	E. Campbell to William R. Campbell 1ture, Made this for jay of September 1. D. 1901 2 E. Campbell, asing le 200 man, of
	To proceed the control of the process of the control of the contro
Tulsa County, in t	he State of Oklahoma, of the first part, and William R. Campbelf
of the second part,	마음 하는 사람들은 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들은 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들은 사람들이 되었다. 19. 1일 보고 있다. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19
WITNESSET	H, The said part of the first part, in consideration of the sum of
lwenty see	En Hundred and Too DOLLARS
the receipt whereof	is hereby acknowledged, doby these presents grant, bargain, sell and convey unto the said
	ed part, Lish heirs and assigns, all of the following described real estate, situated in th
	Kulea and State of Oklahoma, to-wit:
	물건가 들었는 병에 나는 것이 그렇게 하면 하면 되었다. 하는 하는 하는 사람들은 사는 사람이 되었다. 나는 사람들은 바다
She-	north east quarter / of the north east quarter/
ud the x	Buth East quarter on the north East quarter
end the	south East quarter of the north East quarter south East quarter
y the no	otheast quarter section jourteen (14) towns
twenty le	ud (22) north range Chineen (13) east
onlaifin	minety (90) åeres/Smorror leve
	angkan terbahan kebagai di kecamatan di kepada keban di pangan 1982 bilang di Production di Salah Anda. Rajah kebagai kepada pangan di Production di Production di Production di Production di Production di Production
andrew de le come la company de la conferencia de portante de proposition de la company de la company de la co	<u>and a per transfer at a larger fra a transfer de la compaña de la compaña de la compaña de la compaña de la co</u> En la compaña de la compaña
and the state of t	A CONTRACTOR OF THE CONTRACTOR
kkan silan laga (galaisi) seri seri seri seri seri seri seri seri	
and the state of t	angles productions that the production of the contract of the
appurtenances ther And said Z	ND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and reunto belonging or in any wise appertaining forever. Lame E. Campbell for here administrators, does hereby covenant, promise and agree to and with said party of the
appurtenances then And said. 2 heirs, executors or second part, that a right of an absolu granted and descr	counto belonging or in any wise appertaining forever. Name E. Carpbell for here administrators, dold hereby covenant, promise and agree to and with said part of the at the delivery of these presents hat he is a lawfully seized in here own the and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above tibed premises, with the appurtenances; that the same are free, clear, discharged and unincum-
appurtenances there And said. Indexise, executors or second part, that a sight of an absolu franted and descripted of and fromuture and kind s	counto belonging or in any wise appertaining forever. Name E. Campbell for here administrators, does hereby covenant, promise and agree to and with said part of the set the delivery of these presents hat he is imple, of, in and to all and singular the above ite and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ited premises, with the appurtenances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha oever;
appurtenances then And said. Theirs, executors or second part, that a right of an absolu granted and describered of and from mature and kind s and that the u heirs and assigns, ever, lawfully clai	counts belonging or in any wise appertaining forever. Land E. Can field for her administrators, dold hereby covenant, promise and agree to and with said part of the administrators, dold hereby covenant, promise and agree to and with said part of the attention of the delivery of these presents had been lawfully seized in her lower, it and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above it of premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what occur; will warrant, and forever defend the title to the same unto said part of the second part has against said part of the first part here heirs and all and every person whomsoming or to claim the same.
