Deed Record, No. 87, Tulsa County.

all the same of th	a appearance for the time to the special content of the thirty of the second common and
	Philipped and I I I am
Usa County, in the State of Oklahoma, of the first part,	und Philips Katter and T. L. Bouscarer
	of the second part.
	part, in consideration of the sum of \$200.
Tent Landa	de and refer Dollars
	ese presents grant, bargain, sell and convey unto the said part Wof the second par
	real estate, situated in the County of and Lity Tules and
4007.7.1	어머니에 다양하다 그 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들이 되었다.
Lat classica Blak	County two (22) in the Berry addition County as per recorded plat thereof.
the City of Telas Tulas	County are bere remoded, blat thereof
we any sop on were	assuring over per esternation place is a very
BU BUKULU SULEMBUK	
	이번 그는 이 이는 아이지는 그는 이 얼마나요? 그렇게 되었다.
	얼룩 그리는 사람들은 일을 다 없는 것이 없는 것 같아 된다.
	경영성 등이 되는 동안 있다면 말라고 보고 하다니다.
To have and to hold the same, together with all and s	singular the tonements, hereditaments and appurtenances thereunto belonging or i
y wise appertaining forever.	
And said Raity of the	là strippellit.
List heirs, executors or administrators, do L	
	Chereby covenant, promise and agree to and with said part
eat at the delivery of these presents All A asible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unincumber	ll and singular the above granted and described premises, with the appurtenances and of and from all former grants, titles, charges, judgments, taxes, assessments and
at at the delivery of these presents	and singular the above granted and described premises, with the appurtenances and of and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and
nat at the delivery of these presents	lawfully seized in Lack own right of an absolute and inductional singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments an
at at the delivery of these presentsasible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever;ad thatwill warrant and forever defend t	lawfully seized in Lack own right of an absolute and indult and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments an the title to the same unto said part do the second part differs and assign
at at the delivery of these presents. All asible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; with the first part and forever defend the said part and the said pa	lawfully seized in Live over right of an absolute and inductional singular the above granted and described premises, with the apportenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said partally the second partallicies and assign and all every person whomsoever, lawfully claiming or to claim the same.
at at the delivery of these presents. All asible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kind soever; will warrant and forever defend that fully of the first part full their heirs, and	lawfully seized in Live over right of an absolute and inductional singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Wof the second part Likeirs and assign and all every person whomsoever, lawfully claiming or to claim the same.
at at the delivery of these presents. All asible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kind soever; will warrant and forever defend that fails of the first part full their heirs, and	lawfully seized in Live over right of an absolute and inductional singular the above granted and described premises, with the appartenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Lof the second part Lideirs and assign and all every person whomsoever, lawfully claiming or to claim the same. If the first part has hereunto set Live hand, the day and year above written
at at the delivery of these presents. All asible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kind soever; will warrant and forever defend that fails of the first part full their heirs, and	lawfully seized in Lack over right of an absolute and indeal and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Lof the second part Likeirs and assignated and all every person whomsoever, lawfully claiming or to claim the same.
at at the delivery of these presents. All asible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kind soever; will warrant and forever defend that fails of the first part fact their heirs, and	lawfully seized in Live over right of an absolute and inductional singular the above granted and described premises, with the appartenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Lof the second part Lideirs and assign and all every person whomsoever, lawfully claiming or to claim the same. If the first part has hereunto set Live hand, the day and year above written
at at the delivery of these presents. All asible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kind soever; will warrant and forever defend that fails of the first part fact their heirs, and	lawfully seized in Live own right of an absolute and inductional singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Wof the second part Licheirs and assign and all every person whomsoever, lawfully claiming or to claim the same. If the first part has hereunto set Lice hand, the day and year above written sign here.
at at the delivery of these presents	lawfully seized in Lie over right of an absolute and indult and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Lof the second part Lie is and assign and all every person whomsoever, lawfully claiming or to claim the same. If the first part has hereunto set Lie hand, the day and year above written sign here
at at the delivery of these presents. All isible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; At that will warrant and forever defend the winst said part of the first part with their heirs, and IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA,	lawfully seized in Live over right of an absolute and indical and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part lof the second partlicheirs and assign and all every person whomsoever, lawfully claiming or to claim the same. If first part has hereunto set line hand, the day and year above written sign here. Author Diff. Descriptions.
at at the delivery of these presents. All isible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; At that will warrant and forever defend the winst said part of the first part with their heirs, and IN WITNESS WHEREOF, The said part of the STATE OF OKLAHOMA,	lawfully seized in Live over right of an absolute and indical and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part lof the second partlicheirs and assign and all every person whomsoever, lawfully claiming or to claim the same. If first part has hereunto set line hand, the day and year above written sign here. Author Diff. Descriptions.
