This Indenture, Made this The petween Siggie Jefferson) nee Beef, Joel	Sular Stew of Junkohold
Emarthe Secessed	
Tulsa County, in the State of Oklahoma, of the first par	t and A. A. Book
f the second part,	
WITNESSETH, The said particular the first par	
	과장하실 것이 되어 된 사람이 있는 것이 그렇게 되었다. 그렇게 불편되지 않아 되었다면 하는데 하나님
7 6/1LV 11V	and suffee DOLLARS,
	se presents grant, bargain, sell and convey unto the said all of the following described real estate, situated in the
	rational de la compartación de la 🕻
	and State of Oklahoma, to-wit:
Northeast quarter (16/4) of section	22, township Ignorth sange
3 last of the Andian Base Mered	landing and a second of the se
The allotment of Jimbohar Ema	stille fillelased
oo ah	
ti dan samuni tahun mentahun mengan keringan samungan dan samungan dan samungan dan samungan dan dan samungan Tahun samungan dan samungan s	
Addition the production of the control of the production of the control of the co	ing a spikery den die group die stelle gewall die die gebruik van de stelle die deel die de de de de de de de Die belege die begin die die die die die gewall die die gewall die die de
TO TAKE AND TO HOLD THE SAME together	with all and singular the toroments handitaments and
ppurtenances thereunto belonging or in any wise apper	Ly Joe Julial for their
ppurtenances thereunto belonging or in any wise apperance And said higher land said hereby coven eirs, executors or administrators, do hereby coven econd part, that at the delivery of these presents hereby fatheritan absolute and indefeasible estate of inheritan	taining forever.
ppurtenances thereunto belonging or in any wise apperance And said high fellow will be eirs, executors or administrators, do hereby coven econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, pature and kind soever;	taining forever. I for the ant, promise and agree to and with said parts of the lawfully seized interior of the lawfully seized interior of the ce, in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincumind gments, taxes, assessments and incumbrances, of what
and said selection or in any wise apperent of the said selection of these presents of a distribution of these presents of the appurtenances and indefeasible estate of inheritanes and described premises, with the appurtenances are of and from all former grants, titles, charges, in a time and kind soever; and that will warrant, and forever defend the title eirs and assigns, against said part of the first per, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first premises.	taining forever. Left for the sant, promise and agree to and with said part of the lawfully seized in the said part of the lawfully seized in the above that the same are free, clear, discharged and unincum-
And said will belonging or in any wise apper- eirs, executors or attministrators, do hereby coven econd part, that at the delivery of these presents eight of an absolute and indefeasible estate of inheritan eranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, in ature and kind soever; end that will warrant, and forever defend the title eirs and assigns, against said part of the first per, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partwoof the ear first above written.	taining forever. Lant, promise and agree to and with said part of the lawfully seized in lawfully seized in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincumindgments, taxes, assessments and incumbrances, of what the tothe same unto said part of the second part fourt their heirs and all and every person whomsome first part have hereunto set that hand the day and
And said will belonging or in any wise apper- eirs, executors or attministrators, do hereby coven econd part, that at the delivery of these presents eight of an absolute and indefeasible estate of inheritan eranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, in ature and kind soever; end that will warrant, and forever defend the title eirs and assigns, against said part of the first per, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partwoof the ear first above written.	taining forever. Land, promise and agree to and with said part of the lawfully seized interior of the lawfully seized interior of the lawfully seized interior of the same are free, clear, discharged and unincumind genents, taxes, assessments and incumbrances, of what let to the same unto said part of the second part for art their heirs and all and every person whomsome first part have hereunto set than the day and sign here
And said will belonging or in any wise apper- eirs, executors or attministrators, do hereby coven econd part, that at the delivery of these presents eight of an absolute and indefeasible estate of inheritan eranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, in ature and kind soever; end that will warrant, and forever defend the title eirs and assigns, against said part of the first per, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partwoof the ear first above written.	taining forever. Lant, promise and agree to and with said part of the lawfully seized in lawfully seized in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincumindgments, taxes, assessments and incumbrances, of what the tothe same unto said part of the second part fourt their heirs and all and every person whomsome first part have hereunto set that hand the day and
And said Stage Server will be sometimes or in any wise appears, executors or administrators, do hereby cover cond part, that at the delivery of these presents of the fan absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ared of and from all former grants, titles, charges, in a ture and kind soever; and that will warrant, and forever defend the title airs and assigns, against said part woof the first per, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first per first above written.	taining forever. Land, promise and agree to and with said part of the lawfully seized interior of the lawfully seized interior of the lawfully seized interior of the same are free, clear, discharged and unincumind genents, taxes, assessments and incumbrances, of what let to the same unto said part of the second part for art their heirs and all and every person whomsome first part have hereunto set than the day and sign here
And said Stage Server will be sometimes or in any wise appears, executors or administrators, do hereby cover cond part, that at the delivery of these presents of the fan absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ared of and from all former grants, titles, charges, in a ture and kind soever; and that will warrant, and forever defend the title airs and assigns, against said part woof the first per, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first per first above written.	taining forever. Land, promise and agree to and with said part of the lawfully seized interior of the lawfully seized interior of the lawfully seized interior of the same are free, clear, discharged and unincumind genents, taxes, assessments and incumbrances, of what let to the same unto said part of the second part for art their heirs and all and every person whomsome first part have hereunto set than the day and sign here
