From Zda a Mc Duloo Kthusbaulto andrew @ Willing:

This Indenture, Made this 24th day of Victoriary A. D. 1908, between
Ida a Mc Futoch and J. H. Mc Juloch her husband
of County, in the State
of Oklahoma, of the first part, and Condrew C. Dilling
of the second part,
WITNESSETH, The said participle of the first part, in consideration of the sum of Seventeen
hundred Juga and 100 (/ 750.00) and - DOLLARS,
the receipt whereof is hereby acknowledged, do by these presents Grant, Bargain, Sell and Convey unto the said
part y of the second part, heirs and assigns, all of the following described real estate, situated in the
County of Tules and State of Oklahoma, to-wit:
7-72-78 24 1-X 00 1-11/10 2 2 2 1 1 1 1 2 1 1 2 1 1 2 1 1 2 1 1 2 1 2 1 1 2 1
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Firs (25) Jeel of les Seven (7) in Clock one Kithed and nively two (1928) in the city of The Oklahan a according
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to the official plat and getting thereof.
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TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and
appurtenances thereunto belonging or in anywise appertaining, forever.
appurtenances thereunto belonging or in anywise appertaining, forever. And said ILA A. McTuloch Edg. H. McJuloch for Their
appurtenances thereunto belonging or in anywise appertaining, forever. And said La a. Medich ad J. H. Medich for Iking heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the
appurtenances thereunto belonging or in anywise appertaining, forever. And said Law and Modulach and Archael for their, executors or administrators, do hereby covenant, promise and agree to and with said partage of the second part, that at the delivery of these presents the said partage lawfully seized in their own right of an
appurtenances thereunto belonging or in anywise appertaining, forever. And said ILN A. M. Duloch L. H. M. L. Lock for Lheir, heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents H. Land lawfully seized in History own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted
appurtenances thereunto belonging or in anywise appertaining, forever. And said Law Model and For The John for the for the for the for the forth and agree to and with said part of the second part, that at the delivery of these presents the said part are lawfully seized in the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of
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appurtenances thereunto belonging or in anywise appertaining, forever. And said Law and Malak and A. M. Malak and agree to and with said part of the heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents here is all lawfully seized in hereby own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever
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appurtenances thereunto belonging or in anywise appertaining, forever. And said La a. M. M. Loh Edg. H. M. Silver. heirs, executors or administrators, do hereby covenant, promise and agree to and with said parters of the second part, that at the delivery of these presents the said parters are lawfully seized in the above granted and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever and that They will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part wof the first part, their first part, theirs, and all and every person whomsoever lawfully claiming or to claim the same.
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appurtenances thereunto belonging or in anywise appertaining, forever. And said DLA AMBALEREDE, and ff MC DLERE for Ibertheirs, executors or administrators, do hereby devenant, promise and agree to and with said particular of the second part, that at the delivery of these presents ALL all lawfully seized in ALL own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever and that They will warrant and forever defend the title to the same unto said part of the second part, to heirs and assigns, against said part wof the first part, their heirs, and all and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partics of the first part had hereunto set. Their hand S, the day and year first above written. (Sign here) Law M. Law L.
appurtenances thereunto belonging or in anywise appertaining, forever. And said Lew a Medile hed for Medile hed for Island for Island heirs, executors or administrators, do hereby dovenant, promise and agree to and with said part of the second part, that at the delivery of these presents the second part, that at the delivery of these presents the same are free, clear, discharged in Rein own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever and that They will warrant and forever defend the title to the same unto said part of the second part, he heirs and assigns, against said part the first part the first part heir heirs, and all and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partics of the first part had whereunto set their hands, the day and year first above written. (Sign here) Law Medical District and polary Public County is and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in and for said County and State, on this Settle day of Pedrag Public in the same in the same in the said County and State in the said county and s
appurtenances thereunto belonging or in anywise appertaining, forever. And said Ida a Mandala ad for Mandala ad for Mandala and Server to and with said part of the heirs, executors or administrators, do hereby dovenant, promise and agree to and with said part of the second part, that at the delivery of these presents and lawfully seized in action own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever— and that They will warrant and forever defend the title to the same unto said part of the second part, have heirs and assigns, against said part what first part, the first part, the first part, the first part, the first part had whereunto set there hand and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partice of the first part had whereunto set there hand and every person and year first above written. (Sign here) Ida a Mandala and Salar Dalay
appurtenances thereunto belonging or in anywise appertaining, forever. And said Ida a Mile Inland and A. Mile Inland agree to and with said part of the heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents Inland and singular the above granted and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever— and that They will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part wof the first part their facilities, and all and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part had whereunto set Their hand S, the day and year first above written. (Sign here) Ida a Mile Inland S, the day and year first above written. (Sign here) Ida a Mile Inland S, the within and and S, the first part has the identical person S who executed the within and and S of the first part to be the identical person S who executed the within and
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appurtenances thereunto belonging or in anywise appertaining, forever. And said Ida a Malach ad a fl. Malach ad fl. Malach for Idain heirs, executors or administrators, do hereby dovenant, promise and agree to and with said part of the second part, that at the delivery of these presents Ida, all lawfully seized in Idain own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever and that They will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part when first part, their, heirs, and all and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part is of the first part had the reunto set There hand and year first above written. (Sign here) A a Malach aday of Delange Blie in and for said County and State, on this & Hall day of Delange Blie in and for said County and State, on this & Hall day of Delange I and the within and foregains instrument, and acknowledged to me that They are known to be the identical person. who executed the within and foregains instrument, and acknowledged to me that They are carecuted the same as a free and voluntary oct and deed, for the uses and purposes therein set forth.
appurtenances thereunto belonging or in anywise appertaining, forever. And said Lew and Medilar and the Merchy overant, promise and agree to and with said part of the second part, that at the delivery of these presents the said part all lawfully seized in rain own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever. and that They will warrant and forever defend the title to the same unto said part of the second part, he heirs and assigns, against said part welf the first part the first part the first, and all and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHERBOF, The said part of the first part had hereunto set. They hand S, the day and year first above written. State OF OKLAHOMA, so not for said county and State, on this Edila day of Delarge Bolizana and Gregoing instrument, and acknowledged to me that the same as a free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires for the said of the first part and and said county and adad and said for the uses and purposes therein set forth. My commission expires
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appurtenances thereunto belonging or in anywise appertaining, forever. And said Ida and Mossila and Mossila and Mossila and State and Mossila and State and Mossila parts, of the second part, that at the delivery of these presents the sail and suffully seized in Mossilar own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and uninoundered of and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever. and that They will warrant and forever defend the title to the same unto said part of the second part, the heirs and assigns, against said part of the first part the first part theirs, and all and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part had hereunto set. They hand S., the day and year first above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Occupy in and for each county and state, on this State and of State and State of the within and foregoing instrument, and acknowledged to me that They executed the same as free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires free and voluntary act and deed, for this instrument, was fled for Record on the Tang of Mark. This instrument was fled for Record on the Tang and Mark. This instrument was fled for Record on the Tang and Mark.