COMPARED

WARRANTY DEED RECORD No. 466

#239519 NS

hin one shindred ten (110) feet of front line of lot, which 11 cost less than \$2,000.00. That said premises shall never be sold to a negro. That no building shall be erected within 30 ft. of the Lot 8 facing strest. P. Newton, a widow, her. dohereby covenant, promise and agree to and with said part. Yof the second part that at the delivery of that sine ishereby covenant, promise and agree to and with said part. Yof the second part that at the delivery of that sine is	Witnesseth: That in consideration of the receipt whereof is hereby acknowledged, said the second part, his heirs and the second part that the fowarranty de lat. That within his shall cost and That 3rd. That 7rd. That 8rd.	county, in the ris. ris. ration of the sum of	Texas e State of OKKKAK, Six Hundre of the first part do . the following describe the following de	party of the first part, and party of the second ed Fifty and 20/100
County, in the State of CONKENN, party of the first part, and	Witnesseth: That in consideration of a creceipt whereof is hereby acknowledged, sai the second part, his heirs and a coording to the second part, his heirs and a coording to the fact that the fowarranty de lat. That within here shall cost 2nd. That 3rd. That 3rd. That 100 facing forever. And said Mrs. J. P. Notes pertaining, forever. And said Mrs. J. P. Notes presents that some are free, clear a creater and assessments and incumbrances of what 1921 and 1921 and 1921 and 1921 and 1921 and 1931 and 193	ris, eration of the sum of	undred Twents 6 to 15 in b-division, ecorded ~pla nanted and a covenant sh wit; dence shall ten (110) fan \$2,000.00 emises shall ding shall bi and singular the ter a widow, her at, promise and agree ce in fee simple, of ar and unincumbered o and kind, EXCEPT.	party of the second and Fifty and 00/100
DOLLARS, nowledged, said park, Y of the first part do. 98 by these presents grant, bergain, sell and convey unto said part. Y heirs and assigns, all of the following described real estate, situated in the County of Tulsa, State of Oldahoma, to-wit: "NTERNAL REV." mumber Three Hundred Twenty-five (325) of the Redivision of Lots 6 to 15 inclusive, Elock One (1) gers Heights Sub-division, Tulsa County, Oklahoma, ording to the recorded relat thereof. is further covenanted and agreed by the parties hereto the following covenant shall be a limitation in ranty deed, to-wit; That no residence shall be erected on said premises in no benindred ton (110) feet of front line of lot, which 11 cost less than \$2,000.00. That said premises shall never be sold to a negro. That no building shall be erected within 30 ft. of the Lot of face, Interview of the same, Tulsand with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise face. — hereby covenant, premise and agree to and with said part. Y of the second part that at the delivery of that 50 ft. 98 ft. 198 ft.	Witnesseth: That in consideration of the receipt whereof is hereby acknowledged, sai the second part, his heirs and a subdivision Rodgers Heir according to the first that the forwarranty delets. That within one shall cost 2nd. That 3rd. That 1nd facing forever. And said Mrs. J. P. Northamper of the same, To septential and indefeasible estate curtenances; that the same are free, clear a ces and assessments and incumbrances of what 1921 and 1921 and 1921 and 1921 and 1921 and 1921 and 1931 and	umber Three Hu vision of Lots rs Heights Sub ding to the re further coven the following nty deed, to-w That no resid none hundred cost less tha That said pre That no build facing street, same, Together with all	undred Twent so gethe following describe the following describe to 15 in b-division, ecorded plananted and a covenant shwit; dence shall ten (110) fan \$2,000.00 emises shall ding shall be and singular the ter a. widow, her and unincumbered o and kind, EXCEPT.	bed Fifty and 00/100
