COLLEGIFICO

General Warranty Deed.

no a see lead for and harmon la La Plande	16 th day of acycest one Housand wine hundre
and severy by and between -0.63 several	the same of the sa
his wife of Bushy II	particle of the first part, and
of Busken arraw, II parties of the seco.	
Witnesseth, That the said party wof the first paid	
Hundred, fifly (45) Dollars in hand paid, 111	ne receipt of which is hereby acknowledged, dohereby gran
argain, sell, convey and confirm unto said parties ites	sec nd part, the following described real estate and premises situat
n the bulk Nation, and with	in the limits of the Indian Territory, to-wit:
Lot number Twenty Low	(22) in to lock number Folg- ein (56
in the lown of Broken array	hidian Territory
wantan ara an	All the second s
	1
The state of the s	the walliand control of the state of the sta
· · · · · · · · · · · · · · · · · · ·	
ocathor with all the improvements thereon and the source	tenances and immunities thereunto belonging or in any wise appertai
ng, and warrant the title to the same.	
And I, Daisy Renders hist	wife of the sa for and in consideration of the said su
	for and in consideration of the said su artile of the second part all my right of dower and homestead in a
그 그 그 그 집에 가장 하는 사람들은 사람들이 가장 가장 하지 않는 것이 되었다.	il (XXX). Of the Second part are my right of dower and homestend in a
o said lands.	2
o said lands. To have and to hold the said lands unto the said part \sim	ie of the second part, Stein heirs, executor
To have and to hold the said lands unto the said part &	2
To have and to hold the said lands unto the said part &	2
To have and to hold the said lands unto the said part of the distribution and assigns forever. IN WITNESS WI.EREOF, the said part woot the find the day and year lirst above written	2
To have and to hold the said lands unto the said part we dministrators and assigns forever. IN WITNESS WI.EREOF, the said part woot the file.	2
To have and to hold the said lands unto the said part of the distribution and assigns forever. IN WITNESS WI.EREOF, the said part woot the find the day and year lirst above written	rst part had hereunto set Auri hand Sand seal
To have and to hold the said lands unto the said part of the distribution and assigns forever. IN WITNESS WI.EREOF, the said part woot the find the day and year lirst above written	is of the second part, Shew heirs, executor rest part has beereunto set Shew hand Sand seal of the hand of and seal of the hand of the han
To have and to hold the said lands unto the said part of the distribution and assigns forever. IN WITNESS WI.EREOF, the said part woot the find the day and year lirst above written	As 10 C. S. Cendlighod, (Sea
To have and to hold the said lands unto the said part of the distribution and assigns forever. IN WITNESS WI.EREOF, the said part woot the find the day and year lirst above written	As 10 C. S. Cendlighod, (Sea
To have and to hold the said lands unto the said part of the distribution and assigns forever. IN WITNESS WI.EREOF, the said part woot the find the day and year lirst above written	As 10 C. o. Cendlighood, (Sea
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the finds the day and year first above written WITNESSES:	As 10 C. S. Censlighost, (Sea
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the finds the day and year first above written WITNESSES:	As 10 C. S. Censlighost, (See
To have and to hold the said lands unto the said part of the distribution and assigns forever. IN WITNESS WI.EREOF, the said part woot the find the day and year lirst above written	As 10 C. S. Censlighost, (Sea
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: UNITED STATES OF AMERICA, and an Territory, we stern Judicial District, BE IT REMEMBERED, That on this day came before	As 10. C. of, Cendlighad, (See As 10. Dairy Public, within and for the Weste
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WILEREOF, the said part of the fine day and year first above written WITNESSES: UNITED STATES OF AMERICA, and an Territory, western Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly continuous the said part of the Indian Territory aforesaid, duly continuous the said part of the Indian Territory aforesaid, duly continuous the said part of the Indian Territory aforesaid, duly continuous the said part of the said part of the fine said	As to Daisy Public, within and for the Westernmissioned and acting as such
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: UNITED STATES OF AMERICA, and the fine day the fine day and year first above written WESSES: SS. Western Judicial District, BE IT REMEMBERED, That on this day came before findicial District of the Indian Territory aforesaid, duly continuous for the finding fact.	e mie, the undersigned, a Notary Public, within and for the Wester mmissioned and acting as such
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WILEREOF, the said part of the fine day and year first above written WITNESSES: UNITED STATES OF AMERICA, which is described as a second of the fine day and year first above written WITNESSES: Ss. We stern Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly considered and set forth, and I do hereby so certify.	As to Daisy Cullinghand, (See Men, the undersigned, a Notary Public, within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a see had executed the same for the consideration and purposes there
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WILEREOF, the said part of the fine day and year first above written WITNESSES: UNITED STATES OF AMERICA, which is described as a second of the fine day and year first above written WITNESSES: Ss. We stern Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly considered and set forth, and I do hereby so certify.	As to Daisy Oudlinghand (Sea) As to Daisy Oudlinghand (Sea) e me, the undersigned, a Notary Public, within and for the Wester missioned and acting as such to me personally well known as one of the parties grantor in a se had executed the same for the consideration and purposes there
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: UNITED STATES OF AMERICA, and an Territory, western Judicial District, BE IT REMEMBERED, That on this day came before sudicial District of the Indian Territory aforesaid, duly continuous formulations of the Indian the foregoing deed of conveyance, and stated that he mentioned and set forth, and I do hereby so certify. And I do further certify that on this day also voluntaring wife of said.	As 10. C. C. C. Cendlighad, (See Many Public, within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a ce had executed the same for the consideration and purposes there is appeared before me, the said Dais, Pendersharf to me personal.