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a sat the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; Athat will warrant and forever defend to ainst said party, of the first part he their heirs, and IN WITNESS WHEREOF, The said party of the STATE OF OKLAHOMA, STATE OF OKLAHOMA, County, Before otary Public in and for the said County and State, on the	lawfully seized in Line over right of an absolute and indical and singular the above granted and described premises, with the appurtenance red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Lof the second part Line and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set Line hand the day and year above written Sign here. Sign here Land Dell Berry:
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a sat the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; Athat will warrant and forever defend to ainst said party, of the first part he their heirs, and IN WITNESS WHEREOF, The said party of the STATE OF OKLAHOMA, STATE OF OKLAHOMA, County, Before otary Public in and for the said County and State, on the	lawfully seized in Line over right of an absolute and indical and singular the above granted and described premises, with the appurtenance red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Lof the second part Line and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set Line hand the day and year above written Sign here. Sign here Land Dell Berry:
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a said the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; At that All will warrant and forever defend to a will warrant and forever defend to a will warrant and party of the first part here. Their heirs, and IN WITNESS WHEREOF, The said party of the stary Public in and for the said County, Before of the said County and State, on the sonally appeared Such Such Secretary.	lawfully seized in Line own right of an absolute and indical and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part lof the second part like irs and assign and all every person whomsoever, lawfully claiming or to claim the same. If first part has hereunto set like hand, the day and year above written sign here. Sign here. July Description of Sign lay of Line of the second part like and the day and year above written sign here. Sign lay of Line of the same lay of lay guilt like the same lay and year above written same.
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a sat the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; At that All will warrant and forever defend to the first part the their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County, Before otary Public in and for the said County and State, on the said papeared. All Manually appeared.	lawfully seized in Line own right of an absolute and indical and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Lof the second part Line and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set Line hand, the day and year above written Sign here. Sign here Sign here Line of the same unto set the condition of the second part Line of the same. This is a line of the same unto set the condition of the second part Line of the same.
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kindsoever; ad that All will warrant and forever defend the fainst said part of the first part her their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County and State, on the resonally appeared South Secretary appeared to me that the strument, and acknowledged to me that	lawfully seized in Live on own right of an absolute and indecil and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Wof the second part Wheirs and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set Taxe hand the day and year above written Sign here. Sign here Acide Will Bloods The cand day of the gentical person who executed the within and foregoin executed the same as the free and voluntary act and deed for the uses and executed the same as the free and voluntary act and deed for the uses and executed the same as the free and voluntary act and deed for the uses and executed the same as the content of the uses and the content of the same as the content of the uses and the uses and the content of the uses and the uses and the content of the uses and the uses and the content of the uses and the content of the uses and the
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kindsoever; at that All will warrant and forever defend the fainst said part of the first part feet their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County and State, on the resonally appeared South Secretary appeared to me that	lawfully seized in Live on own right of an absolute and indecil and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Wof the second part Wheirs and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set Taxe hand the day and year above written Sign here. Sign here Acide Will Bloods The cand day of the gentical person who executed the within and foregoin executed the same as the free and voluntary act and deed for the uses and executed the same as the free and voluntary act and deed for the uses and executed the same as the free and voluntary act and deed for the uses and executed the same as the content of the uses and the content of the same as the content of the uses and the uses and the content of the uses and the uses and the content of the uses and the uses and the content of the uses and the content of the uses and the
