Warranty Deed Record No. 66.

br.	DEED—GENERAL WARRANTY.
	STATE OF OKLAHOMA,) cc
	Tulsa County,
70	This instrument was filed for record on the
	day of Mec. A. D. 10 09; at 133 o'clock
Agrae agrae	M., and duly recorded in Book on Page
and the second s	Fee \$ in advance
6	Malkly Malkly Ingester of Deeds.
	Seas.
processes and the continues of the conti	references in the contraction of the parties of the contraction of the
This Indenture, Made this bth day of December 1. D. 1909	
between Bournan & Kilders and Statties to	Childen, his mife, heirs at law of
William Childere, declared	
Telea County, in the State of Oklahoma, of the first part, and	
G. D. Jasely	
Tules Oklahoma of the second part,	
WITNESSETH, The said parts of the first part, in consideration of the sum of	
Six Foundred Lowenty five 6625,00, and The DOLLARS,	
the receipt of which is hereby acknowledged, do estry these presents grant, bargain, sell and convey unto the said participation	
the second part, Like heirs and assigns, all of the following described real estate, situated in the County of	
and State of Oklahoma, to-wit:	
South half of the Worthwest quarter of the northeast quarter	
(8'2 MW no) and late five and six (5-6) of section eleven (1)	
and the east half of the mortheast querter (6'3 116'4) of section	
	ieteen (1) worth, range twelve
(12) east, being the allotment of	f William Childers, deceased.
	ntia di Sifali dia batika anka 1949 Juga at
	일본 문제를 가장 모든 것 하는 일반의 회사를
선 원생들은 교실하는 보면 가장이 얼굴을 걸었다.	
naja ingka ji drana Libil ya Hali	
To have and to hold the same, together with all an	d singular the tenements, hereditaments and appurtenances
thereunto belonging or in any wise appertaining forever.	
and said Bownan Childers	Jang Stattie Childers
for Lisa heirs, executors or administrators, dollhere gor	renant, promise and agree to and with said party of the second
part, that at the delivery of these presents	lawfully seized in Lee own right of an absolute
and indefeasible estate of inheritance, in fee simple, of, in a	nd to all and singular the above granted and described premises
with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles,	
charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;	
charges, jaugmenus, aaces, assessments that motine areas, of	with state of the residence of the state of
10/10	13 Jest 3
and that MI will warrant and forever defend the title to the same unto said part of the second part Mineirs and assigns, against said part of the first part with their heirs and all and every person whomsoever, lawfully claiming or to	
assigns, against said part of the first part full their heir	s and all and every person whomsoever, lawfully claiming or to
claim the same.	
IN WITNESS WHEREOF, The said part 4 of the first part had hereunto set Tall hand the day and year above	
uritten.	0 16/1/1
	on here Somman Sellas alles !
	MANULU DINGUNDA
	WENTER THE STATE OF THE STATE O
- the Responsive Augustum as many make that I of the foremaken which makes the transfer of the following the statement of t	- Makan da Sagaran Saran sa marang mang mang mang mang mang mang mang m
STATE OF OKLAHOMA,)	THE
Tulsa County, Ss. Before me, Allsta	All This fell a Notary Public in and
for the said County and State, on this bill day	of Weardkery 1949, personally appeared
Bowman Shilders	and Stattle la hilders lies wife
ant.	to me known to be the identical person who executed the
in the first control of the control	hat tel executed the same as his free and voluntary
act and deed for the uses and purposes therein set forth.	20 , 07-150 , 1
and what accounts one was what play proces uncrease sor furth,	p stande A. Lingley
P. John	
My Commission Expires Sept 1775 1914.	man fit of the Wife State and Table 1
W. Carlotte and Ca	$\boldsymbol{\omega}^{r}$