248198 - BH COMPARED

RELEASE OF MORTGAGE.

In consideration of the payment of the debt named therein, the mortgage made by Ionia Morrison and R. N. Morrison, to Bank of Quapaw, Quapaw, Okla., which is recorded in book 417 of mortgages, page 298, of the records of Tulse, County covering the following real estate in said county:

Lot 12 in Block 6 in Kirkpetrick Heights Addn. to Tulse Okles.

is hereby released in full.

Witness my hand this 2nd day of Jan. 1924.

(Corp,Corp.Seal)Bank of Quapaw, Quanpaw, Okla.

By \_\_\_\_President.

Attest: Cashier..

ACKNOWLEDGEMENT BY CORPORATION:

State of Oklahom, County of Ottawa:

Beforeme, a Notary Public, within and for said county and State, on this 2nd day of Jan. 1924, Pe raonally appeared S. J. Chambers, to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its Pres. 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 myhand and notarial seal the day and year above set forth. My commission expires Jan. 10th, 1927.

(SEAL) Perry Porter, Notary Public.

Filed for recordin Tulsa County, Okla on Jan. 4, 1924, at 10:00 A.M. recorded in book 481 page 219, Brady Brown, Deputy,

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

248201 - BH

COMPAREN

IN THE DISTRICT COURT FOR TULSA COUNTY OKLAHOMA.

Jennie L.Reed

Plaintiff

No.18224.

-vs-

J. M.Reed,

Defendent

DECREE.

Now, on this 29th day f April, 1922, the same being one of the regular judicial days on this Court, comes the plaintiff in person and by her attorney F. O Cavitt.

And it appearing to the Cou t that the plaintiff filed her petition herein on the 10th day of March, 1922, and upon said day summons was duly issued to the defendent, J. M.Reed, and that same has been duly and regularly served upon said defendent as required by law. That said defendent being now three times called in open court by the Shoriff of Tulsa County, to plead, answer or demur to said petition, comes not nor comes anyone for him, but wholly be makes default, which is ordered to be entered or record. And this cause coming onto/heard upon the petitin filed therein, as aforesaid, and the defa ult, the defendent together with the evidence of the plaintiff and those testifying upon her behalf, who personally appeared in court, upon this day and gave their testimon, and the Court havingheard the argument of bounsel and being fully advised in the premises finds;

481

0

0

O