petween Mara Maril and W	D. Stall feel Sustand of
and the second s	and a group and the state to the first and the state of t
Pulsa County in the State of 077-1	Gust and B. B. St.
'ulsa County, in the State of Oklahoma, of the f	wrst purb, williand and selles selled
f the second part	
f the second part,	
	first part, in consideration of the sum of
Teven hundred & myse	and DOLLARS
	by these presents frant, bargain, sell and convey unto the said
	ssigns, all of the following described real estate, situated in th
County of July	and State of Oklahoma, to-wit:
The south rifty (60) lest.	Llot nine (9) in block one Tundre
	la, O blahoma scarding to the
loversment Survey thereof	
And the state of t	and the second
and the state of t	
<u> </u>	
and the state of the	and the second s
and the state of the	enger programmen sering programmen sering between the sering programmen and the sering sering between the sering s
eirs, executors or administrators, dohereb	0 // 1
teirs, executors or administrators, dohereb econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of in tranted and described premises, with the appurte ered of and from all former grants, titles, cho	y covenant, promise and agree to and with said part of the lawfully seized in lawfully seized in the lawfully seized in the lawfully seized in the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what
teirs, executors or administrators, do hereby econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of infranted and described premises, with the appurtment of and from all former grants, titles, choosafure and kind soever; with the appuration of that they will warrant, and forever defend that they will warrant, and forever defend theirs and assigns, against said part of the	y covenant, promise and agree to and with said part of the lawfully seized in lawfully seized in the lawfully seized in the lawfully seized in the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part
eeirs, executors or administrators, do herebeevend part, that at the delivery of these presents ight of an absolute and indefeasible estate of infranted and described premises, with the appurtered of and from all former grants, titles, choosature and kind soever; will warrant, and forever defendations and assigns, against said part of the ver, lawfully claiming or to claim the same.	y covenant, promise and agree to and with said part of the lawfully seized interest of the lawfully seized interest of the lawfully seized interest of the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part of the first part their heirs and all and every person whomsome first part their heirs and all and every person whomsome
eeirs, executors or administrators, do herebeevend part, that at the delivery of these presents ight of an absolute and indefeasible estate of infranted and described premises, with the appurtered of and from all former grants, titles, choosature and kind soever; will warrant, and forever defendations and assigns, against said part of the ver, lawfully claiming or to claim the same.	y covenant, promise and agree to and with said part of the lawfully seized interest of the lawfully seized interest of the lawfully seized interest of the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part their heirs and all and every person whomsome first part their heirs and all and every person whomsome
eeirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurtment of and from all former grants, titles, chapture and kind soever; will warrant, and forever defend that will warrant, and forever defend that will warrant said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part	y covenant, promise and agree to and with said part of the lawfully seized interesting with the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part their heirs and all and every person whomso-
eeirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurtment of and from all former grants, titles, chapture and kind soever; will warrant, and forever defend that will warrant, and forever defend that will warrant said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part	y covenant, promise and agree to and with said part of the lawfully seized in lown theritance, in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what it the title to the same unto said part of the second part of the first part their heirs and all and every person whomsomether the first part have hereunto set the hand the day and
eeirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurate ered of and from all former grants, titles, character and kind soever; will warrant, and forever defend eirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part	y covenant, promise and agree to and with said part of the lawfully seized in lown theritance, in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what it the title to the same unto said part of the second part of the first part their heirs and all and every person whomsomether the first part have hereunto set the hand the day and
eeirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurtment of and from all former grants, titles, chapture and kind soever; will warrant, and forever defend that will warrant, and forever defend that will warrant said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part	y covenant, promise and agree to and with said part of the lawfully seized in the lawfully seized in the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part of the first part their heirs and all and every person whomsometically the first part have hereunto set the hand the day and
eeirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurtment of and from all former grants, titles, chapture and kind soever; will warrant, and forever defend that will warrant, and forever defend that will warrant said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part	y covenant, promise and agree to and with said part of the lawfully seized in lawfully seized in lawfully seized in the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part the first part their heirs and all and every person whomsomer of the first part have hereunto set the hand the day and
econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of infranted and described premises, with the appurtered of and from all former grants, titles, choosature and kind soever; will warrant, and forever defend wirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written.	y covenant, promise and agree to and with said part of the lawfully seized in the own theritance, in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part of the first part their heirs and all and every person whomsometer for the first part have hereunto set the hand the day and
econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of infranted and described premises, with the appurtered of and from all former grants, titles, chooseture and kind soever; will warrant, and forever defend that will warrant, and forever defend theirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written.	y covenant, promise and agree to and with said part of the lawfully seized in lawfully seized in lawfully seized in the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part the first part their heirs and all and every person whomsomer of the first part have hereunto set the hand the day and
econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of in tranted and described premises, with the appurtered of and from all former grants, titles, choosature and kind soever; will warrant, and forever defend eirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written.	y covenant, promise and agree to and with said part of the lawfully seized in the lawfully seized in the above the interitance, in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part of the second part of the first part have hereunto set the hand the day and sign here
eirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurate ered of and from all former grants, titles, choosature and kind soever; and that will warrant, and forever defende eirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. TATE OF OKLAHOMA, ss.	y covenant, promise and agree to and with said part of the lawfully seized in lawfully se
teirs, executors or administrators, do hereby econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of infranted and described premises, with the appurate ered of and from all former grants, titles, choosature and kind soever; will warrant, and forever defend that will warrant, and forever defend theirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part tear first above written. THE OF OKLAHOMA, Ss. Tulsa County. Before me, Collins	y covenant, promise and agree to and with said part of the lawfully seized in lawfully se
eirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurate ered of and from all former grants, titles, chooseture and kind soever; and that the will warrant, and forever defende eirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. TATE OF OKLAHOMA, ss. Before me, day of lawy. This County day of lawy.	y covenant, promise and agree to and with said part of the lawfully seized intermediately of the lawfully seized intermediately. I have all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part of the first part their heirs and all and every person whomsometer the first part have hereunto set thank the day and sign here of the first part have hereunto set thank the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land the day and sign here of the first part have here and for said County and State, the land the lan
teirs, executors or administrators, do hereby econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of infranted and described premises, with the appurate ered of and from all former grants, titles, chooseture and kind soever; and that will warrant, and forever defend theirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. TATE OF OKLAHOMA, ss. Tulsa County. Before me, eary Collinse on this day of lawy. In this day of lawy.	y covenant, promise and agree to and with said part of the lawfully seized interitance, in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part is the first part their heirs and all and every person whomsome of the first part have hereunto set than the day and sign here to the first part have hereunto set than the day and sign here to me known to be the identical person who executed the within to me known to be the identical person who executed the within
econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of in tranted and described premises, with the appurt ered of and from all former grants, titles, cho nature and kind soever; will warrant, and forever defend that will warrant, and forever defend theirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wear first above written. See Tulsa County. Before me, Sec Collins on this 6 day of face of the said foregoing instrument, and acknowledged to me foregoing instrument, and acknowledged to me	y covenant, promise and agree to and with said part of the lawfully seized information in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part is their heirs and all and every person whomsome first part have hereunto set is handahe day and sign here is a sign here in the first part have hereunto set in the first part have hereunto and
econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of in tranted and described premises, with the appurtered of and from all former grants, titles, cho eature and kind soever; and that will warrant, and forever defend exirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. The fore me, Series Collins on this day of the said of the same of the same of the same of the same of the said part of the said of the sa	y covenant, promise and agree to and with said part of the lawfully seized in low on the interitance, in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part of the first part their heirs and all and every person whomsome of the first part hat there eunto set the hand he day and sign here of the first part hat the end of the same day and sign here of the first part hat the end of the same as the free and voluntary act of the known to be the identical person who executed the within the that the executed the same as the free and voluntary act of the same as the free and voluntary act.
econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of in tranted and described premises, with the appurt ered of and from all former grants, titles, cho nature and kind soever; will warrant, and forever defend that will warrant, and forever defend theirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wear first above written. See Tulsa County. Before me, Sec Collins on this 6 day of face of the said foregoing instrument, and acknowledged to me foregoing instrument, and acknowledged to me	y covenant, promise and agree to and with said part of the law are lawfully seized in law of the lawfully seized in law on the citaner, in fee simple, of, in and to all and singular the above enances; that the same are free, clear, discharged and unincumarges, judgments, taxes, assessments and incumbrances, of what the title to the same unto said part of the second part of the first part their heirs and all and every person whomsome fither first part have hereunto set the hand the day and sign here of the first part have hereunto set the land and sign here of the first part have hereunto set the land the day and sign here of the first part have hereunto set the land to the land the within the that they executed the same as the free and voluntary act of the land the land to the land the same as the free and voluntary act of the land the land the land they executed the same as the land they executed the within the land they executed the same as the land they executed the land to the land they executed the same as the land they executed the within the land they executed the same as they are and voluntary act
eirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurate ered of and from all former grants, titles, choosed at the analysis of the word at the will warrant, and forever defend eirs and assigns, against said part of the wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. TATE OF OKLAHOMA, as the said part of the said of	y covenant, promise and agree to and with said part of the lawfully seized in lawfully seized and unincumarges, in dynaments, taxes, assessments and incumbrances, of what it the title to the same unto said part of the second part lawfully seized part their heirs and all and every person whomsometer the first part hall hereunto set lawfully hand the day and sign here has lawfully lawfully and state, and personally appeared in me known to be the identical person who executed the within the that lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawful
eirs, executors or administrators, do herebecond part, that at the delivery of these presents ight of an absolute and indefeasible estate of intranted and described premises, with the appurate ered of and from all former grants, titles, choosature and kind soever; and that will warrant, and forever defende eirs and assigns, against said part of the ver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. TATE OF OKLAHOMA, ss. Tulsa County. Before me, eary Collins on this by aday of the same	y covenant, promise and agree to and with said part of the lawfully seized in lawfully seized and unincumarges, in dynaments, taxes, assessments and incumbrances, of what it the title to the same unto said part of the second part lawfully seized part their heirs and all and every person whomsometer the first part hall hereunto set lawfully hand the day and sign here has lawfully lawfully and state, and personally appeared in me known to be the identical person who executed the within the that lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawfully executed the same as lawfully free and voluntary act in lawful