## Deed and Cherokee Patents.

| THIS DEED, Mode and cancerd into this. It does not not be seen of the second part. A. D. 1997 by and between N. L. Trivenseaud, and his wife, Mariners Townsead, and M. F. Boll, and his wife, Marine Tell, all of Callaway Country, in the State of Missour parties of the first part, and factorists of the State of College of the State of College of the Callaway Country, in the State of College of the Country of the State of College of the Callaway to said flost parties as follows, there were a second part. Mariners and advisory of the deeds of by these parents grant, burgins, sell, recovey and confirm unto the mid party of the second part. Mariners and advisory of the deeds of by these parents grant, burgins, sell, recovey and confirm unto the mid party of the second part. Mariners and advisory of the deeds of by these parents grant, burgins, sell, recovey and confirm unto the mid party of the second part. Mariners and confirm unto the mid party of the second part. Mariners and confirm unto the mid party of the second part. Mariners and advisors of Callaman, towards:  104 tumbered Clearer D. in Block imminent feeth C. in Northumershall State vision of the Register of Deed within and for and Their Country. The Party of the second part, Marinershall and advisors of the Register of Deed within and for and Their Country. The Party of the second part, Marinershall and advisors of the State of Callaman, and appartitements belonging, or in anywins appectations, particle and consepting to anywins appectations, bearing provides from and appartitements belonging, or in anywins appectations, particle and acceptant party of the second party. In the Party of the second party, in the Party of the second party of the second party. In the Party of the second party, in the Party of the second part | GENERAL WAR  | <sup>3</sup> 의 조대를 되지 않는 동안 마하스(화를 교통하다) 중인 회사 기   | <b>co*</b> \\                          |
|--|--|--|--|
| No. 1. Compared, and his wife, Margaret Townmend, and M.F. Bell, and his wife, Marie Boll, all of Collawor, County, in the State of Allson parties of the first part, and  | THIS DEED, Made and entered into this LLUT   | ay of Octobers.                                    | A. D. 1997by and between               |
| WITNESSETH, That the said parties for and in consideration of the money sail by said second party to said first parties as follows, to-min and work of the first parties as follows, to-min and work of the first parties as follows, to-min and work of the said first parties and said party of the second part. With and for said Tulas County.  TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part, with all tenements, bereditaments and appurtenances thereinto belonging, or in anywise appertaining; provided and excepting, however, that all general und special taxes accruing from and after the date bered; shall be paid by the said second part, his loin or sasigns.  This conveyance is raide and accepted upon the further, express condition that the above-described premises allul nover be conveyed to not with the said party of the second part, being a said party of the second part, his loin or sasigns.  This conveyance is raide and accepted upon the further, express condition that the above-described premises shall nover be conveyed to revend, or occupied by a negrey, or any person of Affectiv blood or descent.  And the said parties of the first part, for themselves, their hoirs, executors and administrators, to prebly covenant, premise and ago to not with the said party of the second party. His holes on any person of Affectiv blood or descent.  And the said parties of the first part, for themselves, their hoirs, executors and administrators, to prebly covenant, premise and ago to make which the said party of the second party. His holes are not seen and unmanufacted of any and all former granty, titles, change, judgments, text, second and purposes they to except as herein as forth; and that the said first parties, the title to said premises, unto said second party. While their said accepted the premises, with respect to the first above written.  The premaily appeared Nathan L. Townseed and with Margaret Townseed, and M. P. Bell and wife, Marie Bell to me known to be the identical persons who  | N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, and h   | is wife, Marie Bell, all of Callaway (             |  |
| WITNESSETH, That the said parties for and in consideration of the namey quill by said second party to said first parties as follows, to-min the said, upon the exception and delivery of the deet; do by these presents graze, bargain, sell, convey and confirm unto the said party of the second part.  **Minute:*  **Lot numbered   | of the County of Tules, in the State   | ot Okla  | part 4. of the second part:            |
| in each, you the execution and delivery of this deed; do by these presents grant, bargain, sell, convey and confirm unto the said party of it second part  | WITNESSETH, That the said parties for and in consideration of t  | he money paid by said second party to              | said first parties as follows, to-wit: |
| second part  |  |  | DOLLARS,                               |
| State of Oklahoma, to-wil:  Lot unablewed. Local D   | : 전화: 경우, () 경우 (19 <b>72 - ) 강</b> 타는 이번에 보고 있습니다. 전문에 된 전문이 없는데  | 왕류하는데 그들이 얼굴하는데 된다면 하다니다.                          | 보기 교통이 있습니다 사용하였다면서 보다                 |
| North-West Quarter, Sec. 26, Twp. 20, Range 12, in said County, as per recorded plat and subdivision filed in the office of the Register of Deed within and for said Tules County.  TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part, Alexander and assigns, forever together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting, here over, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his heirs or assigns.  This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to rowned, or occupied by a negro, or any person of African blood or descent.  And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said party of the second part.  Much here and clear and unincumbered of an indefeasible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same us free and clear and unincumbered of any and all former grants, (titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind scover, except as herein set forth; and that the said first parties, the title to said premises, unto said second party.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  Pefore me, A. B.   | 물론이 돌이 옷 가셨는데 모든 살으면 모든 다른 내가 있었다. 그 하나야?  | ed real estate, lying and being situat             | e in the County of Luisa, in the       |
