## Deed Record, No. 87, Tulsa County.

ween	a f Dighearte Deagle
Annual and the second s	осторого в надавания в над
	William Commence of the Commen
	20 Manallanian manananan manananan manananan mananan mananan mananan mananan mananan mananan mananan mananan m
WITNESSETH, The said part for the first part,	t, in consideration of the sum of 5/100
whereof	Dollars, presents grant, bargain, sell and convey unto the said part of the second part,
receipt of which is hereby acknowledged, do ZAZby these p	presents grant, bargain, sell and convey unto the said part of the second part,
	il estate, situated in the Country of Tuled Country and
te of Oklahomu, to-wit:	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The sould (30) fifty fle	etof lote (19) mineteen (20) twenty (21)
tu ( a (22) 1 - 1 - (23) 1	that the a down & south Land Illow
my one (IP) weing was (33)	satury three and (21) wently four of block
I twenty four in the town	of Skiatook! Oklahoma!
불권 사는 합니다. 나무의 함 주는	
	Gular the tenements, heredituments and appartenances thereunto belonging or in
wise appertaining forever.	
	, 00
$\boldsymbol{\ell}$	
fell heirs, executors or administrators, do LLA	hereby covenant, promise and agree to and with said partof the second part,
LUV heirs, executors or administrators, do LLA	
LUV heirs, executors or administrators, do LLA at the delivery of these presents	hereby covenant, promise and agree to and with said partof the second part,
LUV heirs, executors or administrators, do LAA at the delivery of these presents. LAL at the ble estate of inheritance, in fee simple, of, in and to all a	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in level own right of an absolute and inde-
LUV heirs, executors or administraturs, do LA at the delivery of these presents. LAC all a ble estate of inheritance, in fee simple, of, in and to all a the same are free, cleur, discharged and unincumbered of	hereby covenant, promise and agree to and with said part of the second part,  own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and
t at the delivery of these presents. She well as the will be the simple, of, in and to all a	hereby covenant, promise and agree to and with said part of the second part,  own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and
Helv heirs, executors or administrators, do Les to the delivery of these presents. Lal and to all a tible estate of inheritance, in fee simple, of, in and to all a title same are free, clear, discharged and unincumbered embrances, of what nature and kind soever; will warrant and forever defend the title and forever defend the second sec	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns,
Here, executors or administrators, do Les to the delivery of these presents. Lal and to all a tible estate of inheritance, in fee simple, of, in and to all a tible estate of energia on the same are free, clear, discharged and unincumbered ombrances, of what nature and kind soever; that All warrant and forever defend the tible	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in low own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and
the delivery of these presents. Let end to all a the delivery of these presents. Let end to all a the estate of inheritance, in fee simple, of, in and to all a the same are free, clear, discharged and unincumbered embrances, of what nature and kind soever;	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in low own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part services and assigns, and all every person whomsoever, lawfully claiming or to claim the same.
heirs, executors or administrators, do led in the delivery of these presents. Lale is the state of inheritance, in fee simple, of, in and to all a the same are free, clear, discharged and unincumbered imbrances, of what nature and kind soever; will warrant and forever defend the that lale will warrant and forever defend the sinst said parters, and and	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in low own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.
the delivery of these presents	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in low own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part services and assigns, and all every person whomsoever, lawfully claiming or to claim the same.
heirs, executors or administrators, do LA at the delivery of these presents	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in low own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.
the delivery of these presents	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in low own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.
with the delivery of these presents. In the delivery of these presents. In the and to all a the same are free, clear, discharged and unincumbered of mbrances, of what nature and kind soever; will warrant and forever defend the that the world warrant and forever defend the that said part of the first part of the first part of the first part of the first warrant and part of the first part of the first warrant and part of the first part of the first warrant and first warrant w	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in low own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.
