Deed and Cherokee Patents.

THIS DEED, Made and contempt into this. M. 2. day of . Methodolics. A. D. 10-19, by and between N. L. Reverseal, and his wife, Marin Bell, all of Callisony County, in the State of Micronity putties of the first part, and	GENERAL WARRANTY DEED.	
N. I. Townsond, and his wife, Minganet Townsond, and M. P. Bell, and his stife, Marke Bell, all of Cultury Country, in the State of Microuri, purities of the find part, and	THIS DRED Made and entered into this 2.3 day of October A. D. 1909 by and 1	Alamon
of the Country of	그들이 병사가 모든 것이 계획 전한 경우 전문을 가득 가득 경우를 모든 경우 전경 경우를 가지 않는 것이 모든 생각이 되었다. 그 사람들은 사람들은 사람들은 경우를 받는 사람들은 사람들은 사람들은 기계	
WITNESSETH, That the said parties for said in consideration of the money paid by said second party to said first parties as follows, to-write the said parties as follows, to-write the said first parties and follows, to will seem to the said party of the second part. **The said and first parties and assigns, all of the following-described real extract, lying and being situate in the Gounty of Token, in the State of Childhous, So-wit: Let sfurnheed Marked Mark		the state of the state of
DOLLARS. And, upon his engotice and delivery of this deeply do by these presents great, bargain, soil, correy and confirm unto the said party of the second part. Field. Lebits and assigns, all of the following-described real extent, lying and being situate in the Gounty of Tules, in the second part. Field. Lebits and assigns, all of the following-described real extent, lying and being situate in the Gounty of Tules, in the State of Oklahoma, to-visit. Los students are differentially and following described real extent, lying and being situate in the Gounty of Tules, in the State of Oklahoma, to-visit. Los students are the first party of the second part, lebits and assigns, forever, organises with all stemements, beceffithments and appurtenances thereunto belonging, or in may size appertinings; provided and excepted, however, that all general and special taxes accruing from and after the date horce, dutil be pind by the said second party, his heirs or assigns. This conveyance is made and ascepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or complet by a negro, or any person of African blood or descent. And the said parties of the first part, for theometrys, their heirs, excenters and administrators, the hereby covenant, promine and agree on and with the end party of the second part,	of the County of Talkal in the State of Olla part y of the secon	d part;
State of Oklahoms, to-wis: **State of Oklahoms, to-wis: **Local Collection of Collec	나를 하고 있어 한국에 하다. 스틱은 다른 아름은 하고 있는 하는 하고 하다 보면 하는데 하는데 사람들이 모으면 하는데 아름을 제상하고 있다. 유리를 하는 어떻게 하는데	
State of Oklahoms, to-wis: **State of Oklahoms, to-wis: **Local Collection of Collec	180. E dollard up mouther after the dalthough and the to getter welve mouther after the dalt hereof with a	MARS,
State of Okialtoms, to-wit:		
North-West Quater, Sec. 30, Twp. 20, Range 12, in said County, as per recorded plat and subdivision filed in the office of the Register of Decit, within and for said Tuisa County. TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part,	하는 생기는 경기를 보고하고 하는 장식이 있어요? 요즘 보고 하는 동생은 장심하고 있다면 생각이 되었는데 사람이 하는 것이다. 그들은 사람이 없는데 나를 보고 있는데 생각이다. 그림	in the
Fo HAVE AND TO HOLD the premises hereby conveyed, unto said party of this second part,	Liverity me (3) free (2) mineteen (3) and liverity (2) Lot numbered tirel (3) free (4), in Block numbered free free (1) in Northmoreland Subdivision of North-West Que	exter of
To HAVE AND TO HOLD the pramises hereby conveyed, unto said party of this second part, hereby cheever, congether with all tenements, hereditaments and appurtenances thereunto beloaging, or in anywise appertaining; provided and excepting, however, 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 convoyed to or owned, or oscapied by a negro, or any person of African blood or descent. And the said parties of the first part, for thouselves, their heirs, executors and administrators, do hereby covenant, promise and agree on and with the said party of the second party. And the said parties of the first part, for thouselves, their heirs, executors and administrators, do hereby covenant, promise and agree on and with the said party of the second party. And the said party of the second part, And the said party of the second party, 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 said first parties, are lawfully seized of an indefeasible estate, in the said first parties, the title to said premises, unto said eccond party. Before me, except as herein set forth; and that the said first parties, the title to said premises, unto said eccond party. Another Public, in and for the said County and Sinte, on this. Another Public, in and for the said County and Sinte, on this. Another Public, in and for the said County and Sinte, on this. Another Public, in and for the said County and Sinte, on this. Another Public, in and for the said County and Sinte, on this. Another Public, in and converted and wife, for the uses and purposes therein set forth. Sinte for record at Tules, Okjahoma. But	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,