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kindsoever; at that All will warrant and forever defend the fainst said part of the first part feet their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County and State, on the resonally appeared South Secretary appeared to me that	lawfully seized in Lord own right of an absolute and inducted and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and inductive the same unto said part dest the second part described in a design and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set live hand the day and year above written Sign here. The first part has a day of the second part and grant with the day and year above written sign here. The first part has a day of the same as the first person who executed the within and foregotn executed the same as the same and columntary act and deed for the uses and so the same as the same and columntary act and deed for the uses and so the same as the same and so the same and so the same and so the same and deed for the uses and so the same as the same and so the same and deed for the uses and so the same as the same and so the same and deed for the uses and the same as the same and so the same and so the same and seed for the uses and so the same as the same and so the same and seed for the uses and so the same as the same and so the same as the same and so the same and so the same and so the same and so the same as the same and so the same as the same as the same and so the same as th
at at the delivery of these presents. All assible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unineumber cumbrances, of what nature and kindsoever; at that All will warrant and forever defend the fainst said part of the first part feet their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County and State, on the resonally appeared South Secretary appeared to me that	the title to the same unto said part Loss hand the day and year above written first part has hereway before the second part Loss hand the day and year above written sign here. The first part has hereway of Laguer above written sign here. The first part has hereway before the second part Loss hand the day and year above written sign here. The first part has the figure of the second part Loss hand the day and year above written sign here. The first part has the figure of the second part Loss hand the day and year above written sign here. The first part has the figure of the second part Loss hand the day and year above written sign here. The first part has the figure of the second part Loss hand the day and year above written sign here. The first part has the figure of the second part Loss hand had fore soin to me known to be the identical person who executed the within and fore soin executed the same as the loss of the second part Loss hand deed for the uses and loss of the same as the loss of the second part Loss had been son the same as the loss of the loss of the same as the loss of the second part Loss had been son the same as the loss of the same as the loss of the second part Loss had been son the same as the loss of the second part Loss of the same as the loss of the second part Loss of the same as the loss of the second part Loss of the same as the loss of the second part Loss of the se
asible estate of inheritance, in fee simple, of, in and to a asible estate of inheritance, in fee simple, of, in and to a cut the same are free, clear, discharged and unincumber cumbrances, of what nature and kindsoever; ad that will warrant and forever defend the fainst said party of the first part with their heirs, and IN WITNESS WHEREOF, The said party of the STATE OF OKLAHOMA, STATE OF OKLAHOMA, State County, Before otary Public in and for the said County and State, on the resonally appeared State State of the strument, and acknowledged to me that strument, and acknowledged to me that strument, and acknowledged to me that struments of the said county and state. Sy commission expires	id and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part los the second part los the same unto said part los the second part los the same. I and all every person whomsoever, lawfully claiming or to claim the same. If first part has hereunto set loss hand, the day and year above written Sign here. Sign here. Just Description to me known to be the identical person, who executed the within and foregoin executed the same as loss free and voluntary act and deed for the uses and the same as loss free and voluntary act and deed for the uses and loss of the same as loss of the
asible estate of inheritance, in fee simple, of, in and to a asible estate of inheritance, in fee simple, of, in and to a cut the same are free, clear, discharged and unincumber cumbrances, of what nature and kindsoever; ad that will warrant and forever defend the fainst said party of the first part with their heirs, and IN WITNESS WHEREOF, The said party of the STATE OF OKLAHOMA, STATE OF OKLAHOMA, State County, Before otary Public in and for the said County and State, on the resonally appeared State State of the strument, and acknowledged to me that strument, and acknowledged to me that strument, and acknowledged to me that struments of the said county and state. Sy commission expires	the title to the same unto said part Who second part Wheirs and assigns and all every person whomsoever, lawfully claiming or to claim the same. The first part hat hereunto set with hand, the day and year above written Sign here. This I'd day of acquit 1910 Cand to me known to be the identical person, who executed the within and foregoin executed the same as the same and voluntary act and deed for the uses and with the same as the same and with the same as the same and with the same as the same and within and deed for the uses and with the same as the same and within the same as the same and with the same as the same as the same and with the same as
as at the delivery of these presents. Assible estate of inheritance, in fee simple, of, in and to a at the same are free, clear, discharged and unincumber cumbrances, of what nature and kindsoever; At that All will warrant and forever defend that will warrant and forever defend that IN WITNESS WHEREOF, The said party of the STATE OF OKLAHOMA, STATE OF OKLAHOMA, State County, Before otary Public in and for the said County and State, on the resonally appeared State State of the strument, and acknowledged to me that strument, and acknowledged to me that strument, who acknowledged to me that struments are set forth. Ye commission expires	the title to the same unto said part Less hand the day and year above written first part has hereunto set. Less hand the day and year above written sign here. Sign here first part has hereunto set and less hand the day and year above written sign here for the same as the identical person who executed the within and foregoin executed the same as Less free and voluntary act and deed for the uses and less and the same as Less free and voluntary act and deed for the uses and less and les
