WITNESSETH. The said part 4 of the first part, in consideration of the sum of the content whereof is hereby acknowledged, do. by these presents Grant, Bargain, Selt and Convey tools the part 4 of the second part has a heir and assigns, all of the following described read estate, situated in county of Telesa and State of Oldshoma, to put: 2.0 Acres flowed the first and assigns, all of the following described read estate, situated in county of the second part of the following described read estate, situated in the following described for the following described present in the following described present in the following described presents or administrator, do hereby compant, promise and agree to and with solid part 4 and described presides, with the appuretenances; that the same are free, clear, discharged and unninumbers and former grants, titles, charges, judgments, taxes, assessments, and incumbrance of what nature kind sower and if former grants, titles, charges, judgments, taxes, assessments, and incumbrance of what nature kind sower and assigns, against said pure of of the first part 1. helrs, and all and avery purchased your first among uniform or claim the same. IN WITNESS WITHERSOF, The said part of of the first part has hereunto set he hand, the and your first among uniform est form, and acknowledged to me how he had be the same units and consensual the with the same of the same of the same who were the same and universe the same of	This Indenture, Made this 14 9	day of	Fely 6	1. 1). 19.0 %, betwee
WITNESSETH, The said part 4 of the first part, in consideration of the sum of Soften Heuredical (ITT) and DOLLA the receipt whereof is himsty administed and session, all of the summer of A their and assists, all of the fritzening described read extent, stituated in County of Testels and State of Oktohomo, to with Described	Donny Daniel a su	-gle mai	inf (County, in the Sta
WITNESSETH. The said pant 4 of the first park in consideration of the sum of the second provided the receipt whereof is hereby adjointed seed. The seed of the sum of the receipt whereof is hereby adjointed seed to be the seed of the second part. Les heirs and assigns, all of the following described real estate, situated in County of the second part. Les heirs and assigns, all of the following described real estate, situated in County of The a and State of Oklahoma, to-spit: 120 acres of land the of Lection trade. I describe the season of the second part, that a site addition of these second part that a site addition of these second part that a site addition of the approximate second part that a site a site of inharitance, in fee simple, of, in and to all and singular the above gras and second of remises, with the appurbonances; that the same are free, clear, devolutioned and when another can force of any singular second of what nature had been all former grants, titles, charges, judgments, taxes, assessments, and insumbrances of what nature had been all the series and assigns, against sea, judgments, taxes, assessments, and insumbrances of what nature when second the singular observations of the series and session, against sea, gainst sea, the same. IN WITNESS WHEREOF. The suite part 4, of the first part, L. heirs, and all and every people of the series of the site of the same with a site part to the series of the site of the same with a site part to the series of the site of the series of the site	of Oklahoma, of the first part, and Robert	moore		and the second s
the recepts where of its hereby acknowledged, do. by these presents Grant, Bargain, Selt and Convey rate the of the solinowing described real extate, situated in County of Tolera and State of Oldenborne, to-note: 12.0 device of land, The relation of Oldenborne, to-note: 12.0 device of land, The relation of Oldenborne, to-note: 12.0 device of land, The relation that I be at the particular of the self-tend of tend of ten				of the second par
the receipt whereof is known open probabilistics of the second part of the second part of the instruments and sixted to the following described real extate, situated in County of South and County of South and State of Oldichman, to-note: 12.0 decree of land of The roat bould be southed the probability of the following described real extate, situated in County of South and State of Oldichman, to-note: 12.0 decree of land of The roat bould be southed the second of the following described by the South and the south the appurenance, there were the south of the south and the south and the south the appurenance, that so the south and the south and the south the appurenance, that so the south and industries and singular the above grand described premises, with the appurenance, that she south are not clear, discharged and minumbrance and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature hidd source for any south and the south and used pure store the source and the source and used signs, against said part of the first part, he heirs and as and energy part of the South and the will warrant and forever defend the title to the same unto said part of the secretary and ones over law fully claiming or to claim the same. IN WITNESS WHEEROF, The said part of the first part has hereund set. hand if the conditions are all parts of the same as the first debow written. STATE OF ORIAHOMA, MENORS NE. When the source of the south and south and south and would all and south and was all and encounted the will be foregoing instrument, and acknowledges to vie that the counts the name as the free would and and and encounted the will be foregoing instrument wind acknowledges to vie that the counts the name as the free would and the sa	WITNESSETH, The said part 4 of the first	part, in consideral	ign of the sum	0 of
