Jul Jus 38 MORTGAGE AND RELEASE RECORD COMPARED 91801 OKLAHOMA FIRST MORTGAGE. KNOW ALL MEN BY THESE PRESENTS, That John & Croisant-Julsa rife, of the County of. and State of Oklahoma, parties of the first part, for and in consideration of the Thousand (B7000,00) Deven DOLLARS, in hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereof acknowledged, do......by these presents Grant, Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors or Julsa the following-described premises, situate in the County of North cast Quarter of the Northeast Quarter (NE 1/4 NE 1/4) and East-Half of the North west quarter of the Northeast Quarter (Els NW/4 NE/4) and South Half of the Veastaist Quarter (Sthe NE/4) and Northwest Quarter of the Southeast Quarter (N W 14 D & Hay experience Square are in Kortheast corner of Northeast Quarter 3 So the set (N W/4 D E 1/4) and north half of North Half of Southeast Quarter of Southeast Quarter (N1/2 N/2 D E 1/4 D E 1/4) except on square acres in portreast corner of Northeast Quarter of Northeast Quarter (NE 1/4 N E 1/4) reserved for School Jurfosos E IREASURER'S ENDARSENES Į, 17 To the summary of SXIII I TORY TRUE W of Section numbered mino (9. ...), Township numbered Seventeen (17) north Range nu A similar (14), East of the Indian Meridian, containing in all CMC Aundred eighty- mine acres of land, more or less, ding to Government Survey thereof. TO HAVE AND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereinto belonging or inanywiscapper-g, and all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part of the first part Fourteen 12 ant and agree that at the delivery hereof they are the lawful ow ron of the premises hereby conveyed, and seized of a good and indefeasible estate of brances, whatsoever, and *Micy* will warrant and forever assigns, against the lawful claims of all persons whomsoever. This conve ance therein, free and clear of all incr arty of the second part, its successors of ne unto for the better securing of the said sum of Seven Mousand (\$7000,00) justly due and owing by the said parties of the first part to the said Virgil R. Coss Mortgage Company, its successor DOLLARS, or assigns, and evidenced by one certain promissory The first part will pay indesting and second and agreed by and between the parties hereby conveyed, that the marties here in the index is and in a second part will pay the indepted and second part will pay the indepted pay the indepted part will pay the indepted pay the prentises hereby conveyed The parameter the theory have give used proceed and maintain poinces or maintaine on this bounding' focated of the premises hereby conveyed, in such maintain poinces or maintaine on this bounding' focated of the premises hereby conveyed, in such maintain poinces or maintaine on this bounding' focated of the premises hereby conveyed, in such maintain poinces or maintaine on the bounding' focated of the indebtedness hereby secured.
DulLARS, with premises hereby secured.
The is further stipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the such as any proceedings shall be had so far or any convert or tribunal whatever, in order to preserve or protect the tills to or possession of the premises hereby conveyed and warranted, that all such costs and expenses incurred therein shall bear interest at en per cent. thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be had for eclosure; and for all such costs, expenses and attorney's fees, this mortgage shall stand as security.
It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured whereof, and without notice, become due and payable, at tho option of the indebted and party of the second part, its successors or assigns, shall be criticed to a successe thereafter at the rate of the particular and the proceed shereof applied to the payment of the indebtedness hereby secured what hereafter at the rate of the payment of said indebtedness; and to cash and ecry pay there the therefore, ases thereafter at the rate of th In Witness Whereof, The said part 120 of the first part haften hereunto set ... Their. Don this, the Junentietin march A. D. 19 / Z John L Crassans-Katharine Croisant-STATE OF OKLAHOMA, Muskager Before me, Laura Crois ant-State. on this 2 (13) day of February Prois ant COUNTY, ss. me, 2 CAT day of Fr. Shm L Croisant a Notary Public, in and for said County and .10/2 10/7 personally appeared Katharine Croisant and Katharine crowsum- *fraine* crowsum- *fraine* crowsum- *fraine* crowsum- *fraine* crowsum- *fraine crowsum- fraine crowsum- crowsum- fraine crowsum- fraine crowsum- crowsum-*STATE OF OKLAHOMA, TULSA COUNTY, SS. February A. D. 1917 at / 3° o'clock P M (Deal) Leune Cline county Cluck Register of Deals. 27 This instrument was filed for record on the ... Deputy.