From to
This Indenture, Made this 2 b the day of August 1. D. 1908 between P. M. Byrum and E. B. Byrum, Sustand and wife, of the leiting of Sular
between It Il Bulyman and E. B. Benney bushowl and wife of the City of
Julia
Tulsa County, in the State of Oklahoma, of the first part, and B. alefander of Julia for the second part. Oklahoma, farty
Tulsa County, in the State of Oklahoma, of the first part, and Co. Clefander of Julia
Julsa County, Uklahoma, Sparty
of the second part,
WITNESSETH, The said particle of the first part, in consideration of the sum of
four Lundred (#400.00) and notice DOLLARS,
the receipt wife ref is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said
part 4 of the second part, heirs and assigns, all of the following described real estate, situated in the
County of Julia and State of Oklahoma, to-wit:
Lots numbered mineteen and twenty in black numbered side
Lots numbered nineteen and twenty in block numbered six of the Burnette addition according to the Recorded revised plate
Ministration of the second state of the second
The property of the first three the property of the property o
TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and
appurtenances thereunto belonging or in any wise appertaining forever.
(1) ON (1) I WEDD
And said I M. Surray and to the Burner for the
heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the
heirs, 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 that all lawfully seized in Kerówn
heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the
heirs, 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 that all lawfully seized in the fight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above
heirs, 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 the lawfully seized in the second part, that at the delivery of these presents that all all lawfully seized in the second part, that and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and wind soever;
heirs, 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 that all lawfully seized in the second part, that at the delivery of these presents that all lawfully seized in the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and forever; and that that will warrant, 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 will warrant.
heirs, 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 that all lawfully seized in the second part, that at the delivery of these presents that all lawfully seized in the second part of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and forever; and that that will warrant, and forever defend the title to the same unto said part of the second part heirs and all and every person whomso-
heirs, 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 that all lawfully seized in the sove granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and forever; and that that will warrant, and forever defend the title to the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim the same.
heirs, 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 the lawfully seized in the first of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that that will warrant, and forever defend the title to the same unto said part of the second part heirs and designs, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part work the first part have kereunto set that hand the day and
heirs, 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 the lawfully seized in the first of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that that will warrant, and forever defend the title to the same unto said part of the second part heirs and designs, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part work the first part have kereunto set that hand the day and
heirs, 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 that all lawfully seized in the second part, that at the delivery of these presents that all lawfully seized in the some right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and forever; will warrant, and forever defend the title to the same unto said part of the second part heirs and designs, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part har therewere written. Sign here Demand (each)
heirs, 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. It will all lawfully seized in the second part, that at the delivery of these presents. It will all lawfully seized in the second part of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and leind soever; and that they will warrant, 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 whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part hare kereunto set that hand the day and year first above written. Sign here Deputies (ease)
heirs, 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. It will all lawfully seized in the second part, that at the delivery of these presents. It will all lawfully seized in the second part of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and leind soever; and that they will warrant, 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 whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part hare kereunto set that hand the day and year first above written. Sign here Deputies (ease)
heirs, 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 that all lawfully seized in the second part, that at the delivery of these presents that all lawfully seized in the some right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and forever; will warrant, and forever defend the title to the same unto said part of the second part heirs and designs, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part har therewere written. Sign here Demand (each)
heirs, 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. It will all lawfully seized in the second part, that at the delivery of these presents. It will all lawfully seized in the second part of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and leind soever; and that they will warrant, 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 whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part hare kereunto set that hand the day and year first above written. Sign here Deputies (ease)
heirs, 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. **THE ALL lawfully seized in Exection right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and leind soever; and that fall will warrant, and forever defend the title to the same unto said part of the second part like heirs and assigns, against said part like of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part like first part have kereunto set like hands the day and year first above written. **Sign here** Above written.** **Sign here** Above written.** **All Possoff** **All Poss
heirs, 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 the said agree in the second part, that at the delivery of these presents the said agree in the second part, that at the delivery of these presents that agree in the same are free, clear, discharged and unineum-bered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and feind soever; and that they will warrant, and forever defend the title to the same unto said part of the second part heirs and assigns, against said part woof the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wof the first part have kereunto set the hand the day and year first above written. Sign here Definition (seed) The first of OKLAHOMA, seed)
heirs, 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 that all lawfully seized in the second part, that at the delivery of these presents that all all lawfully seized in the second part, that at the delivery of these presents that the same are free, clear, discharged and unincumpered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and former grants, taxes, assessments and incumbrances, of what mature and former grants, taxes, assessments and incumbrances, of what mature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and incumbrances, of what mature and judgments, taxes, assessments and incumbrances, of what mature and judgments, taxes, assessments and incumbrances, of what mature and judgments, taxes, assessments and to all and every grants and incumbrances, of what the same are free, clear, in and to all and every grants and incumbrances, of what the same are free, clear, in and to all and every grants and incumbrances, of what the same are free, clear, in and to all and every grants and incumbrances, of what the same are free, clear, in and to all and every grants and incumbrances, of what the same are free, clear, in and to all and every grants and incumbrances, of what the same are free, clear, in and to all and every grants and incumbrances, in and all and every grants and incumbrances, in and all and every g
