	This Indenture, Made this 12 hay of August Labriel limartha for tween Curartha, Mary Luartha his mife and babriel limartha for
	at law of Hattie Tuleas, nee humbles of
7	Tulsa County, in the State of Oklahoma, of the first part, and
	J. B. Cork
c	f the second part,
	WITNESSETH, The said part wof the first part, in consideration of the sum of
	Six hundred (\$60000) and no DOLLAR.
÷.,	he receipt whereof is hereby acknowledged, doby these presents grant, bargain, sell and convey unto the sai
	part of the second part, heirs and assigns, all of the following described real estate, situated in the
C	County of Julian and State of Oklahoma, to-wit:
	Mily of 11. 6/4 and 11/6 of Soly and Stily of Soly of section 25, when I see the Freday Base Meredian.
la	wishif 19 north, sauge 13 east of the Fridian Base Meredians
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<b>)</b>	
	불통했다. 중점 불인의 무료를 들면 그게 그렇게 다른 어린 분들을 하는 이렇게 되는 것은 하는데
, mean	
h	ppurtenances thereunto belonging or in any wise appertaining forever.  And said Levertile Many liver the Six of the Science of the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part for the
h s r	ppurtenances thereunto belonging or in any wise appertaining forever.  And said fuerthan Mary fuerthands live for the said part for the said and to all and singular the about and described premises, with the appurtenances; that the same are free, clear, discharged and unincum
h s r g b	spourtenances thereunto belonging or in any wise appertaining forever.  And said Lucalla May Caucalla Science Label Casalla for their eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents the Lawrence lawfully seized in the con- ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above tranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum ered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who
h s r g b n a	ppurtenances thereunto belonging or in any wise appertaining forever.  And said fuertila languarila for the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents that the same lawfully seized in the sour ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who at the same unto said part of the second part languarila l
h s r g b n a	and said fuerthal May fine Miles appertaining for ever.  And said fuerthal May fine Miles for the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents fight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who ature and kind soever; and that full warrant, and forever defend the title to the same unto said part of the second part eirs and assigns, against said part and of the first part their heirs and all and every person whomse
h s r g b n a	And said fuerthal May fine Miles appertaining for ever.  And said fuerthal May fine Miles for the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents fight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who atture and kind soever; and that full warrant, and forever defend the title to the same unto said part of the second part eirs and assigns, against said part of the first part their heirs and all and every person whomse ver, lawfully claiming or to claim the same.
h s r g b n a h e	And said fuerful flag fuerful for the presents for the same are free, clear, discharged and unincumbrances, of who atture and kind soever; and for the above and kind soever; for the same and saigns, against said part for the first part for their heirs and all and every person whomse over, lawfully claiming or the claim the same.  IN WITNESS WHEREOF, The said part for the first part hall kereunto set for the same and see are first above written.
h s r g b n a h e	And said werteld May County of these presents.  And a absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about a former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who at the delivery and forever defend the title to the same unto said part of the second part will warrant, and forever defend the title to the same unto said part of the second part eirs and assigns, against said part of the first part their heirs and all and every person whomse over, lawfully claiming or the claim the same.  IN WITNESS WHEREOF, The said part wo for the first part hall hereunto set the handshe day an ear first above written.
h s r g b n a h e	And said westland Many Successions or in any wise appertaining forever.  And said westland Many Successions of the provenant, promise and agree to and with said party of the econd part, that at the delivery of these presents.  Each lawfully seized in the second part, that at the delivery of these presents in the fee simple, of, in and to all and singular the about and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who atture and kind soever;  Indicated the first part the same unto said party of the second party eirs and assigns, against said party of the first part their heirs and all and every person whomse over, lawfully claiming or the claim the same.  IN WITNESS WHEREOF, The said part wof the first part hall hereunto set handsthe day an ear first above written.  Sign here Canadally Samuel.
h s r g b n a h e	ppurtenances thereunto belonging or in any wise appertaining forever.  And said wester for the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents the lawfully seized in the own ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who atture and kind soever; and that the will warrant, and forever defend the title is the same unto said part of the second part eirs and assigns, against said part of the first part their heirs and all and every person whomse ever, lawfully claiming or the claim the same.  IN WITNESS WHEREOF, The said part wof the first part hall hereunto set handsthe day an ear first above written.
