## DEED RECORD

SAML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 21318

THEFT.	GUARDIAN'S DEED
THE	SINDENTURE, Made the 25th day of January 1921, Ninepeen Hundred and
nt. Julea	in the County of Julia State of Oklahoma, by and between M. Kankens pointed, qualified and geting Guardian of lettete of Neurry Lofton, Christinia Lofton, Jafr Lofton, and Alma Lofton, Minors
the duly app	pointed, qualified and geting Guardian of Bullle of Jalmy as from by the Continual Enflower
in the second second	party of the first part, a
"	P. S. Shumpsun
	the part / of the second part
WIT	NESSETH, That, whereas, on the 28-th day of December 19 20, the County Cou
within and	for the County of Quilea State of Oklahoma, made an Order of Sale, authorizing the said pa
of the first r	part to sell certain real estate of the said about Names Miners at private sall, as described an
situated in t	the County of Julea State of Oklahoma, described in said order of sale, Within in Suc
parulori	the County of Julia State of Oklahoma, described in said order of sale, within in Our in lub durnions are party of first past should Judge most beneficial to each estate.
	whereas, under and by virtue of said Order of Sale, and pursuant to legal notices given thereof, the said party of the first part.
the	15.7h. day of
e described re	Lun Hundred and Ceghty (\$ 280,00)
the described re	h. being the highest and best bidder, and that being the highest and best sum bid.
And,	whereas, the said County Court, upon the due and legal return ofproceedings under the said Ord
of Sale, mad	e by the said party of the first part on the
	and the control of th
did on the	2.5-Yh. day of farway
of Doods of	said County, within which the said land sold is situated, on the
of	A. D. 19 in Book on page and which said order of confirmation n
on file and o	if record in said County Court, and which said record thereof in said Register of Deeds' office, are hereby referred to and made a pr
of this inden	therefore, the said M. Ranking
Now, as the Guard as aforesaid,	lian of the said. Menus Estate
as the Guard	and of the said,
as aforesaid,	the party of the first part, pursuant to the order last aforesaid of the said County Court, and for and in consideration of the sum
Que	v Hundred and Eighty (& 280,00) DOLLAR
amouted been	in hand paid by the said part. A. of the second part, the receipt whereof is hereby acknowledged, he gained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto the said part Aof the second part.
granted bary	samen, sold and conveyed, and by these presents does grant, bairs and estate of the sold
13	heirs and assigns, forever, all the right, title, interest and estate of the said and admin do flow and admin do flow
]	Minora !
in and to all	the certain lot, piece or parcel of land, situated, lying and being in said County of
Eight	Time of the North Julian addition to the City of Quelan ablahom
	The state of the s
2	
	and the state of t
together with	the tenements, hereditaments and appurtenances whatsoever to the same belonging or in anywise appertaining.
1 ~	되어나 보다 이 그는 일에 되는 것이 되고 있다. 프랑이트 그는 그리고 있는 그는 그를 잃었다. 이번에 가장 되는 것 같아 되는 것 같아 되었다. 그렇게 되었다. 그렇게 되었다. 그렇게 되었다. 그
то н.	되어나 보다 이 그는 일에 되는 것이 되고 있다. 프랑이트 그는 그리고 있는 그는 그를 잃었다. 이번에 가장 되는 것 같아 되는 것 같아 되었다. 그렇게 되었다. 그렇게 되었다. 그렇게 되었다. 그
TO H.	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second part heirs and assigns, forever.  these Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set
In Wit	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second part heirs and assigns, forever.  tness Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set
In Wit	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second part heirs and assigns, forever.  tness Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set
In Wit	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second par heirs and assigns, forever.  these Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set
In Wit	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second par
TO H.  Lin Wil above writter  Sto	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part
TO H.  In Wil above writter  Sra  STATE OF	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part
TO H.  In Wil above writter  Sra  STATE OF	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part
TO H.  In Wil above writter  Sra  STATE OF	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part
TO H.  In Wil above writter  Sra  STATE OF	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particle in the said party of the first part, Guardian as aforesaid, has hereunto set that hand the day and year find the law and Delivered in Presence of the And Delivered in Presence of the Guardian.  Guardian.  OKLAHOMA, Culland.
