

(2) Evidence. The amount. A copy of Hall's name
 the right to accept. Copy, maintained and preserved
 all papers, gifts, books, necessary and substantial
 necessary for the construction, preservation and
 transportation of said and over. Judgment in said
 premises. The mutually agreed by parties to the
 agreement that the party of the second part or
 its heirs, assigns or assignees at any time
 shall this bond by paying interest with
 said said annually over paying no other
 consideration to party of first part. The
 consideration returns the parties to the agreement
 that it shall extend to the heirs, assigns and
 assigns of the parties party of the first
 agreed that the term of this bond of twenty years
 shall be extended or be together on the said the
 union terms of page. That of which parties
 or. From 1st 1885. Witness our hands and
 seal this 10th day of Feb. 1905.

W. Lawrence
 Thos. D. Johnson (Exec)
 Samuel Johnson, Jr. (Surv. Admin.)
 Mrs. M. M. (Empress) Sir Henry C. P. Bingham
 Chicago, Ill. By Robert S. Henry (Exec)
 President

Approved February 19, 1905
 J. P. Parker
 Chief Justice
 Henry

Secretary Judge. Before me a Notary Public in
 State of Oklahoma } and in said County and
 County of Osage } on 21st day of February 1905 personally
 State, on the 10th day of February 1905 personally
 appeared Thomas D. Johnson, president of Henry C.
 Johnson, a minor, to me known to be the attorney
 Johnson who executed the within and foregoing
 instrument, and advised me that it was his
 intention to execute the same as his free and voluntary
 act and deed for the said, persons and
 consideration therein set forth
 Given under my hand and seal this