To wrecteror in description in monanty Deed Dated July, B. 1918.

집사의 제가를 먹고 말했다고 되었다.	re, made mis I the day of feeling 1. D. 1945 Thus Primer a single man of
	tate of Oklahoma, of the first part, and
	William Albright of Missouri
f the second part,	
	The said part of the first part, in consideration of the sum of
	sand (#1000) and unfor DOLLARS
	hereby acknowledged, dowlby these presents grant, bargain, sell and convey unto the sai
	art, List heirs and assigns, all of the following described real estate, situated in th
County of True	and State of Oklahoma, to-wit:
The east or	ue hack (16) I the rior thinged anarted (14) of
ection fif	teen (5); township wins teen (12): morte mange
Prustien e	all containing I acres muller less and
Luma	a the a Clet mind of Wither Primer
Adapta de la companya	
the significant contraction of	
the same of the sa	
	TO HOLD THE SAME, together with all and singular the tenements, hereditaments an
And said Z	to belonging or in any wise appertaining forever.  Statistic Control of the contr
And said eirs, executors or advectors part, that at the	ather things for his
And said	ministrators, doed hereby covenant, promise and agree to and wilh said part of the delivery of these presents that he lawfully seized in bown and indefeasible estate of inherilance, in fee simple, of, in and to all and singular the about premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments; taxes, assessments and incumbrances, of who
And said	ministrators, doed hereby covenant, promise and agree to and wilh said part of the delivery of these presents that he lawfully seized in bowned indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who rims.
And said. Interest of a condition of an absolute an absolute and ranted and from all rature and kind soever and that IL will u	ministrators, doed hereby covenant, promise and agree to and wilk said part of the delivery of these presents that we have lawfully seized in bown and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who rimed the same are free of the second part was a second part when the same are free of the second part was a second part when the second part was a second part was a second part was a second part when the second part was a second part was a second part was a second part when the second part was a second par
And said	ministrators, doed hereby covenant, promise and agree to and will said part of the delivery of these presents the lawfully seized in sow and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who experiments, and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse g or to claim the same.
And said	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments; taxes, assessments and incumbrances, of who varrant, and forever defend the title to the same unto said part of the second part is ainst said part of the first part their heirs and all and every person whomse of or to claim the same.  WHEREOF, The said part to the first part has hereunto set that hand the day and
And said	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who varrant, and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse of or to claim the same.  WHEREOF, The said part of the first part has hereunto set than the day and
And said	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who experiments, and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse or to claim the same.  WHEREOF, The said part to the first part has hereunto set that hand the day and
And said.  neirs, executors or advectors, executors or advector and solute and rented and from all returned and kind soever and that Al will useers and assigns, againer, lawfully claiming IN WITNESS W	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who varrant, and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse of or to claim the same.  WHEREOF, The said part of the first part has hereunto set than the day and
And said.  neirs, executors or advectors, executors or advector and the scribed and from all that a will users and assigns, ago ver, lawfully claiming IN WITNESS W	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who arrant, and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse or to claim the same.  WHEREOF, The said part of the first part has hereunto set than the day and
And said.  neirs, executors or advectors, executors or advector and the scribed and from all that a will users and assigns, ago ver, lawfully claiming IN WITNESS W	ministrators, doed hereby covenant, promise and agree to and will said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who arrant, and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse or to claim the same.  WHEREOF, The said part of the first part has hereunto set than the day and
And said	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that we will indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who is a constant, and forever defend the title to the same unto said part of the second part was a said part of the first part their heirs and all and every person whomse g or to claim the same.  WHEREOF, The said part tof the first part had hereunto set than the day and the day and the day and the same where the said part to said
And said	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that we will indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who is a constant, and forever defend the title to the same unto said part of the second part was a said part of the first part their heirs and all and every person whomse g or to claim the same.  WHEREOF, The said part tof the first part had hereunto set than the day and the day and the day and the same where the said part to said
And said	ministrators, doed hereby covenant, promise and agree to and with said part of the elelivery of these presents that he will be a lawfully seized in the own and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who is a serious to the second part of the first part their heirs and all and every person whomse of or to claim the same.  WHEREOF, The said part of the first part has hereunto set than the day and all and the day and
And said  neirs, executors or adviceirs, executors or advice ond part, that at the right of an absolute and granted and described pered of and from all nature and kind soever and that Al will until a	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents the same are free, in and to all and singular the about premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who recommendates are supported by the second participation of the first part their heirs and all and every person whomse of or claim the same.  WHEREOF, The said part for the first part has hereunto set than the day and the day and the same.  Sign here Assessments and for said County and States.  A Righter and Forward Public in and for said County and States.
