WARRANT		

Ĵ

.

•

1

Mrs Elizabeth & J.L. Smith her hush	Angust
영상 김 사람들은 동안에서 한 것을 위한 것을 감독했다. 한 동안을 받았다.	한 동물과 동물과 관람은 것을 것 같아. 것 같아. 이는 것 동물과 가격 다 선지가 것을 받는
	and
Tules, Tules, County, in the State of Oklahoma, page	방법이 많다. 말을 알 것이 같아요. 그는 것은 것은 것은 것을 많을 것 같아. 것을
그는 그는 명소가 잘 잘 못 하는 것이 없는 것이 않을까? 정말하는 것	pfrty of the second part.
그는 아직에 집에 가지 않는 것은 것을 많은 것이라. 것이 없는 것이 없는 것이 없는 것이다.	and other good and valuable considerations
receipt whereof is hereby acknowledged, said partof the first part do. the second part	BE. by these presents grant, bargain, sell and convey unto said part. y ng described real estate, situated in the County of Tulsa, State of Oldahoma,
City Lot Number Nineteen (1	9) of Block Two (2)
Be Terrace D rive Addition	to the city of Tulea as shown
on amended plat of blocks t	wo three and seven (2) '3) & (7) -
of the oniginal plat as rec	orded in proper offices of said
County.	
	INTERNAL REVERLE
이가 가가지 않는 것은 것이 있는 것이 같은 것이 가격하게 하는 것이다. 같은 것이 가 가지 않는 것이 같은 것이 같은 것이 가지 않는 것이 같은 것이다.	Surveyed and an annual and a second
사람은 사람은 것은 가장은 것은 것을 가장을 위한 것을 가 물었다. 이상 같은 것을 같은 것은 것이다. 것은 것은 것은 것은 것을 많은 것이다.	Canoth
	는 사람이 있는 것이 가지요. 또한 가지가 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 가지가 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있 같은 것이 같은 것은 것이 같은 것이 같이 있는 것이 같은 것이 있는 가 같은 것이 같은 것이 같은 것이 같은 것이 있는 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 같은 것이 같은 것이 같이 있는 것이 같은 것이 있는 것이 없는 것이 있는 것이 있는 것이 있
To Have And To Hold The Same, Together with all and singular the tener pertaining, forever, and Rijcoboth B Santha have	nents, hereditaments and appurtenances thereto belonging or in anywise
And said HIC. DILIZAUELD D. SMITh her	to and with said part
irs, executors or administrators, do	lized in her
sents	of and in all and singular the above granted and described premises, with the
esents	ized in
sents	ized in
seents 1425 lawfully see n right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincumber res and assessments and incumbrances of whatseever nature and kind. J Taxes and special assessments fr Taxes and special assessments fr she will warrant and forever defend the same will a that	ized in
sents 1425 lawfully se m right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincumberces and assessments and incumbrances of whatsoever nature and kind, J Taxes and special' assessments fr d that	also in <u>Max.</u> Max. of and in all and singular the above granted and described premises, with the dot and from all former and other grants, filles, charges, estates, judgment EXCEPT. alling due after date hereof . alling due after date hereof . bits the sold part <u>y</u> of the second part <u>heirs and assigns digns, and all and every person or persons whomsogever, lawfully claiming or cunto set <u>her</u> hand the day and year first above written</u>
sents 1425 lawfully se m right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincumberces and assessments and incumbrances of whatsoever nature and kind, J Taxes and special' assessments fr d that	eised in <u>Max.</u> <u>Max.</u> of and in all and singular the above granted and described premises, with the d of and from all former and other grants, filles, charges, estates, judgment EXCEPT. alling due after date hereof . alling due after date hereof . to the said part. <u>y</u> of the second part <u>his</u> heirs and assigns signs, and all and every person or persons whomsoever, lawfully claiming or eunto set <u>her</u> <u>hand</u> the day and year first above written <u>Elizabeth B.Smith</u>
sents 1425 lawfully se m right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincumberces and assessments and incumbrances of whatsoever nature and kind, J Taxes and special' assessments fr d that	eised in <u>Max. Max.</u> ised in all and significant the above granted and described premises, with the of and in all and significant except. alling due after date hereof . alling due after date hereof . Noto the said part <u>y</u> of the second part <u>his</u> heirs and assigns signs, and all and every person or persons whomsover, lawfully claiming or reunto set <u>her</u> hand the day and year first above written <u>Elizabeth B. Smith</u> .
