This Indenture, Made this 5th day of March between Lengel Smith Tallegrah of Cherokel	
and of The Dilabell	1. D. 1922
between leage dwith I phlequall of allera fell	
The state of the s	
T	
Tulsa County, in the State of Oklahoma, of the first part, and	pf. 1555 - 2,724 philippi indicadeparia publicari papa indicadepara nasar
J. W. Wood of Muskopel	The second secon
of the second part,	
WITNESSETH, The said part of the first part, in consideration of the sum of	***************************************
two hundred twenty and a	DOLLARS
the receipt whereof is hereby acknowledged, doby these presents grant, bargain, sell and con	
party of the second part, heirs and assigns, all of the following described real estat	
County of and State of Oklahoma, to-wit:	
The southwest quarter of the northeast quarter of the	te northead
a restant a strain attended on the continues of	and the same of th
section ten (0) township twenty two (22) north ander	enge this tees
(13) east - 50 beerel	
	rang argum silamat sulatan yang silamat kerantahan di bandaran kerantah di bandaran sebagai dan sebagai dan ba Bandaran sebagai sebag
	angere a na gang arawan ngang pili a kara-a a da anggan da digin arawan a gana gana
	makan pengahanggan digunggan nganggan pengahan digunak pengapanggan ang palangan petan
	den ger og en general de de registe de distinguiste to de en
a makangan palamaga minangan minangan makangan	de la companya de la
	والبياسي والمال ومواد المالية المعود المالية والمهودي والمناز المالية المالية
	magamagamagamaga in in magamagamagamagamagamagamagamagamagamag
A STATE OF THE PROPERTY OF THE	وي در زميمانهمو د فراده ي طبيان بسان . در زميمايي عميما دي موادد .
AND AND TO AND THE PROPERTY OF	and the state of t
appurtenances thereunto belonging or in any wise appertaining forever. And said <u>Impel And</u>	
heirs, executors or administrators, doll hereby covenant, promise and agree to and with so	id partof the
second part, that at the delivery of these presents.	Table 1 The Art of the Art of the San Control
right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and	
granted and described premises, with the appurtenances; that the same are free, clear, dischary bered of and from all former grants, titles, charges, judgments, taxes, assessments and incu	ea ana unincum-
는 보이 있다니다. 하는 보이 있는 것이 없는 것이 하는 것이 없는 것이 없는 것이 되었다. 그는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다는 것이다. 그 바다	
nature and loud soever:	mbrances, of what
nature and who soever; and that ML will warrant, and forever defend the title to the same unto said part Cof the	mbrances, of what
nature and what soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part their heirs and all and ever	mbrances, of what
nature and lond soever; and that M will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part we their heirs and all and ever ever, lawfully claiming or to claim the same.	mbrances, of what second part Lecy y person whomso-
nature and lond soever; and that M will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part wheir heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set wear first above written.	mbrances, of what second part Lecy y person whomso-
nature and lond soever; and that M will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part we their heirs and all and ever ever, lawfully claiming or to claim the same.	mbrances, of what second part Lecy y person whomso-
nature and lond soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part we their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set wear first above written.	mbrances, of what second part second part second part
nature and lond soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part we their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set wear first above written.	mbrances, of what second part second ry person whomso-
nature and who soever; und that Me will warrant, and forever defend the title to the same unto said part of the reirs and assigns, against said part of the first part their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set the same are first above written.	mbrances, of what second part Lee ry person whomso-
nature and lond soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part we their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set wear first above written.	mbrances, of what second part ry person whomso-
nature and who soever; and that Al will warrant, and forever defend the title to the same unto said part of the seirs and assigns, against said part of the first part their heirs and all and even over, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set the sear first above written. Sign here Leale Smith	mbrances, of what second part ————————————————————————————————————
nature and what soever; and that Al will warrant, and forever defend the title to the same unto said part of the reirs and assigns, against said part of the first part their heirs and all and even wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set the same first above written. Sign here all of the said part of the first part has hereunto set the same where the same with the same wit	mbrances, of what second part ————————————————————————————————————
nature and what soever; and that Al will warrant, and forever defend the title to the same unto said part of the first part their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set the first above written. Sign here Level Sign here County. STATE OF OKLAHOMA, and see the same of the first part has here with the same has here wi	mbrances, of what second part ————————————————————————————————————
nature and what soever; and that Al will warrant, and forever defend the title to the same unto said part of the neirs and assigns, against said part of the first part their heirs and all and ever neer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set hear first above written. Sign here Lace Dischard STATE OF OKLAHOMA, St. Must hite County. Before me, Best Reserved. a Notary Public in and for said	mbrances, of what second part
