This Indenture, made this 17th day of January A. D. 1907, between the second of the cut of the City of the City	een
S & Kennedy and agree Kennedy his w	ife, .
of the Cit	y of
Julan in the Western District of the Indian Territory, parties, of the Arst part	and
of Julses, Indian Tentory's parties of the second part,	; (15,
of Julan Indian Junton D narties of the second part.	
WITNESSETH, That whereas the said part 124 of the first part, for and in consideration of the sum of	
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to them in hand paid by said S. P. M. Birney and Frank B. Burford	,
the receipt whereof is hereby duly acknowledged, have sold, and by these presents do hereby Give, Grant, Bargain, Sell, Convey of	and
Confirm unto the said part it of the second part, Their heirs and assigns, in fee simple, forever, all that tract or parcel of land, situa	ited
in the Found of Calelown addution to the down of Julea, Levek Nation, Western District of Indian Territory, according to the Trited States Survey and official plat thereof, as made by the fled in the office of the western Languege	the
Townsite Commission, and approved by the Secretary of the Interior of the United States, bound and described as follows, to-wit:	
마양이 그들은 생기들이 많아 하는 것이 되었다. 그는 사람들은 바람들은 사람들이 되었다는 것은 이 아들은 이 생각이 하는데 되고 있는 것을 보고 있다. 바라 그는 바라 그는 바라 그는 바라 그는 바라 사라이트 이 경우 이 있는데 그들은 아들은 아들은 아들은 사람들이 나를 보고 있는데 아들이 되었다. 그는데 사람들은 사람들은 사람들은 사람들이 되었다. 그는데 그들이 살아 되었다.	
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(13) fourteen (14) Aftern (15), dexteen (16), Seventeen (17) Iwenty (20), Iwenty one (21), Iwenty two (22) Iwenty three (28), and I (24) in Block Five (5), Cakeland addition to the lity of Juleau being aportion of the northeast quarter of the southeast quarter of the se quarter (1864, S.E. 14, S.E. 14) of testion (inc leve (1), Iownship Nucleus (19), north Range tooker (12) east.	wenty fo
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경우 이 교통 방향이 되는 것이 되었다. 이 경우를 하는 것은 사람들에 가는 것으로 보고 있다. 그는 것은 사람들은 것은 사람들이 모임하는 것이 되었다. 그리고 있는 사람들에 당하 일본 보고 있는 사람들이 보는 것이 나를 하는 것은 것을 하는 것이 없었다. 이 경우를 하는 것이 하는 것이 되었다. 그 사람들은 것이 하는 것이 없는 것을 받아 보고 있다. 이 모음을 하는	i i
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anywise appertaining, with all the estate, title and interest of said part 44 of the first part therein. The said part 44 grantor, hereby covenant with the said part 44 grantee that they are the lawful owners of the said part or tract of land; that the title thereof is in the said part 44 grants and indefeasible estate of inherita therein, and have a lawful right to sell and convey the same; that there are no liens or mortgages on said property of any kind nature whatsoever. And the said part 142 of the first part hereby covenant and agree with the said part 440 of the second part, that they will, a thin heirs, executors and administrators shall, forever warrant and defend the title to the said lands against all lawful a equitable claims and demands whatsoever. And I, Aqua Kumuli wife of the said S. Kumuli	rcel nce or ind
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anywise appertaining, with all the estate, title and interest of said part 44 of the first part therein. The said part 44 grantor, hereby covenant with the said part 48 grantee that they are the lawful owners of the said part or tract of land; that the title thereof is in the lawful. I that they are seized of a good and indefeasible estate of inherita therein, and hare a lawful right to sell and convey the same; that there are no liens or mortgages on said property of any kind nature whatsoever. And the said part 144 of the first part hereby covenant and agree with the said part 150 of the second part, that they will, a thire heirs, executors and administrators shall, forever warrant and defend the title to the said lands against all lawful a equitable claims and demands whatsoever. And I, aque kumuly wife of the said S. Kumuly for and in consideration of the said such of money, and for divers and other good and valuable considerations, do hereby release, relinguand quit-claim unto the said S. M. Bumy all must B. Bunful there heirs and assigns, all my rights, cla	rcel nce or ind ind
anywise appertaining, with all the estate, title and interest of said part 44 of the first part therein. The said part 41 grantor, hereby covenant with the said part 42 grantee that they are the lawful owners of the said part or tract of land; that the title thereof is in the lawful. I that they are no liens or a good and indefeasible estate of inherita therein, and have a lawful right to sell and convey the same; that there are no liens or mortgages on said property of any kind nature whatsoever. And the said part 12 of the first part hereby covenant and agree with the said part 12 of the second part, that they will, a fair heirs, executors and administrators shall, forever warrant and defend the title to the said lands against all lawful a equitable claims and demands whatsoever. And I, agree with the said of the said of the said sum of money, and for divers and other good and valuable considerations, do hereby release, relinguand quit-claim unto the said of the said or homestead, in and to the aforedescribed premises.	rcel nce or ind ish
