road right-of-way above mentioned.

And whereas: the undersigned O.H. P. Thomas, trustee, as such trustee, is now the sole owner of said land designated as Business Men's First Addition to the Original Town of Taneha, no portion of which has been sold and conveyed other than that fortion shown as "Meket" that, which "Defeat street was obtained by the said St Louis & San Francisco railroad company by deed for additional trackage and depot facilities:-

NOW THEREFORE, be it known that the undersigned O.H.P. Thomas, Trustee, as sole owner of said land does hereby vacate and hold for nought the plat of Business Men's First Addition to as herein described and designated and does by these presents divest all public rights in the streets and alleys laid out as described and shown in such plat and withdraws all land so vacated which may have constituted a part of such plat.

In witness whereof, I have this 15th day of June 1910, hereunto set my hand and seal in my official capacity as Trustee.

O. H. P. Thomas Trustee .

State of Oklahoma, Tulsa County. -

Before me R.E. Berger, a notary public in and for said Tulsa County and state aforesaid, personally appeared O.H. P. Thomas, to me known to be the identical person who subscribed to the foregoing instrument and acknowledged that he executed the same as his free and voluntary act and deed for the uses and ourposes therein set forth this 15% day of June 1910.

In witness whereof I have hereunto set my hand and affixed my seal as such Notary Public on the day and year last above written.

(seal)

R.E. Berger, Notary Public.

My commission expires March 11 1912.

Filee for record at Tulsa, Okla June 15 1910 at % clock 21M.

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

SHERIFF'S DEED IN PARTITION.

KNOW ALL MEN BY THESE PRESENTS: That whereas, on the 7th day of June, 1910, in the District Court of Tulsa County, State of Oklahoma, at the Tune Term of said court, in a certain action therein pending, wherein Pauline Querry, a minor, by her guardian, J.M. Temples, was plaintiff, and William Querry, a minor, and Maude S. Remples, were defendants, the said plaintiff, Pauline Querry, a minor, by her guardian, J.M. Temples, by consideration of the court recovered an order and decree of partition of the following described realestate to-wit:

Lot One (1) and the worth One half $(\frac{1}{2})$ of Lot two (2) in Block One Hundred fifty (150) in the original town of Tulsa, Tulsa County, Oklahoma,

Thereupon, on said day, the court by its order and decree appointed, D. U. Wadsworth, T.J. Slaughter, and G.G. Sharpe, commissioners to view the said premises and to make appraisment thereof, if same could be made without manifest injury, and that if they found it could not be partitioned without mainifest injury, they should make a valuation and appraisment of said property; that said commissioners, after taking an oath required by law for such services, and duly qualifying, did on the 9nth day of June, 1910, view said premises together and being fully addised thereof, made due report to the court of their acts, and re-