This Indenture, Made this 29 ray of July 1. D. 1928 of Charles & Caugherty, a single man	+
	.
ulsa County, in the State of Oklahoma, of the first part, and Mafformbonan X-S. R. Tewice	7
the second part,	
WITNESSETH, The said part of the first part, in consideration of the sum of	***
four hundred + motion and DOLLARS	
e receipt whereof is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said article of the second part, the heirs and assigns, all of the following described real estate, situated in th	i i
ounty of Lilea and State of Oklahoma, to-wit:	
The southwest quarter (4) of the southwest quarter (4) and the sou	A .
vest quarter (4) of the southeast quarter (4) of the southwest quarter (4) of	
ection (6) township (22 ( with angel 13 east, Containing (50) as	rae
nordor less	
	and the state of t
사용하는 사용 전에 가는 것으로 가는 것이 되었다. 사용하는 것이 되었습니다. 그는 것은 사용하는 기계를 가장하는 것이 되었습니다. 그는 것은 것은 것이 되었습니다. 것은 것 	
apurtenances thereunto belonging or in any wise appertaining forever.  And said line of the said for his	_
in the contract of the contrac	n ë
And said <u>Charles Blaughers</u> irs, executors or administrators, do hereby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents that the condition lawfully seized in the condition of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumred of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ture and kind, soever;  and that will warrant, and forever defend the title to the same unto said particles of the second particles.	r e it
And said <u>Charles Ellerghents</u> for the irs, executors or administrators, do hereby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents that the condition is an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumred of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ture and kind, soever; and that will warrant, and forever defend the title to the same unto said part of the second part theirs and all and every person whomsoer, lawfully claiming or to claim the same.	r e - t
And said  And sa	r e - t
And said <u>Charles Ellerghents</u> for the irs, executors or administrators, do hereby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents that the condition is an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumred of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ture and kind, soever; and that will warrant, and forever defend the title to the same unto said part of the second part theirs and all and every person whomsoer, lawfully claiming or to claim the same.	r e - t
And said  And sa	r e - t
And said  And sa	r e - t
And said  And sa	r e - t
And said  And sa	r e - t
And said Annies Belleville overnant, promise and agree to and with said partice of the cond part, that at the delivery of these presents.  Italy all and agree to and with said partice of the cond part, that at the delivery of these presents.  Italy all and agree to and with said partice of the cond part, that at the delivery of these presents.  Italy all and agree to and with said partice of the cond part and agree to and with said partice of the above anted and described premises, with the appurtenances; in a the same are free, clear, discharged and unincumred of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the condition will warrant, and forever defend the title to the same unto said partice of the second partice and assigns, against said partice of the first part their heirs and all and every person whomsoer, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said partice of the first part has been unto set and the day and are first above written.  Sign here	r e - t
And said    And said   And so   And so	r e - t
And said    Annies Blaylor   Grandinistrators, do hereby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents   Law	re-it
And said leases Blurghary for hirs, executors or administrators, do hefeby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents that he will be a lawfully seized in he cond part, that at the delivery of these presents that he will be a lawfully seized in he cond part, that at the delivery of these presents that he will be and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum red of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the will warrant, and forever defend the title to the same unto said part of the second part of the said part of the first part their heirs and all and every person whomsoer, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and ar first above written.  Sign here had be a Notary Public in and for said County and State, a Notary Public in and for said County and State,	re-it
And said Charles Collegety of the seventors or administrators, do hereby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents. That he was a lawfully seized in the cond part, that at the delivery of these presents. That he was a lawfully seized in the cond part, that at the delivery of these presents. That he same are free, clear, discharged and unincum anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum red of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the will warrant, and forever defend the title to the same unto said partice of the second particle with a disciplinary of the second particle with a signs, against said partice of the first part their heirs and all and every person whomsoer, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said partice of the first part has hereunto set and the day and ar first above written.  Sign here Alexander and County and State, this Light day of help personally appeared	re-it
And said.  Charles Alleghery  irs, executors or administrators, do hereby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents.  Italy the same and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum- red of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha ture and legid, soever;  ad that the will warrant, and forever defend the title to the same unto said partice of the second particle irs and assigns, against said partice of the first part their heirs and all and every person whomso- er, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said partice of the first part has hereunto set to hand the day and ar first above written.  Sign here Alleghery  THE OF OKLAHOMA,  SS.  Tulsa County.  Before me,  Anotary Public in and for said County and State, this SIM day of fills of personally appeared  Charles Alleghery  Charles Alleghery  Anotary Public in and for said County and State, this SIM day of fills of personally appeared	r e t t . t .
