Fromto'
This Indenture, Made this 20th day of June A. D. 1928 between May G. Sienger, Herry a. August him headenst
between Mary D. Kreager,
Henry at Kanal heal hander
Tules County in the State of Ohlahama of the Such work and
Tulsa County, in the State of Oklahoma, of the first part, and Henry B. Elichard Many & Elich
of the second part,
WITNESSETH, The said part of the first part, in consideration of the sum of
fine huydren DOLLARS,
the receipt where is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said
party of the second part, heirs and assigns, all of the following described real estate, situated in the
County of and State of Oklahoma, to-wit;
Latinumbered twenty eight (28) in blake umbald not
in Callewa addition to the Bitty of Tille
TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining forever.
And said Mary O. Breager and Henry at Frequest for This
And said Many S. Reages and Henry S. Sugar. for Min. heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the
And said Mary S. Seager and Herry S. Seager for Ministrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents the second part, that at the delivery of these presents the second part, that at the delivery of these presents the second part, that at the delivery of these presents the second part, that at the delivery of these presents the second part, that at the delivery of these presents the second part, that at the delivery of these presents the second part, that at the delivery of these presents the second part, the second part of the second p
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And said Many O. S.
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And said Willy Seized for Williams, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents the lawfully seized in own right 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant, and forever defend the title to the same unto said part of the second part
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heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents that the feasible 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant, and forever defend the title to the same unto said part of the second part heirs and assigns, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set than the day and year first above written. Sign here Many the said for the said for the said force of the first part has here the said force of the said force
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heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents that the feasible 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant, and forever defend the title to the same unto said part of the second part heirs and assigns, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set than the day and year first above written. Sign here Many the said for the said for the said force of the first part has here the said force of the said force
And said Mary W. Delland Mary W. hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents Mary Law Lawfully seized in own right 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant, and forever defend the title to the same unto said part of the second part heirs and assigns, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part hardserounto set than the day and year first above written. Sign here Mary Mary Mary Mary Mary Mary Mary Mary
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heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents. Second part, that at the delivery of these presents. It is all the defeasible 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that industriant, and forever defend the title to the same unto said part of the second part in theirs and assigns, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part hardbercunto set like hand the day and year first above written. Sign here Many Alberty of the said County and State, on this of the first part hard appeared the same of the world appeared the same of the within and foregoing instrument, and aclosuouledged to me that the same as the free and countary act and dead for the uses and purposes therein set forth. My commission expires feel and the set of the same as the free and countary act. My commission expires feel and the set of the same as the free and countary act. My commission expires feel and the set of the same as the free and countary act. My commission expires feel and the set of the same as the free and countary act. My commission expires feel and the set of the same as the free and countary act. My commission expires feel and the same as the free and countary act. My commission expires feel and the same as the free and countary act.
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And said