## DEED RECORD

| 그는 하는 사람들이 그 모양을 다고 살았다고 하다면 살이 그 살았다.   |  |
|--|--|
| STATE O  | FOKLAHOMA, County of Lines A., ss.   |
| Filed  | in office of Register of Deeds for record this   |
| 2  | A. D. 190 2 at So'clock P. M., and re-   |
|  | BookOn page  |
| TO This in this offi   | ecord has been compared with the original insumment thereof on file<br>ee, and the record fiere-made found correct in every particular, and<br>as been properly indexed, in accordance with the have of Oktoberna.   |
|  |  |
|  | (SHAL) ACCIOL Kley - Register of Deeds   |
|  | in the contract ${\mathcal T}$ . The contract ${\mathbb T}$ is the ${\mathbb T}$   |
|  | Deputy   |
| THIS INDENTURE, Made this 17 th day of Imany   | 1-7, A. D., 1907., between   |
| michael Philpott and Rebuca J. C.  | hil pott bis works   |
| Tulsa County, in the State of Oklahoma, of the first part, and   | na cycles  |
| Doeph C. Derkins J Cayette   | Missing  |
| July July July July July July July July  |  |
| WITNESSETH, The said part 12 off the first part, in consideration  | of the second part.  |
| with bisidit, it wasted part 2222 it the first part, in consideration  | andDollars,  |
| the receipt of which is hereby acknowledged, do by these presents gran   |  |
| second part,heirs and assigns, all of the following describ  |  |
|  | the control of the co |
| Oktaholita, 10-1/11:   | 101: Carl Ray 122's  |
| Xour (rue (3), Your (4)  | Luc ( Im whole Jufly   |
| Oklahoma, to-wit:  Zolo Three (3) Your (4) & g inght (58), in the original Oklahomae   | al townsile of Droten drove  |
| Oklahowa   |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  | 그리 원리 이번 하고 하지 않는 그런지 하는 것이 보고 있다. 모래  |
|  |  |
| tana tahun 1960.<br>Panggalang panggan sagaran tahun banggalang panggalang panggalang panggalang panggalang panggalang panggalang  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| 도로 발견하는 그 사람이 하고 아무지 않는다.  |  |
|  |  |
| To have and to hold the same tagether with all and singular the tenem  | wits hereditaments and annurtanances thereunts belonging   |
| To have and to hold the same, together with all and singular the tenemor in any wise appertaining forever  |  |
| or in any wise appertaining forever  |  |
| or in any wise appertaining forever.  And said Mishael Olilpott and Refer  | ea S. Philpoet   |
| or in any wise appertaining forever.  And said Mishael Wilkott and Refel for when heirs, executors or administrators, dohereby covenant,   | ea S. Philpolt promise and agree to and with said part_4_ of the second  |
| or in any wise appertaining forever.  And said Michael Milpott and Pedel for their, executors or administrators, do hereby covenant, part, that at the delivery of these presents  | ex Pulpolt  promise and agree to and with said part—y of the second  lawfully seized in Lilinown right of an absolute  |
| or in any wise appertaining forever.  And said Michael Milpott and Refer for their, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to all and sir   | promise and agree to and with said partg_ of the second lawfully seized in Lulin own right of an absolute agular the above granted and described premises, with the  |
| or in any wise appertaining forever.  And said Michael Milpott and Pedel for their, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of  | promise and agree to and with said part of the second lawfully seized in Lalla own right of an absolute ugular the above granted and described premises, with the f and from all former grants, titles, charges, judgments.  |
| or in any wise appertaining forever.  And said Michael Milpott and Pedel for Main heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever;  | promise and agree to and with said part of the second lawfully seized in lawfully seized in lawfully seized in lawfully seized in lawfully of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, all f a all f age \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \  |
| or in any wise appertaining forever.  And said Michael Milpott and Refer for Their, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of in and to all and sir appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever;  | promise and agree to and with said part—19_ of the second lawfully seized in Lalanown right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and tagge for \$37.64  and tagge for \$37.64  and tagge for \$37.64   |
| or in any wise appertaining forever.  And said Mishael Milkott and Peter for Lean heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents The and indefensible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that They will warrant and forever defend the title to the same un  | promise and agree to and with said part—19_ of the second lawfully seized in Lalas own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, to said part y of the second part, Lextone to said part y of the second part, Lextone  |
| or in any wise appertaining forever.  And said Michael Milpott and Pedel for which heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents Me and indefeasible estate of inheritance, in fee simple, of, in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that which will warrant and forever defend the title to the same un assigns, against said particle of the first part, heirs and all seconds.   | promise and agree to and with said part—19_ of the second lawfully seized in Lalas own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, to said part y of the second part, Lextone to said part y of the second part, Lextone  |
| or in any wise appertaining forever.  And said Michael Milkott and Rebel for Land heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents   | promise and agree to and with said part—19_ of the second — lawfully seized in Liller own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and lange for the second part, to said part—9_ of the second part, heirs and and every person whomsoever, lawfully claiming or to claim   |
| or in any wise appertaining forever.  And said Michael Milpott and Pelel for Main heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said partile of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said partile of the first part has a said partile.   | promise and agree to and with said part—19_ of the second — lawfully seized in Liller own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and lange for the second part, to said part—9_ of the second part, heirs and and every person whomsoever, lawfully claiming or to claim   |
| or in any wise appertaining forever.  And said Michael Milkott and Rebel for Land heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents   | promise and agree to and with said part—19_ of the second — lawfully seized in Liller own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and lange for the second part, to said part—9_ of the second part, heirs and and every person whomsoever, lawfully claiming or to claim   |