TO H.  In Wil above writter  Sra  STATE OF	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part
TO H.  In Windows writter  Signorm  STATE OF  Be it  A 1/4/4  within and for yas the Guardi	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particles whereof, The said party of the first part, Guardian as aforesaid, has hereunto set. The said party of the first part, Guardian as aforesaid, has hereunto set. The said party hand the day and year first and Delivered in Presence of  Guardian.  OKLAHOMA, County, ss.  Remembered That on this glay of here may be fore more first county and State, personally appeared the factor of the second party of the second party and State, personally appeared the factor of the said bounds and states are states and sta
TO H.  In Windows writter  Signorm  STATE OF  Be it  A 1/4/4  within and for yas the Guardi	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particles whereof, The said party of the first part, Guardian as aforesaid, has hereunto set. The hand the day and year first and Delivered in Presence of  OKLAHOMA,  County, ss.  Remaindered That on this day of and Stateson this 25th day of familiary or said Gounty and State, personally appeared that the said for said beingly and Stateson this 25th day of familiary or said Gounty and State, personally appeared that the said safture afficient and the day and states and safture afficient and the said form the said States and States and States afficient and the day of familiary and State, personally appeared the said States and States afficient and the day of familiary and State, personally appeared the said States and States afficient and the day and states and said States and safture and the said States and safture
In Windows writter Signature State OF Be it within and for was the Guardi to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particles and assigns, forever.  Interest Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set the said party of the first part, Guardian as aforesaid, has hereunto set the said party of the day and year first and Delivered in Presence of the County, ss.  Remembered That on this the said for laid bounds and States the 15th day of faculary or said County and State, personally appeared the said County and State, personally appeared the said County and State, personally appeared to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the execute the capacity therein stated as the free and voluntary act and deed for the uses and purposes therein set forth.  The said County, the day and year last above written.
TO H.  In Windows written Signature STATE OF Be it  Within and for was the Guardi to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particles and assigns, forever.  Interest Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set the said party of the first part, Guardian as aforesaid, has hereunto set the said party of the day and year first and Delivered in Presence of the County, ss.  Remembered That on this the said for laid bounds and States the 15th day of faculary or said County and State, personally appeared the said County and State, personally appeared the said County and State, personally appeared to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the execute the capacity therein stated as the free and voluntary act and deed for the uses and purposes therein set forth.  The said County, the day and year last above written.
STATE OF Be it Within and fo within and fo was the Guardi to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particles and assigns, forever.  Interest Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set the said party of the first part, Guardian as aforesaid, has hereunto set the said party of the day and year first and Delivered in Presence of the County, ss.  Remembered That on this the said for laid bounds and States the 15th day of faculary or said County and State, personally appeared the said County and State, personally appeared the said County and State, personally appeared to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the execute the capacity therein stated as the free and voluntary act and deed for the uses and purposes therein set forth.  The said County, the day and year last above written.
STATE OF CONTROL OF CO	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particles and assigns, forever.  Interest and assigns, forever.  Interest Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set.  M. Ranchairos  Guardian.  OKLAHOMA, Lillaa.  County, ss.  Remembered That or this day of faculty and Stateon the 25th day of faculty or said County and State, personally appeared from any faction, laborate and state and foreign instrument, and acknowledged to me that the capacity therein stated as the site in free and voluntary act and deed for the uses and purposes therein set forth, and so the capacity therein stated as the free and voluntary act and deed for the uses and purposes therein set forth, and so the left in the left of the set of the day and year last above written.  OKLAHOMA County of Tulson se
TO H.  In Win above writter  State OF  Be it  A 1/4/4  within and for was the Guardi  to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said party of the second particles and assigns, forever.  Interest Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set
TO H.  In Win above writter  State OF  Be it  A 1/4/4  within and for was the Guardi  to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said party of the second particles and assigns, forever.  Interest Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set
TO H.  In Win above writter  State OF  Be it  A 1/4/4  within and for was the Guardi  to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said party of the second particles and assigns, forever.  Interest Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set
TO H.  In Win above writter  State OF  Be it  A 1/4/4  within and for was the Guardi  to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second part heirs and assigns, forever.  Incess Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set hand the day and year for an analysis of the second party. The said party of the first part, Guardian as aforesaid, has hereunto set hand the day and year for an analysis of the second party. The said beauty, so the second party of the second party of the second party of the second party.  County, so Guardian.  OKLAHOMA, State, personally appeared hand state out the state of the second party of the second p
TO H.  In Win above writter  State OF  Be it  A 1/4/4  within and for was the Guardi  to me known the same in the	AVE AND TO HOLD, All and singular, the above-mentioned and described premises, unto the said part of the second particles and assigns, forever.  these Whereof, The said party of the first part, Guardian as aforesaid, has hereunto set