were conveyed to W. E. Holbrook by Russell E. Ingold by deed dated January 30, 1920, recorded in Vol. 55 at page 227 in said R.M.C. office. Excepted from the foregoing are lots of land, as follows:

(1) Lot of land on Evelyn Drive, in said Township, County and State conveyed by W. E. Holbrook to Edwina H. Murphy in 1953, deed re-

corded in Vo. 490 at page 285 in said R.M.C.office; and,

(2) Lot of land on Evelyn Drive, in said Township, County and State, conveyed by W. E. Holbrook to Pat C. Holbrook in 1954, deed recorded in Vol. 492 at page 506 in said R.M.C.office.

The undivided interest herein conveyed by Claxton A. Holbrook, is the same coming to him under the last Will and Testament of W. E. Holbrook, deceased, same appearing as a part of File 23 in Apartment 636 in the office of the Judge of Probate for said County and State, and of which said last Will and Testament, the said Claxton A. Holbrook and Laurie P. Holbrook are the duly and regularly appointed, qualified and acting Executors. And this deed is executed with the intention of being in accordance with, and is subject to, all the terms and conditions of the said last Will and Testament of W. E. Holbrook, deceased.

See also, Judgment Roll in office of Clerk of

Court for said County and State.

The consideration for the above described properties is the exchange of properties by and between Claxton A. Holbrook, Grantor herein, and Pat C. Holbrook, Grantee herein, the value being the sum of Fourteen Hundred Sixty Eight and 75/100 (\$1468.75) Dollars.

The above described land is

the same conveyed to me by on the day of

, deed recorded in office Register of Mesne Conveyance for 19

County, in Book

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the said___ Pat C. Holbrook, his

_____Heirs and Assigns forever.