COMPARED

2

137

્રિ

. .

	This Indenture, Made this I at any of april A. D. 1922 between Mage Sutte and Leadie My South Tursdand might	
14	\mathcal{L}	
1	Tulsa County, in the State of Oklahoma, of the first part, and I.A. Colleffer	
	of Tula County, Oklahoma	
	of the second part,	
	WITNESSETH, The said part it of the first part, in consideration of the sum of	
	eight thousand fine tundred (57500) and " for DOLLARS,	
	the receipt whereof is hereby acknowledged, doby these presents grant, bargain, sell and convey unto the said	
	part of the second part, theirs and assigns, all of the following described real estate, siluated in the County of and State of Oklahoma, to-wit:	
	County of and State of Oklahoma, to-wit: The north seventy fine feet of lot the in the force	
-	hundred & seventy the city of Tales Tules County	• •
	aklahomal a conding to the official plat thereof.	
: 	$l \sim - l \sim - l \sim - l \sim - l \sim $	
n J Jung		
-1-		
	And said Grantes forthere	fee
7 57 12 7 0 7	appurtenances therewill belonging or in any wise appertaining forever. And said <u>forecomentations</u> forever heirs, executors or administrators, do hereby covenant, promise and agree to and with said part for the second part, that at the delivery of these presents <u>forever</u> lawfully seized in <u>the conver</u> ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum- bered of and from all former, grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind, soever; and that <u>fore</u> will warrant, and forever defend the title to the same unto said part for the second part heirs and assigns, against said part <u>for</u> of the first part their heirs and all and every person whomso- ever, lawfully claiming or to claim the same.	<i>ffee</i>
7 57 12 7 67 6	And said <u>for</u> meirs, executors or administrators, do hereby covenant, promise and agree to and with said part for the pecond part, that at the delivery of these presents <u>for</u> ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum- bered of and from all former, grants, titles, charges, judgments, taxes, assessments and incumbrances, of what hat that <u>source</u> of the second part <u>for</u> will warrant, and forever defend the title to the same unto said part <u>for</u> of the second part <u>for</u> the first part their heirs and all and every person whomso- wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part <u>source</u> for the first part have hereunto set <u>source</u> and the day and	A.
7 s T S T S T C T e	And said <u>for the same of the same and the same and the same and said said solutions of the second part is and the delivery of these presents</u> <u>for the lawfully seized in the same are free, clear, discharged and unincum- pered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what that the the same are free, clear, discharged and unincum- pered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the the same unto said part of the second part the same are free, and all and every person whomso- pers, and assigns, against said part <u>construction</u> of the first part heir heirs and all and every person whomso- pers, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have the first part have the same written. Sign here Mille Miller.</u>	fee
7 57 12 7 67 6	And said <u>for</u> iners, executors or administrators, do hereby covenant, promise and agree to and with said part for the record part, that at the delivery of these presents <u>hereby covenant</u> , promise and agree to and with said part for the record part, that at the delivery of these presents <u>hereby covenant</u> , promise and agree to and with said part for the record part, that at the delivery of these presents <u>hereby covenant</u> , promise and agree to and with said part for the record part, that at the delivery of these presents <u>hereby covenant</u> , in fee simple, of, in and to all and singular the above pranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum- pered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind, soever; and that <u>for</u> will warrant, and forever defend the title to the same unto said part <u>for</u> of the second part pers and assigns, against said part <u>for</u> of the first part their heirs and all and every person whomso- wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have hereunto set <u>for the day and</u> pers and prove written.	la
7 57 12 7 67 6	And said <u>for the same of the same in the same into said part</u> of the second part, so that and forever defend the title to the same unto said part of the second part is and a for the delivery of the same. Is and that for the delivery of the same into said part for the same unto said part for the second part is and for the delivery of the same into said part for the same into said part for the second part is and to be same the delivery of the same into said part for the second part is and the same into said part for the second part is and to be second part is and for the same into said part for the same into said part for the second part is and the same into said part for the second part is and the same. Is will warrant, and forever defend the first part their heirs and all and every person whomso- wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have be the same into set the same the day and the same is a solve written.	læ
