13	30	THIS INDENTURE. Made this day of abril A.D. 19.03, between
NE	32	THIS INDENTURE, Made this day of April A. D. 19.03, between J. J. Harlow and allahama Harlow of Gulea Greek Joseph County, in the State of Oktahama, of the first part and P. E. Coyne of Oulea Screek Nation Indian Genritory
	23	Onation Indian Gerretory
3	1	Herek Nation Sandian Gerritory
333	35	of the second part.
物	33	WITNESSETH, That said part seed of the first part, in consideration of the sum of
	23	One Hundred & Fifty Too and DOLLARS,
	33	The receipt whereof is hereby acknowledged, do by these presents, Grant, Bargain, Sell and Convey unto said part of the second part, This feirs and assigns, all the following described Real Estate, Situated in the Sounts of Oreld, Breek Nation, and State of Oklahoma, to with
1-13	27	Jot #1 Block #113, East 47 Jeel Lot #2 Block 113, making in all 100 feet front on south east corn of Block 113 in the town of Julsa Indian Gerritor
323	22	making in all 100 feet front on south east corn
132	631 631	of Block 113 in the Sown of Gulsa Indian Genilos
173	33	
13	25	
1351	Se S	
13	23	
3		
Sull Co		
る名が	3	No. 10 HAVE AND TO HOLD THE SAME, Together with all and singular the Tenements, Hereditaments and Appurtenances thereunto belonging or in
18	161	anywise appertaining forever.
-37	खा	
-131	K	And said J. J. Harlow tor their
	2	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
LEEK WELL	12.2 1.2 2.3 2.4 1.1 2.3 2.3	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
they were like	Secretary Actions	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
Colomban wife (for	A COLONIAL A COLONIAL	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
perioska fle wyle Kil	THE STEEL THE STEEL STEE	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 the hardwirdly seized in the own right of and absolute and indefeasible estate of inheritance, in fee simple, of and in 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 and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments, Encumbrances, of what nature or kind soever;
The windship of all	me (rule of six enter of a city	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
Charles with the services of the	The price (Times and Expert a city)	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 The harawfully seized in the own right of and absolute and indefeasible estate of inheritance, in fee simple, of and in 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 and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments, Encumbrances, of what nature or kind soever; and that the will warrant and forever defend the same unto said part. In the second part, heirs, and all and every person or persons, whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, the said part wood of the first part ha Thereunto set The Mand of the day and year above written.
the flow for constally will We	Source (suite exercises and a suit of	heirs, executors, or administrators, do hereby covenant, promise and agree to and with said part. In of the second part that at the delivery of these presents that he had a willy seized in their own right of and absolute and indefeasible estate of inheritance, in fee simple, of and in 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 and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments, Encumbrances, of what nature or kind soever; and that they will warrant and forever defend the same unto said part. In of the second part, the hoirs and assigns, against said part to the first part, theirs, and all and every person or persons, whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, the said part to of the first part by Thereunto set Thinkland at the day and year above written.
Markey to the private les well West	They are times one with a second	heirs, executors, or administrators, do hereby covenant, promise and agree to and with said part. In of the second part that at the delivery of these presents that he had a willy seized in their own right of and absolute and indefeasible estate of inheritance, in fee simple, of and in 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 and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments, Encumbrances, of what nature or kind soever; and that they will warrant and forever defend the same unto said part. In of the second part, the hoirs and assigns, against said part to the first part, theirs, and all and every person or persons, whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, the said part to of the first part by Thereunto set Thinkland at the day and year above written.
F OF FASTER FOR STATE STATES TO STAT	K. Their auny Sois (Times are a feet a control	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
of George State of the principal ly well (for	A. L. Their aury price (siller are wifeld a siller	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
MAN HOUSE AS A STATE TO THE STATE OF THE TOTAL TO THE TANK THE STATE OF THE STATE O	Control of the contro	heirs, executors, or administrators, do
Marian House the house the second of the transfer with the	At the Age of Their active Spice (stilled to the Stilled Active)	heirs, executors, or administrators, do hereby covenant, promise and agree to and with said part. The hereby covenant, promise and agree to and with said part. The hereby covenant, promise and agree to and with said part. The hereby covenant, promise and agree to and with said part. The hereby covenant, promise and agree to and with said part. The hereby covenant, promise and absolute and indefeasible estate of inheritance, in fee simple, of and in 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 and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments, Encumbrances, of what nature or kind soever; and that They will warrant and forever defend the same unto said part. Of the second part, heirs and assigns, against said part. Of the first part, There is a part of the first part lawfully claiming or to claim the same. IN WITNESS WHEREOF, the said part. Of the first part hat Thereunto set There are day and year above written. Therefore, the said part. April out. Therefore, the said par
New Marine (B. Marie of the Consequence of the Con	They were the following the fo	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
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the process of the party of the process of the process of the party of	A Chart that the following the court part (see the court of the court	heirs, executors or administrators, do
AND THE STATE OF T	A CONTROL OF THE WAY OF THE PAIN ALL AND THE PAIN AND THE	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
A CHARLES AND A CONTROL OF THE SECOND STATES AND THE SECOND STATES	A CONTRACTOR OF THE PROPERTY O	heirs, executors or administrators, do hereby covenant, promise and agree to and with eaid part. In the second part that at the delivery of these presents that the heave granted and described premises, with the appurtenances; that the same are free, clear, discharged and uninoumbered of and from all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments, Encumbrances, of what nature or kind soover; and that they will warrant and forever defend the same unto said part. Of the second part, Rischarged and uninoumbered of the first part, Their, and all and every person or persons, whomesever lawfully claiming or to claim the same. IN WITNESS WHEREOF, the said part of the first part ha Whereunto set Thinkland when the same. STATE OF OKIAHOMA, STATE OF OKIAHOMA, STATE OF OKIAHOMA, STATE OF OKIAHOMA, The said County and State, on this. AD. 19 personally appeared and to me known to be the identical person. who excepted the within and foregoing instrument, and adknowledged to me that. STATE OF OKIAHOMA, GIVEN UNDER MY HAND OFFICIALLY This. My combine expires.
AND THE STATE OF T	The same of the sa	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
The transfer of the second of	A CONTRACT OF THE PARTY OF THE	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part
THE STATE ST	A CONTRACT OF THE WASHINGTON OF THE WOOD OF THE WASHINGTON OF THE	heirs, executors, or administrators, dohereby covenant, promise and agree to and with said part