county of the second part has a not read assigns, all of the fallowing described read estate, situated in County of Teller and State of Oldshoma, towit: 120 acres of law of the read that he will be and the second that he will be a few for the second that he will be a few for the second that he will be a few for the second that he will be a few for the second that he will be a few for the second that he will be a few for the second part that a second part to tenements, hereditements appurtenances theregone belonging or in anywise appertaining, forever. Independent that the delivery of these presents he are lawfully estend in the count high of second part, that at the delivery of these presents he are lawfully estend in the count high of and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered and former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature kinds severe high second part to the second part to the second part to the same are free, clear, discharged and unincumbered and that he will warrant and forever defend the title to the some unto said part to of the second. He will warrant and series, against said part to fithe first part, he heirs, and all and every per whomesever lawfully claiming or to alain the same. IN WITHERS WIEEROF, The said part to of the first part has hereunio set he hand, the and year first above written. (Sign here the second part of the second part to the first part has hereunio set he hand, the and year first above written. (Sign here the second part of the second the title was a second to the same and parameter the second to the second the will be and year first above will second the will be and year first above will second the will be and year first above will second the will be and year first above will second the will be and year first above will second the will be and year first above will second the will be and year first above will second the will be and year first above will second t				
Country of Tellan and State of Oblahoma, to write: 20 acres of land, The wat high 1/2 age the provide all the of Section two (2) the ship trights with the state of the Section two (2) the south land from the out of the south land singular the tenements, hereditaments apportant as as a supportant of the south land said land singular the doors grant described promises, with the appurtenances; that the same are free, clear, discharged and unincumbered and form all former grants, titles, charges, judgments, taxes, assessments, and insumbrances of what nature kind sower and former grants, titles, charges, judgments, taxes, assessments, and insumbrances of what nature kind sower have the will warrant and forever defend the title to the same with said part 4, of the second with some of the same are lawfully elaming or to claim the same. IN WINESS WHEREOF. The said part 4, of the first part, Le heirs, and all and every providences of part above written. (Sign here) James Barrett May 10 meaning apparent of the same of prevents of the same of the				
20 acres of land, The rest the file of former of the file of the file of the file of the fourth of the file of the file of the fourth of the file of the fourth of the file of				
TO HAY'S AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtanences theregon to belonging or in anywise appertaining, forever. And said Decomp Bernell covering the said partly of the first part, discharged and uninaumbered with a will variant and forever defend the title to the same unto said part y of the second part, that at the delivery of invertenances; that the same we free, clear, discharged and uninaumbered and from all former grants, titles, charges, judyments, taxes, assessments, and incumbrances of what nature wind soever ama that he will variant and forever defend the title to the same unto said part y of the second part. The iris and assigns, against said part y of the first part, he heirs, and all and every penchanoscever lawfully claiming or to claim the same. IN WINNESS WHERROF. The said part y of the first part has hereunto set he hand, the and year first above written. Sign here Lamburg. STATE OF OKLAHOMA, S. IN SPORD NE. A second the same of the first part has hereunto set. A same the wind year first above written. Sign here Lamburg. STATE OF OKLAHOMA, S. IN SPORD NE. A same who consider the wind regions instrument, and acknowledged to me that he was a same purposes therein set frity. M. Lynna. STATE OF OKLAHOMA, S. IN SPORD NE. A same who consider the without the propose therein set frity. M. Lynna SPORD NE. A same and purpose therein set frity. Made the vesselled the measure and suppose therein set frity. Made Made and Made		the state of the s	*	I the south