And said Charles Collegety of the seventors or administrators, do hereby covenant, promise and agree to and with said partice of the cond part, that at the delivery of these presents. That he was a lawfully seized in the cond part, that at the delivery of these presents. That he was a lawfully seized in the cond part, that at the delivery of these presents. That he same are free, clear, discharged and unincum anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum red of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the will warrant, and forever defend the title to the same unto said partice of the second particle with a disciplinary of the second particle with a signs, against said partice of the first part their heirs and all and every person whomsoer, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said partice of the first part has hereunto set and the day and ar first above written.  Sign here Alexander and County and State, this Light day of help personally appeared	r e t t . t . i
And said    Charles Edward   Serventors or administrators, do hereby covenant, promise and agree to and with said parted of the cond part, that at the delivery of these presents   Continued of the cond part, that at the delivery of these presents   Continued of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum rad of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what there are lightly assessed in the continued and the continued in the same and signal, soever; and assigns, against said parted of the first part   their heirs and all and every person whomsoer, lawfully claiming or to claim the same.  IN WITNESS WHEREOR, The said parted of the first part had hereunto set hand the day and ar first above written.  Sign here   Conty   St.    Sign here   Conty   C	r e t t . t . i
And said    Charles Edward   Serventors or administrators, do hereby covenant, promise and agree to and with said parted of the cond part, that at the delivery of these presents   Continued of the cond part, that at the delivery of these presents   Continued of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum rad of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what there are lightly assessed in the continued and the continued in the same and signal, soever; and assigns, against said parted of the first part   their heirs and all and every person whomsoer, lawfully claiming or to claim the same.  IN WITNESS WHEREOR, The said parted of the first part had hereunto set hand the day and ar first above written.  Sign here   Conty   St.    Sign here   Conty   C	r e t t . t . i
And said Charles Heliceforth.  irs, executors or administrators, do hefoby corbnant, promise and agree to and with said particle of the cond part, that at the delivery of these presents that the laufully seized in the form of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the apprehenances; that the same are free, clear, discharged and unincum red of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what uture and loifd, soever; and that I will warrant, and forever defend the title to the same unto said part of the second part of the said assigns, against said part of the first part their heirs and all and every person whomsoer, lawfully claiming or to cleam the same.  IN WITNESS WHEREOF, The said party of the first part had becreunto set hand the day and ar first above written.  Sign here Malle Soffangling or to defend the within a forecast of the same and the day and ar first above written.  Sign here Malle Soffangling or to defend the within and forecast the within this little day of first part had because the same as the free and voluntary act and foregoing instrument, and acknowledged to me that sexecuted the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Yeommission expires Mall. 22 Malle Solve.	r e t t . t . i
And said    Charles Edward   Serventors or administrators, do hereby covenant, promise and agree to and with said parted of the cond part, that at the delivery of these presents   Continued of the cond part, that at the delivery of these presents   Continued of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above anted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum rad of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what there are lightly assessed in the continued and the continued in the same and signal, soever; and assigns, against said parted of the first part   their heirs and all and every person whomsoer, lawfully claiming or to claim the same.  IN WITNESS WHEREOR, The said parted of the first part had hereunto set hand the day and ar first above written.  Sign here   Conty   St.    Sign here   Conty   C	r e t t . t . i