DEED RECORD, No. 56.

		Fee, \$ lad	J. E. Walkley
		By	Register of 1 Deputy.
	DEED-Ceneral Warranty.	амовин воок со., Leavenworth, кан. Хо	. 19757
THIS INDENTURE, Ma	de this 19 14 day o	i Jame	d Dillespie his
Tulsa County, in the State of O	klahoma, of the first part, and	Dan Hunt	and Marshall
production and the second seco	a janta ja ja kaika ja taka taka taka taka taka taka taka	of the second part:	
			and DO DO
the receipt of which is hereby ac	cknowledged, do by these prese	nts grant, bargain, sell and conv	ey unto the said part coof the seco
and State of Oklahoma, to-wit-	gns, all of the following-described	real estate, situated in the Coun	ty of Lulsa
$\mathcal{L}_{\mathcal{D}}$	+ Seren (7) ji	n Block Fine	(5), Oak Grove add
Ao She Gely	Tubo Ukla	homa.	
			14 to 14 to 14 to 15 to 16 to
	13: Yang 1880) Yand 10: 4 com yang 80 da 8844 pagana 1587 - 1884 1199 1199 1199 1199 1199 1199 1199		T THE WAR OF THE SECTION OF THE SECT
and the same with the probability of the same of the s			
when over a fire to the property of the property of the fire and the fire of t	10 da ag ma an maga orna (10 an anna 10 an an anna 10 an anna 10 an an anna 10 an an an anna 10 an an an anna 10 an an an anna 10 an an an anna 10 an	**************************************	4 - 4 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 -
ag-ware, anyel deine courses of the top opposition of the part of the top		internation	are that are clear data data decompletely as no expense of the second section of the constitution of the c
m to previous design to be a second to the s	rrang gas aja disar listik eri fir rana sarratur dili bagdannoh firmintski eri - esa gana - e e e e i	pi yang salam dibiyon, ang medib berib dipaggip amban banda apagip undar	nt på eg neg stan nove syde yn sê tied has tighnedd te nadent de nege yr ok nest san
mend data arrig from arous roundably to oil appear by an - 1, 17 and onds - so-	ar er kal under kelemente og de der der en der och til den erkit til trette av av det en en ett sto	-Birykkaya (1990-), circi roma (1994-), kasang 1994-1994 (1994-)	ted gado on an on the state, speeches beth also esquisit negliging and negliging and negliging a
make were provided delta describe open againment op 70 % had noted as 40 %	and an an an and the entitle branch as a such books — and notice he gas to be an angerous old the co	dig plane of the British happy were drove upon the cohomograph and enterprise and the	= 1774 - 448, 1877 - 88,577 Mga ab da de 1877 - 1778 - 1778 - 1774 - 1874 - 1874 - 1874 - 1874 - 18 74 - 1884 -
	***************************************	in haqa saan iyoo aha aala aana ka ayaa gaala aha ahaa ahaa ahaa ahaa ahaa ah	la de bijan da tildir i fab nava utik ikung destina usan dest fisas Bera asaa ibau -/eb e
	0	<u> </u>	and appurtenances thereunto belongi
anywise appertaining forever. And saidheirs, executhat at the delivery of these presented of inheritance, in fee simp	Lillespick and Martors or administrators, do	Mande Sellespee by covenant, promise and agree fully seized in Shees o e above granted and described p	to and with said parties of the second with said parties of the second with remises, with the appurtenances; that
anywise appertaining forever. And saidheirs, executhat at the delivery of these presentate of inheritance, in fee simpare free, clear, discharged and un	Lullespick and Martin and Market and Market and Market and Market and Market and Singular the mincumbered of and from all former	Mande Sullespee by covenant, promise and agree fully seized in Shees on e above-granted and described progrants, titles, charges, judgme	to and with said parties of the seco
And said heirs, executhat at the delivery of these presented of inheritance, in fee simple are free, clear, discharged and unwhat nature and kind soever;	Sullespee and Material and Material and Material and Material Law less of the first and to all and singular the mincumbered of and from all former as the first task	Mande Suffesprei by covenant, promise and agree fully seized in Shees on a above granted and described par grants, titles, charges, judgme and account of the control of th	to and with said parties of the second with said parties of the second with remises, with the appurtenances; that ints, taxes, assessments and incumbration.