TO HAY'S AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtanences theregon to belonging or in anywise appertaining, forever. And said Decomp Bernell covering the said partly of the first part, discharged and uninaumbered with a will variant and forever defend the title to the same unto said part y of the second part, that at the delivery of invertenances; that the same we free, clear, discharged and uninaumbered and from all former grants, titles, charges, judyments, taxes, assessments, and incumbrances of what nature wind soever ama that he will variant and forever defend the title to the same unto said part y of the second part. The iris and assigns, against said part y of the first part, he heirs, and all and every penchanoscever lawfully claiming or to claim the same. IN WINNESS WHERROF. The said part y of the first part has hereunto set he hand, the and year first above written. Sign here Lamburg. STATE OF OKLAHOMA, S. IN SPORD NE. A second the same of the first part has hereunto set. A same the wind year first above written. Sign here Lamburg. STATE OF OKLAHOMA, S. IN SPORD NE. A same who consider the wind regions instrument, and acknowledged to me that he was a same purposes therein set frity. M. Lynna. STATE OF OKLAHOMA, S. IN SPORD NE. A same who consider the without the propose therein set frity. M. Lynna SPORD NE. A same and purpose therein set frity. Made the vesselled the measure and suppose therein set frity. Made Made and Made	restquarter 14 of see	tion two	oles I	Anship eighte
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereunto belonging or in anywise apportaining, forever. And said Dowy Bowell for Lie for Lie heirs, executors or administrators, do hereby covenant, promise and agree to and with said partly of second part, that at the delivery of these presents. Lee lawfully sciend in the same Will sciend in the same with the all and singular the above gran and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature kind scover and he will warrant and forever defend the title to the same winto said part 4 of the first part, Lee heirs, and all and every part, Me heirs and assigns, against said part 4 of the first part, Lee heirs, and all and every part, Me heirs and assigns, against said part 4 of the first part, Lee heirs, and all and every part whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set Lee hand, the and year first above written. (Sign here) James 1 Barrell B	worth 18 - Lange of	unden	2a21-1	4
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereunto belonging or in anywise appertaining, forever. And said Down Bowwell for Lie heirs, executors or administrators, do hereby covenant, promise and agree to and with said partly of second part, that at the delivery of these presents Lie Lawfully sciend in the Lie own Hight of absolute and indiffensible estate of inheritance, in fee simple, of, in and to all and singular the above grant and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature kind soever and that Le will warrant and forever defend the title to the same with said part 4 of the first part, Le heirs, and all and every powers. As heirs and assigns, against said part 4 of the first part, Le heirs, and all and every powers have been appured assigns, against said part 4 of the first part has hereunto set Les hand, the and year first above written. WITNESS WHEREOF, The said part 4 of the first part has hereunto set Les hand, the and year first above written. (Sign here) Samuet Barnett STATE OF OKLAHOMA, The part of the second on the life tengtical person, who exceeded the within foregoing instrument, and wiconviced also we that he seemed the same as the second wounting use mad deathe uses and purposes therein set firth. Any commission appress therein set for the cord on the set of the second of the	and the south ea	ol-quar	ler (14)) of the four
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereunto belonging or in anywise appertaining, forever. And said Down Bowell for Lineary Language and ugree to and with said partly of absolute and indiffeasible estate of inheritance, in fee simple, of, in and to all and singular the above grant and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature bided scover and that L will warrant and forever defend the title to the same winto said part 4 of the first part, L. heirs, and all and every part to the live of the same with said part 4 of the first part, L. heirs, and all and every part to have heard to be said part 4 of the first part has hereunto set Lineary hand, the and year first above written. WITHESS WHEREOF, The said part 4 of the first part has hereunto set Lineary hand, the and year first above written. STATE OF OKLAHOMA, The Hong County State of the first part has hereunto set Lineary for the said of the within the same and purposes therein set firth. STATE OF OKLAHOMA, The warming and acknowledged to me that all twenty and state, on this lift despited person, who exceeded the within foreging instrument, and acknowledged to me that all twenty and state, on this lift despited person, who exceeded the within foreging instrument, and acknowledged to me that all twenty and state, on this lift despited person, who exceeded the within foreging in tertument, and acknowledged to me that all twenty and state, on this lift despited person, who exceeded the within foreging in tertument, and acknowledged to me that all twenty and state, on this lift despited person, who exceeded the within f	rester (18 m) Rank &	inter!	11°0 (2) wish p
