WARRANTY DEED RECORD No. 460.

Mary Gal Witnesseth: That in &	County, in the State of Oklahoma, party of the first part, and
Witnesseth: That in Co	lais and Blanche Gallais Barry, party of the second par
	sideration of the sum of
considerat	0n
he receipt whereof is herel	acknowledged, said part
	All of Lot Five (5), Block One Hundred and Sixteen (116) in the Original Town now City of Tulsa, Oklahoma, as per the Recorded Plat and Survey thereof.
	(This property is a gift for which reason no revenue stamps appear on this deed.)
	INTERNAL REVENUE
	들고 있다는 요즘이 있다고 있어? 나라의 가는다는 15분 이 있다고 한다가 되어 하네는 15분 시간 다른 10분 등로 있다.
	Cancelled
	[발표: 18] : [발æ: 18] : [the 18] :
To Have and To Hold t	e Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywis
And said.	Wm. D.Barry, Sr. his
And said	town do - housely asymptet and agree to and with said part 100 of the second part that at the delivery of
And said	tors, dohereby covenant, promise and agree to and with said part18
And said	tors, do.—hereby covenant, promise and agree to and with said part. 18 of the second part that at the delivery of the 18 lawfully seized in his indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 185 of the second part. the 1r heirs and assigns of first part, his many heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the second part.
And said	warrant and forever defend the same unto the said part. 123.of the second part that at the delivery of the same unto the said part. 123.of the second part that at the delivery of the first part has and assigns, and all and every person or persons whomsoever, lawfully claiming said part. Y of the first part has an hereunto set. 113 hand. The day and year first above written
And said	warrant and forever defend the same unto the said part 125.of the second part that at the delivery of the first part has a dassigns, and all and every person or persons whomsoever, lawfully claiming said part Y of the first part has a hereunto set his his hand. The day and year first above written w. Barry Sr.
And said	warrant and forever defend the same unto the said part 125.0f the second part that at the delivery of the first part has a many and assigns, and all and every person or persons whomsoever, lawfully claiming said part Y of the first part has hereunto set his had not part Y of the first part has hereunto set his had not part Y of the first part has hereunto set his had not part Sr.
And said	warrant and forever defend the same unto the said part. 199.of the second part. the ir heirs and assigns and part. No f the first part has a hereunto set. his harry Sr. No rine F. Barry Sr.
And said	tors, do.—hereby covenant, promise and agree to and with said part. 188 of the second part that at the delivery on the 18 hours of the second part that at the delivery on the 18 hours of the second part that at the delivery of the second part that a s
And said	tors, do.—hereby covenant, promise and agree to and with said part 188 of the second part that at the delivery of the 18 lawfully seized in 188 lawfully seized and unincumbered of and from all former and other grants, titles, charges assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part 188 of the second part the 1r heirs and assign of first part, 188 lawfully chaining assign, and all and every person or persons whomsoever, lawfully claiming said part Y of the first part has lawfully chaining 188 lawfully said part Y of the first part has lawfully said part 188 lawfu
And said	tors, do.—hereby covenant, promise and agree to and with said part
And said	warrant and forever defend the same unto the said part. 193.of the second part that at the delivery of the first part ha. 1 heirs and assign, and all and every person or persons whomsoever, lawfully claiming. Said part. Y. of the first part ha. 1 hereunto set. 113 hereunto set. 114 here. Norine F. Barry Tules. County, ss. y. Boatright , a Notary Public, in and for said County and State, on this. 21 here no. 1, 23, personally appeared. Wm. D. Barry and Norine F. Barry.
And said	tors, do.—hereby covenant, promise and agree to and with said part. 188 of the second part that at the delivery of the 18 hawfully seized in his indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 188 of the second part. their and assign first part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming said part. Y of the first part has hereunto set his hand. The day and year first above written when the first part has hereunto set his hand. The day and year first above written when D. Barry Sr. Norine F. Barry Tules, County, s. y Boatright , a Notary Public, in and for said County and State, on this. 21 19.23, personally appeared who D. Barry and Norine F. Barry.
heirs, executor's or administratives presents	tors, do.—hereby covenant, promise and agree to and with said part. 128 of the second part that at the deliver the 18 lawfully seized in the same his indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described prem the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charassessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments are free, clear and said part. 198 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defend the same unto the said part. 128 of the second part. the ir heirs and assessments and incumbrances of whatsoever nature and kind, EXCEPT: warrant and forever defen