QUIT CLAIM DEED 62 44 WITH RELINQUISHMENT OF DOWER.

his wife of Burney Indian Territory, Western District, part of the first part, and R I Jack and of Checolal Indian Imparison Wish witnesseth, that the said party of the first part, for and in consideration of the sum of One X I and in conveyed and quit claimed, and by these prefers does remise, releave, sell, convey and quit claim unto the said party of the second partshere heirs and assigns, forever, all the right, title interest, claim and demand which said party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated if the Cruek materials and the first part has in and to the following described in piece or parcel of land or improvements, situated if the Cruek materials and party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated if the Cruek materials and party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated if the Cruek materials and party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated if the Cruek materials and party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated if the Cruek materials and party of the second party has a situated in the Cruek materials and party of the second party has a situated in the Cruek materials and party of the second party has a situated and party of the second party has a situated and party of the second party has a situated and party of the sum o	rs, ad e,
witnesseth, that the said party of the first part, for and in consideration of the sum of One My of the said party of the second part (the receipt whereof is hereby acknowledged), has remised, released, sold, conveyed and quit claimed, an by these presents does remise, release, sell, convey and quit claim unto the said party of the second party the said assigns, forever, all the right, title interest, claim and demand which said party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated if the Creek restantial Territory, restantial and the sauth and known and described as follows, to-wit: The least harf of the sauth cash quartic and the sauth and th	rs, nd e, in
in hand paid by the said party of the second part (the receipt whereof is hereby acknowledged), has remised, released, sold, conveyed and quit claimed, an by these presents does remise, release, sell, convey and quit claim unto the said party of the second part the acknowledged), has remised, released, sold, conveyed and quit claimed, an by these presents does remise, release, sell, convey and quit claim unto the said party of the second part the acknowledged as forever, all the right, title interest, claim and demand which said party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated if the Creek material and known and described as follows, to-wit: The east half by the acuth court for the said party of the said party that the said par	nd e, in
by these presents does renise, release, sell, convey and quit claim unto the said party of the second part/hera heirs and assigns, forever, all the right, title interest, claim and demand which said party of the first part has in and to the following described lot, piece or parcel of land or improvements, situated in the Creek matter Indian Territory, resterm	e, in
the Cruek nation Indian Territory, restern District, and known and described as follows, to-wit: The east half of the south-east quarter and Three (3) township minetten; 9; north and Range Therteen (3) east of the Indian Base of meridia in the Indian trienton, containing one haid enemy (20) acres more and less as the resum	. 4
The east-half of the south - cast quarter and south mest quarter of the south-east quarter of three (3) township mineteen, q, north and Range Therteen (3) east of the Indian Base of meridia in the Indian trienton containing one haid eventy 120 acres more or less as the resum	ection -
three (3) township mineten (9) north and Range therteen (3) each of the Indian Base and meridia in the Indian Cornton containing one hand eventy 120 acres more or eless as the resum	edon - sed
Three (3) township mineteer; 9, nore-land Range therteen (13) each of the Indian Base of meridia in the Indian vernton cortaining one hand menty 120 acres more or less as the resum	2 sed
therteen (3) end of the Indian Base of meridia in the Indian viernton containing one hand menty 20 acres more or less as the resum	ned sed
menty 12 oacres more or less as the resum	see!
e seconding to the Amited Slates survey Thereof	ay
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week, the highest phosphone and the state of	
To have and to hold the same, together with all and singular the appurtenances and privileges thereunto belonging or appertaining, and all the estate, right	.,
title, interest and claim whatever of the said part 4 of the first part either in law or equity to the only proper use, benefit and behoof of the said part of	
the second part,	
And Carlotte and C	
wife of the said	
for and in consideration of the said sum of money, do hereby release and relinquish unto the said	
in nutries of there of I the said H V. Thompson hereents set my hand	2 and
WITNESS our hands and seals of this day of ago 190	
med technology delineded	
(L. S.)	
Li. Gr	<u></u>
On chesty WLEDGMENT 1907 personally appropriately	· earl
INDIAN TERRITORY, If Thompson to the presented from as the	ict
med promotor (sterson reasoned in the Horashing instrument as	-
within and for the District of Indian Territory of oresaid duly commissional whole within and for the within and for the properties of Indian Territory of oresaid duly commissional whole within and for the within and within a within and within a	laz
within and for the	
to me well known as the granter in the foregoing Deed, and stated that had executed the	_
same for the consideration and purposes therein mentioned and set forth	
And on this day also voluntarily appeared before me, the said	•
wife of said	
to me well known, and in the absence of her said husband declared that she had, of her own free will, executed said Deed and signed and scaled the relinquishment of lower and homestead in said Deed for the consideration and purposes therein contained and set forth, without compulsion or undue influence	
of her said husband.	7 ()
Witness my hand and seal as such notary Public tuday Jegulas Calone	maple
on this day of 190 . If I fecce yotary Public.	
My commission expires FLL 2 5 199/	

Ain H" (OtroLordon	
Filed for Record this Sep 34. ". 190 T, at Jo'clock J. M. Dep. all English	i)