heirs, 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. **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of the second part person whomso and that the second part, the second part person whomso ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part part the first part has become written. **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become a delivery person whomso every first above written.** **State OF OKLAHOMA, Second part of the first part has become a delivery person whomso every first above written.** **Sign here A Dynam (early).** **The second part of the first part has become a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whom
heirs, 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. **Mall awfully scized in **Essaw properties** granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and feind soever; and forever defend the title to the same unto said part of the second part heirs and designs, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has thereunto set that handshe day and year first above written. **Sign here** **Sign here** **AMPONITED** **STATE OF OKLAHOMA** **SS.** **Tulsa County.** **State** **Sign here** **ANOTATE OF OKLAHOMA** **SS.** **Tulsa County.** **Sign here** **ANOTATE OF OKLAHOMA** **ANOTATE OF OK
heirs, 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. **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of the second part person whomso and that the second part, the second part person whomso ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part part the first part has become written. **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become written.** **Sign here A Dynam (early).** **The second part of the first part has become a delivery person whomso every first above written.** **State OF OKLAHOMA, Second part of the first part has become a delivery person whomso every first above written.** **Sign here A Dynam (early).** **The second part of the first part has become a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whomso every first part has been a delivery person whom
heirs, 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. **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part s
heirs, 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. **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part to the same are free, clear, discharged and unincumbered of and form all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and find soever; **And that that will warrant, and forever defend the title to the same unto said part of the second part of the second part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. **IN WITNESS WHEREOF, The said part of the first part har Neverunto set the land the day and year first above written.* **Sign here P. P. Reputation (see) **Tulsa County.* **Sign here P. Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on this 20 th day of Record (county and State, on the present of the same as Record (county and countary act). **Record (county and state)* **Record (county and State, on the present of the same as Record (county and countary act).
heirs, 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. **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part, that at the delivery of these presents.** **The second part sec
heirs, 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. **Ittle all lawfully seized in **Eurown** right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and feind soever; and that the will warrant, and forever defend the title to the same unto said part of the second part of the second part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has there will be and the day and year first above written. Sign here Defended to another than the said part of the first part has the foreign (ease). **AMPRISH** **STATE OF OKLAHOMA** **S
heirs, 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. **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part, that at the delivery of these presents.** **Record part the above grants described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and find soever; will warrant, and forever defend the title to the same unto said part of the second part their sand designs, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. **IN WITNESS WHEREOF, The said part of the first part has knewn to set the day and year that above written. **Sign here P. M. Berney (ease) **AMPost of OKLAHOMA, } ss. **Tulsa County.* **Sign here P. M. Berney (ease) **AMPost of Aday of August 1925, personally appeared P. M. Berney (ease) **AMPost of Aday of August 1925, personally appeared P. M. Berney (ease) **AUGUST OF THE STATE OF OKLAHOMA, and the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act
heirs, 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. Italy all lawfully seized in the best of the right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unnounbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and feind soever; and that title will warrant, and forever defend the title to the same unto said part of the second partial theirs and dissigns, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the first part hard here and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the first part hard hereunto settled handshe day and year first above written. Sign here of Research for the said County and State, on this 20 Ho day of all for the same as the same as the county and State, on this 20 Ho day of all first part and to be known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth. My commission expires All Mally and that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.
heirs, 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. **Ither all lawfully seized in **Zetown right of an absolute and indefeasible estate of inheritands, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and server, and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part dof the first part hazelfereunto set late hand the day and year first above written. Sign here G. Republic in and for said County and State, on this 20 Hb. day of All former former grants and same as a said County and State, on this 20 Hb. day of All former former grants and said foregoing instrument, and acknowledged to me that the executed the same as a said free and voluntary act and deed for the uses and purposes therein set forth. My commission expires field for record on the 20 day of All for the field for cord on the 20 day of All field for cord on the 20 day of All field for cord on the 20 day of All field for cord on the 20 day of All field for cord on the 20 day of All field for cord on the 20 day of All field for cord on the 20 day of All field for cord on the 20 day of All field for cord on the 20 day of All field
heirs, 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. **Ither all lawfully seized in Exchange granted and absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and fend the title to the same unto said part of the second part lill heirs and designs, against said part lill for the first part their heirs and all and every person whomsover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part lill the first part has been unto set lived hand the day and year first above written. Sign here Gr. Reputation (ease) STATE OF OKLAHOMA, ss. Tulsa County. Sign here Gr. Reputation (ease) STATE OF OKLAHOMA, ss. Tulsa County. Before me, Jean M. Reputation (and for said County and State, on this 10 He day of August 19 Mercury Public in and for said County and State, on this 10 He day of August 19 Mercury Public in and for said County and State, on this 10 He day of August 19 Mercury Public in and for said County and State, on this 10 He day of August 19 Mercury Public in and for said County and State, on this 10 He day of August 19 Mercury Public in and for said County and State, on this 10 He day of August 19 Mercury Public in and for said County and State, on this 10 He day of August 19 Mercury Public in and for said County and State, an