## DEED RECORD, No. 56.

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DEED - General Warranty BAMIL DODSWON	TH BOOK CO., LEAVENWORTH, KAN. No. 19781
THIS INDENTURE, Made this 2 4th day of W. L. Morsh, Drustees	July , A. D. 19. 69, between
motor Country in the	
Tulsa County, in the State of Oklahoma, of the first part, and	bell
party	of the second part:
WITNESSETH, The said part G. of the first part, in considers	bell, of the second part: Attion of the sum of Large Hundred
the receipt of which is hereby acknowledged, do lo by these presents	grant, bargain, sell and convey unto the said part L of the second part, estate, situated in the County of Lula
and State of Ohlohama to mite	
Just Jundes Se	ren C), Block, Twenty-one
Oklahama,	ne C1) Block Incusty-one he City of Julsa Julsa Country,
Duplicate	
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	e tenements, hereditaments and appurtenances thereunto belonging or in
anywise appertaining forever.  And said	ovenant, promise and agree to and with said partof the second part,
anywise appertaining forever.  And said M. M. Market, Truette for heirs, executors or administrators, do hereby of that at the delivery of these presents.	sovenant, promise and agree to and with said partof the second part, y seized inown right of an absolute and indefeasible
anywise appertaining forever.  And said	covenant, promise and agree to and with said partof the second part, y seized inown right of an absolute and indefeasible ove-granted and described premises, with the appurtenances; that the same
anywise appertaining forever.  And said Marke, Truester  for heirs, executors or administrators, do hereby of that at the delivery of these presents he had all and singular the ab are free, clear, discharged and unincumbered of and from all former gra	evenant, promise and agree to and with said partof the second part, reized inown right of an absolute and indefeasible ove-granted and described premises, with the appurtenances; that the same nts, titles, charges, judgments, taxes, assessments and incumbrances, of
anywise appertaining forever.  And said Marke, Truckture for heirs, executors or administrators, do hereby of that at the delivery of these presents he had all and singular the ab are free, clear, discharged and unincumbered of and from all former gra	covenant, promise and agree to and with said partof the second part, y seized inown right of an absolute and indefeasible ove-granted and described premises, with the appurtenances; that the same
And said Mandaman And Said Man	covenant, promise and agree to and with said partof the second part, y seized inown right of an absolute and indefeasible ove-granted and described premises, with the appurtenances; that the same nts, titles, charges, judgments, taxes, assessments and incumbrances, of the same unto said partof the second part
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And said	ovenant, promise and agree to and with said part
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And said  And said and singular the ab are free, clear, discharged and unincumbered of and from all former grawhat nature and kind soever;  And that  And will warrant and forever defend the title to the assigns, against said part. And forever defend the first part in the said part. And a part. And a part. And a country, ss.  Before me,  And May of Andrews defend the first part in the f	ovenant, promise and agree to and with said part
And said heirs, executors or administrators, do hereby of that at the delivery of these presents have free, clear, discharged and unincumbered of and from all former grawhat nature and kind soever; heirs and that will warrant and forever defend the title to assigns, against said part you of the first part in heirs and IN WITNESS WHEREOF, The said part you of the first part in this heirs and this heirs and this heirs and the first part in heirs and the heir and the	ovenant, promise and agree to and with said part