Deed and Cherokee Patents.

PHIS DEED, Made and entered into this Let day of ownsend, and M. F. Bell, and his wife of the first part, and A. L. Dusenshung ounty of in the State of	fe, Marie Bell, all of Callaway County, in the State of Missour
ownsend, and his wife, Margaret Townsend, and M. F. Bell, and his wife of the first part, and	fe, Marie Bell, all of Callaway County, in the State of Missour
ounty ofin the State of	불러가 그 사용에 하고 하늘이 하다고 하다. 그렇는 것은 사용이 사용하는 것이다. [2]
ounty ofin the State of	nianathannathan ar an
그 사람이 되는데 이 속하는 그리고 되는데 되는데 되었다. 하면 하지만 이 그리고 하고 있다. 회복한 환경한 등록 하는 문학을 공항하는 경험이 함께 하였습니다.	Oklaspart y of the second part
VITNESSETH, That the said parties for and in consideration of the mo	
# 15h 20	DOLLARS
upon the execution and delivery of this deed; do by these presents gra- part	ant, bargain, sell, convey and confirm unto the said party of th
Oklahoma, to-wit:	
ot numbered Lindue (Dandy in Block numbered Lines)	(a)
현존의 교육을 가는 사람들은 일반 등장이를 하고 있다는 것이 없는데 살아가고 있다.	개를 하고 있는 것들이 되었다. 그는 그는 그는 그리고 보고 있는 것을 모든 그들은 이 사람들이다.
Test Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per recorder	ed plat and subdivision filed in the office of the Register of Deeds
nd for said. Tulsa County.	
O HAVE AND TO HOLD the premises hereby conveyed, unto said particles.	arty of the second part,
with all tenements, hereditaments and appurtenances thereunto belon	(All and a contract and all and all and all and a contract and a first to the first the end of the and all and a first
t all general and special taxes accruing from and after the date hereof,	shall be paid by the said second party, his heirs or assigns.
his conveyance is made and accepted upon the further express condi-	tion that the above-described premises shall never be conveyed t
i, or occupied by a negro, or any person of African blood or descent.	
nd the said parties of the first part, for themselves, their heirs, executo	ors and administrators, do hereby covenant, promise and agre
ith the said party of the second part, Luklheirs and as	ssigns, that at the delivery of these presents, they, the said firs
are lawfully seized of an indefeasible estate, in fee simple of, in and to a	all and singular the premises hereby conveyed; that the same ar
clear and unincumbered of any and all former grants, titles, charges	۱ j. judgments, taxes, assessments and incumbrances, of what natur
I soever, except as herein set forth; and that the said first parties, the ti	itle to said premises, unto said second party,
I assigns, will forever warrant and defend against the lawful claims and	d demands of all persons whomsoever.
T HUMBURGO NULINDERGE SALL	
WITNESS WHEREOF, Said parties of the first part, have hereunto	그리트 선생님들이 아르게 되고 가는 것 같아요. 그 것같아 아내는 것 같아요. 그런 이 그들은 그는 것으로 보는 이번 말이 되는 것을 보다는 이 모든데 아이트로 모든데 이 없는 것이다.
	n. L. Tawnsend
	Margaret Townsend
	Am & Den
· · · · · · · · · · · · · · · · · · ·	하고 하나와 그렇게 고입하는 하면 하는데 이 이번 하면 보고 있다. 그리다 가입하고 그리다 하시네 방송 하는데 하는데 다 없다.
	Marie Rell
f Okluhoma, Tulsa County, ss.	
store me, a & Oradohaw	a Notary Public, in and for the said County
e, on this	1979 nersonally appeared Nother I. Townsend and wife
Townsend, and M. F. Bell and wife, Marie Bell, to me known to be th	사용장에 많아 한 것 같아. 그는 것도 없는 사람이 많아 하는 사람들이 하는 사용하는 것 같아 나를 살아 하는 것이다.
d acknowledged to me that they executed the same as their free and vo	
nission expires	1. Ali Badalinia
nission expires	Notary Public.
led for record at Tulsa, Oklahoma — Oct 21	10.09 at 3.00 o'clock D M. s
pad)	AB, Walley Register of Deeds.