DOLLARS, nowledged, said park. Y of the first part do. 92 by these presents grant, bergain, sell and convey unto said part. Y heirs and assigns, all of the following described real estate, situated in the County of Tulsa, State of Okinhoma, to-wit: "Ny ERNA", Sellow County, Oklahoma, ording to the recorded relativistion, Tulsa County, Oklahoma, ording to the recorded relatithereof. is further covenanted and agreed by the parties hereto to the following coverant shall be a limitation in ranty deed, to-wit; That no residence shall be recorded on said premises in no maintained ten (110) feet of front line of lot, which 11 cost less than \$2,000.00. That said premises shall never be sold to a negro. That no building shall be erected within 30 ft. of the Lot of said, premises that he entertained with all and singular the tensments, hereditaments and apputenances thereto belonging or in anywise faces, in the latest of inheritance in fee simple, of and in all and singular the above granted and described premise, with the free, clear and described premise, with the free, clear and described premise, and all and singular the above granted and described premise, with the fire, clear and winnersheet of and from all former and other grants, titles, charges, estates, judgment rances of whatsoover nature and kind, EXCEPT. I warrant and forever defend the same unto the said part. Y. of the second part. his his sand assigns, and all and every person or persons whomseover, lawfully deliming or to claim said, part. Y. of the first part ha. A. hereunto set. Mrs. J. P. Newton, here writes and species of and from all former and other grants, titles, charges, estates, judgment rances of whatsoover nature and kind, EXCEPT. I warrant and forever defend the same unto the said part. Y. of the second part. his described premise, with the first part ha. A. hereunto set. Mrs. J. P. Newton, a widow,	Witnesseth: That in consideration of the receipt whereof is hereby acknowledged, sai the second part, his heirs and a subdivision Rodgers Heir according to It is furth that the forwarranty delets. That within one shall cost 2nd. That 3rd. That 1ne facing forever. And said Mrs. J. P. Nose presents that some are free, clear a right of an absolute and indefeasible estatement and assessments and incumbrances of what 1921 and	umber Three Hu vision of Lots rs Heights Sub ding to the re further coven the following nty deed, to-w That no resid none hundred cost less tha That said pre That no build facing street, same, Together with all	undred Twent so gethe following describe the following describe to 15 in b-division, ecorded plananted and a covenant shwit; dence shall ten (110) fan \$2,000.00 emises shall ding shall be and singular the ter a. widow, her and unincumbered o and kind, EXCEPT.	bed Fifty and 00/100
number Three Hundred Twenty-five (325) of the Redivision of Lots 6 to 15 inclusive, Eloc One (1) gers Heights Sub-division, This and assigns, all of the following described real estate, situated in the County of Tukes, State of Oklahoma, to-with the following of Lots 6 to 15 inclusive, Eloc One (1) gers Heights Sub-division, Tukes County, Oklahoma, ording to the recorded relat thereof. is further covenanted and agreed by the parties hereto the following covenant shall be a limitation in ranty deed, to-wit; That no residence shall be zeroted on said premises hin hereinhidated ten (110) feet of front line of lot, which 11 cost less than \$2,000.00. That said premises shall be erected within 30 ft. of the Lot Resmonthidated to (110) feet of front line of lot, which 12 cost less than \$2,000.00. That said premises shall be erected within 30 ft. of the Lot Resmonthidated to (110) feet of front line of lot, which 12 cost less than \$2,000.00. That Belle with all and singular the temements, hereditements and apputements thereto belonging or in anywho for the said premises and agree to and with said part. Y	Lot number Subdivision Rodgers Heis according to that the for warranty de lst. That within one shall cost 2nd. That 2nd. That 3rd. That	umber Three Hu vision of Lots rs Heights Sub ding to the re further coven the following nty deed, to-w That no resid n one hundred cost less tha That said pre That no build facing street. Same, Together with all P. Newton, a hereby covenant, that she is sible estate of inheritance se, clear and discharged a ses of whatsoever nature ar 21 and 1922 Ta; rrant and forever defend her i part. Y. of the first pro- s, Uvalde e undersigned,	undred Twents 6 to 15 in b-division, ecorded pla coverant shwit; dence shall ten (110) fan \$2,000.00 emises shall ding shall but and singular the ter a. widow, her at, promise and agreece in fee simple, of an and unincumbered o and kind, EXCEPT.	as by these presents grant, bargain, sell and convey unto said partised real estate, situated in the County of Tulsa, State of Oklahoma, to the county of Tulsa, State of Oklahoma, to the county of the Renactusive, Blook One (1) Tulsa County, Oklahoma, at thereof. Agreed by the parties hereto hall be a limitation in be erected on said premises feet of front line of lot, which of the county, of the second part that at the deliver here. In never be sold to a negro: So e erected within 30 ft. of the Lot in the county seized in
