## DEED RECORD, No. 68.

- 1888   1882   1885   1886   18	
KNOW ALL MEN BY THESE PRESENTS, That	
W. S. Hall Trustee	And the second section of the second section of the second section of the second second second second second second second section second seco
	, part
the first part in consideration of the sum of Out his	indred and ten
	DOLLARS,
	th is hereby acknowledged, dohereby grant, bargain, sell and convey unto
EM. Taker party of the second of	eart
following-described real property and premises, situate in	Tulkal County, State of Oklahoma, to-wit:
Lat no thirteen (13) in	Block No one (1) in the Unthe Side according to the recorded plat there
Eddition to the letty of Tules	according to the recorded plat there
	tari periata melika menganjanjan dan menganjan karana dan mengan dan mengan bahan mengan dan mengan dan dan da Periatar
경환 경기 경험을 하고 그 늦는데 그리고 하는 것도 있다.	
	and an all and an area produced by a desirence on a second state of the second state of the second and are second state of the
	And the second s
te des acceptants and a second at the contract of the contract	and the second s
이사 이 경찰 내 집에는 말이 다 살아 느껴서 네 사고있다.	
To have and to hold said described premises unto the said er; free, clear and discharged of and from all former grants, cha	part of the second part file heirs and assigns, for
	part of the second part here and assigns, for- expect tages for invited and the (1419) irges, taxes, judgments, mortgages and other liens and encumbrances of what-
To have and to hold said described premises unto the said er; free, clear and discharged of and from all former grants, cha wer nature.	part of the second part here and assigns, for- expect tages for invited and the (1419) irges, taxes, judgments, mortgages and other liens and encumbrances of what-
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this fautilities day of	part of the second part had been heirs and assigns, for- eacht tages for mortgages and other liens and encumbrances of what-
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this facilitation day of	part of the second part here heirs and assigns, for- urges, taxes, judgments, mortgages and other liens and encumbrances of what-
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this fautilities day of	part of the second part lies heirs and assigns, for- urges, taxes, judgments, mortgages and other liens and encumbrances of what-
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this facilitation day of	part of the second part here heirs and assigns, for- urges, taxes, judgments, mortgages and other liens and encumbrances of what-
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this faultifully day of	part 4/0f the second part 100 heirs and assigns, for- urges, taxes, judgments, mortgages and other liens and encumbrances of what-  Interval 19/0.  (Sear.)
To have and to hold said described premises unto the said or; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this fautifully day of	part of the second part lies heirs and assigns, for- urges, taxes, judgments, mortgages and other liens and encumbrances of what-
To have and to hold said described premises unto the said or; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this facultable day of	part 4/0f the second part 100 heirs and assigns, for- urges, taxes, judgments, mortgages and other liens and encumbrances of what-  Interval 19/0.  (Sear.)
To have and to hold said described premises unto the said or; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this facultation day of	part of the second part had being and assigns, for- white talls for must will the (1910)  briggs, taxes, judgments, mortgages and other liens and encumbrances of what-  letteruber (Seat)  WLEDGMENT.
