|  | STATE OF OKLAHOMA, County of   |
|--|--|
|  | Filed in office of Register of Deeds for record thisday of   |
|  | May A. D. 1909 at 2 o'clock . M., and re-  |
|  | corded in Book on page   |
| $\left\{ \left\{ \left$  | This record has been compared with the original instrument thereof on file in this office, and the record here made found correct is every particular, and the same has been properly indexed, in accordance with the laws of Oklahoma.  |
|  | the same has been properly indexed, in accordance with the laws of Oklahoma.   |
|  | (SRAI,)  |
| 1  | Deputy   |
|  |  |
| THIS INDENTURE, Made this 17th day of Les  | brusy in the year , A. D., 19 29, between  |
| Mary Grays   | was af   |
| Tulsa County; in the State of Oklahoma, of the first part, and   | low Brown of Tiska Ohlahama  |
|  |  |
| WITNESSETH, The said part of the first part, in co   | of the second part.  |
|  |  |
| the receipt of which is hereby acknowledged, do est hereby acknowledged, do est  | resents grant bargain sell and convey upto the said part of the  |
| second part, and to hear heirs and assigns, all of the follow  | Dollars,  response grant, bargain, sell and convey up to the said part — of the  light and convey up to the said part — of the  ving described real estate, situated in the County of Tulsa, and State of  |
| Oklahoma, to-wit:  |  |
| The morthwest a carter of b  | be unthwest a ceaster of section   |
| thirtee (1) + (1)  | he worthwest gunter of section<br>ten (19) worth, range thirteen (13)<br>Secritain,  |
| somew (13) coursup neuel   | em (1) moun, range mareen (13)   |
| last, of Indian Base and   | Meredian,  |
|  |  |
| kan da salah intika da dara da da K  |  |
| 어릴 바다 이 어떤 학교들은 그리는데 모든 마음이  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| والمراب والمتحصصان والمتجاريات والمساهون بتنوي فبالجالب والهوار فيارتها والمراري   |  |
| 어마니 아이지 아무 그런 그릇들은 사람이 되었다고 있다.  |  |
|  |  |
| i di karangan da   |  |
|  | garan and and a communication of contract of contract and a first and a contract and a contract and an action of   |
|  |  |
| ika ngligi njiba sali Pigir nganglar ng ngalisi.<br>Kanggarin ng ngangaran   |  |
|  |  |
| To have and to hold the same Together with all and singular  | r the <del>tenements</del> , hereditaments and appurtenances thereunto belonging   |
| -or in any wise apportaining forever To have and   | to hold the above granted premises unto  |
| or in any wise apportaining forever To have and  | to hold the above granted premises were  |
| or in any wise apportaining forever. To have and  And said party of the second for hereby  | arte Sur Suis and assigned force of the second   |
| or in any wise apportaining forever. To have and And said heatty of the second for hers, executors or administrators, do hereby part, that at the delivery of these presents   | to the above granted premises and artificial and assigned force of covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute   |
| And said hearty of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to  | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the   |
| And said for these presents  and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning   | revenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments,  |
| And said hearty of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to  | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;   |
| And said factured for second for these presents and indefensible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and unintaxes, assessments and incumbrances, of what nature and kind so  | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;   |
| And said factured for second for these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and unint taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to  | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;   |
| And said has triffed seemed for hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;   |
| And said hattiff second for hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.   | reovenant, promise and agree to and with said partof the secondlawfully seized inown right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;other same unto said part of the second part, heirs and pirs and all and every person whomsoever, lawfully claiming or to claim   |
| And said  And said  forhers, executors or administrators, dohereby part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first  | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;   |
| And said factured for second for these presents and indefensible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and unint taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first fabove written.   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year   |
| And said for these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and unint taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first Labove written.   | reovenant, promise and agree to and with said partof the secondlawfully seized inown right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;other same unto said part of the second part, heirs and pirs and all and every person whomsoever, lawfully claiming or to claim   |
| And said has traffill second for hers, executors or administrators, do hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first Cabove written.  | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year   |
| And said freshing forever. To have and for hereby for hereby for hereby for hereby part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first Labove written.   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year   |
| And said freshifted seasons forhere by part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and unint taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year   |
| And said freshing forever. To have and for hereby for hereby for hereby for hereby part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first Labove written.   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year   |
| And said free apportaining forever. To have and for hereby for hereby for hereby part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first Labove written.   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year   |
| or in any wise apportaining forever.  And said for the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first Labove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year   |
| And said hestiffile seemed for here, executors or administrators, do hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and unint taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  Additionally delivered free each  | reovenant, promise and agree to and with said partof the secondlawfully seized inown right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever;of the second part,heirs and pirs and all and every person whomsoever, lawfully claiming or to claim a part had hercunto sethand the day and year   |
| And said hearth fills seemed for here, executors or administrators, do hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  Just January Justin Language ss.  STATE OF OKLAHOMA, ss.  Before me, Malla County, a.   | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the enumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year estimated by the said county and State, on this of the said County and State, on the said County and State and State and State a |
| And said hearty of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  The same of the first part of the first labove written.  STATE OF OKLAHOMA, SS.  Before me, Male County, and and of the first laboured, a gray of the first laboured, a personally a gray of the first laboured.  | reovenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute all and singular the above granted and described premises, with the enumbered of and from all former grants, titles, charges, judgments, ever; the same unto said part of the second part, heirs and pirs and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year Sign-here Sign-here  |
| And said factured for second for hers, executors or administrators, do hereby part, that at the denvery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  STATE OF OKLAHOMA, SS.  Before me, Mali Buddenand, a day of Lehway Lawy Lawy Lawy Lawy Lawy Lawy Lawy L  | reovenant, promise and agree to and with said part   |
| And said hasturfflet second for hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  STATE OF OKLAHOMA, Ss.  Before me,   | reovenant, promise and agree to and with said partof the second lawfully seized in own right of an absolute lawfully seized in own right of an absolute all and singular the above granted and described premises, with the cumbered of and from all former grants, titles, charges, judgments, ever; of the second part, heirs and pirs and all and every person whomsoever, lawfully claiming or to claim part had hereunto set hand the day and year Sign-lare hand the day and year who executed the within and fore-  |
| And said has triffed second for hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  SSTATE | reovenant, promise and agree to and with said part   |
| And said hattiffeld second for hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  STATE OF OKLAHOMA,  | reovenant, promise and agree to and with said part   |
| or in any wise appertaining forever.  And said for the delivery of these presents for  | reovenant, promise and agree to and with said partof the secondlawfully seized inown right of an absolute all and singular the above granted and described premises, with the enumbered of and from all former grants, titles, charges, judgments, ever; the same unto said part of the second part, heirs and part and all and every person whomsoever, lawfully claiming or to claim a part had hereunto set hand the day and year Sign-hare   |
| And said hasturfflet second for hereby part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to appurtenances; that the same are free, clear, discharged and uning taxes, assessments and incumbrances, of what nature and kind so and that will warrant and forever defend the title to assigns, against said part of the first part, he the same.  IN WITNESS WHEREOF, The said part of the first labove written.  STATE OF OKLAHOMA, Ss.  Before me,   | reovenant, promise and agree to and with said part   |