Now, therefore, Cecil L. Henry, the above name_mortggges, does hereby remise, release and forever quit claim all his right, title and interest, in and to the above mentioned property which Cecil L. Henry may have acquired by virtue of said above named mortage to F. B?Austin and Blanche Austin (husband and wife) the said mortgagors, their heirs or assigns, forever, insofar as it effects the following described real estate, vig:

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All of lots seven (7) and eight (8) in blockone (1) lot five (5)

in block two (2) and lots one (1) and sixteen (16) in block two

(2) of Austin's subdivision of the (S_{\pm}) of the (S_{\pm}) of the (S_{\pm}) and the

(SE) of the SE) of the NE of the (SEE) of the (SEE) of section twenty nine (29) township nineteen (19) range twelve (12)east in Tulsa County.

Oklahoma, according to the recorded plat thereof.

It being the intent and purpose of this release to release to last above described property from this martgage.

Witness my hand this 26th dayof July, 1924.

Cecil L. Henry,

State of Oklahoma)

)SS County of Tilsa) Before me, the undersigned, a Notary Public in and for said County and State aforsaid, on this 26th day of July, 1924, personally apeared Cecil L. Henry to me knownto be theidentical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntaryact and deed for the uses and purposes therein set forth.

In witness whereof, I have bereunto set my hand and official seal the day and year last above written.

(Seal) Lois ^L.Gillispie, Notary Public.

GRADINGS

My commission expires Juhe 10, 1928. Filed for record in Tulsa County, Okla.on July 28, 1924, at 4:00 P.M. recorded in book 491, page 251, Brady Brown, Deputy,

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

263989 - BH

SHERIFF'S DEED.

(Without Appraisement)

Know all men by these presents:

That, wheras, at the November term, 1923, of the District Court, within and for Tulsa County, State of Oklahoma, and on the fifth day of December., 1923, in an action then pending in said court, wherein Mark L. Hill was plaintiff, and W. R. Mullikan and Mary E. Mullikan, husband and wife, Thomas Gilcrease, Gilcrease Oil Company, a corporation. John F. Murphy, C. H.Lamb, Lena Logan, Flornce Pugh and Ernest Cavilier, defendents said plaintiff, Mark L. Hill, by the consideration of the court, recovered a judgement in said court again the defendents , W. R. Mullikan and Mary E. Mullikin, and each of them , in the sum of twenty four hundred seventy eight and 77/100 dollars debt, an attorney fee for one hundred seventy six dollars costs of Said action and accruing costs, and that

said judgement hear interest at the rate of ten per cent per annum from December 1st, 1922, and declaring said judgement to be a valid second lien on the real estate and premises hereinafter described, and that in the event the said defendent, should fail; for six mhnths from said fifth day of December", 1923, to pay said plaintiff the sum of twenty four hundred seventy eight & 77/100 dellars, with interest thereous attorney fee and costs of action, aforesaid, a special execution and order of said issue from the

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