| This Indenture, Made this IST day of Mile A. D. 19 J., between fessel H. Passie of tablegreath, of the County, in the State |
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| Jess 11. Paris of Pahlequant, County in the State |
| of Oklahoma, of the first part, and fill sealing with |
| WITNESSETH, The said part of the first part, in consideration of the sum of |
| fire Lundred (500) ong 11/100 -and DOLLARS, |
| the receipt whereof is hereby acknowledged, dold by these presents Grant, Bargain, Sell and Convey unto the said |
| part of the second part, Lie heirs and assigns, all of the following described real estate, situated in the |
| County of Tules and State of Oklahoma, to-wit: |
| The mostlewest quantity of the southers quarter |
| of the southeast quarter of rection twenty five (20) |
| township twenty-two (22) north and range theten |
| (13) east of Indian Best and needlan, and |
| containing fifty (50) acres more or less |
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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. |
| |
| And said fesse H. Janie for Till |
| And said fesse H. Institute for for heirs, executors or administrators, do shereby covenant, promise and agree to and with said part of the |
| heirs, executors or administrators, downhereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents of the lawfully seized in work own right of an |
| heirs, executors or administrators, downereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents where lawfully seized in which of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted |
| heirs, executors or administrators, do whereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents whereby lawfully seized in 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 other and other and from all former, grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and |
| heirs, executors or administrators, do whereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents which lawfully seized in 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 other and other and from all former, grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever |
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| heirs, executors or administrators, downereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents and lawfully seized in wown 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 formers grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first part, whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set hand, the day and year first above written. STATE OF OKLAHOMA, St. NEFORE ME, Sign here) fine first above written. STATE OF OKLAHOMA, in and for said County and State, on this of day of first personally appeared fills! It was an and for said County and State, on this of person who executed the within and |
| heirs, executors or administrators, downereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents of the lawfully seized in the 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 formery grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nature and kind soever and that will warrant and forever defend the title to the same unto said part of the second part, lies heirs and assigns, against said part of the first part, lies heirs, and all and every person whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set hand, the day and year first above written. (Sign here) fills filled for the day and year first above written. (Sign here) fills filled for the within and foregoing instrument, and acknowledged to me that the exceuted the same as free and voluntary agand deed, for the tesses and nurposes therein set forth. It is not a country and state, on this of the first person who executed the within and foregoing instrument, and acknowledged to me that the exceuted the same as free and voluntary agand deed, for the uses and nurposes therein set forth. |
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