## RELEASE RECORD

## RELEASE OF MORTGAGE

Was executed by Martin H. Tyrney of mary Tiermuch	in morigingor, to Delaney Boutin mortgage,
for the sum of Maine Hundred ninety two &	day of Country 191/, a certain mortgage in Median 191/, a certain mortgage in mortgage, 25 DOLLARS, upon the following-described real estate, viz.:
Bring the Easterly one hundred, and t	and (10) Jest of the south one half indredand seventy (120) of the Turka, Oklahoma, according to
of Lot Three (3) in Block one hu	ndredard samuely (120) of the
looiginal plat of the City of &	Imlea, allahoma according to
the recorded (plat thereof.	1
<u> </u>	
which said mortgage is recorded in Record. La . 117	ortgages, on page 3 3 0 of the records of Tulsa County, State of Oklahoma.
WHEREAS, The note secured by the said mortgage has been paid in full:	님 있는데 하는데, 하는데 하는데 있는데 본 가게 되었다.
Now, therefore, Delaney Bowlin	
ie above-named mortgagee, does hereby remise, release and forever quit-claim all	right, title and interest in and to the above-mentioned property which
ay have acquired by virtue of said above mortgage to Marlin H. Tiern	near Mary Libraries,
witness hand this lath day of Yearnand	10D R. S.
. The second of the contract of the contract $H$ , which is the $H$ - $H$ - $H$ - $H$ - $H$ - $H$	10th, & Velancy Dowlins:
TATE OF OKLAHOMA, Tulsa County, ss.	DIO.
Before me, Within Mewlin and for said County and State, on this 19th day of January Delanes Bowlin day of	22.2 1918 personally appeared
Delanen Bowlin and motor	grant appearancy
me known to be the identical personwho executed the within and foregoing ins	and the second s
me known to be the identical personwho executed the within line to egoing its	securing and acknowledges to me same.
free and voluntary act and deed, for the uses and purposes the	rein set forth,
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the	day and year last above mentioned.
My commission expires. Oct of 1914.	- 45 (SEAL) arthur Mewlin
Filed for record this day of San A.D. 1918, ats	3 45 o'clock of M. W. W. M. Notary Public. Notary Public.
Deputy.	(SEAL) A Co Walkley Register of Deeds.
37357 Jentio	
RELEASE (	OF MORTGAGE
KNOW ALL MEN BY THESE PRESENTS: Whereas, on tho.	day of ot of the 1910, a certain mortgage
a executed by J. M. Mall to But a h. Wall hi	write mortgager, to Herry Trees mortgagee,
the sum of Dix I housand #	DOLLARS, upon the following-described real estate, viz.:
is) mil jutions juliates and	1) Let 2 bed momber four (4)
is place reclaim sholl	x (76) 2 the town of Tiles,
Sian Timetany Crow silvy	00000
	a marana a celania
Leavent talog have alt o	spersed I de Leveren
Le ligo minte alt	Legented 2 1 de decretary
Le ling printle et	L, 1902
ch said mortgage is recorded in the sort 12 82, of M	ortgages, on page 2 4 9 of the records of Tulsa County, State of Oklahoma.
그는 그 회사가 하는 이 불의하다 원래 하는 이 회교 개발을 했다.	fortgages, on page 249 of the records of Tulsa County, State of Oklahoma.
WHEREAS, The note secured by the said mortgage has been paid in full:	lortgages, on page 249 of the records of Tulsa County, State of Oklahoma.
WHEREAS, The note secured by the said mortgage has been paid in full:	
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore, above-named mortgagee, does hereby remiss belease and forever quit-claim all.	
WHEREAS, The note secured by the said mortgage has been paid in full;  Now, therefore, the said mortgage has been paid in full;  above-named mortgagee, does hereby remise elease and forever quit-claim all. It was acquired by virtue of said above mortgage to.  said mortgagors have heirs or assigns, forever	in right, title and interest in and to the above-mentioned property which I
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore, above-named mortgagee, does hereby remiss release and forever quit-claim all. by have acquired by virtue of said above mortgage to.	