And said. Theirs, executors or second part, that a right of an absolud granted and describered of and from nature and kind sund that the irs and assigns, ever, lawfully claim.	counts belonging or in any wise appertaining forever. Land E. Carpfell administrators, dold hereby covenant, promise and agree to and with said part of the administrators, dold hereby covenant, promise and agree to and with said part of the at the delivery of these presents had all and agree to and with said part to work the additional independent of the same are free, clear, discharged and unincumally former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ocver; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part here and all and every person whomsoming or to claim the same. SWHEREOF, The said part of the first part had hereunto set here hand the day and itten
And said. Theirs, executors or second part, that a right of an absolud granted and describered of and from nature and kind sund that the irs and assigns, ever, lawfully claim.	counts belonging or in any wise appertaining forever. Land E. Carpfell administrators, dold hereby covenant, promise and agree to and with said part of the administrators, dold hereby covenant, promise and agree to and with said part of the at the delivery of these presents had all and agree to and with said part to work the additional independent of the same are free, clear, discharged and unincumally former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ocver; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part here and all and every person whomsoming or to claim the same. SWHEREOF, The said part of the first part had hereunto set here hand the day and itten
And said. And said. And said. And said. And said. And second part, that a sight of an absolution of and describered of and from nature and kind sund that And assigns, wer, lawfully claid.	counts belonging or in any wise appertaining forever. Land E. Conflet for her for her administrators, does hereby covenant, promise and agree to and with said part of the set the delivery of these presents had see the lawfully seized in her lower to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above sibed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what oever; will warrant, and forever defend the title to the same unto said part of the second part his against said part of the first part had their heirs and all and every person whomsoming or to claim the same. S WHEREOF, The said part of the first part had hereunto set here hand the day and
And said. And said. And said. And said. And said. And second part, that a sight of an absolution and description and kind so and that And assigns, wer, lawfully claid.	counts belonging or in any wise appertaining forever. Land E. Carpfell administrators, dold hereby covenant, promise and agree to and with said part of the administrators, dold hereby covenant, promise and agree to and with said part of the at the delivery of these presents had all and agree to and with said part to work the additional independent of the same are free, clear, discharged and unincumally former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ocver; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part here and all and every person whomsoming or to claim the same. SWHEREOF, The said part of the first part had hereunto set here hand the day and itten
And said. And said. And said. And said. And said. And econd part, that a sight of an absolution and describered of and from a sture and kind sund that And assigns, wer, lawfully claid.	counts belonging or in any wise appertaining forever. Land E. Can field for here administrators, dold hereby covenant, promise and agree to and with said part of the otte the delivery of these presents had see the lawfully seized in her lower the and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ibed premises, with the appurtenances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha ocver; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part here and all and every person whomso- ming or to claim the same. SWHEREOF, The said part of the first part had hereunto set here hand the day and itten
And said. And said. And said. And said. And said. And second part, that a sight of an absolution and description and kind so and that And assigns, wer, lawfully claid.	counts belonging or in any wise appertaining forever. Land E. Can field for here administrators, dold hereby covenant, promise and agree to and with said part of the otte the delivery of these presents had see the lawfully seized in her lower the and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ibed premises, with the appurtenances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha ocver; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part here and all and every person whomso- ming or to claim the same. SWHEREOF, The said part of the first part had hereunto set here hand the day and itten
And said. And said. And said. And said. And said. And seirs, executors or second part, that a sight of an absolutered of and from a sund that And assigns, wer, lawfully claid. IN WITNES sear first above were strate of OKLA.	wanted belonging or in any wise appertaining forever. Name E. Camplel for her administrators, dolon hereby covenant, promise and agree to and with said part of the administrators, dolon hereby covenant, promise and agree to and with said part of the administrators, dolon hereby covenant, promise and agree to and with said part of the above the definition of these presents had be in and to all and singular the above tibed premises, with the appurtenances; that the same are free, clear, discharged and unincumal former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what oever; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part had their and all and every person whomsoming or to claim the same. So WHEREOF, The said part of the first part had hereunto set had hand the day and itten. Sign here Mary E. Camplel.
