George Castillo an	7 He day of Hay A. D. 19 F., between A Spatie County, in the State
	of Tulked County, in the State
f Oklahoma, of the first part, and	жыстандарын жайын
Johns	I Bill of the second part,
•	of the first part, in consideration of the sum of
and Laurethan GB.	100.00 DOLLARS,
_	edged, doby these presents Grant, Bargain, Sell and Convey unto the said
art y of the second part, Lie	Theirs and assigns, all of the following described real estate, situated in the
County of Tules	and State of Oklahoma, to-wit:
The west half of the	es routhwest greater of the routh west
quarter of the north	east quarter of section four (4)
township windteers	es southwest quarter of the south west last quarter of section four (4) (19), north, range fourteen (14) last
	tara da antigara de la carago de arrigidad de la característica de la característica de la característica de l
	er en
a da	kan di kacamatan kan kan di kacamatan di kacamatan di kacamatan di kacamatan di kacamatan di kacamatan di kaca
	And the second s
	and the second of the second o
appurtenances thereunto belonging or	
And said George le	astille and Matic Castello Listing or Steel
And said George Co neirs, executors or administrators, o	do hereby covenant, promise and agree to and with said part of the
And said Serge be seirs, executors or administrators, of econd part, that at the delivery of t	do hereby covenant, promise and agree to and with said part of the these presents they are lawfully seized in their own right of an
And said Serge Converse, executors or administrators, of econd part, that at the delivery of the absolute and indefeasible estate of in	do hereby covenant, promise and agree to and with said part of the sheep presents hereby lawfully seized in the own right of an and to all and singular the above granted.
And said Serge leavers, executors or administrators, of econd part, that at the delivery of to absolute and indefeasible estate of it and described premises, with the approach	do hereby covenant, promise and agree to and with said part of the these presents tawfully seized in the lown right of an nheritance, in fee simple, of, in and to all and singular the above granted wrtenances; that the same are free, clear, discharged and unincumbered of
And said level levels, eirs, executors or administrators, of econd part, that at the delivery of to absolute and indefeasible estate of it and described premises, with the appoint from all former grants, titles, ch	do hereby covenant, promise and agree to and with said part of the sheep presents hereby lawfully seized in the own right of an and to all and singular the above granted.
And said Letyl leters, executors or administrators, or econd part, that at the delivery of the absolute and indefeasible estate of it and described premises, with the appoint from all former grants, titles, cheind soever	do hereby covenant, promise and agree to and with said part of the sheep presents have lawfully seized in hour own right of an inheritance, in fee simple, of, in and to all and singular the above granted wrtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and
And said Italy Contents, executors or administrators, of econd part, that at the delivery of the absolute and indefeasible estate of it and described premises, with the appropriate from all former grants, titles, che wind soever will warrant and that They will warrant and	to hereby covenant, promise and agree to and with said part of the sheep presents tawfully seized in the own right of an inheritance, in fee simple, of, in and to all and singular the above granted curtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second
And said Italy Converse, considering and indefeasible estate of its and described premises, with the approach from all former grants, titles, chesind soever with that Italy will warrant and wart, the and assigns, against a second assigns.	to hereby covenant, promise and agree to and with said part of the sheep presents tawfully seized in the own right of an inheritance, in fee simple, of, in and to all and singular the above granted surtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and add forever defend the title to the same unto said part of the second winst said part the first part, theirs, and all and every person
And said	to hereby covenant, promise and agree to and with said part of the sheep presents tawfully seized in the own right of an inheritance, in fee simple, of, in and to all and singular the above granted surtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and add forever defend the title to the same unto said part of the second winst said part the first part, theirs, and all and every person claim the same.
And said	hereby covenant, promise and agree to and with said part of the sheep presents we lawfully seized in wown right of an inheritance, in fee simple, of, in and to all and singular the above granted curtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and add forever defend the title to the same unto said part of the second winst said part wof the first part, wheirs, and all and every person claim the same.
And said	ho hereby covenant, promise and agree to and with said part of the sheep presents we lawfully seized in whom right of an inheritance, in fee simple, of, in and to all and singular the above granted surtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part wof the first part, wheirs, and all and every person claim the same. Said part wo of the first part has hereunto set the hand of the day (Sign here)
And said Aministrators, of eirs, executors or administrators, of econd part, that at the delivery of the boolute and indefeasible estate of it and described premises, with the appropriate from all former grants, titles, chind soever will warrant and that the will warrant and art, where and assigns, again thomsoever lawfully claiming or to definite the control of t	hereby covenant, promise and agree to and with said part of the sheep presents we lawfully seized in wown right of an inheritance, in fee simple, of, in and to all and singular the above granted curtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and add forever defend the title to the same unto said part of the second winst said part wof the first part, wheirs, and all and every person claim the same.