And said Single Service Series, executors or administrators, do hereby coven excond part, that at the delivery of these presents and indefeasible estate of inheritan ranted and described premises, with the appurtenances ared of and from all former grants, titles, charges, is ature and kind soever; will warrant, and forever defend the title eirs and assigns, against said part so the first part, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part sar first above written. These to mark of the first part first above written.	taining forever. Land, promise and agree to and with said part of the lawfully seized interior of the lawfully seized interior of the lawfully seized interior of the same are free, clear, discharged and unincumind genents, taxes, assessments and incumbrances, of what let to the same unto said part of the second part for art their heirs and all and every person whomsome first part have hereunto set than the day and sign here
and said Sign's Jefferson any wise appears, executors or administrators, do hereby coven excond part, that at the delivery of these presents with the appurtenances and and described premises, with the appurtenances are of and from all former grants, titles, charges, that that will warrant, and forever defend the title eirs and assigns, against said part of the first poer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first poer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first poer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first poer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first poer, lawfully claiming or to claim the same. The said part of the said part of the said part of the said first above written.	taining forever. Land, promise and agree to and with said part of the lawfully seized interior of the lawfully seized interior of the lawfully seized interior of the same are free, clear, discharged and unincumind genents, taxes, assessments and incumbrances, of what let to the same unto said part of the second part for art their heirs and all and every person whomsome first part have hereunto set than the day and sign here
And said Signification or in any wise apperents, executors or administrators, do hereby cover econd part, that at the delivery of these presents and indefeasible estate of inheritan ranted and described premises, with the appurtenances ared of and from all former grants, titles, charges, in ature and kind soever; will warrant, and forever defend the title eirs and assigns, against said part of the first part, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part first above written. These to mark of the first part first above written.	taining forever. In the same are free, clear, discharged and unincuming ments, taxes, assessments and incumbrances, of what the same unto said party of the second party part their heirs and all and every person whomsome first part has hereunto set the same the day and sign here
And said Siegle Settled will be eirs, executors or administrators, do hereby coven acond part, that at the delivery of these presents and indefeasible estate of inheritan ranted and described premises, with the appurtenances ared of and from all former grants, titles, charges, that that will warrant, and forever defend the title eirs and assigns, against said part woof the first part, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part woof the first part first above written. These to mark of the first part first above written. These to mark of the first part first above written. These to mark of the first part first above written. These to mark of the first part first above written. These to mark of the first part first above written. These to mark of the first part first above written. These to mark of the first part first above written. These to mark of the first part first above written. These of OKLAHOMA, and forever defend the title first part first above written. The of OKLAHOMA, and forever defend the title first part first above written. The of OKLAHOMA, and forever defend the title first part first above written. The of OKLAHOMA, and forever defend the title first part first above written.	ant, promise and agree to and with said part of the lawfully seized in lawfully seized in ce, in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincumind ments, taxes, assessments and incumbrances, of what the to the same unto said part of the second part art their heirs and all and every person whomsome first part has hereunto set hand the day and sign here first part has hereunto set for the same unto said part and sign here and all and for said County and State,
And said Signification or in any wise appears eirs, executors or administrators, do hereby coven econd part, that at the delivery of these presents eight of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, in ature and kind soever; end that will warrant, and forever defend the title eirs and assigns, against said part wo first poer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wo first ear first above written. These to mark f Mildred H. Kelsey. THE OF OKLAHOMA, Ss. Tulsa Gounty. Sefore me, Mildred Malley.	taining forever. In the same are free, clear, discharged and unincuming ments, taxes, assessments and incumbrances, of what the same unto said party of the second party part their heirs and all and every person whomsome first part has hereunto set the same the day and sign here
And said Significated and seits, executors or administrators, do. hereby coven soond part, that at the delivery of these presents of the of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ared of and from all former grants, titles, charges, that that will warrant, and forever defend the title eirs and assigns, against said part wo of the first part, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wo first above written. The said part of the first part first above written. The Sefore me, Seef Seef Seef Seef Seef Seef Seef Se	taining forever. In the last promise and agree to and with said parts of the lawfully seized in the own ce, in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincuminal ments, taxes, assessments and incumbrances, of what the same unto said parts of the second part of the same unto said parts of the second part of the first part has hereunto set than the day and sign here first part has hereunto set than the day and sign here first part has hereinto set than the day and sign here first part has hereinto set than the day and sign here first part has hereinto set than the day and sign here first part has hereinto set than the day and state, personally appeared.
