WESTERN JUDICIAL DISTRICT, INDIAN TERRITORY. COMMAND FOILD WARRANTY DEED-WITH RELINQUISHMENT OF DOWER. WARRANTY DEED-WITH RELINQUISHMENT OF DOWER. A. J. W. HORNE AND TO DOWER. The surple, for and in consideration of the sum of the problem of the second of the second former. In the surple, for and in consideration of the sum of the second of the treatment of the second former of the second former of the second of		3/16 450. D. BARNARD & CO., BLANK BOOK MFAB PRINTERS, LITHOGRAPHERS, ST.	6 Louis
WARRANTY DEED-WITH RELINQUISHMENT OF DOWER.  Know all flen by these Gressents, starts we, fin bitch a winghesen for hid I found that has winghesen for hid I found that has winghesen for hid I found that has winghesen for and in consideration in g. (a. hered four 1 the sector of the	WESTERN JUDICIAL D	DISTRICT, INDIAN TERRITORY.	P. L.
a. g. u.S. Greeker and annie 9. Hereker		이 같은 사람들은 것을 하는 것을 가지 않는 것을 하는 것을 하는 것을 가지 않는 것을 하는 것을 하는 것을 수 있다.	(+ L (- L) (- L) (- L)
a g. Wykreker end canned di Arterker. his wife, for and in consideration the sum of Gree Dermand Deriver and an consideration of DELARS, Cash in hard field, the Ansechek g. which is heady antermeted and hareby grant, bargain, sell and convey unto the suid Jeken is denormeted and for the field of the Indian Territory, to white in another in a subscription of the suid Jeken is denormeted and for the field of the Indian Territory, to white if unto the more and assigns, forware, the following tands tying in the Stahlack balledit is dula. Western strict of the Indian Territory, to white if y by Die Nor The (2) Chen (14) System (14) System (14) Statem (16) in Bleeck. The Inserty is the State at the first of the State and the said John (14) State (14) State and State and Jennery hard TO HAYE AND TO HOLD THE SAME unto the said John (14) State (14) The Statementy is the State at the state of the said John (14) State (14) The Statementy of the State and Jennery hard TO HAYE AND TO HOLD THE SAME unto the said John (14) The first one of the State and Jennery hard di 1400 Junit and the said John denicles and power and the state of the State and Jennery hard di 1400 Junit and the state of said lands denicles and to the said form of the said the said form of the said the state at the state of said lands agained all chains unbetween factores. date of the said same of money, do hereby release and relinquish unto the said form of the said lands. WITNESS our hands and soals, on this JAM and y Terench 190 X for Addee Card JW Hardee (200 JW Hardson 190 X for the term of the said actions for the said state and states on the said and to the said lands. MITNESS our hands and soals, on this JAM and y Terench (15, 5) DEF IF REMEMBEREDI That on this day of Terench (16, 5) JW Hardee (200 JW Hardson (200 JW Hardee (200 JW H	The second states and the second second	an hillitte and all and any first all and have her with	•
<sup>1</sup> Ho sum of <u>Cree Starser J</u> DODDARS, <u>Creek in head point is to accelet 4 while here here y actuality actuality of the set of the set of a conserver the following lands trying in the Stability Balance M. M. Here and assigns, forever, the following lands trying in the Stability Balance 1. M. Here and assigns, forever, the following lands trying in the Stability Balance 1. M. Here and assigns, forever, the following lands trying in the Stability Balance 1. M. Here and assigns, for ever, the following lands trying in the Stability Balance 1. M. Statem (1) State 1. M. Statement (1) Statement</u>	A 1. W. Hocker and Carrie G. Hocker		
na unto Much heirs and assigns forever, the following lands tying in the Middle Belleden Beach. Western istrict of the Indian Territory, towit: (II yhet Be, Thin (2) Con (2) Fontien (1) Iften (0) and desistin (16) in Revet The Incert (II yhet Be, Thin (2) Con (2) Fontien (1) Iften (0) and desistin (16) in Revet The Incert (II yhet Be, Thin (2) Con (2) Fontien (1) Iften (0) and desistin (16) in Revet The Incert (II yhet Be, Thin (2) Con (2) Fontien (1) Iften (0) and desistin (16) in Revet The Incert (II yhet Bernet (10) and a session of the Incertain (1) Iften (0) and desisting to the Older and Lunwy have for the State of the Incertain (1) Incert	and the lines	DOLTA	an às i