nature and lond soever; und that Al will warrant, and forever defend the title to the same unto said part of the first part their heirs and all and ever wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set here first above written. Sign here Lace Distillation of the first part has hereunto set here. Sign here Lace Distillation of the first part has hereunto set here. STATE OF OKLAHOMA, and set here are described by the first part has here and all and ever here. STATE OF OKLAHOMA, and set here are described by the first part has here are described by the first part has here and all and for said the first part has here and all and for said the first part has here and all and for said the first part has here and all and for said the first part has here and all and for said the first part has here and all and for said the first part has here and all and ever here. STATE OF OKLAHOMA, and said the first part has here and all and ever here were here. STATE OF OKLAHOMA, and said the first part has here and all and ever here here here. A Motary Public in and for said	mbrances, of what second part
nature and who soever; und that Al will warrant, and forever defend the title to the same unto said part of the reirs and assigns, against said part of the first part we their heirs and all and even over, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set with a spear first above written. Sign here Level Description of the first part has hereunto set with the same of the first part has hereunto set with the same of the first part has hereunto set with the same of the first part has hereunto set with the same of the first part has here with the	mbrances, of what second part
nature and lond soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part their heirs and all and even ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set in year first above written. Sign here Level Description on this of the first part has hereunto set in the same and the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has hereunto set in the said part of the first part has here and all and even the said part of the first part has here and all and even the said part of the first part has here and all and even the said part of the first part has here and h	mbrances, of what second part
nature and lond soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set the part has hereunto set the first above written. STATE OF OKLAHOMA, and see the first part has hereunto set the first above written. STATE OF OKLAHOMA, and see the first part has hereunto set the first above written. State of output and for said on this the day of the first part has hereafted and for said on this the day of the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said on the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for said part for the first part has hereafted and for the first part has hereafted and for the first part has hereafted and for said part for the first part has hereafted and for the first	mbrances, of what second part second part second part second part second part second part second whomso and the day and second part second
nature and what soever; and that Al will warrant, and forever defend the title to the same unto said part of the first and assigns, against said part of the first part we their heirs and all and ever over, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set with the first above written. Sign here are an all and for said part of the first part has hereunto set with the first above written. Sign here are an all and for said this state and of the first part has hereunto set with the first above written. Sign here are a Notary Public in and for said on this state and of the first part has hereunto set with the fi	mbrances, of what second part
nature and what soever; and that Al will warrant, and forever defend the title to the same unto said part of the first part we their heirs and all and ever wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set were first above written. STATE OF OKLAHOMA, Multiple County. Before me, Lest Reserve a Notary Public in and for said on this Italian of Many Public in and for said to me known to be the identical person who even foregoing instrument, and acknowledged to me that the executed the same as the free and deed for the uses and purposes therein set forth.	mbrances, of what second part
nature and light soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part we their heirs and all and ever sever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set we gear first above written. Sign here Lease Smith and for said on this It day of March 1958, personally appeared to me known to be the identical person who exact foregoing instrument, and acknowledged to me that he executed the same as we free and deed for the uses and purposes therein set forth.	mbrances, of what second part
nature and lond soever; and that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set the same are first above written. Sign here are all all all sign here and for said on this standard part of the first part has hereunto set the same as a notary Public in and for said on this standard for said on the same as a said on the same as a free and deed for the uses and purposes therein set forth. My commission expires Mall bull (Sael)	mbrances, of what second part
nature and left soever; and that Al will warrant, and forever defend the first to the same unto said part of the heirs and assigns, against said part of the first part their heirs and all and ever ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set the same first above written. Sign here Least Discours a Notary Public in and for said on this of the day of the said to me known to be the identical person whose and foregoing instrument, and acknowledged to me that the executed the same as free and deed for the uses and purposes therein set forth. My commission expires Mall Bull (Sael)	mbrances, of what second part
nature and what soever; und that Al will warrant, and forever defend the title to the same unto said part of the heirs and assigns, against said part of the first part we their heirs and all and ever wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto set we rear first above written. STATE OF OKLAHOMA, Mustified County. Before me, less Reserve a Notary Public in and for said on this I the day of March 1928, personally appeared In this I the day of March 1928, personally appeared to me knewson to be the identical person who e mid foregoing instrument, and acknowledged to me that the executed the same as the free and deed for the uses and purposes therein set forth.	mbrances, of what second part