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this facultation day of	part 1/2 of the second part 1/2 heirs and assigns, for- urges, taxes, judgments, mortgages and other liens and encumbrances of what-  Second part 1/2 (1912)  WLEDGMENT.  COUNTY, SS.  in and for said County and State, on this 1/2 (1912)
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this foundated day of	part 1/2 of the second part 1/2 heirs and assigns, for- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages, mortgages, judgments, mortgages, judgmen
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, chaver nature.  Signed and delivered, this facultation day of	part 1/2 of the second part 1/2 heirs and assigns, for- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages and other liens and encumbrances of what- leges, taxes, judgments, mortgages, judgments, mortgag
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this familiar day of	part 1/9 of the second part 1/2 heirs and assigns, for the talks for interest, axes, judgments, mortgages and other liens and encumbrances of what the second part 19/10.  WLEDGMENT.  COUNTY, SS.  in and for said County and State, on this 1/10/10 sonally appeared
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this familiar day of	part 1/9 of the second part 1/2 heirs and assigns, for the talks for interest, axes, judgments, mortgages and other liens and encumbrances of what the second part 19/10.  WLEDGMENT.  COUNTY, SS.  in and for said County and State, on this 1/10/10 sonally appeared
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this facultation day of with the said of	part 1/2 of the second part 1/2 heirs and assigns, for talls for integer taxes, judgments, mortgages and other liens and encumbrances of what sufficiently 19/2 (Seal)  WLEDGMENT.  COUNTY, SS.  in and for said County and State, on this 1/2 (Seal)  sonally appeared  and foregoing instrument, and acknowledged to me that he executed the
To have and to hold said described premises unto the said or; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this facilitately day of without the said of the sa	part 1 of the second part 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
To have and to hold said described premises unto the said or; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this familiable day of	part 1/2 of the second part 1/2 (1912)  Lates for interest and assigns, for the see, judgments, mortgages and other liens and encumbrances of what-  Lates for interest and encumbrances of what-  Shall Transfer (Shall)  WLEDGMENT.  COUNTY, SS.  in and for said County and State, on this sonally appeared  and foregoing instrument, and acknowledged to me that he executed the other the uses and purposes therein set forth.  Lates for the day last above mentioned.
To have and to hold said described premises unto the said ar; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this foundational day of	part Mof the second part Manuelle Manue
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this familiar day of	part 1.06 the second part 1.00 heirs and assigns, for talls in multiple and other liens and encumbrances of what second part 1.00 heirs and state, on this second part 1.00 heirs and 1.00
To have and to hold said described premises unto the said ar; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this foundational day of	part to the second part the first and assigns, for the first falls for interest and other liens and encumbrances of what states, judgments, mortgages and other liens and encumbrances of what states, judgments, mortgages and other liens and encumbrances of what states, judgments, mortgages and other liens and encumbrances of what states, judgments, and sometimes and encumbrances of what states, judgments, and encumbrances of what states are states are states and encumbrances of what states are states and encumbrances of what states are states and encumbrances of what states are states and encumbrances are states and encumbrances and encumbrances are states and encumbrances are states and encumbrances are states and encumbrances are states are states and encumbrances are states are states are states and encumbrances are states are states are states are states are states are states and encumbrances are states are states are states are states are
To have and to hold said described premises unto the said or; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this foundational day of witnesses:  ACKNON  ATE OF OKLAHOMA, former grants, charver nature.  Before me, a foundation for the first said of the within me as force and voluntary act and deed for Witness my hand and seal as such for the within the said of the first said and seal as such for the first said of the within the said of the within the said said seal as such for the within the said of the said of the within the said of the s	part of the second part live heirs and assigns, for light layer for middle liens and encumbrances of what light layer for mortgages and other liens and encumbrances of what light layer had been something to the liens and encumbrances of what light layer had light liens and other liens and encumbrances of what light liens and encumbrances of what light
To have and to hold said described premises unto the said r; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this foundational day of	part 106 the second part 1200 heirs and assigns, for talls for install and the Carlo Surges, faxes, judgments, mortgages and other liens and encumbrances of what the Carlo State of the County State of the County State on this State on this sonally appeared and foregoing instrument, and acknowledged to me that he executed the tall the carlo State on the day last above mentioned.  Could Detail Detail Carlo State on the Carlo State of Carlo State on the Carlo S
To have and to hold said described premises unto the said or; free, clear and discharged of and from all former grants, charver nature.  Signed and delivered, this facilitately day of	part of the second part live that the Committee of the second part live (1912)  Light Layer for minimized the (1912)  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and other liens and encumbrances of what-  Light Layer for mortgages and encumbrances of what-  Light Layer for mortgages and encumbrances of what-  Light Layer for mortgages an