the second and the second beautiful and the second second

## GENERAL WARRANTY DEED WITH RELINQUISHMENT OF DOWER.

B 1 1 1	and day of the standard one thousand nine hundred an
	nne Misharbagher G
party of the first part	of the first part, ar
· on i Holmes offla	hull Genn
Emiliani a mini, anno manera e parante insurprima de la particiona de la comunicación e con que manera	part 4 of the second part.
f	nd in consideration of the sum of Clevery Hund
managan gagan manak angan mang managan ang 20 - managan 20 managan sa managan sa managan sa managan sa managan	DOLLARS, in hand paid, the receipt of which is hereby a
기급하다 하는 사람이 되었습니다. 그 그 사는 이 얼마나 되어 있다.	nto the said part 4 of the second part the following described real estate a
	$\Lambda$
	ts of the Indian Territory, to-wit: North haf so
mest quarter of Section	r thirty thru 33 townshi
minetien (19) mobile Ra	uge four trency east of
Indian meridian c	ortaining to acres mo
or less.	
	and the second s
<del>aumynna amografia ang di</del>	and the second s
ogether with all the improvements thereon, and the appurtenances and	immunities thereunto belonging or in anywise appertaining thereto.
To have and to hold the aforegranted premises to the said	M. E. Holmes
ad hetheirs and successors, in fee simple forever; and the said	
	nd administrators do covenant with the said M. E. Molin
A second	
	s, successors and assigns, that James lawfully seized in fee of the aforegra
d premises; that they are free from all incumbrance;	that
e said ME Holmes aforesaid	as aforesaid; and that will and my successors, heirs, execut
and administrators shall warrant and defend the same to the said	/ /
ad administrators shall warrant and defend the same to the said	In files I made and to the state of the stat
and her heirs, s	
	successors and assigns forever against the lawful claims and demands of all person
	successors and assigns forever against the lawful claims and demands of all person
And L	successors and assigns forever against the lawful claims and demands of all persor
And L.	
	of, for and in consideration of the said sum of money, do hereby
ase and relinquish unto the said park of the second part of	of , for and in consideration of the said sum of money, do hereby in tight of dower and homestead in and to the said lands.
ase and relinquish unto the said part of the second part all IN WITNESS WHEREOF, the said part 4. of the first part 9.	iny right of dower and homestead in and to the said lands.  In hereunto set the hand
ase and relinquish unto the said park of the second part of	iny right of dower and homestead in and to the said lands.  In hereunto set the hand
ase and relinquish unto the said part of the second part all IN WITNESS WHEREOF, the said part 4. of the first part 9.	of , for and in consideration of the said sum of money, do hereby my right of dower and homestead in and to the said lands.  A. hereunto set his hand and seal the day and year first above write Simula of the day and year first above write the day and year first
ase and relinquish unto the said part of the second part of the second part of the first part of the f	of
ase and relinquish unto the said part of the second part of the second part of the first part of the f	of
NITED STATES OF AMERICA, INDIAN TERRITORY,	of
NITED STATES OF AMERICA, INDIAN TERRITORY, TESTERN JUDICIAL DISTRICT  BE IT REMEMBERED, That on this day came before me, to	of, for and in consideration of the said sum of money, do hereby in right of dower and homestead in and to the said lands.  A. hereunto set his hand and seal the day and year first above write
NITED STATES OF AMERICA, INDIAN TERRITORY, TESTERN JUDICIAL DISTRICT  BE IT REMEMBERED, That on this day came before me, to	of, for and in consideration of the said sum of money, do hereby in right of dower and homestead in and to the said lands.  A. hereunto set his hand and seal the day and year first above write
NITED STATES OF AMERICA, INDIAN TERRITORY, TESTERN JUDICIAL DISTRICT  BE IT REMEMBERED, That on this day came before me, the Indian Territory aforesaid, duly commissioned and acting as such	ny right of dower and homestead in and to the said sum of money, do hereby in right of dower and homestead in and to the said lands.  A. hereunto set her hand and seal the day and year first above written the said lands.  [SEAI SEAI SEAI SEAI SEAI SEAI SEAI SEAI
IN WITNESS WHEREOF, the said part of the second part of the first	ny right of dower and homestead in and to the said lands.  Inhereunto set has hand and seal the day and year first above write.  SEAN  [SEAN
IN WITNESS WHEREOF, the said part of the second part of the first	he undersigned, a Notary Public, within and for the Western Judicial District To make the personal well known as the personal coff the parties grantors, and stated that he had executed the same for the considerations.
