This Andenture news 12-	
word growning, Made this	12 th day of ang 1. D. 1908
between IB. Lawrence	12 th nay of Aug 1. D. 1908 and Maggie to Lawrence his wife
	그 사용한 교육 원급 그는 시간에 나가 그 회에 출간하였다. 그 사람은 사람들은 사람들이 가지 않는 것 같은 것이다. 하는 사람들이 나를 가지 않는 사람들이 나를 가지 않는 것이다.
Tulsa County, in the State of Oklahoma	of the first part, and
of the second part,	, causing we
	of the first part, in consideration of the sum of
Sif hundred	and and DOLLARS,
the receipt whereof is hereby acknowled	ged, dolaby these presents grant, bargain, sell and convey unto the said
part fof the second part, Then he	irs and assigns, all of the following described real estate, situated in the
County of Julia	and State of Oklahoma, to-wit:
The northerest me!	- A (1. w/) of the rest and are I At (now) at
the northoast 4 (not) of see	tion twenty side (2) toward his towards two (22)
and treeled (DID) & I	elle tilolelelel
ahool acoding to the	The survey of the
y no me o	with (1. W'4) of the northwest one fourth (1. W4) of tim twenty six (26) township towards two (29) load ounty Oklahama and containing In Evernment survey Thereof
a vigita mangapan pagkan ang miningan di panangan salah di panangan di panangan panangan salah salah manangan Tangan salah s	- Maria da se se segui super mente seguir de come de
angkananga bahangan pangkan sa siya sa pan di bahan sa sa pan di bahan sa manga pan sa pan da bahan bahan sa s Tangkananga bahan sa pangkan sa	ataran da sensaria neu manara manaran na manarangan at anasa manarang ang anasa manarang mana
e estatorestimo en presenta situado e primero presenta en estatorio e estatorio e e estatorio e e e e e e e e e	The contraction of the contracti
one respective to the explanation of the engineering of the engineering of the engineering of the engineering and the engineer	and the second s
emplementari mengentari di mengenanya jita ataun mendenanya i unperior di majaya sara mengenantari di majaya	and the second s
eraku tana panakata sakan ing maja panan na kilin da ana da maja da maja da maja da maja da maja da da maja da Maja da maja d	ana amang magunakan kan bahasa ya sabama ngaran maka ang kan kan kan kan makaman kan makaman ngangkan ngana ang Kan
	an saarah rah propinsi perampunian ar sere berah dari mahari menterak perampunian dari mendelah perampunian sa Berah perampunian perampunian ar sere berah dari mendelah mendelah perampunian dari perampunian perampunian dari
en der valuet in geleiche ausgegen der gesche mit des geschiebtet ver dem 2 mas dem gesche des gesche und des dem der	a akang mang matan kang manang ma Tanggan manang manan
ang dipendahan staturan dipendahan mengangan mengangan bandahan dipendahan di	with an arrange of the control of th
generalisansensens - Commissioner en	time and a supply the contract of the supply of the contract of the supply of the supp
granted and described premises, with th	tate of inherilance, in fee simple, of, in and to all and singular the above he appurtenances; that the same are free, clear, discharged and unincum-
right of an absolute and indefeasible es granted and described premises, with the bered of and from all former grants,	e presents they lawfully seized in their own
right of an absolute and indefeasible es granted and described premises, with the bered of and from all former grants, we mature and kind soever;	tate of inheritance, in fee simple, of, in and to all and singular the above to appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what
right of an absolute and indefeasible es granted and described premises, with the pered of and from all former grants, we nature and kind soever; and that they will warrant, and fore	e presents the lawfully seized in the nown tate of inheritance, in fee simple, of, in and to all and singular the above be appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part
right of an absolute and indefeasible es granted and described premises, with the bered of and from all former grants, a nature—and kind soever; and that will warrant, and fore theirs and assigns, against said part	e presents. Lawfully seized in
right of an absolute and indefeasible es granted and described premises, with the bered of and from all former grants, a nature—and kind soever; and that will warrant, and foretheirs and assigns, against said partices ever, lawfully claiming or to claim the	presents lawfully seized in Lesown tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomsosame.
right of an absolute and indefeasible es granted and described premises, with the bered of and from all former grants, and that the will warrant, and fore theirs and assigns, against said partice, lawfully claiming or to claim the IN WITNESS WHEREOF, The s	tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomsosame.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, and that that will warrant, and foreing and assigns, against said particular, lawfully claiming or to claim the IN WITNESS WHEREOF, The second	tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomsosame.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, wature and kind soever; will warrant, and foreing and assigns, against said particular, lawfully claiming or to claim the IN WITNESS WHEREOF, The second	presents lawfully seized in Lesown tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomso-same.