ad unto Much. heirs and assigns, forever, the following lands bying in the Mildel Balledia Bould. Western istrict of the Indian Territory, to with: (Elf of the Indian Territory, to with all adaptor the according to the Clast and Lunary hered TO HAVE AND TO HOLD THE SAME unto the said for the said for the Indian of the Indian State and the Indian Territory and assigns, forever, with all apportenences thereunts belonging. Such one art the tied the State of the Said for the said for the said for the said for the territory that the State of the said lands against all claims whatever. for the said lands of the said Indian State of the said for the said lands against all claims whatever. for the said for the said form of the said lands. MITNESS our hands and soals, on this SIM day of Deceder and homestead in and to the said lands. WITNESS our hands and soals, on this SIM day of Deceder (I. S.) for the said same of money, do hereby release and rainguish unto the said form of the said lands. WITNESS our hands and soals, on this SIM day of Deceder (I. S.) for the said same of the said the same for the consideration and proper me, the undersigned, a Heley Public (I. S.) BE IT REMENTERED, That on this day came before me, the undersigned, a Heley Public Mit and for the State District of Indian territory afrecad, the the said proper therein metioned and as for the formation of the said and said, for the Mit and for the State District of Indian territory afrecad, the the of the said proper district of the same for the consideration and properse therein metioned and as forth. Mit and for the S			
Ell y Jeto Ro. Nine (2) Clen (10) Jourton (14) Siftien (10) and dividion (16) in Barch No. Incert 20) in the Litlett Hall addition to the form of Jeton, d. J. according to the Cleat and Lunney chend 3. TO HAVE AND TO HOLD THE SAME unto the said for Shouldy to determine the Cleat and Lunney chend 3. Division activity and assigned for the said for Shouldy to determine the Cleat and Lunney and Division activity and assigned for the said formation of the said formation of the said sector the said the said sector and assigned devides and formation of the said formation of the said lands. In the said the said sum of money, do hereby release and relinquish unto the said formation of the said lands and sector of money, all my rights of down and homestead in and to the said lands. I'm Access and sectors are also be said and a sector for the said for the said formation of the said lands. I'm Access and sectors are also be said and a sector of the said formation of the said lands. I'm Access and sectors are also be said and a sector of the said formation of the said lands. I'm Access and sectors are also be said and a sector of the said of the sector of the said lands. I'm Access and sectors are also the said sector of the said lands and to the said lands. I'm Matter Clean J'm Matter Cle	d unto their heirs and assigns, forever, the fol	said John L. Aniley and Jomes H. McBurne Mowing lands lying in the Gillette Hall Uddition to Jula, West	† ern
nd into Their and heirs and assigns, forever, with all appurtenances thereunto belonging. Speept one arrow in the said felmed Arriley and former M. M. Barry that we will forever arrant and defend the tille of said lands against all claims whatever. for and	all of Lots no. nine (2) Jen (10) Lourteen (1 ) in The Gillette Hall addition to the Lown of	(14) Fifteen (15) and Sixteen (16) in Block no. Twenty Julsa, J. J. according to the Plat and Lune	7
DIAN TERRITORY, SS. DIAN TERRITORY, SS. BE IT REMEMBERED, That on this day came before me, the undersigned, a Notary Public e hin and for the Western District of Indian Territory aforesaid, duly commissioned and acting, JW. Horder I in the foregoing Deed, it was a for the vestern District of Indian Territory aforesaid, duly commissioned and acting, JW. Horder I in the foregoing Deed, it was a for the vestern District of Indian Territory aforesaid, duly commissioned and acting, JW. Horder I in the foregoing Deed, it stated that They had executed the same for the consideration and purposes therein mentioned and set forth. And on the same day voluntarily appeared before me, the said Cane of the absence of her said husband, declared that she a JW. Horder I to me well known, and in the absence of her said husband, declared that she a MU. Horder I in the foregoing Deed, it one well known, and in the absence of her said husband. WINESS my hand and seal as such Notary Public. I when y hand and seal as such Notary Public. I was proved by the strict of Julie the same for the consideration on this day of Merch I in the foregoing used a Notary Public. I be the strict out Junit of Julie the same for the consideration on the substrict of a method with a grant of the strict of the strict of the strict of Julie the strict of Julie the strict of Julie the strict of the same for the same	d unto Their on theirs and assigns, forever, with the charted in mainter with said John Amily.	he said John LAmely and Jones H. M. Birney the all appurtenances thereunto belonging. Except one dil 75 and bornes H. M. Birney that we will for	àa
