## Deed and Cherokee Patents.

GENERAL WAI	RRANTY DEED.
THIS DEED, Made and entered into this	day of Octaber A. D. 1909 by and between
N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, and parties of the first part, and	his wife, Marie Bell, all of Callaway County, in the State of Missouri
parties of the first part, and	almen of N. W. Moscow
of the County of Tulka, in the State	of the second part
WITNESSETH, That the said parties for and in consideration of	the money paid by said second party to said first parties as follows, to-wit
73. For deller deep methodist the delle level, and \$173. 25 de in each, upon the execution and delivery of this deed; do by these preser	DOLLARS
second part then, heirs and assigns, all of the following-descri	ats grant, bargain, sell, convey and confirm unto the said party of the
State of Oklahoma, to-wit:	men tan essent, tyrig and seing about in the county or this, in the
three (2) facer(4) fine (2) six (4) seven (2) eight (8) mine (9)  Lot numbered ones (1) traco (2) y in Block numbered	tente) eleventi) tirelvelte)
North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per	레크 호텔 병원 회사 시간에 가는 사람이 가지 않는데 사람이 되었다.
vithin and for said Tulsa County,	
TO HAVE AND TO HOLD the premises hereby conveyed, unto s	aid party of the second part, Man heirs and assigns, forever,
ogether with all tenements, hereditaments and appurtenances thereunto	이 보통 하는데, 중인 하는 경설, 이번, 보다 하는데 이번에 하지 않는데 그런 사람들이 되었다. 하는데 그런 그런 그런데 되었다.
ver, that all general and special taxes accruing from and after the date b	중국의 등 제공 중에게 무섭하고 하이면 가장하이 얼마나 하다 하다 하나 있다고 하나 가다고 했다고 했다.
물리를 보았다. 이 이 도면 있다면 살고 있을까지 않는 살아지는 물로 모르지 않아. 그리지 아파를 들었다.	condition that the above-described premises shall never be convoyed to
r owned, or occupied by a negro, or any person of African blood or desce	하는 마음 교통 하는 사람들이 모르는 내는 사람들이 모르는 물리가 하고 모습니다.
And the said parties of the first part, for themselves, their heirs, e	xecutors and administrators, do hereby covenant, promise and agree
	CONTROLOGIC CONTROLOGICA DE PRESENTA EN ESTADA DE LA CONTROLOGICA DE LA CONTROLA DE LA CALLA CALLA CALLA CALLA
하다. 그 마이바리 가는 민준이에서 이 등장하면 없어지다는 물이 문제되어 🖋 결과 위치를 하고 했다.	[2012년 : 1914년 - 1914년 1월 2017년 - 1917년 - 1918년
o and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first
o and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first
o and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature
no and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party.
no and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party.
no and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party,
no and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party,
nand with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party,
p and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first ad to all and singular the premises hereby conveyed; that the same are tharges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The trunce of their hands, this day and year first above written.  The Therefore, Therefore, and Therefo
heirs and with the said party of the second part, heirs arties, are lawfully seized of an indefeasible estate, in fee simple of, in an ee and clear and unincumbered of any and all former grants, titles, of and kind soever, except as herein set forth; and that the said first parties, eirs and assigns, will forever warrant and defend against the lawful clair IN WITNESS WHEREOF, Said parties of the first part, have her	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party,
e and elear and unincumbered of any and all former grants, titles, of and kind soever, except as herein set forth; and that the said first parties, eirs and assigns, will forever warrant and defend against the lawful clair IN WITNESS WHEREOF, Said parties of the first part, have her	and assigns, that at the delivery of these presents, they, the said first ad to all and singular the premises hereby conveyed; that the same are tharges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The trunce of their hands, this day and year first above written.  The Therefore, Therefore, and Therefo
heirs and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are tharges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises and incumbrances, of what nature  The title to said premises.  The title to said second party.  The title to
heirs and with the said party of the second part, heirs heirs arties, are lawfully seized of an indefeasible estate, in fee simple of, in an ee and clear and unincumbered of any and all former grants, titles, of the kind soever, except as herein set forth; and that the said first parties, eirs and assigns, will forever warrant and defend against the lawful clair IN WITNESS WHEREOF, Said parties of the first part, have herefalled the first part, have here the first part, have herefalled the first part, hav	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are tharges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises and incumbrances, of what nature  The title to said premises.  The title to said second party.  The title to
and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is all persons whomsoever.  The title to said premises, unto said second party, which is all persons whomsoever.  The title to said premises, unto said second party, which is all persons whomsoever.  The title to said first the said county and personally appeared Nathan L. Townsend and wife,