right of an absolute and indefeasible es granted and described premises, with the bered of and from all former grants, when a standard will warrant, and foreign and that will warrant, and foreigners and assigns, against said particular, lawfully claiming or to claim the IN WITNESS WHEREOF, The second	tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomsosame.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, wature and kind soever; will warrant, and foreing and assigns, against said particular, lawfully claiming or to claim the IN WITNESS WHEREOF, The second	presents lawfully seized in less own tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomso-same.
ight of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, wature—and kind soever; will warrant, and forevers and assigns, against said partice, lawfully claiming or to claim the IN WITNESS WHEREOF, The second	tate of inheritance, in see simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title of the same unto said part of the second part of the first part their heirs and all and every person whomso same.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, a nature—and kind soever; will warrant, and foreing and assigns, against said part—aver, lawfully claiming or to claim the IN WITNESS WHEREOF, The secar first above written.	tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomso-same.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, a nature—and kind soever; will warrant, and foreing and assigns, against said part—aver, lawfully claiming or to claim the IN WITNESS WHEREOF, The secar first above written.	tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomso-same.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, a nature—and kind soever; will warrant, and foreing and assigns, against said particles and assigns, against said particles, lawfully claiming or to claim the IN WITNESS WHEREOF, The secar first above written. STATE OF OKLAHOMA, security of the county of the security of the county of the c	tate of inheritance, in see simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title of the same unto said part of the second part of the first part iheir heirs and all and every person whomso-same. Said partwoof the first part had hereunto set their hand the day and significant the same and the same unto said partwoof the first part had hereunto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the day and said partwoof the same unto set their hand the same unto see the same unto set their hand the same un
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, a sture—and kind soever; und that will warrant, and forest and assigns, against said partice, lawfully claiming or to claim the IN WITNESS WHEREOF, The stream first above written. That of OKLAHOMA, Ss. Before me, Service of the serv	presents that presents that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what the same unto said part the second part of the first part their heirs and all and every person whomso-same. Sign here A Notary Public in and for said County and State,
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, and there and kind soever; and that will warrant, and foreing and assigns, against said particle or, lawfully claiming or to claim the IN WITNESS WHEREOF, The stream above written. STATE OF OKLAHOMA, Tutsa County for the second of the county for the coun	presents. Lawfully seized in Lawown tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtities, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part inheir heirs and all and every person whomso-same. Said partwoof the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant the first part had hereunto set their hand the day and significant hand the day and significant hand for said County and State, and the first part had hereunto set their hand for said County and State, and the first part had hereunto set their hand for said County and State, and the first part had hereunto set their hereunto set their hand for said County and State, and the first part had hereunto set their hand for said County and State, and the first part had hereunto set their hand for said County and State, and the first part had hereunto set the first part had here
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, an ature and kind soever; und that will warrant, and foretheirs and assigns, against said partice, lawfully claiming or to claim the IN WITNESS WHEREOF, The stream first above written. STATE OF OKLAHOMA, Ss. Before me, day of Augentuses.	lawfully seized in The sown tate of inheritance, in fee simple, of, in and to all and singular the above he appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomso-same. Said partwood the first part had be reunto set their hand the day and significant their said partwood. Significant Defending the first part had be reunto set their hand the day and significant the day and significant the said partwood. A Notary Public in and for said County and State, and 1925, personally appeared.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former, grants, a ture—and kind soever; and that will warrant, and forest eirs and assigns, against said part—aver, lawfully claiming or to claim the IN WITNESS WHEREOF, The stream first above written. That County fully second for the extense of the county fully second for the county fully	lawfully seized in Lessown tate of inheritance, in fee simple, of, in and to all and singular the above he appurtenances; that the same are free, clear, discharged and unincumtitles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part of the second part of the first part their heirs and all and every person whomso same. Said partwoof the first part had hereunto set their hand the day and significant the said partwoof the first part had hereunto set their hand the day and significant the said partwoof the first part had hereunto set their hand the day and significant the said partwoof the first part had hereunto set their hand the day and significant the said partwoof the first part had hereunto set their hand the day and significant the said partwoof the first part had hereunto set their hand the day and significant the said partwoof the said County and State, as a Notary Public in and for said County and State, as a large to me known to be the identical person who executed the within
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, wature—and kind soever; and that will warrant, and forest and assigns, against said particles, and assigns, against said particles, lawfully claiming or to claim the IN WITNESS WHEREOF, The second first above written. STATE OF OKLAHOMA, Tutsa County first. Before me, In this Lawrence find day of Acquired the foregoing instrument, and acknowledged for the uses and purposes therein and deed for the uses and purposes therein and deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes therein the second deed for the uses and purposes the second deed for the second deed for the uses and purposes the second deed for the secon	presents they lawfully seized in the food to tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitiles, charges, judgments, taxes, assessments and incumbrances, of what were defend the title the same unto said part of the second part of the first part their heirs and all and every person whomso-same. Said partwood the first part had be reunto set their hand the day and significant the same unto said partwood to the first part had be reunto set their hand the day and significant to me so personally appeared who executed the within died to me that they executed the same us the free and voluntary act in set forth. Live the same us the same us the free and voluntary act in set forth. Live the same us the same us the same of the same with the same wit
right of an absolute and indefeasible es granted and described premises, with the bered of and from all former grants, and bered of and kind soever; and that will warrant, and forest and assigns, against said part ever, lawfully claiming or to claim the IN WITNESS WHEREOF, The sycar first above written. STATE OF OKLAHOMA, Tulsa County fully ss. Before me, and Megico & Lawrence and acknowledged for the uses and purposes therein and deed for the uses and purposes therein and officially this is the day of the sycar of the sycar first which is the symmetry of the sym	presents. July Jawfully seized in The sown tote of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitiles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part. Of the second part of the first part inheir heirs and all and every person whomso-same. Said partwoof the first part had beereunto set the hand the day and Signiliare of the first part and for said County and State, and I see to me known to be the identical person who executed the within diged to me that the executed the same us the free and voluntary act in set forth. According to the same us the free and voluntary act in set forth.