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: Western Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly conceptually for the Indian Territory aforesaid, duly conceptually for the Indian Territory aforesaid. Within the foregoing deed of conveyance, and stated that he mentioned and set forth, and I do hereby so certify. And I do further certify that on this day also voluntaring wife of said well known to be the person whose name appears upon the said husband, declared that she bad of her own free will, exaid husband, declared that she bad of her own free will, exaid husband, declared that she bad of her own free will, exaid husband, declared that she bad of her own free will, examples the said husband, declared that she bad of her own free will, examples the said husband, declared that she bad of her own free will, examples the said husband.	As to Complete the within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a se had executed the same for the consideration and purposes there is a proper of the parties grantor in a second of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and the personal within and to regoing deed of conveyance, and, in the absence of the content of the content of the content of the content of the relinquishment of down
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: WITNESSES: BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly confudicial District of the Indian Territory aforesaid, duly confudicial District of the Indian Territory aforesaid, duly confude the Indian Service of Service	As to Complete the within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a se had executed the same for the consideration and purposes there is a proper of the parties grantor in a second of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and purposes there is a proper of the consideration and the personal within and to regoing deed of conveyance, and, in the absence of the content of the content of the content of the content of the relinquishment of down
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: WITNESSES: Ss. Western Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly conceptually for the fine the foregoing deed of conveyance, and stated that he mentioned and set forth, and I do hereby so certify. And I do further certify that on this day also voluntaring wife of said well known to be the person whose name appears upon the said husband, declared that she had of her own free will, examined homestead therein expressed, for the purpose therein conditions.	As 10. C. S. Pendleghard, (Sea As 10. Daisy Public, within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a e had executed the same for the consideration and purposes there ily appeared before me, the said Daisy Pendleyhard to me personally known as one of the parties grantor in a e had executed the same for the consideration and purposes there ily appeared before me, the said Daisy Pendleyhard to me personal within and toregoing deed of conveyance, and, in the absence of the executed said deed and signed and sealed the relinquishment of down to the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth.
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: WITNESSES: Ss. Western Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly conceptually for the fine the foregoing deed of conveyance, and stated that he mentioned and set forth, and I do hereby so certify. And I do further certify that on this day also voluntaring wife of said well known to be the person whose name appears upon the said husband, declared that she had of her own free will, examined homestead therein expressed, for the purpose therein conditions.	As 10. C. S. Pendlighard, (Sea As 10. Daisy Public, within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a se had executed the same for the consideration and purposes there ity appeared before me, the said Daisy Pendleyhard to me personally known as one of the parties grantor in a se had executed the same for the consideration and purposes there ily appeared before me, the said Daisy Pendleyhard to me personal within and toregoing deed of conveyance, and, in the absence of the executed said deed and signed and sealed the relinquishment of down contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without computers or undue influence of the contained and set forth.
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: WITNESSES: Ss. Western Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly conceptually for the fine the foregoing deed of conveyance, and stated that he mentioned and set forth, and I do hereby so certify. And I do further certify that on this day also voluntaring wife of said well known to be the person whose name appears upon the said husband, declared that she had of her own free will, examined homestead therein expressed, for the purpose therein conditions.	As 10. C. C. Pendlighard, (Sea As 10. Daisy Public, within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a ce had executed the same for the consideration and purposes there ity appeared before me, the said Daisy Pendles has been within and toregoing deed of conveyance, and, in the absence of the executed and signed and sealed the relinquishment of down to that and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without compulsion or undue influence of the contained and set forth, without computation or undue influence of the contained and set forth, without compute the contained and set forth.
To have and to hold the said lands unto the said part of dministrators and assigns forever. IN WITNESS WI.EREOF, the said part of the fine day and year first above written WITNESSES: WITNESSES: Ss. Western Judicial District, BE IT REMEMBERED, That on this day came before fudicial District of the Indian Territory aforesaid, duly conceptually for the fine the foregoing deed of conveyance, and stated that he mentioned and set forth, and I do hereby so certify. And I do further certify that on this day also voluntaring wife of said well known to be the person whose name appears upon the said husband, declared that she had of her own free will, examined homestead therein expressed, for the purpose therein conditions.	As to Come Pendinghash, (Sea As to Daisy Public, within and for the Westernmissioned and acting as such to me personally well known as one of the parties grantor in a se had executed the same for the consideration and purposes there by appeared before me, the said Daisy Pendershark to me personally well known as one of the parties grantor in a se had executed the same for the consideration and purposes there by appeared before me, the said Daisy Pendershark to me personal within and toregoing deed of conveyance, and, in the absence of the executed said deed and signed and sealed the relinquishment of down