this mor tgage, shall be entitled to the immediate possession of the above described premises.

Sand mortgagors waive notice of election to declare the whole debt due as above provided, and also the benefit of stay, valuation and appraisement laws. All of the covenants, agreements and terms contained herein shall be binding on the mor tgagors, the r he is personal representatives and assigns, and shall be for the benefit of the mortgages, its successors and assigns.

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

Enter the second of the second

B.C.Wedel, astherine Wedel.

State of Oklahoma) SS County of Tulsa

Before me, Jess McInnes, a Notary Public, in and for said County and State, on this - - - day of August, 1923, personally appeared B. C. Wedel and Ketherine Wedel his wife, to me known to be the identifal persons who executed the within and fore going instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand endofficial seal insaid County and State the day and year last abovewritten.

(SEAL) Jess McInnes, Notary Public.

My commission expires Uct. 27, 1926.

Filed for record in Tulse County, Okla. on Aug. 13, 1923, at 10:50 A.M. and duly recorded in book 467, page 230, by Brady Brown, Deputy,

(SMAL) O.G. Wewer, County Clerk.

237868 - BH

PARTIAL RELEASE. OF MORTGAGE. COMPARED

Whereas J. O. Campbell, as mortgagor did under date or October 8th, 1920, execute a certain mor gage, filed for record in the office of the County Clerk, Ex-Officio, Register of Deeds in and for Jules County, Oklahoma, on October 11th, 1920, which mortrage now appears of record insaid office in Book 353, at page 32, and which mortgage was given to Winnie McIntosh, as mortgagee upon the following described realmestate situate in ulsa County, State of Oklahoma, to-wit:

> The west half of the southwest quarter, and the northeast quarter of the southwest cuerter of section twenty seven(27) township nineteen (19) north , range twelve (12) east,

for the purpose of securing the payment of certainpromissory notes described in said mortgage in the total principal amount of twenty thousand dollars (\$20,000.00) and

Whereas, the said mortgage and the delt secured thereby has been assignd to the Title Guarentee & Trust Company, who is now the owner and holder of said mortgage and

Thereas, a portion of the indebtedness secured by said mortgage has been paid on behalf of said J.O. Campbell to the said Pitle Guarantee & Trust Company, who in consideration of such partial payment has agreed to release certain lots in Carbondale, the same being a plated subdivision of the tractof land hereinbefore described.

Now therefor, the Title Gusantee & Trust Company, assignee of said mortgagee and the present owner and holder of the above described note, does hereby discharge and release unto the said J. O. Campbell, his heirs and essigns, those lots or subdivision of real state here above described, soid subdivision being platted and known as Carbendale, and does hereby release and forever quit claim unto the said J. O. Campbell, his hers and