DIAN TERRITORY, SS. DIAN TERRITORY, SS. BE IT REMEMBERED, That on this day came before me, the undersigned, a Notary Public e hin and for the Western District of Indian Territory aforesaid, duly commissioned and acting, JW. Horder I in the foregoing Deed, it was a for the vestern District of Indian Territory aforesaid, duly commissioned and acting, JW. Horder I in the foregoing Deed, it was a for the vestern District of Indian Territory aforesaid, duly commissioned and acting, JW. Horder I in the foregoing Deed, it stated that They had executed the same for the consideration and purposes therein mentioned and set forth. And on the same day voluntarily appeared before me, the said Cane of the absence of her said husband, declared that she a JW. Horder I to me well known, and in the absence of her said husband, declared that she a MU. Horder I in the foregoing Deed, it one well known, and in the absence of her said husband. WINESS my hand and seal as such Notary Public. I when y hand and seal as such Notary Public. I was proved by the strict of Julie the same for the consideration on this day of Merch I in the foregoing used a Notary Public. I be the strict out Junit of Julie the same for the consideration on the substrict of a method with a grant of the strict of the strict of the strict of Julie the strict of Julie the strict of Julie the strict of the same for the same	and I, funice the land said lands against a And I, funice the said sum of money, do hereby of formes H. M. Bigancy WITNESS our hands and seals, on this	all claims whatever. <u>persons</u> <u>vif</u> esof the said <u>IM Hall and JU Hocker</u> for a by release and relinquish unto the said John <u>LAmily</u> my rights of dower and homestead in and to the said lan	and
WESTELLA DISTILLOIT. ) BE IT REMEMBERED, That on this day came before me, the undersigned, a have, shall a for the the western District of Indian Territory aforesaid, duly commissioned and acting, M. Hocker in the foregoing Deed, M. Hocker in the foregoing Deed, M. Hocker in the same day voluntarily appeared before me, the consideration and purposes therein mentioned and set forth. And on the same day voluntarily appeared before me, the said Qarris & Hocker to me known as the grantor in the foregoing Deed, All on the same day voluntarily appeared before me, the said Qarris & Hocker to well known, and in the absence of her said husband, declared that she d, of her own free will, executed said deed and signed and seed the relinquishment of dower and homestead in said deed, for the sideration and purposes therein orntained and set forth, without compulsion or undue influence of her said husband. WITNESS my hand and seal as such Noticy Public on this Did day of March 190%. My commission expires New / 14/ 17/0 Any commission devices of the statuch; 55. Be it remembered, the fourthis day come before me the underseig ned a Noticy for the she will be statut the descut date such for the same for the solid ratio on and the four of the statut is deviced and set of the same for the solid ratio on and the sense of the said husband in the fourth of the same for the same for the solid ratio on this device on and homestead in said deed for the she had on the same found and set of the consideration and purposes there in mentioned and set forth . Individue of the the statut hedes scaled the same for the same for the same device and the sense of her said husband declaud she had on the same for the s	and I, funice the land said lands against a And I, funice the said sum of money, do hereby of formes H. M. Bigancy WITNESS our hands and seals, on this	all claims whatever persons vifesof the said J. M. Hall and J. U. Hocker for a by release and relinquish unto the said John L. Amily my rights of dower and homestead in and to the said land the day of march 190 7 J. W. Hocker (L.	and ods. S.)