right of an absolute and indefeasible es granted and described premises, with the ered of and from all former grants, wature—and kind soever; and that will warrant, and foreing and assigns, against said particle, lever, lawfully claiming or to claim the IN WITNESS WHEREOF, The second above written. STATE OF OKLAHOMA, Second and control of this lawfully day of acquired foreing instrument, and acknowledged for the uses and purposes thereing and deed for the uses and purposes thereing the conditions of the conditions and deed for the uses and purposes thereing the conditions are supposed to the conditions and deed for the uses and purposes thereing the conditions are supposed to the conditions and acknowledged for the uses and purposes thereing the conditions are supposed to the conditions are sup	presents. Lift pawfully seized in Littor to to to to fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitiles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part. Of the second part of the first part internates and all and every person whomso-same. Said part of the first part had beer unto set the hand the day and significant the first part had beer unto set the hand the day and significant to me known to be the identical person who executed the within deed to me that the executed the same us free and voluntary act in set forth. And the laws the same us free and voluntary act in set forth.
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, were and kind soever; and that will warrant, and foreins and assigns, against said partice, wer, lawfully claiming or to claim the IN WITNESS WHEREOF, The stream first above written. STATE OF OKLAHOMA, Ss. Before me, day of Aug. In this Law Blanche will all of a conditions instrument, and acknowledged for the uses and purposes therein and officially this is the hand of the commission expires. Control of the commission expires.	presents they pawfully seized in the sown tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitiles, charges, judgments, taxes, assessments and incumbrances, of what were defend the title the same unto said part of the second part of the first part their heirs and all and every person inhomsosame. Said particolof the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the within deed to me known to be the identical person who executed the within set forth, level we recuted the same as the free and voluntary act is set forth, level with the level of the same as the free and voluntary act is set forth, level with the level of the same as the first first part of the same as the first first part of the same as the first first part of the same as the same as the first part of the same as
right of an absolute and indefeasible estranted and described premises, with the read of and from all former grants, was nature and kind soever; and that will warrant, and foreign and assigns, against said partice, lawfully claiming or to claim the IN WITNESS WHEREOF, The stream of the work above written. STATE OF OKLAHOMA, Ss. Before me, day of August day of Au	presents. July Jawfully seized in Turowom tote of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitiles, charges, judgments, taxes, assessments and incumbrances, of what wer defend the title the same unto said part. To fithe second part for the first part inheir heirs and all and every person whomso-same. Said parture of the first part had beereunto set the hand the day and Signiliare for the first part will be for the first part had beereunto set the hand the day and singular of the first part had beereunto set the hand the day and state, and partured the first part had been and for said County and State, and 1906, personally appeared for me known to be the identical person who executed the within diged to me that the executed the same us the free and voluntary act in set forth. According to the first part had been same us the free and voluntary act in set forth. According to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same us the first part had been according to the same according to the
right of an absolute and indefeasible estranted and described premises, with the ered of and from all former grants, wature and kind soever; and that will warrant, and foreits and assigns, against said partice, wer, lawfully claiming or to claim the IN WITNESS WHEREOF, The start above written. STATE OF OKLAHOMA, ss. Before me, above written. Before me, and acknowled and foreigns instrument, and acknowled and deed for the uses and purposes thereigned afficially that is the start was filed for record of this instrument was filed for record. This instrument was filed for record.	presents they pawfully seized in the own tate of inheritance, in fee simple, of, in and to all and singular the above the appurtenances; that the same are free, clear, discharged and unincumtitiles, charges, judgments, taxes, assessments and incumbrances, of what were defend the title the same unto said part of the second part of the first part their heirs and all and every person inhomsosame. Said particolof the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and significant for the first part had be reunto set their hand the day and state, as a local for the known to be the identical person who executed the within a set forth, level we recuted the same as the free and voluntary act in set forth, level was the first firs