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anywise appertaining, with all the estate, title and interest of said part 440 of the first part therein. The said partitle granter, hereby covenant with the said partices grantee that they all the lawful owners of the said partices grantee that they all the lawful owners of the said partices grantee that there in, and half a lawful right to sell and convey the same; that there are no liens or morigages on said property of any kind nature whatsoever. And the said partices of the first part hereby covenant and agree with the said partices of the second part, that they will, a thin heirs, executors and administrators shall, forever warrant and defend the title to the said lands against all lawful a equitable claims and demands whatsoever. And I, lague from the said such of money, and for divers and other good and valuable considerations, do hereby release, relinguand quit-claim unto the said S. M. Binney and for divers and other good and valuable considerations, do hereby release, relinguand quit-claim unto the said S. M. Binney and for divers and other good and valuable considerations, do hereby release, relinguand quit-claim unto the said such of money, and for divers and other good and valuable considerations, do hereby release, relinguand quit-claim unto the said such of money and for divers and other good and valuable considerations, and hereby release, relinguand quit-claim unto the said such of money and for divers and to the aforedescribed premises. In Witness Whereof, The said partice of the first part habe hereunto set thin hands and seals the day and year for above written.	rcel nce or ind ish im
anywise appertaining, with all the estate, title and interest of said part 42 of the first part therein. The said partitle grantor, hereby overnow with the said partitle grantes that they and the lawful owner of the said partitle grant to fland; that the title thereof is in Must. ; that they all setzed of a good and indefeasible estate of inherita therein, and have a lawful right to sell and convey the same; that there are no liens or mortgages on said property of any kind nature whatsoever. And the said partitle the first part hereby covenant—and agree—with the said partitle of the second part, that they will, a third—heirs, executors and administrators shall, forever warrant and defend the title to the said lands against all lawful a equitable claims and demands whatsoever. And I, aque Kunnel — wife of the said S. K. Kunnel — for and in consideration of the said sum of money, and for divers and other good and valuable considerations, do hereby release, relingually and quit-claim unto the said S. F. Mc Bunney and the fact of the aforedescribed premises. In Witness Whereof, The said partitle of dower or homestead, in and to the aforedescribed premises. In Witness Whereof, The said partitle of the first part habe hereunto set thin hands and seals the day and year factors witten. S. Kunnel — S. Kunnel	rcel nce or ind ish im
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The said partial grantor, hereby covenant with the said partices, grantes that therein. The said partial grantor, hereby covenant with the said partices, grantes that there's good and indefeasible estate of inheritatherein, and hart a lawful right to sell and convey the same; that there are no liens or mortgages on said property of any loted nature whatsoever. And the said partial of the first part hereby covenant and agree with the said partice of the second part, that they will, a live heirs, executors and administrators shall, forever warrant and defend the title to the said lands against all lawful a equitable claims and demands whatsoever. And I, laques Kumell wife of divers and other good and valuable considerations, do hereby release, relinque and quit-claims unto the said sum of money, and for divers and other good and valuable considerations, do hereby release, relinque and quit-claims unto the said sum of money, and for divers and other good and valuable considerations, do hereby release, relinque or dower, and my homestead or possibility of dower or homestead, in and to the aforedescribed premises. In Witness Whereof, The said partice of the first part habe hereunto set them, hands and seals the day and year for above written. Be it Remembered, That on this day came before me, the undersigned, a Note Child, within and for the Withern. District of Indian Torritory aforesaid, duly commissioned and as such, A Summely to the parties grantor in the with and of othe consideration and partyposes therein mention and for the consideration and partyposes therein mention and for the consideration and partyposes therein mention and for the consideration and partyposes therein mention mentions does not be consideration and partyposes therein mention mentions.	rcel nce or und und ish itm trst ary ing uin ned