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereunto belonging or in anywise appertaining, forever. And said Deny Samult for Lisher And said Deny Samult for Lisher, executors or administrators, do hereby covenant, promise and agree to and with said partly of second part, that at the delivery of these presents Levilamily seized in Lisher own right of absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above gran and described premises, with the appartenances; that the same are free, clear, disoharged and unincumbere kind sower and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature kind sower and that Li will warrant and forever defend the title to the same unto said partly of the see part, his heirs and assigns, against said partly of the first part. Li heirs, and all and every per whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partly of the first part has hereunto set his hand, the and year first above written. (Sign here Same Barrell Barr			and a second	a demokratik programa demokratik kana mendemokratik demokratik program demokratik program demokratik bis a demo Bis demokratik programa demokratik program saman angan kana demokratik bis demokratik programa demokratik program
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereunto belonging or in anywise appertaining, forever. And said Description of these presents the said agree to and with said partly of period part, that at the delivery of these presents the same and agree to and with said partly of period part, that at the delivery of these presents the same are free, clear, discharged and unincumbered and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above grantly described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered vial severe grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature vial severe with the same and forever defend the title to the same unto said partly of the second, heirs and ussigns, against said partly of the first part, he heirs, and all and every per whomsoever lawfully claiming or to claim the same. IN WITNESS WHERROF, The said partly of the first part has hereunto set has hand, the and year first above written. (Sign here Same Barnett			e continue commissione de la commissio	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments expertenances thereunto belonging or in anywise apportaining, forever. And said Decay Barwell for Linguity Samuell for Linguity Seems, executors or administrators, do hereby covenant, promise and agree to and with said party of econd part, that at the delivery of these presents Linguity seised in his own hight of econd part, that at the delivery of these presents Linguity seised in his own hight of whoolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above grained described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature with soever Linguity warrant and forever defend the title to the same unto said party of the economic heat has been until warrant and forever defend the title to the same unto said party of the economic heat has been been and party of the first part, Linetre, and all and every perchanged by the same of the same unto said party of the economic heat for said party of the first part has been and all and every perchanged by the same of the same of the same hand, the und year first above written. (Sign here) Samuell Barnell			and the second s	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereinto belonging or in anywise appertaining, forever. And said Do y Barwill for Lie teles, executors or administrators, do hereby covenant, promise and agree to and with said party of econd part, that at the delivery of these presents Leer lawfully soized in Leer own right of ebolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above grav and described promises, with the appurtenances; that the same are free, clear, discharged and uninoumbered and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature eind soever wind that Le will warrant and forever defend the title to the same unto said part y of the sec work, Mr. heirs and assigns, against said part y of the first part, Le heirs, and all and every per obomsocover lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part y of the first part has hercunto set had hand, the und year first above written. (Sign here) Jamely STATE OF ORLAHOMA, BEFORE ME, Where Me, When Hong STATE of ORLAHOMA, BEFORE ME, One known to be the identical person, who exceuded the within the wees and purposes therein as frite. My commission expires Jamely 24 / 9// My commission expires Jamely 24 / 9// This instrument was filed for Record on the 3 day of One Mr. A. D. 100 T, at 14 o'clock Ast.		ويقتهم والمعجودي وسادوا وطاروه ويتور		
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereunto belonging or in anywise appertaining, forever. And said Dong Boutt for Lise well as the said party of these presents from its and agree to and with said party of these presents for lawfully seised in Lise own right of the second part, that at the delivery of these presents for its lawfully seised in Lise own right of the sound described premises, with the appurtenances; that the same are free, clear, discharged and unincoundered and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and soever for the second that Livill warrant and forever defend the title to the same unto said party of the second that Livill warrant and forever defend the first part, Liheirs, and all and every per whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said party of the first part has hereunto set hand, the find year first above written. (Sign here) Samel Barrett B	Daligia kang garal berjah di kalangan kanalah kang dalam baharan baharan dalam baharan dalam baharan baharan d Baharan baharan dalam baharan dalam baharan baharan dalam baharan baharan baharan baharan baharan baharan bahar			