heirs and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are tharges, judgments, taxes, assessments and incumbrances, of what nature, the title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises, unto said second party.  The title to said premises whomsoever.  The title to said premises and incumbrances, of what nature are the title to said second party.  The title to said premises who are first above written.  The title to said premises and incumbrances, of what nature are the title to said second party.  The title to said premises and incumbrances, of what nature are the title to said second party.  The title to said first and the said second party.  The title to said first and t
heirs and with the said party of the second part, heirs heirs arties, are lawfully seized of an indefeasible estate, in fee simple of, in an ee and clear and unincumbered of any and all former grants, titles, clear and see and see as herein set forth; and that the said first parties, eirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here are the second of the first part, have here are the second of the first part, have here are the second of the first part, have here are the second of the same as their free second acknowledged to me that they executed the same as their free second (Seads)	and assigns, that at the delivery of these presents, they, the said first ad to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which written, which is day and year first above written.  The title to said persons whomsoever.  The title to said persons whomsoever.  The title to said persons whomsoever.  The title to said county which is and for the said County and voluntary persons who executed the within and foregoing instruand voluntary act and deed, for the uses and purposes therein set forth.
heirs and with the said party of the second part, heirs heirs arties, are lawfully seized of an indefeasible estate, in fee simple of, in an ee and clear and unincumbered of any and all former grants, titles, clear and see and see as herein set forth; and that the said first parties, eirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here are the second of the first part, have here are the second of the first part, have here are the second of the first part, have here are the second of the same as their free second acknowledged to me that they executed the same as their free second (Seads)	and assigns, that at the delivery of these presents, they, the said first ad to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which written, which is day and year first above written.  The title to said persons whomsoever.  The title to said persons whomsoever.  The title to said persons whomsoever.  The title to said county which is and for the said County and voluntary persons who executed the within and foregoing instruand voluntary act and deed, for the uses and purposes therein set forth.
heirs and with the said party of the second part, heirs heirs arties, are lawfully seized of an indefeasible estate, in fee simple of, in an ee and clear and unincumbered of any and all former grants, titles, cound kind soever, except as herein set forth; and that the said first parties, eirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here are the first part are	and assigns, that at the delivery of these presents, they, the said first ad to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which written, which is day and year first above written.  The title to said persons whomsoever.  The title to said persons whomsoever.  The title to said persons whomsoever.  The title to said county which is and for the said County and voluntary persons who executed the within and foregoing instruand voluntary act and deed, for the uses and purposes therein set forth.
bearies, are lawfully seized of an indefeasible estate, in fee simple of, in an eee and clear and unincumbered of any and all former grants, titles, of and kind soever, except as herein set forth; and that the said first parties, eirs and assigns, will forever warrant and defend against the lawful claim IN WITNESS WHEREOF, Said parties of the first part, have here and State, on this	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and year first above written.  The title to said the premises are first above written.  The title to said the written.  A Notary Public, in and for the said County and voluntary act and deed, for the uses and purposes therein set forth.  Notary Public.  Notary Public.
be and with the said party of the second part,	and assigns, that at the delivery of these presents, they, the said first and to all and singular the premises hereby conveyed; that the same are harges, judgments, taxes, assessments and incumbrances, of what nature the title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and demands of all persons whomsoever.  The title to said premises, unto said second party, which is an and year first above written.  The title to said the premises are first above written.  The title to said the written.  A Notary Public, in and for the said County and voluntary act and deed, for the uses and purposes therein set forth.  Notary Public.  Notary Public.