

One Innovation outfit counter Style "H" Onyx with slab 16 ft 6" Layout with 2-10 syrup 1910 ice less units with large crushed ice Box. 1 soap drawer, refuse chute, 2 tumbler washers, 2 cold storage chambers, 3 Iceless 5 gal. I.C. Cabinets, 6 crushed fruits 2 Vogeli Draft Stands style 1 One Reliable Carbonater, 4 Peices cork, 1 Mosteller Squeezer 1 dz. N N Holders, 1 dz. J. Holders, 34 #34 Glasses, 1 dz. 4481 Sundae cups 1 #3191 Shakerset. 1 #3191 cup. 5 Doz. 109 spoons 24 #33 Glasses 24 #27 Glasses 6 #719 Trays 1 doz. #990 Steens 1 #3 Shaver. 10 Rubber faucets. 1 Nozzle.

the condition of said purchase being that possession of said property is to remain with us until default in payment but title to the same shall not pass to us but until all said notes are paid shall remain in the said American Soda Fountain Co.

Witness my hand and seal Shackle Drug Co. 12 day of May A.D. 1910 By T.W. Shackle, Prop. (seal)

State of Oklahoma, County of Tulsa S.S.

On this 12 day of May 1910 before me J. P. Byrd Jr. a Notary Public personally appeared T.W. Shackle, to me known to be the person described in and who executed the foregoing instrument and acknowledged that he executed the same as his free act and deed.

(seal)

J.P. Byrd, Notary Public.

My commission expires Nov. 27 1913.

Filed for record at Tulsa, Okla. May 12 1910 at 1:40 O'clock P.M.

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

AGREEMENT.

~~COMPARED~~ THIS AGREEMENT made and entered into on this 10th day of May, 1910, by and between John R Ramsey, and Ralsa F. Ramsey partners doing business under the firm name of Ramsey & Morley, parties of the first part and Edward Crowell party of the second, part, WITNESSETH:

That the party of the second part has employed the parties of the first part to manage and prosecute certain suits and collect certain claims, and

WHEREAS said second party is desirous of clearing his title to the West 46.8-Feet of Lot 2, in block 23 in the City of Tulsa, Oklahoma, by procuring the cancellation of a certain alleged deed to said real estate, wherein second party is the grantor and Robert A. Crowell, now deceased, is the grantee, by quieting his tile to said property against any and all claims of the heirs and administrators of the estate of said Robert A. Crowell.

WHEREAS said second party is desirous of prosecuting his claim against the estate of said Robert A. Crowell for the sum of Six Hundred dollars, more or less, as compensation for certain improvements, to-wit:

One dwelling house and improvements thereon, one barn and other out buildings, which buildings structures and improvements were sold and delivered to said Robert A. Crowell in his life time, by said second paty.

NOW THEREFORE, in consideration of One dollar (\$1.00) in hand paid and one fourth of all sums of money and all property, real or persons, which may be recovered either by suit, compromise, or otherwise, by said first parties and one fourth of all interest in and to all real estate, the title to which shall be quieted or recovered in and for said second paty, second party agreeing to advance any and all money to pay expenses and court costs, of such proceedings, as aforesaid, the first parties undertake and agree to dili-