sents layfully se n right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincombeter res and assessments and incumbrances of whatsoever nature and kind. J Taxes and special' assessments fr a that	eised in <u>Max.</u> <u>Max.</u> of and in all and singular the above granted and described premises, with the d of and from all former and other grants, filles, charges, estates, judgment EXCEPT. alling due after date hereof . alling due after date hereof . to the said part. <u>y</u> of the second part <u>his</u> heirs and assigns signs, and all and every person or persons whomsoever, lawfully claiming or eunto set <u>her</u> <u>hand</u> the day and year first above written <u>Elizabeth B.Smith</u>
sents <u>she</u> a that <u>she</u> will warrant and forever defend the same ur nainst said part <u>soft the first part herrise</u> and use as <u>seesements</u> and <u>special</u> assessments for <u>see and assessments and incumbrances of whatsoever nature and kind.</u> <u>Taxes</u> and <u>special</u> assessments for <u>a that</u> <u>she</u> will warrant and forever defend the same ur <u>a lanst said part</u> <u>soft the first part</u> <u>herr</u> <u>h</u>	<pre>ised inMEL. of and in all and singular the above granted and described premises, with the d of and from all former and other grants, filles, charges, estates, judgment EXCEPT. alling due after date hereof . alling due after date hereof . here</pre>
sents 1425 lawfully se n right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincumberces tes and assessments and incumbrances of whatseever nature and kind. J TEXES; and special' assessments fr d that	also in <u>Max.</u> of and in all and gingular the above granted and described premises, with the d of and from all former and other grants, filles, charges, estates, judgment EXCEPT. alling due after date hereof . alling due after date hereof . his <u>heirs and assigns</u> to the second part <u>his</u> <u>heirs and assigns</u> digns, and all and every person or persons whomsquever, lawfully claiming or cunto set <u>her</u> <u>hand</u> the day and year first above written <u>Blizabeth B. Smith</u> J. L. Smith Husband of Elizabeth B. Smith A Notary Public, in and for said County and State on this <u>14th</u>
sents 149 havfully see n right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincombeter res and assessments and incumbrances of whatseever nature and kind, i Taxes, and special assessments fr d that	also in all and singular the above granted and described premises, with the do do and from all former and other grants, filles, charges, estates, judgment EXCEPT. alling due after date hereof . alling due after date hereof . bits being and every person or persons whomsoever, lawfully claiming or cunto set <u>her</u> band the day and year first above written <u>Blizabeth B. Smith</u> <u>J. L. Smith</u> <u>Husband of Elizabeth B. Smith</u> <u>14th</u>
sents <u>INES</u> <u>layfully see</u> n right of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincumber res and assessments and incumbrances of whatseever nature and kind. J TEXES; and special' assessments fr d that <u>She</u> will warrant and forever defend the same ur hast said part <u>of</u> the first part <u>her</u> hoirs and ass claim the same. In Witness Whereof, The said part <u>y</u> of the first part haSher ATE OF OKLAHOMA, <u>Tuless</u> <u>County</u> , se. the undersigned Before me. <u>August 182</u> personally appeared. <u>Mrs Elizabeth B. Smith</u>	<pre>ised inMEL</pre>
sents hay and indefeasible estate of inheritance in fee simple, puriforances; that the same are free, clear and discharged and unincombeter res and assessments and incumbrances of whatsoever nature and kind. J Taxes and special' assessments fr a that for the first part and forever defend the same ur ninet said part of the first part hoirs and ass claim the same. In Witness Whereof, The said part of the first part ha Sher in Witness Whereof, The said part of the first part ha Sher y of for the indersigned Before me for Elizabeth B. Smith for some ur NTS Elizabeth B. Smith for each of the first part in defending appeared for some units for some units for some units and some for some units and the same units the undersigned for some units units for some for some units for some units for some units for some units and the undersigned for some units	<pre>ised inMEL</pre>
sents INES LAVENDA, Tulss County, se. The undersigned Before me. In Witness Whereof, The said part	<pre>ised inMEL</pre>

58