| North-West Quarter, Sec. 58, Twp. 20, Range 12, in said County, as per recorded plat and subdivision filed in the office of the Register of Deed within and for said Tulas County.  TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part,  | Lot numbered Que Q) in Block numbered Lies   | in Northmoreland Sub                               | division of North-West Quarter of      |
| TO HAVE AND TO HOLD the premises horeby conveyed, unto said party of the second part,  | North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per   | ecorded plat and subdivision filed in t            | he office of the Register of Deeds,    |
| together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting, hor ever, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his helrs or assigns.  This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent.  And the said parties of the first part, for themselves, their heirs, excentors and administrators, to hereby covenant, promise and agree to and with the said party of the second part.  This and assigns, that at the delivery of these presents, they, the said first parties, are lawfully seized of an indefeasible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same as free and eleer and unincumbered of any and all former grants, (tites, charges, judgments, taxes, essessments and incumbrances, of what nature and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party.  The WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  The WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  The WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first parties of the first part, have hereunto set their hands, this day and year first above written.  The WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first of the first part, have hereunto set their hands, this day and year first above written.  The work of the first day of the first part, have hereunto set their hands, this day and year first above written.  The work of the first day and for t | within and for said Tulsa County.  |  |  |
| together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting, hor over, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his helrs or assigns.  This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent.  And the said parties of the first part, for themselves, their heirs, excentors and administrators, to hereby covenant, promise and agric to and with the said party of the second part, the said first parties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same as free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, essessments and incumbrances, of what nature and kind soover, except as herein set forth; and that the said first parties, the title to said premises, unto said second party.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first of the first part, have hereunto set their hands, this day and year first above written.  Where the first of the first part, have hereunto set their hands, this day and year first above written.  Where the first of the first part, have hereunto set their hands, this day and year first above written.  The first of the first day and firs | TO HAVE AND TO HOLD the premises hereby conveyed, unto so  | aid party of the second part, Hele                 | heirs and assigns, forever,            |
| This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent.  And the said parties of the first part, for themselves, their beins, executors and administrators, do hereby covenant, promise and agn to and with the said party of the second part, here and assigns, that at the delivery of these presents, they, the said fir parties, are lawfully seized of an indefessible estate, in fee simple of, in and to all and singular the premises bereby conveyed; that the same as free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party. There is an assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  Where the foliations of the said Count and State, on this subject of the said Count and State, on this subject of the said Count and State, on this subject of the said Count and State, on this subject of the said for the said Count and State, on this subject of the said Count and State, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and state, on this subject of the said count and said sub | 그 마니까 아이들 아이들 아이들이 되었다. 그는 아이들은 그들은 그들은 사람들이 되었다. 그는   | 맛없이 하게 되어 가는 없는 그리고 있는 사람이 되는 것이 없다.               |  |
| And the said parties of the first part, for themselves, their beits, executors and administrators, do hereby covenant, promise and agm to and with the said party of the second part,  | ever, that all general and special taxes accruing from and after the date h  | ereof, shall be paid by the said second            | party, his heirs or assigns.           |
| And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and age to and with the said party of the second part.  Lieux heirs and assigns, that at the delivery of these presents, they, the said fin parties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same as free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  My L. Townseard.  State of Children and State, on this 22 22d day of Datally and State, on this 22 22d day of Datally and State, on this 22 22d day of Datally and State, on this 22 22d day of Datally and State, on this 22 22d day of Datally and some known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth (Saat)  My commission expires Latt 1 My.  Notary Public.  Notary Public.  Notary Public.  Notary Public.   | This conveyance is made and accepted upon the further express  | condition that the above-described pro-            | emises shall never be conveyed to      |
| to and with the said party of the second part.  **Lieux** beirs and assigns, that at the delivery of these presents, they, the said fin parties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same at free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  **Managarat** Transmental**  **Managarat** Townsend, and M. F. Bell and wife, Marie Bell, to ma known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth (SEAD)  **Managarat** Transmental**  **Managarat** Transmental**  **Managarat** Transmental**  **All Dansmental**  **Notary Public**  **Notary | or owned, or occupied by a negro, or any person of African blood or descer   | <b>ab</b> ,  |  |