And said.  neirs, executors or advectors, executors or advectors of an absolute and granted and described nered of and kind soever and that AL will useirs and assigns, agover, lawfully claiming IN WITNESS Wear first above written Tulsa County,  Before me,	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who varrant, and forever defend the title to the same unto said part of the second part against said part of the first part their heirs and all and every person whomse of or claim the same.  WHEREOF, The said part of the first part had hereunto set thand the day and sign here all their heirs and for said County and State of Part and Notary Public in and for said County and State of the same and Notary Public in and for said County and State of the same and Notary Public in and for said County and State of the same and Notary Public in and for said County and State of the same and Notary Public in and for said County and State of the same and Notary Public in and for said County and State of the same and the same and Notary Public in and for said County and State of the same and the same
And said.  Theirs, executors or adviceirs, executors or advice on absolute and granted and described for all form all formall will und that Al will unders and assigns, against lawfully claiming IN WITNESS Wear first above written and this Alamout with the and the said as a signs, against a sign	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that he simple, of, in and to all and singular the about premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who recommendates and forever defend the title to the same unto said part of the second participants said part of the first part their heirs and all and every person whomse ger to claim the same.  WHEREOF, The said part of the first part has hereunto set hand the day and a sign here and some sign hand the day and a sign here and some sign hand the day and a sign here are sign hand the day and sign hand the day and sign has a Notary Public in and for said County and State and of the sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a Notary Public in and for said County and State and sign has a notary s
And said  fieirs, executors or adviceirs, executors or advice and part, that at the sight of an absolute and granted and described for all find soever and that Al will unders and assigns, against lawfully claiming IN WITNESS Wear first above written and this Al County.  Before me, And this Adams and this Al County.	ministrators, doed hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who arrant, and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse or to claim the same.  WHEREOF, The said part of the first part has hereunto set hand the day and the day
And said  neirs, executors or adviceirs, executors or advice on absolute an granted and described hered of and from all nature and kind soever and that Al will undeirs and assigns, againer, lawfully claiming IN WITNESS We wer first above written ar first above written and this Al adviced foregoing instruments and assigns against the above written above written above written above written and foregoing instruments.	ministrators, dock hereby covenant, promise and agree to and with said part of the delivery of these presents that he same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who rewards and forever defend the title to the same unto said part of the second part ainst said part of the first part their heirs and all and every person whomse go or to claim the same.  WHEREOF, The said part of the first part has hereunto set what he day and the day and the same of the said part of the first part has hereunto set when the day and t
And said  neirs, executors or adviceirs, executors or adviceirs, executors or adviced and party that at the sight of an absolute and granted and described pered of and kind soever and that Al will unders and assigns, against a lawfully claiming IN WITNESS Wear first above written and this Al County.  Before me, and this Adams and this Al County.  Before me, and this Adams and deed for the uses and deed for the uses and deed for the uses and the said for the said for the uses and the said for the uses and the said for the uses and the said for th	ministrators, dock hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who repeats and part of the first part the same unto said part of the second part ainst said part of the first part that heirs and all and every person whomse of or claim the same.  WHEREOF, The said part of the first part has hereunto set than the day and the day and the same of the first part has hereunto set than the day and acknowledged to me that the description of the same as the free and voluntary and day purposes therein set forth.
And said  neirs, executors or adviceirs, executors or advice on absolute an granted and described hered of and from all nature and kind soever and that Al will undeirs and assigns, againer, lawfully claiming IN WITNESS We wer first above written ar first above written and this Al adviced foregoing instruments and assigns against the above written above written above written above written and foregoing instruments.	ministrators, does hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who repeats and part of the first part the same unto said part of the second part ainst said part of the first part that heirs and all and every person whomse of or claim the same.  WHEREOF, The said part of the first part has hereunto set than the day and the day and the day and the same of the first part has hereunto set that hand the day and the day
And said.  Theirs, executors or adviceirs, executors or advice on absolute and granted and described for and from all mature and kind soever and that Lull will unders and assigns, against lawfully claiming IN WITNESS Wear first above written and this Lull and foregoing instrument deed for the uses and my commission expires.	ministrators, does hereby covenant, promise and agree to and with said part of the delivery of these presents that the same are free, clear, discharged and unincum premises, with the appurtenances; that the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of where the same are free, clear, discharged and unincum former grants, titles, charges, judgments, taxes, assessments and incumbrances, of where the same unto said part of the second part of the first part that heirs and all and every person whomse of the first part has hereunto set than the day and the same.  WHEREOF, The said part of the first part has hereunto set than the day and the d