STATE OF GEORGIA.

COUNTY OF CHATHAM .

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Before me, a Notary Public in and for said County and State, on this 28th day of eptember, A. D., 1917, personally appeared Edward W. Bell, to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its Managing-Vice President, and acknowledged 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 such corporation for the uses and purposes therein set forth.

WITNESS my hand and official seal the day and year above set forth. John L. McCluskey, Notary Public Chátham Co., Ga. My Commission expires Oct 7, 1920 (SEAL) Filed for record in Tulsa County, Tulsa Oklahoma, Nov. 13, 1923 at 11:30 o'clock A. M. in Book 480, page 256 By Brady Brown, Deputy O. G. Weaver, County Clerk (SEAL) INTERNAL TEVENUE

244331 C.J.

SHERIFF'S DEED COMPARED (WITH APPRAISEMENT)

Concelled THAT, Whereas, at the December term, 1916, of the District Gourt , within and for togers County, State of Oklahoma, and on the 22nd day of December, 1917, in an action then pending in seid court, wherein Georgia State Savings Association, a corporation, was plaintiff and John H. French, Nannie J. French and the Clark & Bates Lumber Company were defendant seid plaintiff, Georgia State Savings Association, a Corporation by the consideration o f: the court, recovered a judgment in said court against the defendants John H. French and Nannie J. French and each of them, in the sum of Five Hundred Forty-nine and 51/100 Dollars debt, and attorney fee of Forty Six and 50/100 Dollars, costs of said action and accruing costs, and that said judgment bear interest at the rate of 10% per amum from the rendition thereof, and that said judgment declaring the same to be a valid mortgage lien on the real estate hereinafter described, and a further judgment and decree of foreclosure against the said defendants and each of them, foreclosing the mortgage of the plaintiff against the said real estate and premises and ordering the same to be sold subject to appreise-

ment, and that a special execution and order of sale issue from the Clerk of said court to the Sheriff of said County, upon precipe filed, commanding him to advertise and sell, subject to appraisement, in the same manner as sales of real estate taken under execution, said real estate and premises, prescribing the manner of disposition of the proceeds arising therefrom and forever barring and foreclosing the said defendants and all persons claiming nder them since the commencement of the aforesaid action of and from all lien upon, right, title, interest, estate or equity, of, in or to said real estate and premises and decreeing that the purchaser at such sale take the same free, clear and discharged of and from all lien upon, right title, interést, estate or equity of said defendants and all persons claiming under them since the commencement of the aforesaid action;-------.

And Whereas, on the 31 day of May 1917, said judgment being wholly unpaid, and the plaintiff having filed its written pracipe therefore, there was issued by said Clerk a special execution and order of sale on said judgment, directed to the undersigned Sheriff, commanding him to proceed according to law to advertise and sell subject to appraisement, the hereinefter described real estate and premises and apply the proceeds as directed by said judgment:

And Whereas, said special execution and order of sale having come into the hands of the undersigned Sheriff on the 6 day of June , 1917, to executed, he, by virtue thereof, did, on the 7 day of June , 1917, call an inquest of three disinterested householders resident within the said County of Rogers, State of Oklahoma, where in said real estate and premises

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