7 s T S T S T C T e	And said <u>for the same of the same and the same and the same and said said solutions of the second part is and the delivery of these presents</u> <u>for the lawfully seized in the same are free, clear, discharged and unincum- pered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what that the the same are free, clear, discharged and unincum- pered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the the same unto said part of the second part the same are free, and all and every person whomso- pers, and assigns, against said part <u>construction</u> of the first part heir heirs and all and every person whomso- pers, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have the first part have the same written. Sign here Mille Miller.</u>	fee
7 \$7 <u>1</u> 2 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	appurtenances there with a belonging or in any wise appertaining forever. And said	ffee
7 s 7 <u>4</u> 7 c 7 e 3	appurtenances there will belonging or in any wise appertaining forever. And said	<i>field</i>
7 s 7 <u>4</u> 7 c 7 e 3	appurtenances there who belonging or in any wise appertaining forever. And said	la construction de la constructi
	appurtenances there are to belonging or in any wise appertaining forever. And said	ffee and the second sec
	<pre>uppurtenances thereunto belonging or in any wise appertaining forever. And said</pre>	filler and the second se
	appurtenances thereants belonging or in any wise appertaining forever. And said for the appertaining forever. And said for the same or administrators, do hereby covenant, promise and agree to and with said part for the period part, that at the delivery of these presents for the size of inheritance, in fee simple, of, the and the all and singular the above tranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbrances, of what the deliver; franks, titles, charges, fudgments, taxes, assessments and incumbrances, of what hat the deliver; franks, titles, charges, fudgments, taxes, assessments and incumbrances, of what hat the different grants, to the first part their heirs and all and every person provent and their forever defend the title to the same unto said part of the second part for to viaim the same. IN WITNESS WHEREOF, The said part of the first part have hereunto set for hand the day and here a fore methers. State of OKLAHOMA, ss. Tules County. Before me, day of affect 1927 for me known to be the identical person furthe evecuted the within and foregoing instrument, and auknowledged to me known to be the identical person furthe evecuted the within and foregoing instrument, and auknowledged to me known to be the identical person furthe evecuted the within and foregoing instrument, and auknowledged to me known to be the same use of the same and the avert and a solution and solution and the same. IN WITNESS WHEREOF, The said part of the first part have been and for said County and State, methic of the same and the same of the said of the same and the same of the said county and state, and the same and fore said County and State, and the same and fore said County and State, and the day of the second for the use and purposes therein set forth. Market and the day of the first part of the same use of the second the same use of the second the same and the same a	ffee and the second s
	And said	filler and the second se
	appurtenances therewere belonging or in any wise appertaining forever. And said for the said for the same of the same are free, clear, discharged and unincum- bered of and from all former grants, titles, charges, fudgments, taxes, assessments and incumbrances, of what be same are free, clear, discharged and unincum- bered of and from all former grants, titles, charges, fudgments, taxes, assessments and incumbrances, of what be same are free, clear, discharged and unincum- bered of and from all former grants, titles, charges, fudgments, taxes, assessments and incumbrances, of what be and that, soever; be and kind, soever; be and kind, soever; be and kind, soever; be and the same are free, clear, discharged and unincum- be and kind, soever; be and the same are free, of the second part, and forever defend the title to the same unto said part of the second part be and assigns, against said part of the first part their heirs and all and every person become been assigned assigns, against said part of the first part their heirs and all and every person become been for the same. IN WITNESS WHEREOF, The said part of the first part have bereunto sot for an and the day and bear first above written. State of OKLAHOMA, Tulsa County. Before me, and of again of the same of the second part of the said county and State, m this of the first personally appeared who executed the within the day of again of the second part of the same of the said county and State, m this of the first personally appeared who executed the within the day of again of the second part of the said part of the second part of the said county and state, m this of the first personally appeared the within the day and the day and the same of the second part of	for the second se