And said. And said. And said. And said. And said. And second part, that a sight of an absolution of and describered of and from nature and kind sound that And assigns, wer, lawfully claid. IN WITNES year first above worth.	wanto belonging or in any wise appertaining forever. Can bell for her administrators, dold hereby covenant, promise and agree to and with said part of the administrators, dold hereby covenant, promise and agree to and with said part of the to the delivery of these presents had all a singular the above the and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above the and indefeasible estate of inheritances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha oever; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part had their and all and every person whomso- ming or to claim the same. SWHEREOF, The said part of the first part had hereunto set had hand the day and itten. Sign here Mary E. Cam phill.
And said. And said. And said. And said. And said. And second part, that a sight of an absolution of and from nature and kind so and that And assigns, ever, lawfully claid IN WITNES year first above we will be fore me, And the second second that Andrews and assigns, ever, the second	eunto belonging or in any wise appertaining forever. Cary E. Carpsell for her administrators, does hereby covenant, promise and agree to and with said part—of the the delivery of these presents had see see lawfully seized in be sown to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above the delivery of these presents had see simple, of, in and to all and singular the above the delivery of the appurtenances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha oever; will warrant, and forever defend the title to the same unto said part—of the second part had against said part—of the first part had their heirs and all and every person whomso- ming or to claim the same. SWHEREOF, The said part—of the first part had hereunto set her hand the day and itten. Sign here Many E. Campbell. HOMA, }ss. A Notary Public in and for said County and State,
And said. And said. And said. And said. And said. And second part, that a sight of an absolution of and from nature and kind so and that And assigns, ever, lawfully claid IN WITNES year first above we will be fore me, And the second second that Andrews and assigns, ever, the second	eunto belonging or in any wise appertaining forever. Cary E. Carpsell for her administrators, does hereby covenant, promise and agree to and with said part—of the the delivery of these presents had see see lawfully seized in be sown to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above the delivery of these presents had see simple, of, in and to all and singular the above the delivery of the appurtenances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha oever; will warrant, and forever defend the title to the same unto said part—of the second part had against said part—of the first part had their heirs and all and every person whomso- ming or to claim the same. SWHEREOF, The said part—of the first part had hereunto set her hand the day and itten. Sign here Many E. Campbell. HOMA, }ss. A Notary Public in and for said County and State,
And said. And said. And said. And said. And said. And seirs, executors or second part, that a granted and describered of and from nature and kind sand that And assigns, ever, lawfully clais. IN WITNES year first above we will be a fore me, and this and the and the second with the second second with the second	eunto belonging or in any wise appertaining forever. Name E. Campbell for her administrators, does hereby covenant, promise and agree to and with said part of the administrators, does hereby covenant, promise and agree to and with said part of the at the delivery of these presents had be a lawfully seized in her lown to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ited premises, with the appurtenances; that the same are free, clear, discharged and unincumal former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what oever; will warrant, and forever defend the title to the same unto said part of the second part has against said part of the first part has their heirs and all and every person whomsoming or to claim the stame. SWHEREOF, The said part of the first part has hereunto set has hand the day and itten. Sign here Many E. Campbell. HOMA, ss. a Notary Public in and for said County and State, day of September 1908, personally appeared Many E. Campbell.
