[•] Deed and Cherokee Patents.

	RANTY DEED.
THIS DEED, Made and entered into this	iy of
N. L. Townsend, and his wife, Margaret Toynsend, and M. F. Bell, and his parties of the first part, and	s wife, Marie Bell, all of Callaway County, in the State of Misso
of the County of	alla 1
of the County of	f. Ulla
WITNESSETH, That the said parties for and in consideration of the \mathcal{H}	e money paid by said second party to said first parties as follows, to-w
in cash, upon the exception and delivery of this deed; do by these presents	그는 여행 가슴에 가지 않는 것 같은 것을 많은 것 같은 것 같아요. 나는 것 같아요. 이 말을 하지 않는 것 같아.
second partheirs and assigns, all of the following-describe	ed real estate, lying and being situate in the County of Tulsa, in i
State of Oklahoma, to-wit:	
Lot numbered inghteen (1) in Block numbered for	
North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per re	그는 것 같은 그는 것 같은 것 같
within and for said Tulsa County.	
TO HAVE AND TO HOLD the premises hereby conveyed, unto sai	
TO HAVE AND TO HOLD the premises hereby conveyed, unto sai together with all tenements, hereditaments and appurtenances thereunto l	방법 전에 관점을 걸렸다. 감독 등 중 관계에 들었다. 바람은
together with all tenements, hereditaments and appurtenances thereinto i ever, that all general and special taxes accruing from and after the date he	- 영상 영상 ·
This conveyance is made and accepted upon the further express c	날 승규는 것 것 같은 것이 눈가 걸었다. 귀엽이 많은 것 것 같아요?
or owned, or occupied by a negro, or any person of African blood or descen	방법 전로 가 김 영향을 봐도 못 넣었다. 물 것 물 것 물 것 같아.
	2019년 1월 18일 - 19일 전 19일 전 19월 19일 - 19일 전
And the said parties of the first part, for themselves, their heirs, ex-	ecutors and administrators, do hereby covenant, promise and ag
은 가격 가서, 아파의 감사가 있는 것 것 같은 것은 것이 것 같은 것을 많다. 한국 것 않는 것 👘 🖓 이 물 것 같았다.	그는 이번 이번 수 있는 것은 것은 것을 수 있는 것을 수 있는 것을 것 같아요.
길 만들 사람은 안간 친구를 들었는 것 같았는 것 것이 같았다.	불 문을 가지 못했는 것을 못했다. 그 것은 것 같아요. 생각을 얻는 것
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and	I to all and singular the premises hereby conveyed; that the same
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,
free and clear and unincumbered of any and all former grants, titles, ch	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, is and demands of all persons whomsoever.
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t heirs and assigns, will forever warrant and defend against the lawful claim	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t heirs and assigns, will forever warrant and defend against the lawful claim	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t heirs and assigns, will forever warrant and defend against the lawful claim	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, is and demands of all persons whomsoever.
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t heirs and assigns, will forever warrant and defend against the lawful claim	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>Jule</i> as and demands of all persons whomsoever. I eunto set their hands, this day and year first above written. <u>Margarett Toronsland</u> . <u>Margarett Toronsland</u> .
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>Machine</i> as and demands of all persons whomsoever. I sounto set their hands, this day and year first above written.
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, t heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>Jule</i> as and demands of all persons whomsoever. I eunto set their hands, this day and year first above written. <u>Margarett Toronsland</u> . <u>Margarett Toronsland</u> .
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, cho and kind soever, except as herein set forth; and that the said first parties, the heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss.	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>Liech</i> as and demands of all persons whomsoever. I sunto set their hands, this day and year first above written. <u>Mangarett Termuland</u> <u>Mangarett Termuland</u> <u>Mangarett Termuland</u>
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, th heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss. Before me,	A to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>Jules</i> as and demands of all persons whomsoever. I eunto set their hands, this day and year first above written. <i>Margarett Tormslund</i> . <i>Margarett Tormslund</i> . <i>Margarett Tormslund</i> . <i>Margarett Tormslund</i> . <i>Margarett Tormslund</i> .
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, cho and kind soever, except as herein set forth; and that the said first parties, the heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss.	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>July</i> is and demands of all persons whomsoever. I sunto set their hands, this day and year first above written. <u>Mangarett Tormusland</u> <u>Mangarett Tormusland</u> <u>Manie Belli</u> <u>Manie Belli</u> <u>Manie Belli</u> <u>196. 9</u> ., personally appeared Nathan L. Townsend and w
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, ch and kind soever, except as herein set forth; and that the said first parties, th heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss. Before me,	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>Just</i> as and demands of all persons whomsoever. I eunto set their hands, this day and year first above written. <i>Margarett Tormslund</i> . <i>Margarett Tormslund</i> .
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, chi and kind soever, except as herein set forth; and that the said first parties, i heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss. Before me, <u>D. M. Chaddhatter</u> and State, on this <u>J. M. day of <i>Oklathett</i></u> Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to ment, and acknowledged to me that they executed the same as their free a	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, chi and kind soever, except as herein set forth; and that the said first parties, i heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss. Before me, <u>D. M. Chaddhatter</u> and State, on this <u>J. M. day of <i>Oklathett</i></u> Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to ment, and acknowledged to me that they executed the same as their free a	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, chi and kind soever, except as herein set forth; and that the said first parties, i heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss. Before me, <u>D. M. Chaddhatter</u> and State, on this <u>J. M. day of <i>Oklathett</i></u> Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to ment, and acknowledged to me that they executed the same as their free a	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, chi and kind soever, except as herein set forth; and that the said first parties, the heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss. Before me, <u>J. J. M. MacMatter</u> and State, on this. <u>J. J. M. day of <u>Oktable</u> Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to ment, and acknowledged to me that they executed the same as their free a (SEAD)</u>	A to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party, <i>Just</i> as and demands of all persons whomsoever. If eunto set their hands, this day and year first above written. <i>Margarett Townsland</i> <i>Margarett Townsland</i> <i>Margaret</i>
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and free and clear and unincumbered of any and all former grants, titles, chi and kind soever, except as herein set forth; and that the said first parties, i heirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here State of Oklahoma, Julsa County, ss. Before me, <u>D. M. Chaddhatter</u> and State, on this <u>J. M. day of <i>Oklathett</i></u> Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to ment, and acknowledged to me that they executed the same as their free a	I to all and singular the premises hereby conveyed; that the same arges, judgments, taxes, assessments and incumbrances, of what nat the title to said premises, unto said second party,

308