## REVOCATION OF POWER OF ATTORNEY.

KNOW ALL MEN BY THESE PRESENTS:

THAT WHEREAS, I, Louise Berry in and by my letter of Attorney, bearing date the 23rd, of November 1906, did make, constitute and appoint J. H. Berry my attorney, as by the aforesaid letter of attorney may fore more fully and at large appear:

Now, Know ye, that I, the said Louise Berry, have revoked, countermanded, annulled and made void, and by these presented do revoke, countermand, annull and make void the said letter of attorney said mentioned, and all power and authority therein given or intended to be given to the said John H. Berry.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this the 3rd, day of May 1909 Louise Berry.

STATE OF INDIANNA, ) : SS. COUNTY OF ST.JOSEPH.)

Before me, Have A. Nies, a Notary Public, in and for said County and State, on this 3rd, dayof May, 1909., personally appeared Lpuise Berry, to me known to be the identical person who executed the within instrument, and acknowledged to me that she executed the same as her free and voluntary act and deed, for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.

sarrieta. Nies. ----

(SEAL) My commission expires May 9, 1909.

Filed for record at Tulsa, Okla., May 5, 1909, at 4.30 o'clock P. H.

H. C. Walkley, Register of Deeds (SEAL)

CUMPARED

MORTGAGE OG REAL ESTATE.

THIS INDENTHRE made this lst, day of May 1909 by which the tween the rlotte E. Hobbs, Merrit J. Glass and Florence Glass, his wife, of Tulsa County, in the state of Oklahoma, of the first part, and R. W. Blair of Roanoke, Virginia, of the second part:

WITNESSETH: That the said parties of the first part, for and in consideration of the sum of Four Thousand (\$4000.00) Dollars, to them in hand paid, by the party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold, conveyed, and do by these presents grant, bargain, sell convey and confirm unto the said party of the second part, and to his heirs, executors, administrators or assigns, forever, call the following described tract of land, situated in Tulsa, in Tulsa County, State of Oklahoma, to-wit:

The North Thirty Two (32) feet of Lot Ten (10) in Block Fifty Nine (59) having a fro ntage of Thirty Two (32) feet on Main Street with a uniform width of Thirty Two (32) feet to the Alley in the City of Tulsa, Oklahoma, according to Government plant and surveythereof.

TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to his heirs and assigns forever.

This mortgage is given as security for the performance of the covenants herein, and the payment to R. W. Blair, the party of the secondpart, the principal sum of Four Thousand Dollars, due to said second party for an actual loan of the said amount ninety days from date hereof, according to the terms and conditions of one principal note in the amount of Four