And said. Theirs, executors or second part, that a right of an absolute granted and describered of and from nature and kind sund that theirs and assigns ever, lawfully clais IN WITNES year first above we before me, and this a count of the county and theirs and assigns ever, lawfully clais and the county with the county and their above we will be a county and their and assigns above and the county are a county and the county are a county and a county are a county and a county and a county and a county are a county and a county are a county and a county and a county are a county are a county are a county and a county are a county are a county and a county are a county and a county are a county and a county are a	eunto belonging or in any wise appertaining forever. Nary E. Care Stell administrators, dold hereby covenant, promise and agree to and with said part of the set the delivery of these presents had be all and agree to and with said part of the set and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ited premises, with the appurtenances; that the same are free, clear, discharged and unincumally former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what oever; will warrant, and forever defend the title to the same unto said part of the second part has against said part of the first part had their heirs and all and every person whomsoming or to claim the same. SWHEREOF, The said part of the first part had hereunto set had hand the day and itten. Sign here Mary E. Campfill. And Jes. a Notary Public in and for said County and State, day of Le plinds of the person who executed the within to me known to be the identical person, who executed the within
appurtenances then And said Z heirs, executors or second part, that a right of an absolu granted and descr bered of and from nature and kind s and that X u heirs and assigns ever, lawfully clai IN WITNES year first above wr Before me, Z on this	cunto belonging or in any wise appertaining forever. Car E. Car All for Ker administrators, does hereby covenant, promise and agree to and with said part of the set the delivery of these presents had be as a lawfully seized in the Nown to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ibed premises, with the appurtenances; that the same are free, clear, discharged and unincumal former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what over; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part had their heirs and all and every person whomsoming or to claim the same. SWHEREOF, The said part of the first part had hereunto set had hand the day and itten. Sign here Mary E. Cam All. HOMA, ss. a Notary Public in and for said County and State, day of September 1908, personally appeared Mary E. Cam All. to me known to be the identical person, who executed the within wiment, and acknowledged to me that the executed the same as here free and voluntary act
And said Z heirs, executors or second part, that a right of an absolu granted and descr hered of and from nature and kind s and that he right of assigns, ever, lawfully clai IN WITNES year first above wr Before me, con this	counts belonging or in any wise appertaining forever. Care E. Care Mills administrators, dole hereby covenant, promise and agree to and with said part of the tet the delivery of these presents has be a lawfully seized in be sown to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above tibed premises, with the appurtenances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha oever; will warrant, and forever defend the title to the same unto said part of the second part has against said part of the first part has there will and every person whomso- ming or to claim the same. SWHEREOF, The said part of the first part has been unto set his hand the day and itten. Sign here Many E. Care fittle. TOMA, Ss. Any of September 1908, personally appeared Many E. Care fittle. To me known to be the identical person, who executed the within ument, and acknowledged to me that the executed the same as here free and voluntary act and purposes therein set forth. See and purposes therein set forth.
And said Z heirs, executors or second part, that a right of an absolu granted and descr hered of and from nature and kind s and that he right of assigns, ever, lawfully clai IN WITNES year first above wr Before me, con this	cunto belonging or in any wise appertaining forever. Car E. Car All for Ker administrators, does hereby covenant, promise and agree to and with said part of the set the delivery of these presents had be as a lawfully seized in the Nown to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above ibed premises, with the appurtenances; that the same are free, clear, discharged and unincumal former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what over; will warrant, and forever defend the title to the same unto said part of the second part had against said part of the first part had their heirs and all and every person whomsoming or to claim the same. SWHEREOF, The said part of the first part had hereunto set had hand the day and itten. Sign here Mary E. Cam All. HOMA, ss. a Notary Public in and for said County and State, day of September 1908, personally appeared Mary E. Cam All. to me known to be the identical person, who executed the within wiment, and acknowledged to me that the executed the same as here free and voluntary act
And said. Theirs, executors or second part, that a right of an absolute granted and describered of and from nature and kind sund that the line of a signs, aver, lawfully claim IN WITNES year first above we see the second part of the second for the second for the use of the u	counts belonging or in any wise appertaining forever. Care E. Care Mills administrators, dole hereby covenant, promise and agree to and with said part of the tet the delivery of these presents has be a lawfully seized in be sown to and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above tibed premises, with the appurtenances; that the same are free, clear, discharged and unincum- all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha oever; will warrant, and forever defend the title to the same unto said part of the second part has against said part of the first part has there will and every person whomso- ming or to claim the same. SWHEREOF, The said part of the first part has been unto set his hand the day and itten. Sign here Many E. Care fittle. TOMA, Ss. Any of September 1908, personally appeared Many E. Care fittle. To me known to be the identical person, who executed the within ument, and acknowledged to me that the executed the same as here free and voluntary act and purposes therein set forth. See and purposes therein set forth.