heirs, executors or administrators, do LA at the delivery of these presents. La La la ble estate of inheritance, in fee simple, of, in and to all a the same are free, clear, discharged and unincumbered embrances, of what nature and kind soever; that La will warrant and forever defend the third said part of the first part their heirs, and an IN WITNESS WHEREOF, The said part of the first part their heirs, and and the first part their heirs.	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in Monomore over right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  The part has hereunto set Medical Monomore written
at the delivery of these presents	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in Monomore over right of an absolute and inde- und singular the above granted and described premises, with the apportenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  The part has hereunto set had been hand the day and year above written
heirs, executors or administrators, do LA at the delivery of these presents. Le Le Le ble estate of inheritance, in fee simple, of, in and to all a the same are free, clear, discharged and unincumbered inbrances, of what nature and kind soever; will warrant and forever defend the first said part Le of the first part their heirs, and an IN WITNESS WHEREOF, The said part of the first part	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in Mellow our right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part we heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  The part has hereunto set here hand the day and year above written  Sign here  Of the second part we have and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  Sign here  Of the second part was a second part we have a secon
heirs, executors or administrators, do LA at the delivery of these presents	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in Meroward over right of an absolute and inde- und singular the above granted and described premises, with the apportenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part kee heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  Its part has here Miss Old Old Miss of the day and year above written  Sign here  Mass Old Old Miss of Love Lawfully  and
with delivery of these presents. She we will be estate of inheritance, in fee simple, of, in and to all a the same are free, clear, discharged and unincumbered embrances, of what nature and kind soever; will warrant and forever defend the that said partes of the first part their heirs, and an IN WITNESS WHEREOF, The said part of the first part of the f	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in Monomy on right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and  title to the same unto said part of the second part here and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  The part has hereunto set had been hand the day and year above written  Sign here  and  and  to me known to be the identical person who executed the within and foregoing
ible estate of inheritance, in fee simple, of, in and to all a the same are free, clear, discharged and uninoumbered ambrances, of what nature and kind soever;  that Ale will warrant and forever defend the sinst said part & of the first part their heirs, and an IN WITNESS WHEREOF, The said part of the first part of t	hereby covenant, promise and agree to and with said part of the second part,  lawfully seized in Meroward over right of an absolute and inde- und singular the above granted and described premises, with the apportenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part kee heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  Its part has here Miss Old Old Miss of the day and year above written  Sign here  Mass Old Old Miss of Love Lawfully  and
Let the delivery of these presents. Let the delivery of these presents. Let the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and forever defend the same said partage of the first part their heirs, and and IN WITNESS WHEREOF, The said partage of the first partage.  TATE OF OKLAHOMA,  County,  Ss.  Before me ary Public in and for the said County and State, on this mally appeared.  MISSING County,  Before me ary Public in and for the said County and State, on this mally appeared.  MISSING County,  County, Ss.	hereby covenant, promise and agree to and with said part to the second part,  lawfully seized in **Coven right of an absolute and inde- and singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and  title to the same unto said part to of the second part to claim the sagne.  It part has hereunto set the hand the day and year above written  Sign here  Lawfully claiming or to claim the sagne.  Sign here  Lawfully Claiming or to claim the sagne.  1916  1916  and  to me known to be the identical person who executed the within and foregoing cuted the same as the free and voluntary act and deed for the uses and
heirs, executors or administrators, do LA at the delivery of these presents. Le le le ble estate of inheritance, in fee simple, of, in and to all a the same are free, clear, discharged and unincumbered embrances, of what nature and kind soever; that Le will warrant and forever defend the sast said part & of the first part their heirs, and an IN WITNESS WHEREOF, The said part of the first	hereby covenant, promise and agree to and with said part to the second part,  lawfully seized in **Coven right of an absolute and inde- and singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and  title to the same unto said part to of the second part to claim the sagne.  It part has hereunto set the hand the day and year above written  Sign here  Lawfully claiming or to claim the sagne.  Sign here  Lawfully Claiming or to claim the sagne.  1916  1916  and  to me known to be the identical person who executed the within and foregoing cuted the same as the free and voluntary act and deed for the uses and
Let the delivery of these presents. Let the delivery of these presents. Let the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and forever defend the same said partage of the first part their heirs, and and IN WITNESS WHEREOF, The said partage of the first partage.  TATE OF OKLAHOMA,  County,  Ss.  Before me ary Public in and for the said County and State, on this mally appeared.  MISSING County,  Before me ary Public in and for the said County and State, on this mally appeared.  MISSING County,  County, Ss.	hereby covenant, promise and agree to and with said part to the second part,  lawfully seized in **Coven right of an absolute and inde- and singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and  title to the same unto said part to of the second part to claim the sagne.  It part has hereunto set the hand the day and year above written  Sign here  Lawfully claiming or to claim the sagne.  Sign here  Lawfully Claiming or to claim the sagne.  1916  1916  and  to me known to be the identical person who executed the within and foregoing cuted the same as the free and voluntary act and deed for the uses and
