or in any place in Oklahoma except Tulsa. COMPARED

That she never was in business in Colinsville, Okla. and that the jagement shown at page 4 of the continuation of the abstract of title to lot 22 blk. 6 Kirkpatrick Heights Add. to Tulsa, Okla., against B. Goldsmith, is not against her but against another party of the same name.

Thathe never at any time has bought goods, wares or merchandise of the American Clathing Co. of Knoxvile, Tenn, in whose fawor a judgement was rendered against B. Goldsmith, in the Justice Court of J. S Porter of Collinsville, Okla. which was appealed to the District Court of Tulsa County, Okla. on Nov. 1918 and judgement rendered on Nov. 19th 1918, in case No 8825, in the District Court and knows nothing of said judgement and thatit is not against her.

(Her Mark) (X) B. Goldsmith,

Subscribed and sworn tombefore me this 8th day of June, 1923.

(SEAL) C. W.Allen, Notary Public.

Witnesses to above mark of B. Goldsmith,

SamKaufman, Jacob Fell.

Filed for record in Tulsa, Okla. on June 13,1923, at 4:40 P. M. and duly recorded in book 455, page 337, By Brady Brown, Deputy,

(SEAL) O.G. Weaver, County Clerk.

2332551 - BH

COMPAKED

INTERNAL REVENIFE

GENERAL WARRANTY DEED.

This indenture, made this - - day of November, A.D. 1917, between Curt L. Seidman and Maud Seidman, his wife of Tulsa County, In the State of Oklahoma, of the first part, and L. W. Lowry and Ida B. Lowry of the second part.

Witnesseth: That in consideration of the sum of three thousand, five hundred (\$3,500.00) dollars, the receipt whereof is hereby acknowledged, said parties of the first part, do by these presents grant, bargain, sell and convey unto said parties of the second part, their heirs and assigns, all of the following described real estate, situated in the Countyof Tulso, State of Oklahoma to wot:

All of lot nine (9) block twenty one (21) of Owen Addition to the City of Tulsa, Oklahoma, according to the recorded plat and survey thereof,

To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining forever.

And said Curt L. Seidman and Maud Seidman, his wide, their heirs, executors, or administeators, do hereby covenant, promise and agree to and with said parties of the second part at the delivery of these presents they are lawfully seized in their own right of an absoluterand indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described pumises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and form all former and other grants, titles, charges, estates, judgements, taxes, assessments and incumbrances, of whatsoever nature and kind, except special assessments not due, and that they will warrant and forever defend the same unto said parties of the second part, their heirs and assigns, against said parties of the first part their heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the same.

In witness whereof, the said parties of the first part have hereunto set their hands the day and year first above written.