aut Claim Deed!

THIS INDENTURE, Made this 28th Bu Graveon and D. O.	"Grewen
<i>''</i>	ns, of the first part and
po u cuju	hant.
	of the second part
WITNESSETH, That said part of the first part, in considerat	
Line Mels paid gulden	tt, Bargain, Sell and Convey unto said part of the second part, and State of Oklahoma, to-with
the receift whereof is hereby acknowledged, do kereby the present, where lovered all our right, title, intout and established in the	t, Bargain, Sell and Convey unto said part of of the second part, you make the second part of the second part, you make the second part of the second part o
heirs and assigns, all of the following described Real Estate, Dituncy in the	County of Scale of Ukiabonia, w-wa
The southwest guarier agreem	tion nine (9) in township nivetein ontawing one hundred and infly
17 maring range was you	orlawing one
acu.	
TO VIVI AND TO HOLD THE SAME, Together with all and singular	the Tonomants Hereditaments and Appurtenances thereunto belonging or in
anywise appertaining torouge. To have and to hold the above go record past, his heirs and assigns forever!	the Tenements, Hereditaments and Appurlenances thereunto belonging or is rauled framelle with the early party of the
almadas will above greated and described premises, with the apputational	nd absolute and indefeasible estate of inheritance, in fee simple, of and in al
and singular, the above granted and described premises, with the apparental all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Ass	nces; that the same are free, clear, discharged and unincumbered of and from
all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Ass	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever;
all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Ass and that will warrant and forever defend the same unto said par	nces; that the same are free, clear, discharged and unincumbered of and fron sessments, Encumbrances, of what nature or kind soever; rt
all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Ass and that	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind acever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part half produced by fractive of the first part half produced by t	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, who IN WITNESS WHEREOF, the said part for the first part half prod, scalefand deliced in fractice of the first part half prod, scalefand deliced in fractice of the first part half prod, scalefand deliced in fractice of the first part half prod, scalefand deliced in fractice of the first part half prod, scalefand deliced in fractice of the first part half prod, scalefand deliced in fractice of the first part half prod, scalefand deliced in fractice of the first part half produced the same unto said part of the first part half part half part half part and forever defend the same unto said part of the first part half part hal	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, who IN WITNESS WHEREOF, the said part of the first part half well-scale for the first part half secured in fractions. STATE OF OKLAHOMA, as BEFORE ME day of the first part ball and for said County and State on this day of	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part coof the first part hall put, scaleford delivered in frequency of the first part hall be same unto said part of the first part hall be said part coof the first part hall be said on the first part hall be said to me known to be the identical person who executed the within and to me known to be the identical person who executed the within and to	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part coof the first part hall produced by features of the first part hall be same unto said part of the first part hall be said part coof the first part hall be said to me known to be the identical person who executed the within and to me known to be the identical person who executed the within and to	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, who IN WITNESS WHEREOF, the said part wolf the first part have. STATE OF OKLAHOMA, STATE OF OKLAHOMA, BEFORE ME in and for said County and States on this day of	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part had lived in frequency of the first part had lived in and for said County and States on this day of the known to be the identical person who executed the within and for same as the first part had lived and deed for the uses and pur GIVEN UNDER MY HAMP OFFICIALLY This	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part woof the first part hall in feature of the first part hall be same unto said part of t	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part wonth the first part have specified in fractions of the first part have specified in fractions. STATE OF OKLAHOMA, ss. BEFORE ME in and for said County and States on this day of the me known to be the identical person who executed the within and for same as the first part have great and deed for the uses and pur the same as the first part and deed for the uses and pur the same as the same and some same as the same and some same as the same and some same as the same same same same same same same sam	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt. of the second part, beirs and assigns, against said part. composeer lawfully claiming or to claim the same. Altereunto set Helle hand the day and year above written. Altereunto set Helle hand the day and year above written. Altereunto set December Alteria personally appeare and Alteria set forth.
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part woof the first part hale. STATE OF OKLAHOMA, ss. County of BEFORE ME day of the known to be the identical person who executed the within and for said County and states on this day of the me known to be the identical person who executed the within and for same as the first part hale of the uses and pure the same as the first part half of the uses and pure the same as the first part half of the uses and pure the same as the first part half of the uses and pure the same as	nces; that the same are free, clear, discharged and unincumbered of and from sessments, Encumbrances, of what nature or kind soever; rt. of the second part, beirs and assigns, against said part. composeer lawfully claiming or to claim the same. Altereunto set Helle hand the day and year above written. Altereunto set Helle hand the day and year above written. Altereunto set December Alteria personally appeare and Alteria set forth.
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, who IN WITNESS WHEREOF, the said part of the first part had selling fraction for the man day of the known to be the identical person who executed the within and for same as the first and voluntary act and deed for the uses and pur forced when the first part had officially and first and free and voluntary act and deed for the uses and pur forced when the first part for the uses and pur forced when the first part of the first part and deed for the uses and pur forced when the first part for the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part for the uses and pur forced when the first part forced w	nces; that the same are free, clear, discharged and unincumbered of and fro sessments, Encumbrances, of what nature or kind soever; rt. of the second part, beirs and assigns, against said part omsoever lawfully claiming or to claim the same. Abereunto set Hell hand the day and year above written. Compared to the second part, beirs and assigns, against said part of the same. Abereunto set Hell hand the day and year above written. Compared to the second part, being a personally appeared and and acknowledged to me that the executed the reasons therein set forth. About the second part, being and acknowledged to me that the executed the reasons therein set forth. About the second part, being and acknowledged to me that the executed the reasons therein set forth.
and that will warrant and forever defend the same unto said par of the first part, heirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part woof the first part hale. STATE OF OKLAHOMA, STATE OF OKLAHOMA, In and for said County and States on this day of the me known to be the identical persons, who executed the within and for same as the first part hale. STATE OF OKLAHOMA,	nces; that the same are free, clear, discharged and unincumbered of and fro sessments, Encumbrances, of what nature or kind soever; rt. of the second part, beirs and assigns, against said part omsoever lawfully claiming or to claim the same. Abereunto set Hell hand the day and year above written. Compared to the second part, beirs and assigns, against said part of the same. Abereunto set Hell hand the day and year above written. Compared to the second part, being a personally appeared and and acknowledged to me that the executed the reasons therein set forth. About the second part, being and acknowledged to me that the executed the reasons therein set forth. About the second part, being and acknowledged to me that the executed the reasons therein set forth.