IN WITNESS WHEREOF, the said part of the second part of the first	inv right of dower and homestead in and to the said sum of money, do hereby inv right of dower and homestead in and to the said lands.  In hereunto set his hand and seal the day and year first above written an
IN WITNESS WHEREOF, the said part G. of the first part G. Witnesses:  Witnesses:  Witnesses:  Witnesses:  SS  WESTERN JUDICIAL DISTRICT  BE IT REMEMBERED, That on this day came before me, to the Indian Territory aforesaid, duly commissioned and acting as such action and purposes therein mentioned and set forth, and I do hereby so And T further certify that on the same day also voluntarily appeared	iny right of dower and homestead in and to the said lands.  In hereunto set his hand and seal the day and year first above writted the undersigned, a Notary Public, within and for the Western Judicial Distriction of the parties grantors, and stated that he had executed the same for the consideration of the said.
IN WITNESS WHEREOF, the said part of the second part of the first	he undersigned, a Notary Public, within and for the Western Judicial District of the parties grantors, and stated that he had executed the same for the consideration.  to me personally well known as the person ere of the parties grantors, and stated that he had executed the same for the consideration.
IN WITNESS WHEREOF, the said part of the second part of the first	he undersigned, a Notary Public, within and for the Western Judicial District of the parties grantors, and stated that he had executed the same for the consideration.  to me personally well known as the person ere of the parties grantors, and stated that he had executed the same for the consideration.
IN WITNESS WHEREOF, the said part of the second part of the first	to me personally well known as the person whose name appears upon the said.  In the person whose name appears upon the within and for the relinquise on and purposes therein contained and set forth, without compulsion or under
IN WITNESS WHEREOF, the said part of the second part of the first	iny right of dower and homestead in and to the said sum of money, do hereby in the said lands.  Increunto set he hand and seal the day and year first above written and seal the day and year first above written and seal the day and year first above written and seal the day and year first above written and seal the day and year first above written and seal the parties grantors, and stated that he had executed the same for the consideration of the parties grantors, and stated that he had executed the same for the consideration of the said to me well known to be the person whose name appears upon the within and for the own free will, executed said deed, and signed and sealed the relinquise on and purposes therein contained and set forth, without compulsion or undue in the said that the land sealed the relinquise on and purposes therein contained and set forth, without compulsion or undue in the said that the land sealed the relinquise on and purposes therein contained and set forth, without compulsion or undue in the said that the land executed said deed, and signed and sealed the relinquise on and purposes therein contained and set forth, without compulsion or undue in the said that the land executed said deed, and signed and sealed the relinquise on and purposes therein contained and set forth, without compulsion or undue in the said that the land sealed the relinquise on and purposes therein contained and set forth, without compulsion or undue in the said that the land sealed the relinquise on and purposes therein contained and set forth, without compulsion or undue in the said that the land sealed the relinquise on and purposes therein contained and sealed the said deed and sealed the relinquise on an action of the said that the land sealed the relinquise on an action of the said that the land sealed the said that the land sealed the relinquise of the said that the land sealed the said that th
NITED STATES OF AMERICA, INDIAN TERRITORY, ESTERN JUDICIAL DISTRICT  BE IT REMEMBERED, That on this day came before me, the Indian Territory aforesaid, duly commissioned and acting as such the indian territory aforesaid, duly commissioned and acting as such the indian territory aforesaid, duly commissioned and acting as such the indian territory aforesaid, duly commissioned and acting as such the indian territory aforesaid, duly commissioned and acting as such that and purposes therein mentioned and set forth, and I do hereby so And Tfurther certify that on the same day also voluntarily appeared ife of said the interval of the consideration of dower and hopostead in the foregoing deed for the consideration.	for and in consideration of the said sum of money, do hereby my right of dower and homestead in and to the said lands.  hereunto set here hand and seal the day and year first above written the undersigned, a Notary Public, within and for the Western Judicial District to me personally well known as the person e of the parties grantors, and stated that he had executed the same for the consideration.  to me well known to be the person whose name appears upon the within and for ad of her own free will, executed said deed, and signed and scaled the relinquise on and purposes therein contained and set forth, without compulsion or undue.