fear of or coercion from her husband, or anyone, execute the said instrument.

Given under my hand and official seal this 27th day of September A.D.1909

My commission expires June 8th 1912

Geo.Y.Moody, Notary Oublic in and for the state

(Notarial Seal)

of Washington residing at Washougal.

Filed for record by Geo.J.Moody on Oct, 1st 1909 at 8.15 A.M.

A.Fleischhauer

co.Auditor

2 \$3

Actuatied Pg 480 BK M

Price and McCray to McGreal-Jones

This Indenture Witnesseth, that Neal Heath Price and Clinton Howard McCray (both unmarried) for and in consideration of the sum of Seventeen hundred (\$1700.00) dollars to them in hand paid the receipt whereof is hereby acknowledged have barga ned and sold and by these presents do bargain, sell and convey unto Catherine McGreal Jones, party of the secon part, the following described premises, to-wit:

The East half of the Southeast quarter (Et of SEt) and southwest quarter of coutheast quarter (SWt of SEt) of Section seven (7) Township one (1) North of Range five (5) East of Willamette Merid an, Skamania County, Was ington, 120 acres more on less. Together with tenements hereditaments applumpenances thereunto belonging or in anywise of ertailing. To have and to hold the same with the appurtenances unto the said Catherine McGreal Johes, heirs and assigns forever. This conveyance is introduced a mortgage to secure the payment of the sum of seventeen hundred dollars in accordance with the tenore of three instruments of writing of which the following are true copies to-wit:

\$700.00

Portland, Or egon September 23rd 1909

\$500.00

Neal Heath Price Clinton Howard McCray Portland, Oregon September 23rd 1909

On or before January 12t 1914 after date without grace we promise to pay to the order of Catherine McGreal Jones at Portland, Oregon, five hundred dollars in Gold coin of the United States at the present standard value, with interest thereon in like gold coin at the rate of 6% per annum from date hereof until paid for value reveived. Interest to be paid on January lat each year beginning 1911 and if not so paid the wholse sum of both principal and interest to become immediately due and collectible at the option of the holder of this note. And in case suit is institted to collect this note or any portion thereof we promise and agree to pay in addition to the costs and disbursments provided by staute such additional sum as the court may aduge reasonable as attorneys fees to be allowed in such suit or action

Neal Haath Price Clinton Howard McCray