The Professional School of Business

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Match a definition with each term.

F	1. Correction Deed
J	2. Intestate
E	3. Bargain & Sale Deed
M	4. Adverse Possession
A	5. Erosion
H	6. Grantee
R	7. Granting Clause
	8. Accretion
D	9. Avulsion
T	10. Quitclaim Deed
L	11. Dedication
K	12. Grantor
N	13. Devise
P	14. Bargain & Sale Deed CVG
B	15. Alienation
0	16. Warranty Deed
C	17. Encumbrance
Q	18. Testate
S	19. Executors Deed

- A. the gradual wearing away of land by the forces of nature
- B. the transfer of property from one party to another
- C. a claim lien or charge one person has in the land of another
- D. the sudden tearing away of land caused by earthquake and other natural forces
- E. a deed that makes no warranties regarding the condition of the title
- F. used to correct inaccuracies in an earlier recording
- G. an increase in land when a body of water permanently recedes exposing dry land
- H. one who receives property rights under a deed
- I. the gradual addition of land caused by the forces of nature
- J. when one dies without leaving a will
- K. one who gives property rights to another through a deed
- L. a giving of property by the owner for public
- M. a method of acquiring title to land against the true owner where Possession has been actual, continuous, hostile and visible for 20 years or more
- N. leaving real property through the terms of a will
- O. the type of deed that gives the most protection to the grantee
- P. a deed in which the grantor warrants that s/he has not encumbered the title during the term s/he held it
- Q. when a person dies leaving a will
- R. the part of a deed that expresses the grantors intend to convey
- S. used by a person appointed in a will to carry out the terms of the will, to transfer title to real estate
- T. a deed containing no warranties used to release or relinquish a property claim or right