## MORTGAGE RECORD, No. 57.

FROM	State of Oklahoma, Tulsa County, ss.
ALL STATE OF THE S	This instrument was filed for record on the day
TO	of Land A. D. 19. U., at S. O'clock M. Fees, S.
8	Fees, \$
antiquentian, an an angunatur de stances borde : Mineranna angunatian de antiquente annus acquisites	By Deputy. ( Secol)
	BOOK CO., LEAVENWORTH, KAN. No. 1978S.
Borden County, in the State of	
Oklahoma, of the first part, and Mula he field of County, in the State of	
Oklahoma, of the second part:  WITNESSETH, That said part Med of the first part, in consideration of the Manual August 100 Dollars (8 133 33 ),  One Manual Fifty - White and 33/100 Dollars (8 133 33 ),	
the receipt of which is hereby acknowledged, doby these presents, grant, bargain, sell and convey unto said part. 4 of the second part. heirs and assigns, the following-described Real Estate, situated in	
assigns, the following-described Real Estate, situated in State of Oklahoma, to-wit:	
The City of cluesa as her recorded freat thereof "DOLLARS,	
TO HAVE AND TO HOLD THE SAME unto the said part. Gof the second part. L. L. heirs and assigns, together with all and singular the tenements,	
harditamente and appurtanences thereunta belonging or in approvide appartaining forever.	
PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said 22c the B. B. and executed and delivered certain promissory notes in writing to said part 4 of the second part, described as follows:	
One note for \$51.11 are six months from date.	
All of the state o	
and note for I SI II due by blow whoulds from Later	
all notes blanning s	interest at the sail of eight
fer lent per armen I from dote	
Now if and northful if the first part shall pay are suggested be paid to said	part. L. of the second part. L. L. heirs or assigns, said sum of money in the above-
described note Amentioned, together with the interest thereon, according to the	terms and tenor of the same, then this mortgage shall be wholly discharged and void;
and otherwise shall remain in full force and effect. But if said sum or sums of money or any part thereof, or any interest thereon, is not paid when the same is due, and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due	
and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part. Lof the second part shall be entitled to the possession of said premises. And the said part Local the first part for said consideration dohereby expressly waive an appraisement of said real estate and all benefit of the home-	
stand aromation and stay laws of the State of Oklahama	
IN WITNESS WHEREOF, The said partile of the first part ha & C. here	into set their hands the day and year first above written.
	Game Barden.
STATE OF OKLAHOMA, TULSA COUNTY, ss.	
Before me a B Davis	Just 1,19 Co., personally appeared
in and for said County and State on this 16 the day of	fige 5,19.16, personally appeared to me known to be the identical person who executed
	executed the same as Lalla free and voluntary act and deed for
the uses and purposes therein set forth.  My commission expires. Navelander 26 19.//	all Davis
	(Seal) nolary Public GNMENT.
KNOW ALL MEN BY THESE PRESENTS:	GNMENT. County,
	consideration of the sum of
	mowledged, dohereby SELL, ASSIGN, TRANSFER, SET OVER and CONVEY unto
manifestation and the second s	
To have and to hold the same, forever; subject, nevertheless, to the condi-	omissory notedebts and claims thereby secured, and covenants therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunto set	hand this day of
Executed in Presence of	
This assignment was filed for record on the	day of
o'clockM. Fee, \$	Register of Deeds,
S	
	CEIPT.
national and the control of the cont	the within-named mortgagor the sum of
in full satisfaction of the within mortgage.	DOLLARS
en e	within the experimental section of the contract of the contrac