| parties, are lawfully seized of an indefeasible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same as free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party. It was and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever.  IN WITNESS WHEREOF, Said parties of the first part, have hereunted set their hands, this day and year first above written.  A. J.  | 1988 - 그리는 1980 - 1984 - 1984 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1   |  |  |
| free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what natural kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first part, have hereunto set their hands, this day and year first above written.  When the first part was a second premises a second party.  Where the first part, have hereunto set their hands, this day and year first above written.  Where the first party and the first part, have hereunto said premises a second premises and persons who ex | to and with the said party of the second part, Hierd heirs   | and assigns, that at the delivery of th            | nese presents, they, the said first    |
| and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party. Italian heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomspever.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  The Landburg and Landburg with the said country of the first part, have hereunto set their hands, this day and year first above written.  The Landburg written.  The Landburg written.  State of Oklahoma, Tules Country, as.  Before me, Oh. G. Balakhawa and the said Count and State, on this 222 day of Datablar 19.49, personally appeared Nathan L. Townsend and wife Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth (Seal)  We commission expires Alde Alde Alde Alde Alde Alde Alde Alde   | parties, are lawfully seized of an indefeasible estate, in fee simple of, in an  | d to all and singular the premises here            | by conveyed; that the same are         |
| heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever.  IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  Characteristic Charac | free and clear and unincumbered of any and all former grants, titles, cl   | narges, judgments, taxes, assessments :            | and incumbrances, of what nature       |
| IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.  **Character Townsend**  **Bette of Oklahoma. Talsa County, as.**  Before me, Alika County, as.**  19.4], personally appeared Nathan L. Townsend and wife Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth (SBAL)  My commission expires.  **Alika Character M.**  Notary Public.**  **Tiled for record at Tulsa, Oklahoma.  **Oklahoma.  **O | and kind soever, except as herein set forth; and that the said first parties,  | the title to said premises, unto said s            | econd party, Hall                      |
| State of Oklahoma. Tales County, as.  Before me,   | heirs and assigns, will forever warrant and defend against the lawful clair  | ns and demands of all persons whomse               | ever.                                  |
| State of Oklahoma, Talsa County, as.  Before me,   | IN WITNESS WHEREOF, Said parties of the first part, have her   | eunto set their hands, this day and ye             | ar first above written.                |
| Before me,   | graphical and the second of th | Cy. L. Town  | rand.                                  |
| Before me,   |  | Emargaret I  | -<br>wurend                            |
| Before me,   |  | ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~              |  |
| Before me,   |  | C. J.M. T. Bell                                    | Z-1                                    |
| Before me,   |  | Guarie A   | ele                                    |
| and State, on this   | State of Oklahoma, Tülsa County, as.   |  |  |
| Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth  (SEAL)  My commission expires  What I I I I I I I I I I I I I I I I I I I  | Before me, Ch. E. Bradshaw   | a Notary l   | Public, in and for the said County     |
| Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth  (SEAL)  My commission expires  What I all a second at Tulsa, Oklahoma  Out 2.3  19.9 at 13.2  October 2.4  M.  | and State, on this 2222d day of October  |  | ed Nathan L. Townsend and wife,        |
| (SEAL)  My commission expires Left 1911 - 38 - 26 Cornelahawa Notary Public.  Filed for record at Tulsa, Oklahoma Out 2.3 19.9 at 1/30 o'clock at M.   | 조기 되는 것은 경우를 위한 것이 그렇게 하고 있다면 함께서는 그렇게 되었다면 하는 것이 되었다면 하는데 가지 않아 그렇게 되었다면 그것이다면 하는데 하는데 하는데 하는데 되었다면 그것이다면 하는데   | 그들이 가다는 말이 얼마 가입니다요. 나는 200 나는 100 말을 받는데          |  |
| "마다"는 사람들은 마스트를 가장하는 것이 되었다면 보고 있다. 그렇게 되었는데 그는 그는 사람들이 가장 그렇게 되었다면 하는데 그렇게 되었다면 사람들이 되었다면 하는데, 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은   | ment, and acknowledged to me that they executed the same as their free   | and voluntary act and deed, for the us             | es and purposes therein set forth,     |
| "마다"는 사람들은 마스트를 가장하는 것이 되었다면 보고 있다. 그렇게 되었는데 그는 그는 사람들이 가장 그렇게 되었다면 하는데 그렇게 되었다면 사람들이 되었다면 하는데, 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은   | (SEAL)   | · ARR. I.  | l and                                  |
| "마이트를 보고 있다면 보다 하는데 "아이트를 보고 있다. 그렇게 되었다. 그렇게 되었는데 그렇게 되었다면 하는데 하는데 그렇게 되었다면 그렇게 되었다면 하는데 그렇게 되었다면 보다 다른데 그렇게 되었다면 그렇다.  | My commission expires  | 08 0 ==  | Notary Public.                         |
| "마다"는 사람들은 마스트를 가장하는 것이 되었다면 보고 있다. 그렇게 되었는데 그는 그는 사람들이 가장 그렇게 되었다면 하는데 그렇게 되었다면 사람들이 되었다면 하는데, 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은   | Filed for record at Tulsa, Oklahoma  |  | o'clock                                |
| Deputy. Register of Deeds.   | (SEAL)   | 그러워 그는 생각하는 그는 이 사람들은 이 시선 모든 것이다. 그리고 있다고 있는 것 같은 | 1980                                   |
|  | By   | Selvery Lateral                                    | Register of Deeds.                     |
| 나는 그는 아니라면 보고 있는 사람들이 들어 되었다면 하게 되었다면 생물을 하게 되었다. 그 아니라는 사람들이 사람들이 사람들이 되었다면 하게 되었다는 것이 되었다는 것이 되었다면 하게 되었다면 사람들이 되었다.   |  | -  | ~ <u> </u>                             |