in Tulse County, State of Oklahoma.

In witness whereof, The Mortgage-Bond Company of New York, a corporation, has caused these presents to be signed by its president, and its corporate seal to be affixed this 16th day of July, 1923.

the star was find a strange and the star the second second second second second second second second second se

(Corp.Seal) The Mortgage Bond Co. of New York. By George A. Hurd, its Fresident.

10 Å

Gordon M. Maynard, Secretary. State of New York

SS Beforeme, Charles W. Stoeppler, a Notary Public, in and for said County of NewYork) Gounty and State on this 16th day of July, 1923, personally acceared George A. Hura, to me known to be the identical person who signed the name of the maker thereof to the within and foregoing instrument as its president, and add nowledged 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 for the uses and purposes therein set forth.

Witness my hand and official seal the day and year asbove set forth.

(SEAL)Charles W. Stoeppler, Notary Fublic. BronxCounty Register No. 247. Certificate filed in New York County, New York County No.200,Register's No.431 Commission expires March 30th, 1924. My commission expires March 30th, 1924. 431<u>5</u>

Filed for record in Tulsa Courty, Okla. on Aug. 2. 1923, at 10:00A.M. and duly recorded in book 467, page 100, By Brady Brown, Deputy,

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

COMPARED 237143 - BH

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY, OKLAHOMA.

George T.Setchall VS. Benedict J. Skalicky, W.M. Fewel, American Correspondence Benedict J. SKELLONG, Fewel, American Correspondence School of Law, and James M. Neal Defendents -

No. 23,270.

JOURNAL ENTRY OF JUDGEMENT.

Plaintiff

Now, on this 21st day of July, 1923, the above named cause coming on for hearing on this day, said day being a regular court day of a regular term of the above named Court; and the above named Plaintiff appearing in person and by his attorney of recod. Chas. R. Nesbitt and each of the above named Defendents, (with the exception of/said defendent, The American Correspondence School of Law, against which said Plaintiff herein hereby dismisses this action, at said Plaintiff's cost) having been three times called in open court to appear, except demur, answer or otherwise plead to the petition of the Plaintiff herein filed, care not, but each of said Defendents makes default, And this Court having ordered that said defendents and each of them are in default and having so ordered, finds that the sllegations contained in the Plaintiff's petition filed herein are true and are taken as confessed, and it appearing to the Court that said Defendents. Benedict J. Skalicky, W. M. Fewel and James M. Neal, and each of them have been duly notified more than twenty days prior to this date of the pandency of this action, as required by law;

And this court having further heard all of the evidence and the sworn testimony of witnessee sworn and examined in ben court, and being fully advised in the premises, finds that the averments in said plaintiff's petition are true; that said Plaintiff, George 4. Stchell, is the lawful owner and in lawful and actual possession of the