WARRANTY DEED

	The last 1010
	THIS INDENTURE, Made thisday of
b	y and between J. E. Crosbie, party of the first part, and _ Cuaties_ & Wellel
	party of the second part:
	WITNESSETH: That the said party of the first part, in consideration of the sum of
	Dan Thomas and you Dulland
	he receipt of which is hereby acknowledged, does hereby and by these presents, grant, bargain, sell and convey unto the
p	arty of the second part Lucy heirs and assigns, the following described real estate, situated in the City of Tulsa,
C	ounty, State of Oklahoma, to-wit:
	Lato mine (9) Visa (4) elever (1) and muche (12) in Alocke in
	sin the Crockie Islights addition to the City of Julea, allahar
	according to the plat Thereof.
	TO HAVE AND TO HOLD the same together with all and singular the tenements, hereditaments and appurten
ti	nerein and thereto belonging or in anywise appertaining thereto.
	And the said J. E. Crosbie, for himself, his heirs, executors, and administrators, does hereby covenant and agree to
W	ith said partage of the second part that at the delivery of these presents he is lawfully seized in his own right of a
	olute and indefeasable estate of inheritance in fee simple in and to all and singular the above granted and described p
	es; that the same are free, clear, discharged and unincumbered of and from all former grants and titles, charges, judgr
	whatever kind or nature soever, except Jasia.
	That an assessment not to exceed ton percent of the above named purchase price shall be levied at any time by the
_	art, herein for the purp ose of building a viaduet over the rallr oad of the St. Louis & San Francisco Ballroad, after sai net-is-completed and said assessment shall be a vendor's lien upon said premises, enforcible as such according to lar
(1)	
а.	No house shall be erected on any of the above described lots which shall cost less than #\\\ \frac{\pi}{2} \ldot \alpha \right\) ollars. The above described premises and no part thereof shall ever be sold to any negro.
· ta	mais. The above described premises and no part thereof shart ever be sont to any negro.
	the second part,laid heirs, and assigns against said party of the first,laid heirs and all and ever
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