PET THE N.

0 1	Made this 15 the Any of Carguet S. D. 1908.  Johnson wer Buffington nee try, and trank followorther
tustand	
'ulsa County, in the State	of Oklahoma, of the first part, and W.G. Brockman of Tuled Ok
	VI. J. Brockman and Stenry & Orockman of Lulia UK
one cocontro prove,	현장이 많은 그는 그 그 사람이 하시다는 사람이 많아왔다고 살아왔다. 살아가들이 하다는 사람이 많아 없는데 하시다.
	said part Mof the first part, in consideration of the sum of
6-13.1.3.1.1	elyoband valuable considerations and DOLLARS,
receipt to hereof is here	by acknowledged, doby these presents grant, bargain, sell and convey unto the said
	Their and assigns, all of the following described real estate, situated in the
ounty of Tu	and State of Oklahoma, to-wit:
he month half (5)	I south west quarter (4) of northwest quarter (4) of section twent Inventy one (21) range therteen (13) east, all so the south
ight (28) township	Inventy one (21) sange therteen (13) east, all so the south
est quarter ( 1) of	southwest quarter ( ) of north west quarter ( ) of section
verily eight (28)	ownship twentyone (21) range thinteen (13) east,
Containing thirty	acres more or less, as the sale may be, according to the
netelistator)	en Herrel all, beated in Mula Bounter O blakonea
be above tractly	fland being the Homesterd allotiment of Henriello
uffington na	ty y and the site of the second and
anniana (m. 1904). The second of the second	
يوا م هادين المستولي مستولد من المثل من وديم من الميرات المراهوي ( الراد بالراد الماسيون). - الماسية المستولد من المثل المراد المثل الماسية المستولد المراد المستولد	<u> 1900 - Anni Aleman, an </u>
en de la companya de	
etheringis kuusis aan oo ka	
and the second of the second control of the second of the	Andrew Control of the
enangagaga angga palagangga palagangga at an eta angga amang at angga amang angga angga angga angga angga ang	
opurtenances thereunto be And said <i>Herciesta</i> eirs, executors or admin	HOLD THE SAME, together with all and singular the tenements, hereditaments and clonging or in any wise appertaining forever.  Johnson, needly fine to the forever for the strators, do hereby covenant, promise and agree to and with said part of the
opurtenances thereunto be And said Hercie Ha eirs, executors or admin econd part, that at the de ght of an absolute and in ranted and described pre-	stonging or in any wise appertaining forever.  Johnson Just Johnson House for House presents.  Little for House for the said part we of the lawfully seized in House for an and to all and singular the above mises, with the appurtenances; that the same are free, clear, discharged and unincum-
ppurtenances thereunto be And said Hercie Har eirs, executors or admin econd part, that at the de ight of an absolute and in ranted and described pre- ered of and from all for	strators, do hereby covenant, promise and agree to and with said parted own livery of these presents.  Lawfully seized in the above mises, with the appurtenances; that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
and said Hereunto be And said Hereice And said Hereice And said Hereice And in some and in the described and in the described and from all for ature and kind soever; and that Hereice and assigns, agains wer, lawfully claiming or IN WITNESS WHE	strators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomso-
And said Hereunto be And said Hereice And said Hereice And said Hereice And in cond part, that at the defent of an absolute and in canted and described presented of and from all for ature and kind soever; and that Hereice and assigns, agains wer, lawfully claiming or IN WITNESS WHE	istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what and said part to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set the said part is hand the day and
And said Hereunto be And said Hereice And said Hereice And said Hereice And in cond part, that at the defent of an absolute and in canted and described presented of and from all for ature and kind soever; and that Hereice and assigns, agains wer, lawfully claiming or IN WITNESS WHE	istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part the first part have hereunto set the same and the day and Sign here the said forms.
And said Hereunto be And said Hereically sirs, executors or admination of an absolute and in the described presented of and from all for a that Hereicand soever; will warrairs and assigns, agains for lawfully claiming or IN WITNESS WHE	istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what and said part to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set the said part is hand the day and
And said Hereunto be And said Hereis And said Hereis And said Hereis And Service And in the described and in the described and described presented of and from all for a three and leind soever; will warrairs and assigns, agains or, lawfully claiming or IN WITNESS WHE	istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part the first part have hereunto set the same and the day and Sign here the said forms.
And said Hereunto be And said Hereis And said Hereis And said Hereis And Service And in the described and in the described and described presented of and from all for a three and leind soever; will warrairs and assigns, agains or, lawfully claiming or IN WITNESS WHE	istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part the first part have hereunto set the same and the day and Sign here the said forms.