WHEREAS, The note secured by the said mortgage has been paid in full;  Now, therefore, the said mortgage has been paid in full;  above-named mortgage, does hereby remiss belease and forever quit-claim all. In the said mortgage to the said above mortgage to the said mortgage of the said mortgage has been paid in full;  Now, therefore, the said mortgage has been paid in full;  Now, therefore, the said mortgage has been paid in full;  Now, therefore, the said mortgage has been paid in full;  Now, therefore, the said mortgage has been paid in full;  Now, therefore, the said above mortgage to the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said mortgage of the said above mortgage to the said above mortgage of the said above mortgage to the said above mortgage of the said above mortgage to the said above mortgage of the said above mortgage to the said above mortgage of the s	in right, title and interest in and to the above-mentioned property which I
WHEREAS, The note secured by the said mortgage has been paid in full;  Now, therefore, the note secured by the said mortgage has been paid in full;  Now, therefore, the note secured by remiss elease and forever quit-claim all. In the note acquired by virtue of said above mortgage to.  Said mortgagors, the note secured by the said show mortgage to.  Witness. And the note secured by the said mortgage has been paid in full;  Now, therefore, the note secured by the said mortgage has been paid in full;  Now, therefore, the note secured by the said mortgage has been paid in full;  Now, therefore, the note secured by the said mortgage has been paid in full;  Now, therefore, the note secured by the said mortgage has been paid in full;	right, title and interest in and to the above-mentioned property which he will be a supported by the support of
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore,  above-named mortgagee, does hereby remiss, clease and forever quit-claim all.  have acquired by virtue of said above mortgage to.  said mortgagors,  heirs or assigns, forever  Witness.  TE OF OKLAHOMA, Tulsa County, ss.  Before me,	in right, title and interest in and to the above-mentioned property which I
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore, above-named mortgagee, does hereby remiss belease and forever quit-claim all, by have acquired by virtue of said above mortgage to.  said mortgagors, which heirs or assigns, forever Witness handthisD day of.	right, title and interest in and to the above-mentioned property which he will be a facility of the state of
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore, the note secured by the said mortgage has been paid in full:  Now, therefore, the note secured by remiss pelease and forever quit-claim all. In the said mortgage to the said mortgage has been paid in full:  Now, therefore, the said said selection and forever quit-claim all. In the said mortgage has been paid in full:  Now, therefore, the said said selection and forever quit-claim all. In the said mortgage has been paid in full:  Now, therefore, the said said selection all. In the said selection all selection all. In the said selection all. In the said selection all	right, title and interest in and to the above-mentioned property which I all the state of the st
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore,  above-named mortgagee, does hereby remise belease and forever quit-claim all, a phave acquired by virtue of said above mortgage to.  said mortgagors,  with the said mortgage has been paid in full:  ATE OF OKLAHOMA, Tulsa County, ss.	right, title and interest in and to the above-mentioned property which has been also as a second of the same as a second of the same as a second of the same as
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore,  above-named mortgagee, does hereby remiss belease and forever quit-claim all.  y have acquired by virtue of said above mortgage to.  with said mortgagers,  hand,  this,  D day of.  Before me,  and for said County and State, on this,  me known to be the identical person,  free and voluntary act and deed, for the uses and purposes there	right, title and interest in and to the above-mentioned property which he will be and Susta a Wall,  1912. A Susta a Wall,  1912. A susta a wall,  1912. A susta a wall a sustained property which he will be a sustained by the sustained property which he will be a sustained by the sustained property which he will be a sustained by the sustained property which he will be a sustained by the sustained property which he will be a sustained by the sus
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore, above-named mortgages, does hereby remiss belease and forever quit-claim all. y have acquired by virtue of said above mortgage to. said mortgagors haudthis. D. day of.  THE OF OKLAHOMA, Tulsa County, ss. Before me, and for said County and State, on this	right, title and interest in and to the above-mentioned property which has been seen set forth,  day and year last above mentioned.
WHEREAS, The note secured by the said mortgage has been paid in full:  Now, therefore, above-named mortgages, does hereby remiss belease and forever quit-claim all. y have acquired by virtue of said above mortgage to. said mortgagors haudthis. D. day of.  THE OF OKLAHOMA, Tulsa County, ss. Before me, and for said County and State, on this	right, title and interest in and to the above-mentioned property which he will be a substant of the substant o