WITNESS my hand and seal as such Noting Public on this and yof morch 190%. We down District NJ morch and seal as such Noting Public on this on this and of morch Notary Public. Notary Public. We P. Rook Notary Public. We P. Rook Notary Public. We prove the successing new a notice of the formation of the second of the formation of the second of the second for the second det forth. In forgoing ded and stated that they had executed the same for the consideration and purposes therein mentioned and set forth. In how the sound and stated that they had executed the same for the consideration and purposes therein mentioned and set forth. In how the sound a stated that they had executed the same for the consideration and purposes therein mentioned and set forth. In how the sound stated that they had executed the same for the consideration and purposes therein mentioned and set forth. In how the sound have been and set of and signed and sealed the reduguichment of dower and homestix of unsaid dued for the she had, of her now free will, executed said due dawd signed and sealed the reduguichment of dower and homestix of unsaid dued for the sideration and purposes therein contained and seal of oth without compulsion or undue influence of her said husbor of, Witness my hand and seal as such not any Gublic, on the 7th day of marchy (1. d. 1907. We there district of 1. My commission expires for 1. 9, 1809.	and I, funice the land said lands against a And I, funice the said sum of money, do hereby of formes H. M. Bigancy WITNESS our hands and seals, on this	all claims whatever persons vifesof the said J. M. Hall and J. U. Hocker for a by release and relinquish unto the said John L. Amily my rights of dower and homestead in and to the said land the day of march 190 7 J. W. Hocker (L.	and ods. S.)
the below out for the bistriet oud Senter of presend, duly commissioned and osting, f. M. Gillett, aring lancer, and f. M. Holl, to me known as the granton. It for going ded and stated that they had executed the same for the consideration and fur fores therein mentioned and set forth. End with esome despiration of presend before me, the Jennie S. Hall wife graved f. M. Hall to mercell known and in the absence of her said husboud, declared to had with esome despiration of presend before me, the Jennie S. Hall wife graved f. M. Hall to mercell known and in the absence of her said husboud, declared to had not the some free will, executed said dec d and signed and scaled the relinguishment of dower and homester d in said dec of for the wideration and parfores therein contained and signed and scaled the relinguishment of dower and homester d in said dec of for the Notness my hand and seal as such not any Public, on this 7th day of Marchy A.D. 1907. arthur Jarmer (a) Western Sister et J. Mry commission exfires Jon. 19, 1909.	rrant and defend the title of said lands against a And I, Immist Helendessielt be ten w consideration of the said sum of money, do hereby I formes H. McBiancy all WITNESS our hands and seals, on this 52 J. M. Hillet (Scal) J. M. Hillet (Scal) J. M. Holl, (Scal) Jennie I. Hall (Scal) PDIAN TERRITORY, WESTERN DISTRIOT. Ss. BE IT REMEMBERED, Shi and for the Western District of Indian Territory aforesa J. Hocker I stated that My had executed the same for the cons And on the same day voluntarily appeared before me, the same J. M. Hocker I, of her own free will, executed said deed and signed and	all claims whatever for some for a seid of the said JM Hall and JW Hocker for a by release and relinquish unto the said John LAmily my rights of dower and homestead in and to the said land day of march 190. My rights of dower and homestead in and to the said land day of march 190. My Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Korrie (L. Corrie G. Hocker) (L. Corrie G. Korrie (L. Corrie (L. Corrie (L. Corrie G. Korrie (L. Corrie G. Korrie (L. Corrie (L.	nd ds. S.) S.) eed, ie of she the