And said Hereinto be And said Herein And said Herein And said Herein And sor admin cond part, that at the deght of an absolute and is anted and from all for ature and kind soever; at that Herein will warr sirs and assigns, agains er, lawfully claiming or IN WITNESS WHE ar first above written.	istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part the first part have hereunto set the same and the day and Sign here the said forms.
And said Hereinto be And said Hereinto Sirs, executors or admination of an absolute and in the described presented of and from all for a ture and kind soever; will warrairs and assigns, agains or, lawfully claiming or IN WITNESS WHE ar first above written.	istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part is of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part the first part have hereunto set the same and the day and Sign here the said forms.
And said Hereinto be And said Hereinto be sirs, executors or adminate cond part, that at the desert of an absolute and is content and form all formature and kind soever; will warrow and assigns, agains for lawfully claiming or IN WITNESS WHE car first above written.  THE OF OKLAHOMA, Tulsa County.	Interest or in any wise appertaining forever.  Statutors, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincummers, with the appurtenances; that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part had hereunto set that hand the day and sign here the said part and some the said part of the second part to claim the same.
And said Accidentations, executors or administrations, executors or administration of an absolute and in anted and described presented of and from all for atture and kind soever; will warrairs and assigns, agains for IN WITNESS WHE car first above written.  The County.  Before me, And Server of Andrews or Andrews of Andrews or Andrews or Andrews or Andrews or Andrews or Andrews of A	Istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  Jewest and agree to and with said part of the livery of these presents.  Jewest and agree to and with said part of the livery of these presents.  Jewest and agree to and with said part of the livery of these presents.  Jewest and and some are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and some after the first part that the same unto said part of the second part to claim the same.  REOF, The said part of the first part have hereunto set the hand the day and sign here.  Jewest follows:  Sign here Alexand follows:  Jewest follows:  And Sign here Alexand follows:  Jewest follows:  Jewest for the said County and State,
And said Accidentations, executors or administration of an absolute and in anted and described presented of and from all for atture and kind soever; and that Accidentations, agains for lawfully claiming or IN WITNESS WHE car first above written.  EATE OF OKLAHOMA, Tulsa County.  Before me, Aay of this Accident the and a signs, agains for the accident that the accident that the above written.	Solvery or in any wise appertaining forever.  Solvery recomplication of the fortunation of the strators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  It will have lawfully seized in the above passible estate of inheritance, in fee simple, of, in and to all and singular the above mises, with the appurtenances; that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and foever defend the title to the same unto said part of the second part to said part of the first part that their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set that hand the day and sign here the said follows:  Sign here the same of the first part have hereunto set that hand the day and sign here the same of the said part with the same of the first part have hereunto set that hand the day and sign here the said part with the same of the first part have hereunto set that hand the day and sign here the said part with the same of the first part have hereunto set that hand the day and sign here the said part with the same of the first part have hereunto set the said County and State, for the said County and State County and State County and State County a
And said Accidentations, executors or administration of an absolute and in anted and described presented of and from all for atture and kind soever; and that Accidentations, agains for lawfully claiming or IN WITNESS WHE car first above written.  EATE OF OKLAHOMA, Tulsa County.  Before me, Aay of this Accident the and a signs, agains for the accident that the accident that the above written.	Istrators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  Jewest and agree to and with said part of the livery of these presents.  Jewest and agree to and with said part of the livery of these presents.  Jewest and agree to and with said part of the livery of these presents.  Jewest and and some are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and some after the first part that the same unto said part of the second part to claim the same.  REOF, The said part of the first part have hereunto set the hand the day and sign here.  Jewest follows:  Sign here Alexand follows:  Jewest follows:  And Sign here Alexand follows:  Jewest follows:  Jewest for the said County and State,
And said Hereinto be And said Hereinto Series, executors or admination of an absolute and in the described presented of and from all for atture and kind soever; will warre and assigns, agains are, lawfully claiming or IN WITNESS WHE car first above written.  THE OF OKLAHOMA, Tulsa County.  Before me, And day of this Shaday of the Andread An	Solution or in any wise appertaining forever.  Johnson Steel Sufficiency Town of the Strators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  John Will lawfully seized in the sown adefeasible estate of inheritance, in fee simple, of, in and to all and singular the above mises, with the appurtenances; that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set the hand the day and Sign here for the said part of the first part have hereunto set the first part the said for said County and State, and Sign here for the said county and State, for the said part of the said appeared.  A Notary Public in and for said County and State, the said county and State, the said said said said said said said said