rogether with all tonements, hereditaments and appurtenances thereunto belonging, or in anywise appetraining; provided and excepting, however, that all general and special taxes decruing from and after the dats hereof, shall be paid by the and 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 or owned, or occupied by a negro, or any person of African blood or descent. And the said parties of the first part, for thomselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said party of the second part, the said first parties, are lawfully seried of an indefessible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are not 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 eccond party. In WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. M. J.	within and for said Tulsa County,	
This conveyance is made and accepted upon the further express condition that the above-described promises shall never be conveyed to reveal, or occupied by a negret, 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 or and with the said party of the second part, when the said party of the second part, being and essigns, 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 are rec 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 hereunte set their hands, this day and year first above written. Place of Oklahoma, Guisa County, se. Before me, A. B. Danderdoune of the first part, have hereunte set their hands, this day and year first above written. Place of Oklahoma, Guisa County, se. Before me, A. B. Danderdoune of the first part, have hereunte set their hands, this day and year first above written. Place of Oklahoma, Guisa County, se. Before me, A. B. Danderdoune of the since and voluntary act and deed, for the uses and purposes therein set forth. (SEAN) Ye commission expires. Place of Tukes, Oklahoma and the same as their free and voluntary act and deed, for the uses and purposes therein set forth. SEAD Notary Public. Filed for record at Tukes, Oklahoma and the same as their free and voluntary act and deed, for the uses and purposes therein set forth. SEAD Notary Public.	TO HAVE AND TO HOLD the mamises hereby conveyed unto said narty of the record work	A11411
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, executors and administrators, do hereby covenant, promise and agree or and with the said party of the second part. And the said first parties, are lawfully seized of an indicessible estate, in for simple of, in and to all and singular the premises hereby conveyed; that the said first parties, are lawfully seized of an indicessible estate, in for simple of, in and to all and singular the premises hereby conveyed; that the same are ree and clear and unineumbered of any and all forecer grants, titles, charges, judgments, taxes, assessments and incumbrances, of phat nature and kind soaver, except as herein set forth; and clear and essigns, will forever warrant and defend against the lawful dalins 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. And Andrew Andrew Andrew Wite, in and for the said County and Shale, on this. And Andrew Andrew Andrew Wite, in 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. (Shal) Notary Public. Filed for record at Tulas, Oklahoma. And Andrew	하마스 사이들의, 일어들어 교사적인 역사용, 전시시, 대한 회에 대한 경험은 함께 하면 하다면 하늘이 되어 되었다면 하는 물리가 되는 것이다. 교리를 받아 있다고 말했다. 이는	
This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to be owned, or covered, or covered 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 or and with the said party of the second part, And the said party of these presents, they, the said first parties, are lawfully seized of an indefensible estate, in fee shaple of, in and to all and singular the premises hereby conveyed; that the said first parties, are lawfully seized of an indefensible estate, in fee shaple of, in and to all and singular the premises hereby conveyed; that the said mature and elected and unineumbrances, of what nature and seize and essigns, 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. And Andrew Public, in and for the said County and State, on this. And Andrew Public, in and for the said County and State, on this. And Andrew A	되고 있는데 보고 있는 사람이 있면 무슨 하면 되었다. 아니라 그렇는 그 마음에는 그 모양이 하는 그 모양이다. 나는 이 등이 들어 먹는 이 살이 하는 하고, 이 이 가장 없다. 나를	, now-
And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree or and with the said party of the second part, beirs and assigns, that at the delivery of these presents, they, the said first sarties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are rece and clear and unineumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soewer, except as berein set forth; and that the said first parties, the title to said premises, unto said second party, which 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. **Parties** The Said Parties** The S	하늘 병생님 그렇지만 여행 회사 등록의 이번에 되었는데 이렇게 속에 되는 그런 장에 가지 않아야 하는 사람들은 이렇게 되었다. 맛인 병원 하는 것이 없는 생각이 없다.	
