To the transfer of the second of the second

MORTGAGE OF REAL PROPERTY.

THIS INDENTURE, Male this 18th day of 1944	a No
THIS INDENTURE, Male this 18th day of Man of Julius and Man Critics Sand Co. of Julius	his wife, and leanned Management of the wife, and leanned of the second
WHEREAS, the said Hadrey S. Davis Rounds and Porter The les	is justly indebted to the said
in the sum of Que Hundred and Liftern Too	DOLLARS, (\$.112)
evidence by Quart certain promis-ory note, of even date herewith, to wit	; 45
	and one note due for \$
NOW, THEREFORE, the said Henry J. Dans	his wife, for the better securing the payment of the money aforesaid, with in-
terest thereon according to the tenor and effect of said note above mentioned, do hereby	grant, bargain, sell and convey unto the said I FOUNCES OMAN
Center of Collowing des	cribed real estate, to-wit:
Lots 12-18-19 8-20 in Block & Burnett Western Mestict Indian Innitory	Allitim to the bity of Aulon in th
with all the improvements thereon at the present time, or that hereafter may be placed TO HAVE AND TO HOLD the above granted, bargained, and described pres	사람들은 그리는 사람들이 그렇게 가는 사람들은 사람들은 점점 하게 되었다. 그리고 가장 그리고 가장 그리고 있는 것은 사람들은 사람들은 사람들은 아름이 가득하는 가장 되었다. 이번
heirs and assigns and unto: AND WHEREAS. For the further security of said indebtedness, the said par	
to keep the improvements on the said property at all times in a state of good repair and heirs and assigns in one or more insurance companies sati-factory to the said partical the pirt make default in the performance of any of these stipulations, the said partical of the second, part, heirs or assigns, in paying said taxes	e second part, against fire lightning or tornadoes. Should the partical the first esecond part may immediately perform and discharge the same, and all accounts
making said repairs, shall become a debt due in addition to the indeb eduess aforesaid, a time of the payment there of at the rate of eight per cent per annum payable on deman And for the consideration aforesaid, and for divers other good, and valuable of	and secured in like manner by this mortgage, and shall bear interest from the d. Sonsiderations, I
wife of said Henry & Davis The Leo Vetra and assigns, all my right, claim, or possib	
CONDITIONED, However, that if the said	and mary Daine the acceptance premises.
licirs, executors, or administrators, shall well and truly pay or cause to be paid to the seexecutors, edministrators, or assigns, the aforesaid sumof money, with interest there	ia Konsald and Parter
otherwise to remain in full force and effect.	no, according to the texts of said note
IN TESTIMONY WHEREOF, LAC have hereunto set 2000, hand	
	Henry & Davis (5.5)
	<u> </u>
Wastern District, sa: INDIAN TERRITORY	
SE IT REMEMBERED! That on this day came before me, the und within and for the	missioned and acting Handy & Quant
to me known as the mortgagorin the foregoing instrument, and stated that beb	ad executed the same for the consideration and purposes therein mentioned and
# And on the same day voluntarily appeared before me, the said	Musey Danie wife of said one well known, and in the absence of her said husband declared that the had, of
her own free, will, executed said deed and signed and sealed the relinquishment of dow contained and set forth, without compulsion or undue influence of her said flushand.	er and nomestead it said mortgage. for the consideration, and imposes therein.
WITNESS my hand and seed as such Actuary Public on this 8 day	of March 1906
WITNESS my hand and seed as such Actuary Public on this 8 day [SEAL] Misting West, 5.7. My commission expires 447. 2 1908	Chase W. Wast Notary Public
Filed for record July 21, 1906 as 2300 ched	
	- P. m = Otis Lorton