the foregoing deed and stated that they had executed the same for the consideration and fur poses therein mentioned and set forth. and nother some degislimiting appeared before me, the firming I Hall wife ground for Hall to mercell known and in the absence of her said husboud decland she had, of her now free will, executed said deed and signed and sealed the relinguishment of dower and homester d in said deed for the inderation and purposes therein contained and signed and sealed the relinguishment of dower and homester d in said deed for the wideration and purposes therein contained and set forth without compulsion or under influence of her said husbourd, Witness my hand and seal as such noten, Public, on this 7th day of march, A.D. 1907. Cirethier Farmer all lestern district I. My commission expires for. 19, 1909.	rrant and defend the title of said lands against a And I, Immist Helendessielt be ten w consideration of the said sum of money, do hereby I formes H. McBiancy all WITNESS our hands and seals, on this 52 J. M. Hillet (Scal) J. M. Hillet (Scal) J. M. Holl, (Scal) Jennie I. Hall (Scal) PDIAN TERRITORY, WESTERN DISTRIOT. Ss. BE IT REMEMBERED, Shi and for the Western District of Indian Territory aforesa J. Hocker I stated that My had executed the same for the cons And on the same day voluntarily appeared before me, the same J. M. Hocker I, of her own free will, executed said deed and signed and	all claims whatever for some for a seid of the said JM Hall and JW Hocker for a by release and relinquish unto the said John LAmily my rights of dower and homestead in and to the said land day of march 190. My rights of dower and homestead in and to the said land day of march 190. My Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Hocker) (L. Corrie G. Hocker (L. Corrie G. Korrie (L. Corrie G. Hocker) (L. Corrie G. Korrie (L. Corrie (L. Corrie (L. Corrie G. Korrie (L. Corrie G. Korrie (L. Corrie (L.	nd ds. S.) S.) eed, ie of she the
Such out he some degripolistic intering appeared before me, the fermine of All wife good f. M. Hall to mercell known and in the absence of her said husbourd declared she had, of her now free will, except said deed and signed and sealed the redinguishment of dower and homesties of in said deed for the sideration and purposes there in contained and set forth without compulsion or undue influence of her said husbourd, Witness my hand and seal as such notan Oublic, on this 7th day of Marshy A. D. 1907. arthier Farmer a) Western Subarited J. My commission expires Jon. 19, 1909. Notary Preblice	rrant and defend the title of said lands against a And I, Immist Hellendessielt to kee we consideration of the said sum of money, do hereby Jomes H. M. Bigganey all WITNESS our hands and seals, on this for J.M. Gilletz (Scal) J.M. Gilletz (Scal) My commission expires Nov. 1st 1910 actimute J.J.M. Gilletz (J.M. Gilletz (J.M. Gilletz) J.M. Gilletz (J.M. Gilletz (J.M. Gilletz) My commission expires Nov. 1st 1910 J.M. Gilletz (J.M. Gilletz) (J.M. Gilletz) J.M. Gilletz (J.M. Gilletz) (J.M. G	all claims whatever. persons vifesof the said J. M. Hall and J. Hocker for a by release and relinquish unto the said John L. Amily, my rights of dower and homestead in and to the said land the day of march 190 Y. J. W. Hocker (L. Carrie G. Hocker (L. Carrie G. Hocker (L. Carrie G. Hocker (L. ChowledGMENT. That on this day came before me, the undersigned, a Notary Public é aid, duly commissioned and acting, to me known as the grantor in the foregoing D rideration and purposes therein mentioned and set forth. Said Carrie G. Hocker the wife o me well known, and in the absence of her said husband, declared that d sealed the relinquishment of dower and homestead in said deed, for thout compulsion or undue influence of her said husband. Letter on this day of Morch 190, W. P. Root Notary Public and purpose the come before me the undersigned as Kotary and the day come before me the undersigned as Kotary Public day come befo	und ads. S.) S.) eed, e of she the the
a) Hestern Statuct II. My commission expires Jon. 19, 1909. Led for record March 9 1907, at 2:30 o'clock In. Cut Lollor Deputy Clerk and Ex-Officio Recorder.	rrant and defend the title of said lands against a And I, Immis Alfelendessie Hocker W consideration of the said sum of money, do hereby I formes H. McBianey all WITNESS our hands and seals, on this for J. M. Gillett (Scal) J. M. Hellett (Scal) J. M. Hellett (Scal) J. M. Hellett (Scal) FDIAN TERRITORY, SS. WESTERN DISTRIOT. SS. WESTERN DISTRIOT. I stated that May had executed the same for the cons And on the same day voluntarily appeared before me, the same J. M. Hocker to J. Of her own free will, executed said deed and signed and sideration and purposes therein orniained and set forth, with WITNESS my hand and seal as such Ploting De Western Statuch J. My commission expires Nov. 1st 1970 Western J. And Parton Western District; 55. Be it has a for the const a full for the provention of the same for the const And on the same day voluntarily appeared before me, the same a full for the same day voluntarily appeared before me, the same sideration and purposes therein orniained and set forth, with WITNESS my hand and seal as such Ploting De Western Statuch J. My commission expires Nov. 1st 1910 actimute Within