| or in any wise appertaining forever.  And said Michael Milkott and Refel for which heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever;  and that Thur, will warrant and forever defend the title to the same ur assigns, against said particle of the first part, heirs and all a the same.  IN WITNESS WHEREOF, The said particle of the first part ha   | promise and agree to and with said part—3— of the second lawfully seized in Lallo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all former described parts, the said part of the second part, Lexting to said part of the second part, Lexting the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year  |
| or in any wise appertaining forever.  And said Mishael Milkott and Lefel for Left heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents the same and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said partile of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said partile of the first part has above written.  | promise and agree to and with said part—3— of the second lawfully seized in Lallo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all former described parts, the said part of the second part, Lexting to said part of the second part, Lexting the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year  |
| or in any wise appertaining forever.  And said Mishael Milkott and Lefel for Left heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents the same and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said partile of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said partile of the first part has above written.  | promise and agree to and with said part—3— of the second lawfully seized in Lallo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all former described parts, the said part of the second part, Lexting to said part of the second part, Lexting the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year  |
| or in any wise appertaining forever.  And said Michael Milkott and Refer for Library heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said particle— of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said particle of the first part ha habove written.   | promise and agree to and with said part—3— of the second lawfully seized in Lallo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all former described parts, the said part of the second part, Lexting to said part of the second part, Lexting the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year  |
| or in any wise appertaining forever.  And said Michael Milkott and Refer for Library heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said particle— of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said particle of the first part ha habove written.   | promise and agree to and with said part—3— of the second lawfully seized in Lallo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all former described parts, the said part of the second part, Lexting to said part of the second part, Lexting the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year  |
| or in any wise appertaining forever.  And said Michael Milkott and Refer for Library heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said particle— of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said particle of the first part ha habove written.   | promise and agree to and with said part—3— of the second lawfully seized in Lallo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all former described parts, the said part of the second part, Lexting to said part of the second part, Lexting the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year  |
| or in any wise appertaining forever.  And said Michael Milkott and Refer  for Lie in heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unineumbered of taxes, assessments and incumbrances, of what nature and kind soever;  and that the will warrant and forever defend the title to the same un assigns, against said particle of the first part, heirs and all a the same.  IN WITNESS WHEREOF, The said particle of the first part ha  Sign here  | promise and agree to and with said part—3— of the second lawfully seized in Lallo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all former described parts, the said part of the second part, Lexting to said part of the second part, Lexting the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year  |
| or in any wise appertaining forever.  And said Michael Milkott and Refel for Mein heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that which will warrant and forever defend the title to the same ur assigns, against said particle of the first part, heirs and all at the same.  IN WITNESS WHEREOF, The said particle of the first part has above written.  Sign here  STATE OF OKLAHOMA,  St. County,  C.  | promise and agree to and with said part—19_ of the second — lawfully seized in Alla own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and alla age of the second part, Textina to said part—9 of the second part, Textina heirs and and every person whomsoever, lawfully claiming or to claim Thereunto set their hands the day and year the second Part for the second Part for the day and year the second Part for the |
| or in any wise appertaining forever.  And said Michael Milkott and Rebel for Land heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said particle— of the first part, heirs and all a the same.  IN WITNESS WHEREOF, The said particle of the first part ha Jabove written.  Sign here  STATE OF OKLAHOMA,  SS.  Before me A. Manne,  a Notary Pul  | promise and agree to and with said part—3— of the second — lawfully seized in Lillo own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and all and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year the second Dillotte. The day and year the second Dillotte.  |
| or in any wise appertaining forever.  And said Mishael Milkott and Rebel for Land heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that the will warrant and forever defend the title to the same ur assigns, against said partile of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said partile of the first part has above written.  Sign here the first part of the first part and forever written.   | promise and agree to and with said part—19_ of the second — lawfully seized in 1110 own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, and a factorised part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim the freunto set their hands the day and year the second part, he day and year the factorise of the second part, hands the day and year the factorise of the second part, hands the day and year the factorise of the second part, hands the day and year the factorise of the second part, hands the day and year the factorise of the second part, hands the day and year the factorise of the second part, hands the day and year the factorise of the second part, hands the day and year the factorise of the second part of  |