number Three Hundred Twenty-five (325) of the Redivision of Lots 6 to 15 inclusive, Block One (1) gers Heights Sub-division, Tulsa County, Oklahoma, to-witing to the recorded "plat thereof." Is further covenanted and agreed by the parties hereto the following described real exists, Block One (1) gers Heights Sub-division, Tulsa County, Oklahoma, ording to the recorded "plat thereof." Is further covenanted and agreed by the parties hereto the following covenant shall be a limitation in ranty deed, to-wit; That no residence shall be recorded on said premises him one-hundred ten (110) feet of front line of lot, which il cost less than \$2,000.00. That said premises shall never be sold to a negro. That no building shall be erected within 30 ft. of the Lot 8 south Together with all and singular the tensements, hereditaments and appurtenances thereto belonging or in anywise that 50 ft. he Lot 8 south Together with all and singular the above granted and described premises, with the free clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment rances of whatever nature and kind, EXCEPT. 1921 and 1922 Taxes. I warrant and forever defend the same unto the said part. Y. of the second part. MER	Lot number Subdivision Rodgers Heis according to It is furth that the fowarranty de lst. That within and shall cost 2nd. That 1nd facing facing fortaining, forever. And said Mrs. J. P. N. resecutors or administrators, do has se presents that so right of an absolute and indefeasible estatementenances; that the same are free, clear a cs and assessments and incumbrances of what 1921 and 1931 an	umber Three Hu vision of Lots rs Heights Sub ding to the re further coven the following nty deed, to-w That no resid n one hundred cost less tha That said pre That no built facing streat het she is sible estate of inheritance se, clear and discharged a tes of whatsoever nature at 21 and 1922 Ta: i partYof the first pr s,Uvalde e undersigned,	undred Twents 6 to 15 in b-division, ecorded pla nanted and a covenant shwit; dence shall ten (110) fan \$2,000.00 emises shall bi and singular the ter a. widow, her t, promise and agreece in fee simple, of ar and unincumbered o and kind, EXCEPT.	ed real estate, situated in the County of Tulsa, State of Oklahoma, to INTERNAL RESERVATION OF THE REPORT OF THE R
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xas, UvaldeCounty, ss. the undersigned,a Notary Public, in and for said County and State on thisls , 1923, personally appeared XXXX	그리고 얼마나 보다 나는 이 그런 경기 보고 있었다.	g undersigned,		불다 시고 그리에는 동생들은 그림 부분들이 불을 내고 배는한 사람이 없는다.
the undersigned, a Notary Public, in and for said County and State on this ls. Mrs. J. P. Newton, a widow, XXXX	네 그림 하는 이번 없는 이 사람 하게 되지 않았다.	e undersigned,		
the undersigned, a Notary Public, in and for said County and State on this le Mrs. J. P. Newton, a widow, XXXX	입니다. 하나 이번 사회 이 사람 경화 그리고 있습니다.	e undersigned,		
Mrs. J. P. Newton, a widow,		e undersigned, , 19_23, personally	County, ss	
XXXXX	Before me,the unde	, 1923, personally		a Notary Public, in and for said County and State on this
XXXX	of May		lly appeared	Mrs. J. P. Newton, a widow,
ason the day and year last ahove written. It ea and voluntary act and deed for the uses and purposes therein set forth.	uted the same as herfree a	who executed the	e within and foregoing act and deed for the	g instrument, and acknowledged to me thatBhe
IN 19 HELE 보고 NECHELLE HELE HELE LEIGHE UND HELE BEI HELE BEITE HELE HELE HELE HELE HELE HELE HELE HE				Arthur Halbert.
	day of, 19, 19, to me known to be the identical personwh	who executed the	lly appearede	n Notary Public, in and for said Mrs. J. P. Newton XXXX
une let late 1924, et et la locaute est affinit la locate de la company de la company de la company de la comp	commission expiresunite_180,			Uvelde Co Texas Notary Pu