RE-SALE TAX DEED RECORD No. 490

The state of the s

State Examiner & Inspector's Form No. 1455-B. Individual.

#287486-CW

	SALE TAX DEED (INDIVIDUAL)	
CNOW ALL MEN BY THESE PRESENTS, That		
WHEREAS, the County Treasurer of Tulsa County and County, and the same has remained unredeemed for surchase the same by paying the treasurer the amount of tuly given by the publication of a notice of sale in the it is the county once each consecutive wife the owner of said real estate as shown by the last tax rostate was sold to the county for delinquent taxes; the year lave not been redeemed for a period of more than two years at accrued thereon; that such real estate will be sold to the county for delinquent taxes are the county for sale at the will be sold to the county of the county for sale and the sold to the county for sale and the sold to the county for sale and the sold to the county for sale at public auction will be sold to the county for sale at public auction where the county of the sale at public auction the sale of the sale of the sale at public auction the sale of the sal	s from date of sals to the country; the amount of all delinque the highest bidder for cash for said taxes, cost, penalty and the country; the amount of all delinque the highest bidder for cash for said taxes, cost, penalty and the country of the country and taxes are begun on the colock P. M. and continued from day to day between the	le, and no person having offered trafer, notice of the resale thereof want of the real estate to be sold; the name of sale; the date on which said read to the county lien; that the same nent taxes, costs, penalties and interd interest accrued on same, and reate third Monday of April of the year the same hours until completed,
hereto, to-wit: DESCRIPTION	PURCHASER	Price
40 Feet of E 75 Feet	Anselan Buchanan	\$122.79
f Lot 1, Block 71, Town of		
ollinsville, Oklahoma		
He being the highest and best bidder therefor, an han the amount of taxes, penalties, interests and costs, d	d the said sum being the highest amount bid therefor, an	d the same being equal to or greate
WHEREAS, the owner of said property so sold at all taxes, penalties, interest and costs of sale up to the control of the contr	said re-sale has not offered to redeem the same by paying date of such redemption, and the said property remains u 20 day of April EY the treasurer of Tulsa Cou	to the county treasurer the amount nredeemed. 1925, between the State of unty, of the first part, and the sai
WHEREAS, the owner of said property so sold at fall taxes, penalties, interest and costs of sale up to the control of the cont	said re-sale has not offered to redeem the same by paying date of such redemption, and the said property remains u 20 day of April 97 the treasurer of Tulsa Country the second part.	192_5_, between the State of the first part, and the said
WHEREAS, the owner of said property so sold at all taxes, penalties, interest and costs of sale up to the control of the contr	said re-sale has not offered to redeem the same by paying date of such redemption, and the said property remains u 20 day of April EY the treasurer of Tulsa Country for and in consideration of the second part.	192.5, between the State of unity, of the first part, and the said of \$ 122.79
WHEREAS, the owner of said property so sold at a lataxes, penalties, interest and costs of sale up to the control of the contr	said re-sale has not offered to redeem the same by paying date of such redemption, and the said property remains u 20 day of April EY the treasurer of Tulsa Country for and in consideration of the second part.	192.5, between the State of unity, of the first part, and the said of \$ 122.79
WHEREAS, the owner of said property so sold at a lataxes, penalties, interest and costs of sale up to the control of the contr	said re-sale has not offered to redeem the same by paying date of such redemption, and the said property remains u 20 day of April	192_5, between the State of anty, of the first part, and the said of \$_122.e79 id party of the second part, his heir Price
WHEREAS, the owner of said property so sold at fall taxes, penalties, interest and costs of sale up to the a NOW, THEREFORE, This indenture made this. Standard Bucklahoma, by W. W. Stuck Anselan Buc WITNESSETH, that the said party of the first is a hand peid, hath granted, bargined and sold, and by these and assigns forever, the tract or parcel of land so sold at resonant to the County of Tulsa, State of Oklahoma.	said re-sale has not offered to redeem the same by paying date of such redemption, and the said property remains u RO April RO Ap	192 5, between the State of anty, of the first part, and the said of \$ 128.279 id party of the second part, his heir
WHEREAS, the owner of said property so sold at fall taxes, penalties, interest and costs of sale up to the a NOW, THEREFORE, This indenture made this. Standard Bucklahoma, by W. W. Stuck Anselan Buc WITNESSETH, that the said party of the first is a hand peid, hath granted, bargined and sold, and by these and assigns forever, the tract or parcel of land so sold at resonant to the County of Tulsa, State of Oklahoma.	said re-sale has not offered to redeem the same by paying date of such redemption, and the said property remains u RO April RO Ap	192_5, between the State of unty, of the first part, and the said of \$_122.e79 id party of the second part, his heir Price
WHEREAS, the owner of said property so sold at fall taxes, penalties, interest and costs of sale up to the one Now, Therefore, This indenture made this likelahoma, by	said re-sale has not offered to redeem the same by paying late of such redemption, and the said property remains u 20	192 5, between the State of anty, of the first part, and the said at of \$ 122.79 id party of the second part, his heir Price \$122.79
WHEREAS, the owner of said property so sold at fall taxes, penalties, interest and costs of sale up to the one Now, Therefore, This indenture made this likelahoma, by	said re-sale has not offered to redeem the same by paying late of such redemption, and the said property remains u 20	192_5, between the State of anty, of the first part, and the sale of \$ 122.79 id party of the second part, his heir Price \$12.2.79
WHEREAS, the owner of said property so sold at fall taxes, penalties, interest and costs of sale up to the one NOW, THEREFORE, This indenture made this obliahoma, by	said re-sale has not offered to redeem the same by paying late of such redemption, and the said property remains u 20 day of April EV the treasurer of Tulsa Couhen the second part. The second part for and in consideration of the premises and the sum a presents doth grant, bargain, sell and convey unto the sa sale as aforesaid and described as follows, to-wit: DESCRIPTION Linsville, Oklahoma of land with the appurtenances thereunto belonging to said the said county is empowered by law to sell and the s	192 5, between the State of anty, of the first part, and the said of \$ 122.79 id party of the second part, his heir Price \$122.79

____day of ____April O. G. Weever County Clerk. Tulsa County, Oklahon The foregoing instrument was filed for record on the at 2:20 o'clock P M. Book 490 Page 88 (Seal) O. G. Weaver

Brady Brown.

0

9