And said Intellibrate of eirs, executors or administrators, of econd part, that at the delivery of the bsolute and indefeasible estate of it and described premises, with the appropriate from all former grants, titles, chind soever will warrant and that the will warrant and art, will heirs and assigns, against the mosoever lawfully claiming or to the IN WITNESS WHEREOF, The state of the said assigns.	ho hereby covenant, promise and agree to and with said part of the sheep presents we lawfully seized in whom right of an inheritance, in fee simple, of, in and to all and singular the above granted surtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part wof the first part, wheirs, and all and every person claim the same. Said part wo of the first part has hereunto set the hand of the day (Sign here)
And said	ho hereby covenant, promise and agree to and with said part of the sheep presents we lawfully seized in whom right of an inheritance, in fee simple, of, in and to all and singular the above granted surtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part wof the first part, wheirs, and all and every person claim the same. Said part wo of the first part has hereunto set the hand of the day (Sign here)
And said	ho hereby covenant, promise and agree to and with said part of the sheep presents we lawfully seized in whom right of an inheritance, in fee simple, of, in and to all and singular the above granted surtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part wof the first part, wheirs, and all and every person claim the same. Said part wo of the first part has hereunto set the hand of the day (Sign here)
And said	to hereby covenant, promise and agree to and with said part of the shese presents were lawfully seized in the own right of an inheritance, in fee simple, of, in and to all and singular the above granted writenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part wof the first part, heirs, and all and every person claim the same. Said part wo of the first part has hereunto set the hand of the day (Sign here)
and said And leave leirs, executors or administrators, or econd part, that at the delivery of the boolute and indefeasible estate of it and described premises, with the appearant from all former grants, titles, chind soever will warrant and that the will warrant and art, will warrant a	The hereby covenant, promise and agree to and with said part of the sheep presents they are lawfully seized in the four right of an inheritance, in fee simple, of, in and to all and singular the above granted urtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part theof the first part, theirs, and all and every person claim the same. Said part 120 of the first part has hereunto set the hand of the day (Sign here) BEFORE ME, There are Blair a man for said County and State, on this The day of Energy 1965,
And said weirs, executors or administrators, of econd part, that at the delivery of the obsolute and indefeasible estate of it and described premises, with the approach of the form all former grants, titles, chaind soever and that will warrant and art, will heirs and assigns, again whomsoever lawfully claiming or to a sufficient of the sum of the first above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, County. Ss. ersonally appeared	The hereby covenant, promise and agree to and with said part of the sheep presents they are lawfully seized in the four right of an inheritance, in fee simple, of, in and to all and singular the above granted urtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part the first part, theirs, and all and every person claim the same. Said part of the first part has hereunto set the hand the day (Sign here) the first part has hereunto set the hand the day (Sign here) the first part has hereunto set the hand of the day (Sign here) the first part has hereunto set the hand of the day (Sign here) the first part has hereunto set the hand of the day (Sign here) the first part has hereunto set the hand of the day (Sign here) the first part has hereunto set the hand of the day (Sign here) the first part has hereunto set the first part has hereunto set the hand of the day (Sign here) the first part has hereunto set the first part has hereunto set the hand of the day (Sign here) the first part has hereunto set the first part has hereunto set the first part has hereunto set the first part had a profit first part has hereunto set the first part had a profit first part had
And said weirs, executors or administrators, of econd part, that at the delivery of the boolute and indefeasible estate of it and described premises, with the approach of the form all former grants, titles, chosind soever and that will warrant and assigns, against the series and assigns, against the series and assigns, against the series with the series with the series and year first above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, County. \{ ss. ersonally appeared leage for the series and series for the series	hereby covenant, promise and agree to and with said part of the shese presents will lawfully seized in worn right of an inheritance, in fee simple, of, in and to all and singular the above granted writenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part wof the first part, wheirs, and all and every person slaim the same. Said part wo of the first part has hereunto set when hand the day (Sign here) where we will be a said with a said county and state, on this with any for said County and State, on this with any of the within and to me known to be the identical person who executed the within and
And said weirs, executors or administrators, of econd part, that at the delivery of the boolute and indefeasible estate of it and described premises, with the approach of the form all former grants, titles, choosing soever and that will warrant and antimation or to continuous	hereby covenant, promise and agree to and with said part of the sheep presents will lawfully seized in worn right of an inheritance, in fee simple, of, in and to all and singular the above granted curtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part woof the first part, wheirs, and all and every person claim the same. Said part woof the first part had hereunto set whether hands, the day (Sign here) where the first part had agree to make the day and state, on this word day of the first part had agree to me known to be the identical person who executed the within and me that work of the same as the free and voluntary act and deed, for
And said Leirs, executors or administrators, of econd part, that at the delivery of the boolute and indefeasible estate of it and described premises, with the appeared from all former grants, titles, choosing soever and that will warrant and an eart, is heirs and assigns, again whomsoever lawfully claiming or to ear in WITNESS WHEREOF, The said year first above written. STATE OF OKLAHOMA, Sersonally appeared for the coregoing instrument, and acknowledged to the uses and purposes therein set forth.	to hereby covenant, promise and agree to and with said part of the sheese presents the element of an and to all and singular the above granted urtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part of the first part, heirs, and all and every person slaim the same. Said part of the first part has hereunto set the hands, the day (Sign here) the first part has day of the first part has a day of the first part h
And said eirs, executors or administrators, of econd part, that at the delivery of the boolute and indefeasible estate of it and described premises, with the approach of the form all former grants, titles, choind soever and that will warrant and art, will warran	to hereby covenant; promise and agree to and with said part of the sheep presents they exclawfully seized in the first part, and to all and singular the above granted curtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part wof the first part, where, and all and every person claim the same. Said part wo of the first part has hereunto set they hand the day (Sign here) Second Cartillo Carti
And said eirs, executors or administrators, or accord part, that at the delivery of the brown of the brown of the brown of the and indefeasible estate of it and described premises, with the appearance of the according to the a	to hereby covenant, promise and agree to and with said part of the sheese presents the element of an and to all and singular the above granted urtenances; that the same are free, clear, discharged and unincumbered of arges, judgments, taxes, assessments, and incumbrances of what nature and ad forever defend the title to the same unto said part of the second winst said part of the first part, heirs, and all and every person slaim the same. Said part of the first part has hereunto set the hands, the day (Sign here) the first part has day of the first part has a day of the first part h