h sr gb n ah e	And said Liverilla May Court of these presents for ever and agree to and with said part of the econd part, that at the delivery of these presents for the same are free, clear, discharged and unincum ered of and kind soever; with the appurtenances; that the same are free, clear, discharged and unincum ered of and kind soever; attraction attraction that the same unto said part of the second part will warrant, and forever defend the title to the same unto said part of the second part eirs and assigns, against said part of the first part their heirs and all and every person whomse ver, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part have hereunto settled handsthe day an ear first above written.
h sr gb n ah e	And said westland Many Summer appertaining forever.  And said westland Many Summer Many wise appertaining forever.  And said westland Many Summer Many wise appertaining forever.  eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents wight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who at the first will warrant, and forever defend the title to the same unto said part of the second part with eirs and assigns, against said part who first part their heirs and all and every person whomse over, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part hall become to hand the day and ear first above written.  Significant Many Many Samuel
h sor g b n a h e	pour tenances there unto belonging or in any wise appertaining for ever.  And said weetle flag coverant, promise and agree to and with said part of the econd part, that at the delivery of these presents fight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the abord ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who atture and kind soever; and that the will warrant, and forever defend the title to the same unto said part of the second part eirs and assigns, against said part of the first part their heirs and all and every person whomse ever, lawfully claiming or the claim the same.  IN WITNESS WHEREOF, The said part wof the first part hall kereunto settles handsthe day an ear first above written.  Sign bore Countries  Middle Mobiley.
h sor g b n a h e	And said Mariella Masy Lewer Melonging or in any wise appertaining forever.  And said Mariella Masy Lewer Melonging or in any wise appertaining for the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents.  Lawfully seized in the econd part, that at the delivery of these presents.  Lawfully seized in the said part lawfull lawfully seized in the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who ature and kind soever; and forever defend the title to the same unto said part of the second part will warrant, and forever defend the title to the same unto said part of the second part wer, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part have been the first part have been written.  Sign here Linear Conditions of the first part have been been formed by the first part have been been been formed by the first part have been been been formed by the first part have been been been formed by the first part have been been been been been formed by the first part have been been been been been been been be
h sor g b n a h e	And said functional Many functional for the series, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents.  **Executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents.  **Little Lawfully seized in the econd part, that at the delivery of these presents.  **Executors or administrators, do hereby covenant, promise and agree to and with said part of the about ranted and bescribed premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who at the same and kind soever; and kind soever; and forever defend the title to the same unto said part of the second part of the first part their heirs and all and every person whomso wer, lawfully claiming or the claim the same.  IN WITNESS WHEREOF, The said part wof the first part hall kereunto settled handsthe day an ear first above written.  **Signifier Constitution**  **Signifier Constitution**  **Illustration**  **Il
h sor g b n a h e e y	And said weather May Securify for in any wise appertaining forever.  And said weather May Securify for July Securify Sec
h sor g b n a h e e y	And said mental May invested for the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents.  **Ell lawfully seized in Medous ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum ered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who ature and kind soever; and that the first will warrant, and forever defend the title to the same unto said part of the second part eits and assigns, against said part of the first part their heirs and all and every person whomse ver, lawfully claiming or the laim the same.  IN WITNESS WHEREOF, The said part of the first part have hereunto set handsthe day an ear first above written.  **Signifier Limital**  **Signifier Limital**  **Signifier Limital**  **Tutsa County.**  **Signifier Limital**  **Signifier Limital**  **Tutsa County.**  **Tutsa County.
h sor g b n a h e e y	And said mestle May be an any wise appertaining forever.  And said mestle May be an appertaining forever.  And said mestle May be an appertaining forever.  eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents.  Lawfully seized in the content of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who at a described premises, and forever defend the title to the same unto said part of the second part of the first part their heirs and all and every person whomse ver, lawfully claiming or the foliain the same.  IN WITNESS WHEREOF, The said part of the first part half tereunto set the handsthe day an ear first above written.  Significant March Males.  Miland Molecular County and State of the first part and for said County and State of this Labella and for said County and State of this Labella and the said part of the first part and for said County and State of this Labella and the said part of the first part half of the first part half the said County and State of the first part and for said County and State of this Labella and the said of the first part and for said County and State of this Labella and for said County and State of this Labella and the said of the first part and for said County and State of this Labella and the said personally appeared.