with the delivery of these presents. It is the delivery of these presents. It is the delivery of these presents. It is the same are free, clear, discharged and unincumbered of mbrances, of what nature and kind soever; that like will warrant and forever defend the inst said parter of the first part. Their heirs, and and IN WITNESS WHEREOF, The said part of the first part	hereby covenant, promise and agree to and with said part of the second part, lawfully seized in all own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and  title to the same unto said part of the second part where and assigns, and all every person whomsoever, lawfully claiming or to claim the same.  If the day and year above written sign here.  Sign here  Ilsu Illa Illa Illa Illa Illa Illa Illa Ill
with the delivery of these presents. It is the delivery of these presents. It is the delivery of these presents. It is the same are free, clear, discharged and unincumbered of mbrances, of what nature and kind soever; that like will warrant and forever defend the inst said parter of the first part. Their heirs, and and IN WITNESS WHEREOF, The said part of the first part	nerchy covenant, promise and agree to and with said part of the second part,  lawfully seized in the own right of an absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and  title to the same unto said part of the second part we heirs and assigns, all all every person whomsoever, lawfully claiming or to claim the same.  The part has hereunto set here hand the day and year above written  Sign here  and  to me known to be the identical person who executed the within and foregoing cuted the same as the law free and voluntary act and deed for the uses and  Notary Public.  DEED, GENERAL WARRANTY
at the delivery of these presents. She is all a the delivery of these presents. She is all a the same are free, clear, discharged and unincumbered ambrances, of what nature and kind soever; that said partes of the first part their heirs, and an IN WITNESS WHEREOF, The said part of the first part and acknowledged to me that one of the first part and acknowledged to me that of the first part a	hereby covenant, promise and agree to and with said part of the second part, lawfully seized in absolute and inde- und singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and  title to the same unto said part of the second part see heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same at part has hereunto set here hand the day and year above written   Sign here with a law of Scoverules and the within and foregoing cuted the same as the identical person, who executed the within and foregoing cuted the same as the identical person are and deed for the uses and  Notary Public.  DEED, GENERAL WARRANTY  STATE OF OKLAHOMA,
Let the delivery of these presents. Late is the delivery of these presents. Late is in and to all a the same are free, clear, discharged and unincumbered on the same are free, clear, discharged and unincumbered on the same are free, clear, discharged and unincumbered on the same are free, clear, discharged and unincumbered on the same and forever defend the same said part of the first part. Their heirs, and an IN WITNESS WHEREOF, The said part of the first part of the first part of the said part of the first part. The said part of the first part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, on this part of the said county and state, and the said county and state of the said county	hereby covenant, promise and agree to and with said part of the second part, lawfully seized in the own right of an absolute and indevand singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part where and assigns, and all every person whomsoever, lawfully claiming or to claim the same. It is part has here here have the day and year above written sign here.  Sign here for the identical person, who executed the within and foregoing cuted the same as the free and voluntary act and deed for the uses and solvented the same as the free and voluntary act and deed for the uses and solvented the State of OKLAHOMA, and Tulsa County, as the same as the free and voluntary act and deed for the uses and solvented the same as the same
Let the delivery of these presents. Let the delivery of these presents. Let the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and forever defend the same said partage of the first part their heirs, and and IN WITNESS WHEREOF, The said partage of the first partage.  TATE OF OKLAHOMA,  County,  Ss.  Before me ary Public in and for the said County and State, on this mally appeared.  MISSING County,  Before me ary Public in and for the said County and State, on this mally appeared.  MISSING County,  County, Ss.	hereby covenant, promise and agree to and with said part of the second part, lawfully seized in III own right of an absolute and independ singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part text heirs and assigns, and all every person whomsoever, lawfully claiming or to claim the same. First part has here who seems the law and the day and yelly above written sign here. It will be a super to make the same as the law of the second part text he within and foregoing cuted the same as the free and voluntary act and dead for the uses and solved the same as the law of the second on the 2st day of the second part of the second part to the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the law of the second part text and the same as the second part text and the same as the same as the second part text and the same and the same as the second part text and the same and the same as t
with delivery of these presents.  She is a least the delivery of these presents.  She is a least the delivery of these presents.  She is a least the delivery of these presents.  The same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same are free, clear, discharged and unincumbered of the same said part.  That Lee will warrant and forever defend the same said part.  The will warrant and forever defend the said part.  The will warrant and part.  The will warrant and present and and and and and part.  The will warrant and part.  She is a least the said part.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.  She is a least the said county and state, on this anally appeared.	hereby covenant, promise and agree to and with said part of the second part, lawfully seized in the own right of an absolute and indevand singular the above granted and described premises, with the appurtenances; of and from all former grants, titles, charges, judgments, taxes, assessments and title to the same unto said part of the second part where and assigns, and all every person whomsoever, lawfully claiming or to claim the same. It is part has here here have the day and year above written sign here.  Sign here for the identical person, who executed the within and foregoing cuted the same as the free and voluntary act and deed for the uses and solvented the same as the free and voluntary act and deed for the uses and solvented the State of OKLAHOMA, and Tulsa County, as the same as the free and voluntary act and deed for the uses and solvented the same as the same