anywise appertaining forever. And said	Sullespei and Martin and Martin and to all and singular the nincumbered of and from all former excepts. These tapes arrant and forever defend the first part.	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second remises, with the appurtenances; that ints, taxes, assessments and incumbrational that they
anywise appertaining forever. And said	Sullespei and Martin and Martin and to all and singular the nincumbered of and from all former excepts. These tapes arrant and forever defend the first part.	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second remises, with the appurtenances; that the second part like the second part like 1
anywise appertaining forever. And said	Sullespei and Martin and Martin and to all and singular the nincumbered of and from all former excepts. These tapes arrant and forever defend the first part.	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second parties, with the appurtenances; that the second part soever, lawfully claiming or to claim to hand the day and year above.
anywise appertaining forever. And said	Sullespei and Martin and Martin and to all and singular the nincumbered of and from all former excepts. These tapes arrant and forever defend the first part.	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second remises, with the appurtenances; that ints, taxes, assessments and incumbrational that they
anywise appertaining forever. And said	Sullespei and Martin and Martin and to all and singular the nincumbered of and from all former excepts. These tapes arrant and forever defend the first part.	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second parties, with the appurtenances; that the second part soever, lawfully claiming or to claim to hand the day and year above.
anywise appertaining forever. And said	Sullespei and Martin and Martin and to all and singular the nincumbered of and from all former excepts. These tapes arrant and forever defend the first part.	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second parties, with the appurtenances; that the second part soever, lawfully claiming or to claim to hand the day and year above.
anywise appertaining forever. And said	Sullespei and Martin and Martin and to all and singular the nincumbered of and from all former excepts. These tapes arrant and forever defend the first part.	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second parties, with the appurtenances; that the second part soever, lawfully claiming or to claim to hand the day and year above.
anywise appertaining forever. And said	Sullespei and Marters and Marters or administrators, do here sents Aley are law ole, of, in and to all and singular the nincumbered of and from all former except. These tapes arrant and forever defend the first part heirs DF. The said part in of the first property	by covenant, promise and agree fully seized in Lews on a above granted and described programs, titles, charges, judgme to the same unto said parties and all and every person whom	to and with said parties of the second parties, with the appurtenances; that the second part soever, lawfully claiming or to claim to hand the day and year above.
anywise appertaining forever. And said heirs, execution that at the delivery of these presentate of inheritance, in fee simple are free, clear, discharged and unwhat nature and kind soever; what nature and kind soever; will wassigns, against said particle of the NUTNESS WHEREO	Sullespei and Marters and Marters or administrators, do here sents Aley are law ole, of, in and to all and singular the nincumbered of and from all former except. These tapes arrant and forever defend the first part heirs DF. The said part in of the first property	Mande Suffespie by covenant, promise and agree fully seized in Shees on e above-granted and described progrants, titles, charges, judgme to the same unto said part its and all and every person whom art hard hereunto set Said Significant.	to and with said parties of the second with said parties of the second with remises, with the appurtenances; that ints, taxes, assessments and incumbrated the second part the second part the second part that hand the day and year above the second second part that the second second part that the second part that the second second part that the second second part that the second
anywise appertaining forever. And said heirs, executhat at the delivery of these presented of inheritance, in fee simple are free, clear, discharged and unwhat nature and kind soever; will wassigns, against said particle of the IN WITNESS WHEREOUS STATE OF OKLAHOMA	Sullespee and Marters or administrators, do here sents fley are law ole, of, in and to all and singular the nincumbered of and from all former excepts. These tap warrant and forever defend the title the first part. The said partice of the first part.	by covenant, promise and agree fully seized in heis on a above granted and described progrants, titles, charges, judgme on a constant of the same unto said part its and all and every person whome art hard hereunto set heis figures.	to and with said parties of the second parties, with the appurtenances; that the second part soever, lawfully claiming or to claim to hand the day and year above.
anywise appertaining forever. And said heirs, executhat at the delivery of these presentate of inheritance, in fee simp are free, clear, discharged and unwhat nature and kind soever; will wassigns, against said particol of in WITNESS WHEREOUS WHEREOUS STATE OF OKLAHOMA Before me, day of these presents are the same and the same	Sullespect and Manters or administrators, do here sents they are law ole, of, in and to all and singular the nincumbered of and from all former except. These tapes the first part heirs DF, The said part woof the first part of the first part would be first part when the first part when	Mande Suffespering of the Survey of the Same unto said part is and all and every person whome art hard, hereunto set Survey of the Same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is and all and every person whome art hard, hereunto set Survey of the same unto said part is a said all and every person whome art hard, hereunto set Survey of the same unto said part is a said all and every person whome art hard, hereunto set Survey of the same unto said part is a said all and every person whome art hard, hereunto set Survey of the same unto said part is a said all and every person whome art hard.	to and with said parties of the second right of an absolute and indicemises, with the appurtenances; that ints, taxes, assessments and incumbrational that they soever, lawfully claiming or to claim to hand the day and year above a little full solution. It is a little full solution in and for the said County and a little full.