| or in any wise appertaining forever.  And said Michael Milkott and Refer  for Living heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever;  and that They will warrant and forever defend the title to the same un assigns, against said particle of the first part, heirs and all a the same.  IN WITNESS WHEREOF, The said particle of the first part ha  Sign here  STATE OF OKLAHOMA,  SS.  Before me, Anotary Pul day of Porsonally appeared  Alled Cay Dull Rott.  | promise and agree to and with said part—19_ of the second lawfully seized in Lella own right of an absolute agular the above granted and described premises, with the fand from all former grants, titles, charges, judgments, and the said part y of the second part, heirs and and every person whomsoever, lawfully claiming or to claim the hereunto set here. hands the day and year the said to the said part y hands the day and year the said the sa |
| or in any wise appertaining forever.  And said Michael Milpott and Rebel for Louis heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents the same are free, clear, discharged and unineumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant and forever defend the title to the same ur assigns, against said particle of the first part, heirs and all at the same.  IN WITNESS WHEREOF, The said particle of the first part has above written.  Sign here are free, clear, discharged and unineumbered of the same ur assigns, against said particle of the first part, heirs and all at the same.  IN WITNESS WHEREOF, The said particle of the first part has above written.  Sign here are the same are free, clear, discharged and unineumbered of the same ur assigns, assessments and incumbrants and forever defend the title to the same ur assigns, against said particle of the first part has a same are free, clear, discharged and unineumbered of the same ur assigns, as a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first part has a same ur assigns, against said particle of the first particle of the first particle of the first particle of the  | promise and agree to and with said part—19_ of the second lawfully seized in Lella own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim the hereunto set here. hands the day and year the second part of t |
| or in any wise appertaining forever.  And said Michael Milkott and Refer for Learn heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents The and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that the will warrant and forever defend the title to the same un assigns, against said particle of the first part, theirs and all the same.  IN WITNESS WHEREOF, The said particle of the first part has above written.  Sign here  STATE OF OKLAHOMA,  SE.  Lula County,  Before me,  A Notary Pul day of The Said Particle of the first parence of the first part has a notary pul day of The Said Carly Milkott.   | promise and agree to and with said part—19_ of the second lawfully seized in Lella own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim the hereunto set here. hands the day and year the second part of t |
| or in any wise appertaining forever.  And said Mishael Milkett and Refer for Mishael Milkett and Indefensible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that Mishael Will warrant and forever defend the title to the same un assigns, against said partiles of the first part, heirs and all at the same.  IN WITNESS WHEREOF, The said partiles of the first part has above written.  Sign here and on the first part, a Notary Pul day of Mishael Mi | promise and agree to and with said part—3_ of the second lawfully seized in Lello own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, the said part and by object the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year the said County and State, on this late within and foreme as who executed the within and foreme as who executed the within and foreme as where and voluntary act and deed for   |
| or in any wise appertaining forever.  And said Michael Milkott and Rebel for Indian heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents the same are free, clear, discharged and unineumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that the will warrant and forever defend the title to the same un assigns, against said particle of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said particle of the first part has above written.  Sign here  State OF OKLAHOMA,  State OF OKLAHOMA,  Selection of the first part of the first part has a Notary Pulday of the first part has a notary pullage.   | promise and agree to and with said part—3_ of the second lawfully seized in Lello own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, the said part and by object the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year the said County and State, on this late within and foreme as who executed the within and foreme as who executed the within and foreme as where and voluntary act and deed for   |
| or in any wise appertaining forever.  And said Mishael Milkott and Releiched for Main heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of in and to all and sin appurtenances; that the same are free, clear, discharged and unincumbered of taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same un assigns, against said partile of the first part, heirs and all the same.  IN WITNESS WHEREOF, The said partile of the first part has above written.  Sign here  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Sign here  And  The said partile of the first part is a Notary Pul day of the first part is a notary pul day of the first part is a notary pul day of the first part is a notary pul day of the first part is a notary pul day of the first part is a notary pul day of the first part is a notary pul day | promise and agree to and with said part—3_ of the second lawfully seized in Lello own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, the said part and by object the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim thereunto set their hands the day and year the said County and State, on this late within and foreme as who executed the within and foreme as who executed the within and foreme as where and voluntary act and deed for   |
| or in any wise appertaining forever.  And said Mishael Milkett and Rebel for Issian heirs, executors or administrators, do hereby covenant, part, that at the delivery of these presents   | promise and agree to and with said part—19_ of the second lawfully seized in Lella own right of an absolute agular the above granted and described premises, with the f and from all former grants, titles, charges, judgments, the said part of the second part, heirs and and every person whomsoever, lawfully claiming or to claim the hereunto set here. hands the day and year the second part of t |