This Indenture, Made this 10 th day of February 1. D. 1908,	between
I P. Carroll, an unmained man	
	he State
of Oklahoma, of the first part, and Talitla Sing	
of the second	nd part.
WITNESSETH, The said part of the first part, in consideration of the sum of	
Til Ludsed (#500.00) and no DO	
the receipt whereof is hereby acknowledged, doll by these presents Grant, Bargain, Sell and Convey unto	i i
part of the second part, Ill heirs and assigns, all of the following described real estate, situated	
County of Telea and State of Oklahoma, to-wit:	,, .,,
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Lots 1, 2,3, 5, 6 and Tim block I in the Oaklawn	a salah 18 a a a a a a a a a a a a a a a a a a
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TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditame	ents and
appurtenances thereunto belonging or in anywise appertaining, forever.	
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And said — General for Line for heirs, executors or administrators, do sekereby covenant, promise and agree to and with said part 4	
And said — Planell for Line for heirs, executors or administrators, do Whereby covenant, promise and agree to and with said party	
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And said A P County for heirs, executors or administrators, do Whereby covenant, promise and agree to and with said party second part, that at the delivery of these presents we lawfully seized in own rig absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above and described premises, with the appurtenances; that the same are free, clear, discharged and unincum and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what nat kind soever and that will warrant and forever defend the title to the same unto said part of the part, heirs and assigns, against said part of the first part, heirs, and all and ever whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set hand, and year first above written. (Sign here) STATE OF OKLAHOMA, in and for suid County and State, on this day of the first part has hereunto set when the first above written.	tht of an granted bered of ture and e second y person the day
And said A. P. C. Meirs, executors or administrators, do Mereby covenant, promise and agree to and with said party second part, that at the delivery of these presents Medical Lawfully seized in Jown rig absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above and described premises, with the appurtenances; that the same are free, clear, discharged and unincum and from all former grants, titles, charges, judgments, taxes, assessments, and incumbrances of what not kind soever and that Medical will warrant and forever defend the title to the same unto said party of the part, Meirs and assigns, against said party of the first part, heirs, and all and ever whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said party of the first part has hereunto set with hand, and year first above written. (Sign here)	tht of an granted bered of ture and e second y person the day
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