any uses apportaining, with all the estate, title and interest of said part "to file first part therein. The said particle grantor, hereby covenant with the said parties, grantee that "they all the lawful owners of the said part or tract of land; that the title thereof is in Liver they all seeked of a good and indefeasible estate of inherita therein, and hart! a lawful right to sell and convey the same; that there are no liens or mortgages on said property of any kind nature whatsoever. And the said part title of the first part hereby covenant and agree with the said part title of the second part, that "They will, a third heirs, executors and administrators shall, forever warrant and defend the title to the said lands against all lawful a equitable claims and demands whatsoever. And I, lague Kunnel wife of the said S. G. McLaure of the said sum of money, and for divers and other food and valuable considerations, do hereby release, relinque and quit-claim unto the said S. G. McLaure of the first part habe hereunto set their heirs and assigns, all my rights, cla or dower, and my homestend or possibility of dower or homestead, in and to the aforedescribed premises. In Witness Whereof, The said part we of the first part habe hereunto set this hands and seal of the above written. S. ACKNOWLEDGHEN ACKNOWLEDGHEN ACKNOWLEDGHEN S. ACKNOWLEDGHEN Be it Remembered, That on this day came before me, the undersigned, a Net Mutter of the Strates of the parties grantor in the with and foregoing deed of conveyance, and stated that the lad executed the same for the consideration and purposes therein mention and set forth, and I do hereby so certify. And I do further certify that on this day came before me the series for the said stated that the lad executed the same for the consideration and purposes therein mention and set forth, and I do hereby so certify. And I do further certify that on this day came before me the series for the said such as forth, and I do hereby so certify. And I do further certify that on this day	rcel nce or und und ish itm trst ary ing uin ned
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anywise appertaining, with all the estate, title and interest of said part of the first part therein. The said particus, granton, hereby covenant with the said particus, grantee that they aged and indefeasible estate of inherita therein, and hastinative to had seen and indefeasible estate of inherita therein, and hastinative to had seen and the said particus of the first part hereby covenant—and agree, with the said particus of the second part, that they with a fait we have seen the second part, that they will, a fair here said particus of the first part hereby covenant—and agree, with the said particus of the second part, that they will, a fair here said particus of the second part, that they will, a capitable daims and demands whatsoever. And the said particus of the first part hereby covenant—and agree, with the said particus of the said lands against all lawful a capitable daims and demands whatsoever. And I, leguar Kunnelly wife of the said of the first part has good and walkable considerations, do hereby release, relinque and quit claim unto the said of the said such of money, and for divers and other good and valuable considerations, do hereby release, relinque and quit claim unto the said of the said such of money, and for divers and other good and valuable considerations, do hereby release, relinque and quit claim unto the said of the said such of the first part have hereunto set their here and assigns, all my rights, clay or down and my homestead or possibility of dolver or homestead, in and to the dorredsorthee members. INVITED STATES OF AMERICA, WINTED STATES OF AMERICA, Within and for the Wide them. District. Be it Remembered, That on this day came before me, the undersigned, a Not NOTAL PRINCE of Indian Territory a governate, duly commissioned and as such, A. I. Kunnelly to early the said the said of the said the consideration and purposes therein contained and set forth, and I do hereby so certify. And I do further certify that on this day coluntarily appeared before me the signed and seed	rcel nce rcel nce ror and ind ish irst irst irst ary ing
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