## MORTGAGE RECORD No. 472

The Mark Print Town of S. Lidend is and	STATE OF OKLAHOMA, Tulsa County ss. 5 This instrument was filed for record on the 5 day of
14772 in a report of marginal	This instrument was filed for record on the day of May 1924 at 10:00 o'clock A-M.
	and duly recorded in Book. 472
Line 5 may 1924an	Fees \$
Good The County Frequence	O. G. Weaver,  (Seal) County Clerk  By Brady Brown, County Clerk  Deputy
Single Control of the	By Brady Brown, Deputy
THIS INDENTURE, Made this 3rd day of May	A. D. 192.4 between
ander vice Dealteille wild D. L. Tradite	ence, ner nusoana
of RAISH County, in the State cand Mabel Alice Perry	of Oklahoma, part 168 of the first part
of Tulsa, Oklahoma	part_Y_of the second part;
WITNESSETH, That said part 188 of the first part, in consideration of the st	um of
the receipt of which is hereby acknowledged, do. by these presents grant, have	Dollars  ain, sell and convey unto said part. Y. of the second part
and assigns, all the following described real estate situated in	20188
Oklahoma to-wit:	보다 나는 이 말로 맞으면 되었다면 하는 것은 사람들이
Lot Three (3), in Block One city of Tulsa, according to	(1) Perry's Subdivision to the the recorded plat thereof,
of Bighteen Hundred Dollars	one certain mortgage in the sum (\$1800.00) made to the United nd signed by Etta Mae Lawrence and.
전 경기된 시간을 보고 다니다.	그리다는 나는 왜 그는 그는 사람이 하나 살아가지 않는다.
To have and to hold the same, together with all and singular, the t	enements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever.	threepromissory noteS_of even date here-
with. One for \$ 130.00 audated April 28,192	4 and due in thirty six months from that date nd due in twenty-four months from date. 192
, Pulsa Oklahoma	
with 8 ner cent interest per annum payable semi-annual	Ily and signed by
ttta Mae Larence and B. F. Lawrence	•
Said first part 55 hereby covenant that 518 y 818 simple of said premises and that they are free and clear of all incumbrances.	owner.Sin fee
Lyhe Y will warrant and defend the same against the lawful claims of all premises in the sum of \$	losure of this mortgage and as often as any proceeding shall be taken to foreclose same and the same and the same and the amount thereon shall be recovered in said foreclosure suit and included in any reof enforced in the manner of the same and the amount thereon shall be recovered in said foreclosure suit and included in any reof enforced in the manner of the said note.  The manner of the m
	B. F. Lawrence
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS That.	ofCounty, Oklahoma, the within
named mortgageein consideration of the sum of	DOLLARS
	knowledged, dohereby sell, assign, transfer, set out and convey unto
hheirs and assigns, the within mortgage deed, the real estate of covenants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, never 1N WITNESS WHEREOF, The said mortgageehahereunto se	onveyed and the promissory note, debts and claims thereby secured, and the
STATE OF OKLAHOMA. Tulsa County.	
Before me, the undersigned on this 3rd day of 1329 1924 personally appear Etta Mae Lawrence and B. F. Lawrence.	a Notary Public in and for said County and State within and for said County and State her husband her husband her husband be the identical person S, who executed the above instrument
and acknowledged to me thatth. G.Y. executed the same as Ith S.I.T. fr	ee and voluntary act and deed for the uses and purposes therein set forth.
WITNESS my official hand and seal the day and year above set forth.  My commission expires	Ona Cook,
	trough Lubic