## DEED RECORD, No. 56.

|  | State of Oklahoma, Tulsa County, ss.   |
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|  | of A. D. 19.4., at 13. clock D. M.   |
|  | Fee, \$  |
| TO   | Register of Deeds  |
|  | By Deputy,   |
| DEED - Conerat Warranty BAML Do  | ODSWORTH DOOK CO., LEAVENWORTH, KAN. No. 19787   |
| THIS INDENTURE, Made this  | of June, A. D. 19 9, between Occasio   |
| L Holland and mande lighto   | Claud his wife   |
| I'ulsa County, in the State of Oklahoma, of the first part, and  | Wheden BSlone  |
|  | of the second part:  |
| WITNESSETH, The said part. Loof the first part, in con   | sideration of the sum of Eighteen Hundred  |
| o which  | and DOLLARS  |
| he receipt of which is hereby acknowledged, doby these pres  | sents grant, bargain, sell and convey unto the said partof the second par  |
| nd State of Oklahoma, to-wit: All al Black   |  |
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| to Tuloa according to  | to the recorded glat Thereof   |
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| 14. (1), and 1. (1 |  |
| Annual Control of Cont |  |
| And said heirs, executors or administrators, do her hat at the delivery of these presents the heirs and to all and singular the free, clear, discharged and unincumbered of and from all forms   | reby covenant, promise and agree to and with said partition the second par wfully seized in their work right of an absolute and indefeasible above-granted and described premises, with the appurtenances; that the same   |
| And said. And sa | reby covenant, promise and agree to and with said part Lof the second part wfully seized in the second promise and indefeasible above-granted and described premises, with the appurtenances; that the same er grants, titles, charges, judgments, taxes, assessments and incumbrances, or   |
| And said heirs, executors or administrators, do her that at the delivery of these presents they had and singular the free, clear, discharged and unincumbered of and from all forms what nature and kind soever;  and that they will warrant and forever defend issigns, against said part they feel first part heir   | ar the tenements, hereditaments and appurtenances thereunto belonging or in the second part of the second part of the second part of the above-granted and described premises, with the appurtenances; that the same er grants, titles, charges, judgments, taxes, assessments and incumbrances, of the same unto said part of the second part of the second part of the second part of the same unto said part of the second part of the second part of the same unto said part of the second part of the second part of the same unto said part of the second part of the second part of the same unto said part of the second part of the  |
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