ppurtenances thereunto belonging or in any wise apper- And said higher leften and Be eirs, executors or administrators, do hereby coven econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, re ature and kind soever; ature and kind soever; and that will warrant, and forever defend the title eirs and assigns, against said part wo fire first re er, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the ear first above written. Extress to mark of Extress to mark of the first part above written. Extress to mark of this leftens nee Beef to me this day of leftens nee Beef to me	ant, promise and agree to and with said part of the lawfully seized in lawfully seized in ce, in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincumind ments, taxes, assessments and incumbrances, of what the to the same unto said part of the second part art their heirs and all and every person whomsome first part has hereunto set hand the day and sign here first part has hereunto set for the same unto said part and sign here and all and for said County and State,
ppurtenances thereunto belonging or in any wise apper- And said Augic Selection and Belowers, executors or administrators, do hereby coven econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, re ature and kind soever; ature and kind soever; and that will warrant, and forever defend the title eirs and assigns, against said part of the first p eer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the ear first above written. THE OF OKLAHOMA, Ss. Tulsa Gounty. Before me, Marked Kelsy at this Jalay of August 1908, re at this Jalay of August 1908, re and Signing instrument, and acknowledged to me that 2	taining forever. In Julia for the for the forth ant, promise and agree to and with said part of the lawfully seized in the sown ce, in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincuming ments, taxes, assessments and incumbrances, of what the to the same unto said part of the second part of the second part their heirs and all and every person whomsome first part hat there eunto set than the day and sign here A Notary Public in and for said County and State, personally appeared who executed the within known to be the identical person, who executed the within
pour tenances thereun to belonging or in any wise apper- And said August Section and Begeirs, executors or administrators, do hereby coven econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances are do f and from all former grants, titles, charges, is ature and kind soever; will warrant, and forever defend the title eirs and assigns, against said part of the first part, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part above written. These to mark of the said part of the first part above written. These to mark of the said part of the first part above written. These to mark of the said part of the said force one, which day of the said selection is the said selection of the said force one, which is the said selection of the said force one, which is the said selection of the said force one, which said selections instrument, and acknowledged to me that and deed for the uses and purposes therein set forth.	taining forever. Jelia for Less ant, promise and agree to and with said part of the lawfully seized in lawfully seized in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincuminal ments, taxes, assessments and incumbrances, of what the same unto said part of the second part of the second part their heirs and all and every person whomsometers their heirs and all and every person whomsome fee first part has here the first part ha
ppurtenances thereunto belonging or in any wise apper- And said higher leften and Be eirs, executors or administrators, do hereby coven econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances ered of and from all former grants, titles, charges, re ature and kind soever; ature and kind soever; and that will warrant, and forever defend the title eirs and assigns, against said part wo fire first re er, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the ear first above written. Extress to mark of Extress to mark of the first part above written. Extress to mark of this leftens nee Beef to me this day of leftens nee Beef to me	taining forever. Jelia for Less ant, promise and agree to and with said part of the lawfully seized in lawfully seized in fee simple, of, in and to all and singular the above; that the same are free, clear, discharged and unincuminal ments, taxes, assessments and incumbrances, of what the same unto said part of the second part of the second part their heirs and all and every person whomsometers their heirs and all and every person whomsome fee first part has here the first part ha
pour tenances thereun to belonging or in any wise apper- And said August Section and Begeirs, executors or administrators, do hereby coven econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritan ranted and described premises, with the appurtenances are do f and from all former grants, titles, charges, is ature and kind soever; will warrant, and forever defend the title eirs and assigns, against said part of the first part, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part above written. These to mark of the said part of the first part above written. These to mark of the said part of the first part above written. These to mark of the said part of the said force one, which day of the said selection is the said selection of the said force one, which is the said selection of the said force one, which is the said selection of the said force one, which said selections instrument, and acknowledged to me that and deed for the uses and purposes therein set forth.	taining forever. Interpretation of the sant, promise and agree to and with said part of the lawfully seized interview of the lawfully seized interview of the same are free, clear, discharged and unincuminal ments, taxes, assessments and incumbrances, of what the to the same unto said part of the second part of the second part their heirs and all and every person whomsome first part have been set that hand the day and sign here first part have been set that hand the day and sign here for the same and for said County and State, personally appeared who executed the within the same as the free and voluntary act