oud for the bistrict oud ferritory free with, duty for missioned and sideration for the site of the same for the const actimute	all claims whatever. persons vifesof the said f. M. Hall and f. W. Hocker for a by release and relinquish unto the said John L. Amily, my rights of dower and homestead in and to the said land the day of march 190 Y. J. W. Hocker (L. Qarrie G. Hocker (L. Qarrie G. Hocker (L. NOWLEDCMENT. That on this day came before me, the undersigned, a Netry Public é aid, duly commissioned and acting, to me known as the grantor in the foregoing D usideration and purposes therein mentioned and set forth. said Carrie G. Hocker the wife o me well known, and in the absence of her said husband, declared that a sealed the relinquishment of dower and homestead in said deed, for thout compulsion or undue influence of her said husband. uble on this day of Morch 190, W. O. Root Notary Public to me known as the grantor with the said deed, for thout compulsion or undue influence of her said husband. UM O. Root 190, May of Morch 190, to M. Motary Public, and for the saig ned a Notary Public to me this day come before me the undersigned a Notary Public to the still the single mony on the fore for me the undersigned a Notary Public dooting, f.M. Gillett, disingle mony on the fore me the undersigned a Notary Public dooting, f.M. Gillett, disingle mony on the fore me the undersigned a Notary Public dooting, f.M. Gillett, disingle mony on the fore me the undersigned a Notary Public dooting for the single mony on the fore fore me the undersigned a Notary Public dooting for the fore fore me the undersigned a Notary Public dooting for the single mony on the fore fore me the undersigned a Notary Public dooting for the fore fore me the undersigned a Notary Public dooting for the fore fore me the undersigned a Notary Public dooting for the fore fore me the undersigned a Notary Public dooting for the fore fore me the undersigned a Notary Public dooting for the fore fore fore me the undersigned a Notary Public dooting for the fore fore fore me the undersigned a Notary Public dooting for the fore fore fore fore fore fore	und ads. S.) S.) eed, e of she the the
iled for record Murch 9 1907, at 2:30 o'clock M. Our Lillert Doputy Clerk and Ex-Officio Recorder.	rrant and defend the title of said lands against a And I, Jemisel Helendessie Hocker w consideration of the said sum of money, do hereby I formes H M cBisney all WITNESS our hands and seals, on this 52 J.M. Gillect Cscel J.M. Gillect Cscel J.M. Gillect Cscel J.M. Helect Cscel hin and for the Western District of Indian Territory aforesa M. Hocker I stated that Cscy had executed the same for the cons And on the same day voluntarily appeared before me, the d J. Hocker to J. of her own free will, executed said deed and signed and sideration and purposes therein omtained and set forth, witt WITNESS my hand and seal as such Noticy De With commission expires Nov 14/1100 My commission expires Nov 14/1100 Aug commi	all claims whatever persons vifesof the said J. M. Hall and J. Mocker for a by release and relinquish unto the said John L. Amily, my rights of dower and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and land set of the undersigned, a notary Puckle e aid, duly commissioned and acting, to me known as the grantor in the foregoing D usideration and purposes therein mentioned and set forth. said Canis G. Macker the wife o me well known, and in the absence of her said husband, declared that d sealed the relinquishment of dower and homestead in said deed, for thout compulsion or undue influence of her said husband. When P. Rook 190, day of More and for the subsended in said deed, for thout compulsion or undue influence of her said husband. Man P. Rook 190, doting, J.M. Hillett, desinglasson, and J.M. Holl, to meknown as the grand for the said for the subsender of the said husband. widention and purposes therein mentioned and set forth. in graid M. Hillett, desinglasson, and J.M. Holl, to meknown as the gran widention and purposes therein mentioned and set forth. in graid M. Hilletts menual known and in the obsence of her said busbond, declar seeked the relinquishment of dower and homester of up said dued for the seeked the relinquishment of dower and homester of up said dued for the seeked the relinquishment of dower and homester of up said dued for the seeked the relinquishment of dower and homester of up said dued for the seeked the relinguishment of dower and homester of up said dued for the seeked the relinguishment of dower and homester of up said dued for the	ind inds. S.) S.) S.) eed, ilio.