anywise appertaining forever. And said heirs, executhat at the delivery of these presentate of inheritance, in fee simple are free, clear, discharged and unwhat nature and kind soever; will wassigns, against said particle of the MITNESS WHEREOUS WHE WHENEOUS WHEREOUS WHE WHILL WHE WHENEOUS WHEREOUS WHITH WHITH WHE WHITH WHE WHITH WHE	Sullespec and Martins or administrators, do here sents they are law ole, of, in and to all and singular the nincumbered of and from all former except. There is tap or the first part the	by covenant, promise and agree fully seized in their of a above granted and described progrants, titles, charges, judgme to the same unto said part less and all and every person whom art hare hereunto set their figures. Significant forms of the program of the same unto said part less and all and every person whome art hare hereunto set their figures for the same unto set their figures for the same unto said part less and all and every person whome art hare hereunto set their figures for the same unto set their figures for the same unto said part less and all and every person whome art hare here for the same unto said part less and all and every person whome art hare here for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same art less and all and every person whome art hare for the same art less and all and every person whome art hare for the same art less and all and every person whome art less are for the same art less and all and every person whome art less are for the same art less and all and every person whome are for the same art less and all and every person whome are same art less and all and every person whome are same are	to and with said parties of the second of the second part with the appurtenances; that ints, taxes, assessments and incumbrated the second part with the sec
anywise appertaining forever. And said heirs, executhat at the delivery of these presentate of inheritance, in fee simple are free, clear, discharged and unwhat nature and kind soever; will wassigns, against said particle of the MITNESS WHEREOUS WHE WHENEOUS WHEREOUS WHE WHILL WHE WHENEOUS WHEREOUS WHITH WHITH WHE WHITH WHE WHITH WHE	Sullespie and Martors or administrators, do here sents fley are law ole, of, in and to all and singular the nincumbered of and from all former excepts. These tap warrant and forever defend the title the first part. There he he first part the first part of the firs	by covenant, promise and agree fully seized in their of a above granted and described progrants, titles, charges, judgme to the same unto said part less and all and every person whom art hare hereunto set their figures. Significant forms of the program of the same unto said part less and all and every person whome art hare hereunto set their figures for the same unto set their figures for the same unto said part less and all and every person whome art hare hereunto set their figures for the same unto set their figures for the same unto said part less and all and every person whome art hare here for the same unto said part less and all and every person whome art hare here for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same art less and all and every person whome art hare for the same art less and all and every person whome art hare for the same art less and all and every person whome art less are for the same art less and all and every person whome art less are for the same art less and all and every person whome are for the same art less and all and every person whome are same art less and all and every person whome are same are	to and with said parties of the second right of an absolute and indicemises, with the appurtenances; that ints, taxes, assessments and incumbrational that they soever, lawfully claiming or to claim to hand the day and year above a little full solution. It is a little full solution in and for the said County and a little full.
anywise appertaining forever. And said heirs, execution that at the delivery of these presentate of inheritance, in fee simple are free, clear, discharged and unwhat nature and kind soever; what nature and kind soever; will want nature and kind soever; will want nature and kind soever; will be an an and what n	Sullespec and Marters or administrators, do here sents they are law ole, of, in and to all and singular the nincumbered of and from all former except. These tap of the first part the first part the first part of the first part o	by covenant, promise and agree fully seized in their of a above granted and described progrants, titles, charges, judgme to the same unto said part less and all and every person whom art hare hereunto set their figures. Significant forms of the program of the same unto said part less and all and every person whome art hare hereunto set their figures for the same unto set their figures for the same unto said part less and all and every person whome art hare hereunto set their figures for the same unto set their figures for the same unto said part less and all and every person whome art hare here for the same unto said part less and all and every person whome art hare here for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same unto said part less and all and every person whome art hare for the same art less and all and every person whome art hare for the same art less and all and every person whome art hare for the same art less and all and every person whome art less are for the same art less and all and every person whome art less are for the same art less and all and every person whome are for the same art less and all and every person whome are same art less and all and every person whome are same are	to and with said parties of the second of the second part with the appurtenances; that ints, taxes, assessments and incumbrated the second part with the sec