

wit; lot seven (7) in block nine (9) in Lindsay's second addition to Tulsa, Tulsa county, Oklahoma, which ^{said} mortgage is recorded in record 82 of mortgages, on page 197 of the records of Tulsa county, Oklahoma.

Whereas the note secured by the said mortgage has been paid in full.

Now, therefore, R. H. Green, the above named mortgagee, does hereby remise, release and forever quit claim all his right, title and interest in and to the above mentioned property which he may have acquired by virtue of said above mortgage to Thomas A. ~~Latta~~ ^{and} Iva Latta, the said mortgagors, their heirs or assigns, forever.

Witness my hand this 12th day of January, 1911.

R. H. Green.

State of Illinois, Cook county, SS.

Before me, G. W. Von Berner, a notary Public, in and for said county and state, on this 12th day of January, 1911, personally appeared R. H. Green, to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed, for the uses and purposes therein set forth.

In testimony whereof, I have hereunto set my hand and official seal the day and year last above mentioned.

(SEAL)

G. W. Von Berner, notary Public.

My commission expires Aug 22, 1911.

Filed for record at Tulsa, Okla., Jan 18, 1911, at 2:20 P. M.

H. C. Walkley, register of deeds. (SEAL)

COMPARED

AFFIDAVIT.

State of Oklahoma, Creek county, SS.

A. B. Harwell, being duly sworn, says that he resided in said county and state; that he was a son-in-law of John B. Self, who died on or about February 14th, 1905; being the John B. Self who was the allottee of 160 acres of land in section 19, township 17 north, range 13 east, and section 24, township 17, range 12; in Tulsa county, Oklahoma;

That he knew the said John B. Self intimately ever since the year, 1871, and that most of the time since said year he has lived at the same places as said John B. Self, living with him in Cooke and Baylor counties, Texas, the affiant moving to the Creek nation, Indian territory, in 1896, and said John B. Self moving to the Creek nation six years later;

That he knew intimately the entire family of said John B. Self; That Elizabeth Self the widow of said John B. Self died on January 26, 1910;

That John B. Self left surviving him the following children and descendants of children:

Samantha E. Newton, Mary L. Harwell, William B. Self, John B. Self, Junior, Martha F. Boling, James R. Self, the foregoing being all of his children who are now living; In addition he had a daughter Nora who died some years before the death of John B. Self, leaving as her heirs at law, her children, Norman B. Chesher, Hallie Chesher, and Mona Chesher. He had also another daughter Sallie who died before his death, leaving as her sole heir her son, William Alexander, that the said William Alexander died a few years ago at the age of 16, unmarried and without children; that the foregoing are all of the children and heirs of the said John B. Self.

A. B. Harwell.

Subscribed and sworn to before me this 7th day of December, 1910.

(SEAL)

Moses C. Perry, notary Public.