And said Hereinto be and said Hereinto be series, executors or administration of an absolute and in anted and described presented of and from all for ature and kind soever; and that Hereins and assigns, agains for, lawfully claiming or IN WITNESS WHE car first above written.  THE OF OKLAHOMA, Tulsa County.  Before me, And of this Shaday of this Shaday of the series of the serie	Solvery or in any wise appertaining forever.  Solvery recomplication of the fortunation of the strators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  It will have lawfully seized in the above passible estate of inheritance, in fee simple, of, in and to all and singular the above mises, with the appurtenances; that the same are free, clear, discharged and unincummer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and foever defend the title to the same unto said part of the second part to said part of the first part that their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set that hand the day and sign here the said follows:  Sign here the same of the first part have hereunto set that hand the day and sign here the same of the said part with the same of the first part have hereunto set that hand the day and sign here the said part with the same of the first part have hereunto set that hand the day and sign here the said part with the same of the first part have hereunto set that hand the day and sign here the said part with the same of the first part have hereunto set the said County and State, for the said County and State County and State County and State County a
And said Accidentations of And said Accidentations, executors or administration of an absolute and its cond part, that at the deserted and described presented of and from all for ature and kind soever; and that And will warre irs and assigns, agains for, lawfully claiming or IN WITNESS WHE car from above written.  The OF OKLAHOMA, Tulsa County.  Before me, And Andrew Adaption of the San factorial formation of the Angree of the Angre	Solvery see Reflections of the Strate of Law Institute of the Strators, do hereby covenant, promise and agree to and with said part of the strators, do hereby covenant, promise and agree to and with said part of the livery of these presents that the same are free, clear, discharged and unincum- nidefeasible estate of inheritance, in fee simple, of, in and to all and singular the above nises, with the appurtenances; that the same are free, clear, discharged and unincum- mer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and for ever defend the title to the same unto said part of the second part to said part of the first part their heirs and all and every person whomso- to claim the same.  REOF, The said part of the first part has hereunto set the hand the day and Sign here for the same for said County and State,  Sign here for the said county and State,  a Notary Public in and for said County and State,  for the same as the least to me known to be the identical person who executed the within and acknowledged to me that they executed the same as the free and voluntary act
And said Hereinto be and said Hereits, executors or adminuted and part, that at the deserted and described predefered of and from all for ature and kind soever; and that Hereits and assigns, agains for, lawfully claiming or IN WITNESS WHE car first above written.  THE OF OKLAHOMA, Tulsa County.  Before me, And day of this Shaday of the day of the day of the day of the day of the deed for the uses and part of deed for the uses and part of the day o	Solution of the appertaining forever.  Johnson press for the said part of the strators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  Johnson process that the same are free, clear, discharged and unincumities, with the appurtenances; that the same are free, clear, discharged and unincumities, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set the hand the day and sign here for the same as following the first part have been followed by the first pa
And said Hereinto be and said Hereinto be eirs, executors or administration of an absolute and is cond part, that at the despite of an absolute and is carted and from all for ature and kind soever; and that Hill will warre eirs and assigns, agains for, lawfully claiming or IN WITNESS WHE car from above written.  THE OF OKLAHOMA, Tulsa County.  Before me, Ray of Hereintal for this Shaday of Hereintal for the said and the said for t	Solution of the appertaining forever.  Johnson press for the said part of the strators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  Johnson process that the same are free, clear, discharged and unincumities, with the appurtenances; that the same are free, clear, discharged and unincumities, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set the hand the day and sign here for the same as following the first part have been followed by the first pa
And said Accidentations, executors or administration or administration of an absolute and in the first and form all form all form all form all form all form all form and that the first and assigns, against and assigns, against are, lawfully claiming or IN WITNESS WHE war first above written.  The County Before me, And Law I and foregoing instrument, and deed for the uses and provided foregoing instrument, and deed for the uses and provided foregoing instrument, and deed for the uses and provided foregoing instrument, and deed for the uses and provided foregoing instrument, and deed for the uses and provided foregoing instrument, and deed for the uses and provided foregoing instruments.	Solution of the appertaining forever.  Johnson press for the said part of the strators, do hereby covenant, promise and agree to and with said part of the livery of these presents.  Johnson process that the same are free, clear, discharged and unincumities, with the appurtenances; that the same are free, clear, discharged and unincumities, titles, charges, judgments, taxes, assessments and incumbrances, of what ant, and forever defend the title to the same unto said part of the second part to said part of the first part their heirs and all and every person whomsoto claim the same.  REOF, The said part of the first part have hereunto set the hand the day and sign here for the same as following the first part have been followed by the first pa