SEAL)

A. M, and entered in Note Book G, Page 255

WARRANTY DEED

FOR AND IN CONSIDERATION OF THE SUM OF TEN AND NO/100 (\$10.00) DOLLARS cash in hand paid, and other valuable consideration, the receipt of all of which is hereby acknowledged,

have thi	is day bargained and sold, and by these presents do transfer and convey unto
COLD MALLIANTIO CON LORGE TO June 199 mar and mar and and and	
Ding	heirs and assigns, a certain tract or parcel of land
	t Civil District of Putnam County, Tennessee, described as follows to-wit:
reeding Avenue; thence in an Eas to a metal stake; thence in a So feet East of said margin of Bree North line of Gunter; thence in metal stake in said margin of B margin of said avenue approxima is a part of the consideration for all lots are to be used for resi so Structure shall be erected, a one detached single family dwel all building must be located at loc	terly direction with said margin of Oaklawn Drive 300 utherly direction on a line which runs parallel to and ding Avenue approximately 232 feet to a metal stake in a Westerly direction with Gunter's North line 300 feet reeding Avenue; thence in a Northerly direction with tely 232 feet to the beginning. RESTRICTIONS This conveyance that: dential purposes only. Itered, placed or permitted to remain on any lot other ling, not to exceed two stories. Itered, placed or permitted to remain on any lot other ling, not to exceed two stories. Itered any street, and at least fifteen feet from any the rear lot line. Les shall be carried on upon anylot. Itelets shall be placed or erected upon said lots. Ally completed buildings shall be used as residences. Than two thousand square feet of living area, which shall carports, garages and semi-detached storage space. Aced on any of said lots shall be constructed of brick equivalent. Wood siding and asbestos siding may be used at least 50 percent of exterior wall surface is conent. No exposed concrete block foundation to be permitinuous foundation. No outside temporary piers shall be binding upon the grantees herein, their heirs and assigned the state of the property of the property piers shall be binding upon the grantees herein, their heirs and assigned the property of the property piers shall be binding upon the grantees herein.
Shall run with the land. The gr d by them and included in a proper.	eantors agree that they will restrict other property cosed subdivision to be known as Oaklawn Estates in like ed to Glenn H. Ramsey et ux
from E. H. Hooper et ux	
	County, Tennessee, in Vol. 90 Page
	e parcel of land, with the appurtenances, estates, titles, and interest thereto belong-
	that We are lawfully seized and possessed
of said land in fee simple, have a good right to co	
defend the title to said land to the said on Gre claims of all persons whomsoever.	ind ourselves, our heirs and representatives, to warrant and forever enwood and wife, Emma Sue Greenwood assigns against the lawful
	24 day of April , 1965.
Witness:	S/ E. H. Hooper S/ Frances J. Hooper
	S/ Ghenn H. Ramsey
Acknowledgment Before Notary Public.	State of Tennessee, County of Putnam
- •	
	Holleman a Notary Public in and for said County and State rand wife, Jane Ann Ramsey and wife, Frances Hooper the bargainor swith whom I am personally
	executed the within instrument for the purposes therein contained.
Witness my hand and official seal, at	
Acknowledgment Before Notary Public.	State of, County of
Personally appeared before me,	, a Notary Public in and for said County and State
	, the bargainor, with whom I am personally
aforesaid, the within named	
aforesaid, the within namedacquainted, and who acknowledged that	executed the within instrument for the purposes therein contained.
aforesaid, the within named acquainted, and who acknowledged that Witness my hand and official seal, at	executed the within instrument for the purposes therein contained.