***************************************	and Blanche Gallais Barry	
of Tulsa	County, in the State of Okluhoma, party of the first part, and	
Wm D Barry Sr.	party of the second part.	
WITNESSETH:That I	n consideration of the sum of One (\$1.00) dollar and other good and valuable con-	
	deration	
the receipt whereof is heroby of the second part, his to-wit:	acknowledged, said part 68 of the first part, do by these presents, grant, bargain, sell and convey unto said part	
	All of Lots Five (5) and Six (6) Block	
	One Hundred and Sixteen (116) in the Original Town Now	
	City of Tulsa, Uklahoma as per the recorded plat and	
	Survey thereof.	
iis property is a	gift and therefore no revenue stamps appear on same.	
	en e	
	DEVENUE	
	INTERNAL REVENUE	
	The state of the s	
,		
se appertaining, forever. And said Mary Ga irs, executors or administrates presents t	D THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part. Y. of the second part that at the delivery of hat they are	
se appertaining, forever. And said Mary Ga irs, executors or administra- ese presents t irs right of an absolute and in purtonances; that the same a	llais and Blanche Gallais Barry for their	
And said Mary Ga And said Mary Ga irs, executors or administra ese presents t vn right of an absolute and in appurtenances; that the same a	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part	
And said Mary Ga And said Mary Ga irs, executors or administra- ese presents t ra right of an absolute and in purtonances; that the same a	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part	
And said Mary Ga And said Mary Ga plirs, executors or administrates ese presents t vn right of an absolute and in popurtenances; that the same a	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part	
And said Mary Ga And said Mary Ga plirs, executors or administrates ese presents t vn right of an absolute and in popurtenances; that the same a	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part	
And said Mary Ga And said Mary Ga elirs, executors or administra esse presents to an absolute and in apurtenances; that the same a exes and assessments and ince the they will w id part. Y, of the first part,	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part	
And said Mary Ga And said Mary Ga colors, executors or administratives presents to the same of the sam	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part	
And said Mary Ga And said Mary Ga colors, executors or administratives presents to the same of the sam	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part. Y. of the second part that at the delivery of hat they are	
And said Mary Ga And said Mary Ga eirs, executors or administratives presents to the same of the same	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part	
And said Mary Ga And said Mary Ga cles, executors or administrates presents type right of an absolute and in appurtenances; that the same a exes and assessments and ine ad that they will w and that they will w	tors, do	
And said Mary Ga hirs, executors or administrates to reserve to the same of th	arrant and forever defend the same unto the said part	
And said Mary Ga And said Mary Ga ese presents to administra ese presents to the same of t	arrant and forever defend the same unto the said part	
And said Mary Ga And said Mary Ga sirs, executors or administrates presents to the presents to the same of the sam	arrant and forever defend the same unto the said part	
And said Mary Ga And said Mary Ga cirs, executors or administra- tiese presents town right of an absolute and in cixes and assessments and ince and that they will we and that they will we and part y of the first part, and the first part, and the first part, and part y for order or order and the first part, and part y for order or order and the first part, and the first part, and f	arrant and forever defend the same unto the said part	
And said Mary Ga cirs, executors or administra- tiese presents two right of an absolute and in purtenances; that the same a tixes and assessments and inc and that they will wa tid part y of the first part, time. IN WITNESS WHEREOUT TATE OF OKLAHOMA, Before me, Dolly B ay of June Mary Gall ome known to be the identical te same as their	llais and Blanche Gallais Barry for their tors, do hereby covenant, promise and agree to and with said part. Y. of the second part. that at the delivery of hat they are lawfully seized in their defeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the refree, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, umbrances of whatsoever nature and kind, DXCEPT arrant and forever defend the same unto the said part. Yof the second part, his heirs and assigns, against thair. heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the figure of the first part have hereunto set their hand. It have day and year first above written. Mary Gallais Blanche Gallais Barry Tulsa County, ss. Outright , a Notary Public in and for said County and State on this 15th 192 2, personally appeared ais Blanche Gallais Barry person. S who executed the within and foregoing instrument, and acknowledged to me that the delivery of the second part. The state forth.	
And said Mary Ga cirs, executors or administra- tiese presents two right of an absolute and in purtenances; that the same a tixes and assessments and ince the the the time of the first part, time. IN WITNESS WHEREOF TATE OF OKLAHOMA, Before me, Dolly B ay of June Mary Gall ome known to be the identical te same as their. Witness my hand and the	llais and Blanche Gallais Barry for their tors, do	
And said Mary Ga And said Mary Ga deirs, executors or administrations presents these presents town right of an absolute and in appurtenances; that the same and assessments and incommendation of the first part, and part. Y, of the first part, ame. IN WITNESS WHEREOUTH TATE OF OKLAHOMA, Before me, Dolly B ay of June Mary Gall o me known to be the identical the same as their	Ilais and Blanche Gallais Barry for their tors, do bereby covenant, promise and agree to and with said partY_ of the second part that at the delivery of hat they are lawfully solzed in their defeasable cetate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the rea froe, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, umbrances of whatsoever nature and kind, EXCEPT arrant and forever defead the same unto the said part yof the second part, heirs and assigns, against thair heirs and assigns, and all and every person or persons whomseever, lawfully claiming or to claim the	
And said Mary Ga And said Mary Ga deirs, executors or administratives presents twn right of an absolute and in ppurtenances; that the same a axes and assessments and inc and that they will w aid part y of the first part, ame. IN WITNESS WHEREO TATE OF OKLAHOMA, Before me, Dolly B ay of June Mary Gall o me known to be the identical the same as their Witness my hand and the fly commission expires Dec	Ilais and Blanche Gallais Barry for their tors, do	

P

1900.

 $m = \frac{\partial f}{\partial t} dt$ $\dots = \frac{\partial f}{\partial t} dt$ $\dots = \frac{\partial f}{\partial t} dt$

is a fine a little