CENERAL WARRATY DEED WITH BELLE THID INDENTURE, Made and entered into this 27th day of fully , one thousand nine hundred and Haury erween Rilly Curle and nancy Burles his wife. Cheliens II part in or the time part, and all of the first part, and William & Milell ... part 7 of the second part; Vinita, d.J. WITNESSETH, That that the said part of the first part, for and in consideration of the sum of (# 150.00) One Mundred Puffy DOLLARS, in hand paid, the receipt of which is hereby acknow do LA! hereby grant, bargan, sell, convey and confirm unito the said part J Chenore monthern District, Huskoger of Cless Nation, and within the limits of the Indian Territory, to wit n. 12 of SE 14 of no 14, Section 34 Township 219. Rouge 13 C. Containing 20 acres with all the improvements thereon, and the appu iging or in anywise apper To have and to hold the aforegranted premises to the said William & Haleill id to hold the storegranted premises to the said management and many burles and many burles. or a methods and accel heirs, executors and administrators do covenant with the said of the description of the de-Welliam E. Hellell and his heirs, successors and assigns, that and a lawfully seized in fee of the aforegranted premises; that they are free from all incumbrances that that the same to the said William & Statell will same to the said me have good right to sell and convey the sa ne to said. will and successors, heirs, executors and administrators shall warrant and de-Rily Burles ..., for and in consideratio of the said sum of money, do her by reof the second part all my right of dower and homestead in and to the said lands. d relinquish unto the said part of IN WITNESS WHERROF, the and part and of the first part land bereugto set this hand and seal the day and year first above Riley Curler. (SRAL) itnesses;, . Riley berelo being deely swow states that to is the pranter in this deed that he is not of helien blood field in acceler, that has no budien that of any kind what we in him; that he has not iscuited any deed initial in strument watter consequence of any tind what we is that he has not executed any deed on the o requires of any tind what we described in this deed to any other perene, putmenty a compation, Luberbed and enor to lefore me this 27" day of Jul, 1904; and a string a trilly a subserved and enorm to lefore me this 27" day of Jul, 1904; and the south 30" day of april 1907, Ley & Reed, able . Rily burle, UNITED STATES OF AMERICA. INDIAN TERRITORY. WATTER JUDICIAL DISTRICT. nouter me, the undersigned, a Notary Public within and for the Western Judicial District of the Indian Terri-BE IT REMEMBERED, That on this day came be ally buck. tory aforesaid, duly commissioned and acting as, such u as the person to me personally well know ... whose name appears in the within and foregoing deed of conveyance, as one of the parties grantors, and stated that he had executed the same for the consideration and purposes therein, mentioned and set forth, and I do hereby so certify. nancy build And I further certify that on the same day also voluntarily appeard before me, the said ally burlet to me well known to be the person whose name appears upon the within and foregoing deed.

ce of her said husband, declared that she bad o her ows fee will, executed said deed, and signed and scaled the relinquish d in the foregoing deed for the consideration and purposes therein contained and set forth, without compution or undue influence of her said husband, WITNESS, My hand and seal as such Notary Public, on this tra. _____ tay of fully (SEAL) Notary Public.

My commission expires

merriques by noting. Filed for second april 9 190 / 15 Societ & M. Stur Lorlow

Deputy 25 Bleshow in Offices Rec.