wherein Helen Gale is plaintiff and George P. Davidson is defendant.

And Whereas, on said 22nd day of March, 1922, in said consolidated actions, the jury, by their verdicts, found that the plaintiff, M. Hughes, Trustee for Central National Savings & Loan Association, was entitled to judgment in the sum of Two Thousand Three Hundred Forty-five and 50/100 Dollars (\$2345.50), together with 10 per cent interest on said sum from the 22nd day of March, 1922, until paid, and for an attorney fee in the sum of Two Hundred Thirty-Four and 55/100 Dollars (\$234.55), and on said day, in said consolidated actions, the jury found that said Helen Gale was entitled to an action quieting title in and to the premises hereinafter described, and for a judgment of Light Hundred Forty Dollars (\$840.00), rent for said property, subject only to the lien of plaintiff.

And Whereas, in said judgment and decree of the Court of the 22nd day of March, 1922, it was provided that in case said William H. Gale, Latie E Gale and George F. Davidson in said consolidated action, fail for six months from the date of the rendition of said judgment to pay same, that an order of sale issue out of the office of the Court Clerk to the Sheriff of Tulsa County, Oklahoma, commanding him to advertise and sell according to law, without appraisement, the land and tenements hereinafter described, to satisfy said judgments.

And Whereas, upon the 26th day of September, 1922, an execution and order of sale was issued out of the of fice of the Court Clerk for Tulsa County, Oklahoma, commanding the Sheriff of Tulsa County, Oklahoma, to edvertise and

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