TO HAVE AND TO BOLD THE SAME, Together with all and singular the tenements, hereditaments appurtenances thereunto belonging or in anywise appertaining, forever. And said Desay Barrell for Lie for Lie weeks, executors or administrators, do hereby covenant, promise and agree to and with axid partly of econd part, that at the delivery of these presents. Les lawfully seized in Les own right of publication and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above grav and described premises, with the appurtenances; that the same are free, clear, discharged and uninoumbered and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature ind soever with a will warrant and forever defend the title to the same unto said part y of the second that he will warrant and forever defend the first part, Les heirs, and all and every per whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part y of the first part has hereunto set has hand, the find year first above written. (Sign herey Samell Barrell				
And said Decree Beauth for Les Berry & Beauth for Berry of these presents Les Lawfully seized in Les own right of econd part, that at the delivery of these presents Les Lawfully seized in Les own right of about and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above grained described premises, with the appurenances; that the same are free, clear, discharged and unincumbered and former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature vind soever with will warrant and forever defend the title to the same unto said part 4 of the search Les heirs and assigns, against said part 4 of the first part, Les heirs, and all and every perchamsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set Les hand, the und year first above written. (Sign here Janie Barnett B				
STATE OF OKLAHOMA, SS. BEFORE ME, O a gislary of State of this fine and for said County and State, on this fine day of Sef 19. In sersonally appeared Source Bornetta sight sometimes or so in strument, and acknowledged to me that he executed the same as free and voluntary act and deed the uses and purposes therein set firth. My commission expires Samary 2/19/1 Robbin Public This instrument was filed for Record on the Sam of May of May 1. D. 1908, at 1/0'clock and	second part, that at the delivery of these presents absolute and indefeasible estate of inheritance, in and described premises, with the appurtenances; that from all former grants, titles, charges, judgmeind soever will warrant and forever depart, him heirs and assigns, against said part whomsoever lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part year first above written.	Le in fee simple, of, in rat the same are frents, taxes, assessments that the title to the first part has of the first part ha	lawfully seize and to all a ree, clear, disc ents, and inc he same unt ort, L. 1	d in List own right of ond singular the above grante charged and unincumbered umbrances of what nature and said part y of the secondeirs, and all and every personal hand, the do
This instrument was filed for Record on the Sand of Owners and State, on this Hy day of February 19.10 or one to be the identical person who executed the within the uses and purposes therein set for the sand all of the uses and purposes therein set for the sand the uses and purposes therein set for the sand the uses and purposes therein set for the sand the uses and purposes therein set for the sand the uses and purposes therein set for the sand the uses and purposes therein set for the sand the uses and purposes therein set for the sand the sand as the sand the uses and purposes therein set for the sand the sand the sand the sand the sand the sand the uses and purposes therein set for the sand t				01.000 8
oregoing instrument, and acknowledged to me that he executed the same as free and voluntary act and deed he uses and purposes therein set forth. My commission expires January 2/1911 This instrument was filed for Record on the Any of May 1. D. 1908, at 1/10'clock and Description of Descrip	Tills County. Ss. in and for said	County and State, on 1	this_142	
My commission expires January 2/1911 Selection of 21 Amy of Man A. D. 1908, at 1/0'clock AM. This instrument was filed for Record on the 3 Amy of Man A. D. 1908, at 1/0'clock AM.	oregoing instrument, and acknowledged to me that	=== evecuted the same	as Lev	free and voluntary act and deed, f
This instrument was filed for Record on the 3 any of Man 1. D. 1908, at 1/ o'clock and	The Harley is a substitute of $lpha$. The $lpha$ is the $lpha$ in $lpha$ in $lpha$ is the $lpha$ in $$			
Danielle / Kl. Walkle Bassie of D.		그리기의 배경되는데, 나는데 나를 모르는	∠ A. D. 190	T, at // o'clocio An.
by Lead of the property of the	By Deputy.	le e	/8fler	Walkley Register of Deed