General Warranty Deed Record 81.

This Bulgethire, stock this. The subject of the sease of the sease of the sport pers, which is a sease of the sease of th	TO COMPARED	DEED—GENERAL WARRANTY. STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the day of A.D. 19 (A., at 12 o'clock A.M., and duly recorded in book on page Hee, \$ in advance. Register of Lieute.	
If the second part. JETUTESSETH, The sald part of the first part, in consideration of the sum of the second part. JETUTESSETH, The sald part of the first part, in consideration of the sum of the second part, the receip of salds in hereby administered, includ by these presents great, tongen, all and convey nate the said part of the second part, of the second part, of the second part of the second part, of the second part of the following described real estate, statuted in the Country of Tour of the second part of the second part of the following described real estate, statuted in the Country of Tour of the second part of the second	단한 그는 도요를 된 그는 사람이 집에 가다면 있는 목표 가장이 되었다. 그는 물 없는 그는 그 가지를 받는 것 같은 것이 하시면 하는 것을 모든 사람이 되었다.		
MATTHESSETH, The soils part y of the first part, in consideration of the sum of the sum of the soul of the soil part of the second part, the recipit of which is brothy accordage, but by these presents grant, varyain, sell and convey unto the soil part of the second part, held a made and acciping all of the following described real estate, strained in the Country of the second part, held a first and acciping all of the following described real estate, strained in the Country of the second part, and State of Oklahoma, be with a first which the Cole, of Described Part of the second part, the Court of the Country of the second part, that and so opportuning for each of the opportuning for each part of the second part, that at the delivery of these presents which will and singular the above granted and described presents with the approximation and its delivery of the second part, that at the delivery of these presents which will not designed the above granted and described presents, which we are the simple, of, is and to all and singular the above granted and described presents, which we are the simple, of, is and to all and singular the above granted and described presents, takes, assuments and insumbrances, of what maters and kind sower: and that the residence of and from all former grants, titles, therefore, insightly claiming or to claim the seem. It WINESSEY WHEREOF. The said part of the first part has been not one to the seems the varieties. Stays DV OKLAHOMA. While a County Defends on the side of the side of the same to the first cand all and covery power whomever, insightly claiming or to claim the seem. It will approximately to the sight County and Stays, on this Solds a side of the same to be the side of the standard part values written. Stays DV OKLAHOMA. While a County Defends and Stays are the same to the same to the special part of the side of the sure of the same to the same to the special part of the side of the sure said part of the same to the same to the same to the state of the side of the			
the recogn of initial in newly acknowledged, dothed by these presents ground, was and need to make an end growth of the second part, beez. Level and assign, all of the following described real cetate, situated in the Country of Tell and and State of Oklahoma, to with the Country of Tell and and State of Oklahoma, to with the Country of Tell and the Country of the same, together retily all and singular the tenements, herallaments and appartenances thereunt obelonging or to any vise appartaining forces, and said a Country of the presents of the Country of the presents of the Country of the presents of an admitstanters, and hereby coverant, promise and agree to and with gold part by of the second part, that at the colour of the presents of the country of the second part, that at the colour of the presents of the country of the second part of the country of the second part of the country of the second part of the country of the country of the first part of the country of th			
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging ar in any wise appertaining forever. A Same A Sa	the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said part for the second part, heirs and assigns, all of the following described real estate, situated in the County of and State of Oklahoma, to-wit:		
any vise appertaining forever. Any said. Levely of the second. Any said. Levely of these presents. Lawfully selzed in. Over right of an absolute dua indepensive estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises; with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Is will warrant and forever defend the title to the same unto said part! of the second part heirs and assigns, against said part! of the first part has their heire and all and every person whomsever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part! of the first part had hereum oset he had an adver written. Sign here. Sign here. Sign here. Sign here. Sign here. The said county and state, on this 30th day of Charle 1960, personally appeared. Level a subvented the same as the free and voluntary act and deed for the uses and purposes therein set forth. Lawfully County White	East Lynn addition to the City of Tuesa, Okenhow accor-		
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clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that he will warrant and forever defend the title to the same unto said party of the second part heirs and assigns, against said party of the first part he will he will be and the day and year above written. IN WITNESS WHEREOF, The said party of the first part had be preunto set hand the day and year above written. Sign here & Coulty and for the said County and State, on this 30th day of Charle and for the said County and State, on this 30th day of Charle and to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set furth.	for Liers, executors or administrators, do hereby covenant, promise and agree to and with said party of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said party of the second part, that		
and that he will warrant and forever defend the title to the same unto said part for the second part heirs and assigns, against said part for the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part for the first part had hereunto set hand the day and year above written. Sign here State OF OKLAHOMA, STATE OF OKLAHOMA, County Before me, County day of Children here and sold for the said County and State, on this 30th day of Children here who evented the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.	clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;		
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and to me known to be the identical person who executed the within and foregoing instrument, and asknowledged to me that he executed the same as he free and voluntary act and deed for the uses and purposes therein set furth.	a Notary Public in and for the solid County and State, on this 30th day of Chair 1910, personally		
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