asible estate of inheritance, in fee simple, of in and to a saible estate of inheritance, in fee simple, of in and to a sait the same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; ad that will warrant and forever defend the gainst said part of the first part we their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County, STATE OF OKLAHOMA, SS. Before otary Public in and for the said County and State, on the resonably appeared with strument, and acknowledged to me that surposes therein set forth. Ty commission expires where the said of the s	lawfully seized in Line over right of an absolute and indeal and singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part Woff the second part Wheirs and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has Chereunto set Taxes hand the day and year above written sign here. Sign here Sign here Judgments, taxes, assessments and assign the title to the same above written sign here. Judgments and the day and year above written sign here Sign here Judgments and the day and year above written sign here. Judgments and the same and granted the within and foregoin executed the same as the same and voluntary act and deed for the uses and same as the same as the same and voluntary act and deed for the uses and same as the sam
asible estate of inheritance, in fee simple, of, in and to a asible estate of inheritance, in fee simple, of, in and to a cut the same are free, clear, discharged and unincumber cumbrances, of what nature and kindsoever; ad that will warrant and forever defend the fainst said party of the first part with their heirs, and IN WITNESS WHEREOF, The said party of the STATE OF OKLAHOMA, STATE OF OKLAHOMA, State County, Before otary Public in and for the said County and State, on the resonally appeared State State of the strument, and acknowledged to me that strument, and acknowledged to me that strument, and acknowledged to me that struments of the said county and state. Sy commission expires	lawfully seized in Line over right of an absolute and indeal and singular the above granted and described premises, with the appurtenances and of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part loof the second part laideirs and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set laid hand the day and year above writter sign here. Sign here Sign here Cand to me known to be the identical person, who executed the within and foregoin executed the same as the land voluntary act and deed for the uses and the same as the land of the l
asible estate of inheritance, in fee simple, of, in and to a said the same are free, clear, discharged and unincumber combrances, of what nature and kind soever; and that will warrant and forever defend the gainst said part of the first part we their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County, STATE OF OKLAHOMA, State, on the said County and State, on the said papeared strument, and acknowledged to me that surposes therein set forth. Ty commission expires survey of the said county and stary of the said county and stary appeared strument, and acknowledged to me that surposes therein set forth. Ty commission expires survey of the said county and stary of the said county and stary appeared strument, and acknowledged to me that surposes therein set forth.	lawfully seized in Line own right of an absolute and induland singular the above granted and described premises, with the appurtenances red of and from all former grants, titles, charges, judgments, taxes, assessments and the title to the same unto said part list the second part list heirs and assign and all every person whomsoever, lawfully claiming or to claim the same. The first part has hereunto set lives hand the day and year above written sign here Sign here Sign here Lawfullt To me known to be the identical person who executed the within and foregoin executed the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses an second the same as free and voluntary act and deed for the uses and second the same as free and voluntary act and deed for the uses and second the same as free and voluntary act and deed for the uses and second the same as free and voluntary act and deed for the uses and second the same as free and voluntary act and deed for the uses
at at the delivery of these presents. Assible estate of inheritance, in fee simple, of, in and to a state same are free, clear, discharged and unincumber cumbrances, of what nature and kind soever; At that Ale will warrant and forever defend the gainst said part of the first part we their heirs, and IN WITNESS WHEREOF, The said part of the stary Public in and for the said County, Before otary Public in and for the said County and State, on the resonally appeared State on that strument, and acknowledged to me that surposes therein set forth. The commission expires survey of the said county and state of the said county appeared strument, and acknowledged to me that surposes therein set forth. The commission expires survey and state of the said county and sa	lawfully seized in Line over right of an absolute and induland singular the above granted and described premises, with the appurtenances and of and from all former grants, titles, charges, judgments, taxes, assessments and indicated and from all former grants, titles, charges, judgments, taxes, assessments and indicated and from all former grants, titles, charges, judgments, taxes, assessments and assign the title to the same unto said partitles; the second partitle and assign the title to the same unto said partitles; the second partitle and assign to first part hat the control of the day and year above written sign here. Sign here Sign here Land Lo me known to be the identical person, who executed the within and foregoin executed the same as the description of the same and deed for the uses and the same as the same and deed for the uses and soluntary act and soluntary