	rrant and defend the title of said lands against a And I Junied Hollendeensield oken w consideration of the said sum of money, do hereby I former H m of inney, all WITNESS our hands and seals, on this J. M. Gielect (Seal) J. M. Hillect (Seal) J. M. Hillect (Seal) J. M. Hillect (Seal) FDIAN TERRITORY, WESTERN DISTRIOT. S. BE IT REMEMBERED, hin and for the Western District of Indian Territory aforesa And on the same day voluntarily appeared before me, the ons And on the same day voluntarily appeared before me, the of J. M. Hocker to MINESS my hand and seal as such Noting Period within culfor the Vestern for the constant and set forth, with WITNESS my hand and seal as such Noting Period to the commission expires Nov. 121 (100) My commission expires Nov. 121 (100) My commission expires Nov. 121 (100) My commission expires Nov. 121 (100) which some here will, executed said deed and signed and h forgoing ded out stated they the descended the same for the const here out free will, executed said deed and signed and h forgoing ded out stated they they formul Heller here of parfores there in ontained and set forth with My commission expires Nov. 121 (100) My commission whether they for the form of forth wither within out for the will, executed said deed and signed and a identity some day for the they held executed the same for the wither Witness my hend and scal as such hoting Cublic, on the 74 (100) Witness my hend and scal as such hoting Public, on the 74 (100) Witness my hend and scal as such hoting of the bubbies on the 74 (100) Witness my hend and scal as such hoting of the 1970 (100) Witness my hend and scal as such hoting of the 1970 (100) Witness my hend and scal as such hoting of the 1970 (100) Witness my hend and scal as such hoting of the 1970 (100) My convertice of the such such as such hoting of the 1970 (100) My	all claims whatever fersons oifesof the said I.M. Hall and JW Hocker for a by release and relinquish unto the said John I. Amily my rights of dower and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and homestead in and to the said land the day of more and acting. (I. (NOWLEDGMENT. That on this day came before me, the undersigned, a Notary Public aid, duly commissioned and acting, to me known as the granter in the foregoing D sideration and purposes therein mentioned and set forth. said O and M. Kacker the will o me well known, and in the absence of her said husband, declared that a said the relinquishment of dower and homestead in said deed, for thout compulsion or undue influence of her said husband. When C. Rook May of More 190, day of M. Sittets, asinglemon, and JM. Holl, to metheremaeither gra- uidenation and function of and set forth. in graidf M. Stellto muscell known and find of the theoremaeither gra- uidenation and function of a dower and homestead in said due of for the set of M. Sittets, asinglemon, and JM. Holl, to metheremaeither gra- uidenation and function of a dower and homestead for the set of the relinquishment of dower and homestead function of due of for the set of find the stander of dower and homestead function of the said husbon of, aceled the relinquishment of dower and homestead husbon of, day of Marchyll J. 1907. (arther Farmer por More function of the said husbon of, and or Marchyll J. 1907. (arther Jarmer) por Marchyllo J. 1907.	ind ids. S.) S.) ced, she the the the the the the

and speed of the second s

11.