beirs 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 are ree 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. Let's 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. L. L	마양한다. 하는 생각이 있는 이 그릇을 가득하는 것이 되었는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하	yea to
beirs 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 premises hereby conveyed; that the same are ree 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. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first parties, the first part	보이 하는 것이 하는 것이 없는 것이 되었다. 그런 것이 되었다. 그런 그는 것이 되었다. 그런 것이 없는 것이 없는 그렇게 되었다. 그는 그런 것이 있다. 그런 그런 그런 것이 되었다. 그런 그런 그런 그런 그런 것이 되었다. 그런	
Plate of Oklahoma, Talsa County, as. Before me, L. L. Bradesland, and Defended and M. F. Bell and wife, Mario Bell, to me known to be the identical persons who executed the within and foregoing instruction, 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) Voluntary Public. Field for record at Tulsa, Oklahoma. Detail of Relationa. Description. De	하늘 사람들은 하는 사물 사는 작가의 기계하는 경기를 가지 않는 사람들이 보면 하는 것이 되었다. 그는 사람들은 사람이 없는 것이 없는 것이 없는 것이다. 하는	A LY
ree 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. Plate of Oklahoma, Tules County, no. Before me, A. B. Baddeline and the first part. A Notary Public, in and for the said County and State, on this. 2.2. day of Catalogue. 19.2. personally appeared Nathan L. Townsend and wife, for grant 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) (SEAL) Notary Public. Filed for record at Tules, Oklahoma. Date 2.3. M. (SEAL) (SEAL) (SEAL) (SEAL)	to and with the said party of the second part,	d first
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. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set	parties, are lawfully seized of an indefeasible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the sar	ne are
IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. 1. L. Law record. 1. L. Law record. 3. L. Law record. 3. L. Law record. 4. Law record. 5. L. Law record. 5. L. Law record. 5. L. Law record. 5. L. Law record. 6. L. Law record. 7. Law record. 8. Law record. 9. Law record.	문학사 한 한 사용하다 경험하다. 등은 '이라고 하는 사용 관련 나는 사용을 가는 사용을 가는 사용하는 사용하는 사용하는 사용하는 사용을 가능하는 사용하는 사용하다.	nature
IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. **PLANCE CONTROL OF THE SAID COUNTY Public, in and for the said County and State, on this. **Description of State, on th	하실대의 교육에 이번 시대로 환경하다 하는 경험하다가 하고, 전환하는 사이를 하고 있습니다. 이번 등로 가는 사이를 하는 것은 사이를 하는 것은 사람이 되었다고 했다. 그 학생 등 하는 그 대문에	•••••
Plate of Oklahoma, Tulsa County, 18. Before me, A. B. Bandeland 19.21, personally appeared Nathan L. Townsend and wife, largaret 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. (SEAD) (SEAD) (SEAD) (SEAD)	neirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever.	
State of Oklahema, Tulsa County, as. Before me, L. C. B. Bradchaur a Notary Public, in and for the said County and State, on this 2.3 day of Catalan 19.2, personally appeared Nathan L. Townsend and wife, fargaret 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. (SEAD) (SEAD) Notary Public. Filed for record at Tulsa, Oklahema. Cat. 2.3. (SEAT)	IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written.	
Before me, Low Es Bradeland a Notary Public, in and for the said County and State, on this 23 day of Catally 19.21, personally appeared Nathan L. Townsend and wife, fargaret 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. (SEAD) (SEAD) Notary Public. Filed for record at Tulsa, Oklahoma. Oct 23., 19.27 at 1 o'clock A. M. (SEAD)	2. L. Tamensend	••••
Before me, Low Es Bradeland a Notary Public, in and for the said County and State, on this 23 day of Catally 19.21, personally appeared Nathan L. Townsend and wife, fargaret 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. (SEAD) (SEAD) Notary Public. Filed for record at Tulsa, Oklahoma. Oct 23., 19.27 at 1 o'clock A. M. (SEAD)	-magneti Tannendi	
Before me, L. C. B. Bedelau. a Notary Public, in and for the said County and State, on this	Sn. J. Bellin	. ********
Before me,	Guarie Belli	********
Iargaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instru- nent, 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) (SEAL) (Vecommission expires After 1911	마른생활 등장원들은 발전을 잃었다. 그렇지않는 그림 BLANGLE 전쟁생활에는 회의하는 그 네트를 받으고 하고요를 하고요 하는 경기를 하고 있다. 사람이 보면 하는 경험 등 등 모든 등 모든	
Iargaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instru- nent, 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) (SEAL) (Vecommission expires After 1911	Before me, CO. E. Bradeliau a Notary Public in and far the said C	ounty
Isrgaret Townsend, and M. F. Bell and wife, Mario 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) (SEAL) (Vectorial Seal) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	nd State, on this 2.3 - day of Cataler 19.09 nersonally suppeared Nathan I. Taurasand and	l wife
(SEAL)	largaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and forecasts	nstru-
Ty commission expires. Sept. 1911. White State of the Sta	어마다가 하는 사람이 보다 그는 나는 물론에 가는 아버지 하는 아니는 이 모든 것이라고 있는 그리고 말았다. 아이지 그는 이 나면 사는 이번 가는 어린다는 것이라는 것이다는 것을 받아지 않는데 아니는	Mary Ma
(SEAL).	(SEAT)	
(SEAL) y	Ty commission expires. Sept. 1 st 1911 - W. Ca. Cradelium Notary Pub.	lio.
(SEAL).	Filed for record at Tulsa, Oklahoma	
Vision and the Commission of t	(B. B. B	
Deputy, Register of Deeds.	1/2 - 27	