h s. r g b n a h e y	And said weether May become for any wise appertaining forever.  And said weether May become for which will be delibered for the eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents.  Lawfully seized in the word ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who ature and kind soever; and that they will warrant, and forever defend the title to the same unto said part of the second part eirs and assigns, against said part wof the first part their heirs and all and every person whomse ver, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part wof the first part had become withen.  Witness to mean!  Significant for all for said County and State on this Labella day of August 1921, personally appeared.  Significant papeared.  Significant public in and for said County and State on this Labella day of August 1921, personally appeared.
h s. r g b n a h e y	And said weether May become or in any wise appertaining forever.  And said weether May become for Lessen, executors or administrators, do hereby covenant, promise and agree to and with said part of the cond part, that at the delivery of these presents.  Lawfully seized in Law on ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum ered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of which will warrant, and forever defend the title to the same unto said part of the second part eins and assigns, against said part would find that fully will warrant, and forever defend the title to the same unto said part of the second part eins and assigns, against said part would find first part their heirs and all and every person whomse ver, lawfully claiming or the claim the same.  IN TINTESS WHEREOF, The said part wof the first part hall hereunto set law handsthe day an ear first above written.  Significant for the county.  Before me, Same of County and State on this Like day of largest 1921, personally appeared.  Like day of largest 1921, personally appeared.  Like day of largest 1921, personally appeared.  Like Like day of largest 1921, personally appeared.
h s r g b n a h e e y o l a a	And said free which May be wise appertaining for ever.  And said free which May be with flow of the Second part, that at the delivery of these presents.  Lawfully seized in Law with said part of the second part, that at the delivery of these presents.  Lawfully seized in Law with the about the about the same are free, clear, discharged and unincum ered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who at the first part that the same are free, clear, discharged and unincum at the first will warrant, and forever defend the title to the same unto said part of the second part eins and assigns, against said part will first part their heirs and all and every person whomso wer, lawfully claiming or the claim the same.  IN TITNESS WHEREOF, The said part wof the first part half hereunto set handsthe day an ear first above written.  Significant Law will be said to the first part half hereunto set handsthe day an ear first above written.  Significant Law will be said to the first part half here withing the first part half here within the same with th
h so rest b nah e y so so so a a a	And said weekled May Consider of in any wise appertaining forever.  And said weekled May Consider of the Servent of the Serventors or administrators, do hereby covenant, promise and agree to and with said party of the second part, that at the delivery of these presents.  When the said and selver and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum ered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who ature and kind sever;  not that Italy will warrant, and forever defend the title to the same unto said party of the second party will warrant, and party of the first part their heirs and all and every person whomse ver, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part wof the first part have kereunto settles handsthe day an ear first above written.  When the same written.  Significant lawfully discounting or the same of the first part have kereunto settles handsthe day an ear first above written.  Significant lawfully discounting or the said part would be first part have been and for said County and State on this Lebester with the same are free and voluntary and labeled the same as and purposes therein set forth.  One would be same as a said for the uses and purposes therein set forth.  One would be same as a said for the weekled of the within all foregoing instrument, and exclosured set one that we executed the same as the same
h so rest b n a h e y S o a a a	And said merical Mary burest file reflect decidences for thereirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the econd part, that at the delivery of these presents the described and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincum read of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who at a tree and kind soever; and that the first part their heirs and all and every person whomso ver, laufully claiming or to claim the same.  IN WITNESS WHERBOF, The said part wof the first part hall kereunto settled handsthe day an ear first above written.  Signifier Linear County.  Before me, Americal Caffeling personally appeared a Notary Public in and for said County and State in this Life day of largest person to be the identical personal who executed the withing of instrument, and acknowledged to me that the executed the same as Institute, and colonowledged to me that the executed the same as Instituted free and voluntary accounted the same as Instituted.
h so rest b n a h e y S o a a a	And said weeld May record for in any wise appertaining forever.  And said weeld May record for lease eirs, 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.  When the said and sescribed premises, with the appurtenances; that the same are free, clear, discharged and unincum ered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who ature and kind sever; and that the first part their heirs and all and every person whomse ver, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part have been written.  White the same written.  White the same written.  White the same written.  Significate County.  Before me, Andrew County and State of the first part have been and for said County and State on this 12 th day of the said part of me known to be the identical person who executed the withing foreign instrument, and acknowledged to me known to be the identical person who executed the withing foreigning instrument, and acknowledged to me known to be the identical person who executed the withing of the same as there in set forth.  One would be same as the county of the withing of the same and purposes therein set forth.  One would be same as the same as the county and deed for the uses and purposes therein set forth.