Deed and Cherokee Patents.

GENERAL WARRANTY DEED.	COMPARED
THIS DEED, Made and entered into this 21 net day of October A	. D. 19.0.9by and between
HO 경우 등이 보고 있다면 하는 것이 이번 경우 되었다. 보고 있다면 하는 것이 되었다. 그는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다면 없다면 없다면 없다면 다른 것이 없다면	
N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, and his wife, Marie Bell, all of Callaway Couparties of the first part, and Sacrado Cay Bo. of the County of in the State of Callad	-processor, and also also also also also also also also
of the County of Twas in the State of Chila	partery of the second part:
WITNESSETH, That the said parties for and in consideration of the money paid by said second party to said	
in cash, upon the execution and delivery of this deed; do by these presents grant, bargain, sell, convey and confir	grand the common that the control of
second part there and assigns, all of the following described real estate, lying and being situate in	the County of Tulsa, in the
State of Oklahoma, to-wit:	
Lot numbered Low (2) in Block numbered Live (2) in Northmoreland Subdiv	ision of North-West Quarter of
North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per recorded plat and subdivision filed in the	office of the Register of Deeds,
within and for said Tulsa County.	
TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part,)heirs and assigns, forever,
together with all tenements, bereditaments and appurtenances thereunto belonging, or in anywise appertaining;	
ever, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second par	rty, his heirs or assigns.
This conveyance is made and accepted upon the further express condition that the above-described premi	ses shall nover 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, executors and administrators, do hereby	covenant, promise and agree
to and with the said party of the second part, The leave and assigns, that at the delivery of these	presents, they, the said first
parties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the promises hereby	convoyed; that the same are
free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and	
and kind soover, except as herein set forth; and that the said first parties, the title to said premises, unto said second	nd party, Lected
beirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever	gasti satigati ng katilan ng pantatan ng iliya na katilan ng iliya na na katilan na na katilan na tang na kati
IN WITNESS WHEREOF, Said parties of the first part, have herounto set their hands, this day and year	îrst above writton.
Margaret Lucio Whitehall	versend.
67) 47 AM	
	ar sincip franksyr tan i sereda fan den úter seffette.
" Dienie Gelle	okrijenististisiaitaissimstalitistaassining
State of Oklahoma, Inlea County, so.	
Before me, A. A. And Shith the	It is being the only Character
and State, on this 22 day of 22 to 10.0 9, personally appeared 1	Tothan T. Marragent and sulfa
Margaret Townsend, and M. F. Boll and wife, Marie Bell, to me known to be the identical persons who executed the	
mont, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses	보고 이 이 물 생물 그림을 하는 것이 되었다. 이 경기 회사를 받는
한 전기 전문하고 있는 사람들은 살아보다는 사람들은 사람이는 사람들은 사람들이 하는 사람들이 살아가고 있다.	and burbases enought see force.
(SEAD) - A & Aradolo	w
My commission expires Adjust and	Notary Public.
My commission expires Alfat 11.1.1.1.1.1.2.3 — A. & Bradski	'uloekM.
By Deputy.	
By Deputy.	Register of Deeds.