Deed and Cherokee Patents.

	GENERAL WARRANTY DE	ED. COMPARED
THIS DEED, Made and entered into t	his	A. D. 19.0.9 by and betwee
N. L. Townsend, and his wife, Margaret Town	send, and M. F. Bell, and his wife, Marie B	Bell, all of Callaway County, in the State of Missour
		unikaran managan managa
of the County of Tulsal	in the State of alla.	/part_/4/_ of the second part
, 100 km (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
이 그는 사람들이 모든 사람들이 모르게 되어 많아 먹어야 한다.	회사는 이 경영 가는 작품이 많은 그리고 이 사이지 않다.	y said second party to said first parties as follows, to-wit
#66 so	1 162 Tullel months after	DOLLARS the determination interest maid left of the convey and confirm unto the said party of the
in cash, upon the execution and delivery of the	is deed do by these presents grant, bargain	, sell, convey and confirm unto the said party of th
second part	s, all of the following-described real estate, l	lying and being situate in the County of Tulsa, in th
State of Oklahoma, to-wit:		
Pletten (5) "Hein	ten (6) DI-1 minhorad Thron (3)	in Northmoreland Subdivision of North-West Quarter (
	아들은 얼마가 있었다면 하나 사람이 되었다. 나에게 모르는	in Northmoreland Subdivision of North-West Quarter of I subdivision filed in the office of the Register of Deeds
이렇지 않는 사람들이 맛있네. 이 사람이 들어지고 있다.	12, in Said Country, as per recommer purchase	1 SUDDIVISION MEET IN ONE OTHER OF ONE TREBUSE.
within and for said Tulsa County.		
TO HAVE AND TO HOLD the premis	ses hereby conveyed, unto said party of the s	second part, Hellheirs and assigns, foreve
ogether with all tenements, hereditaments a	nd appurtenances thereunto belonging, or in	anywise appertaining; provided and excepting, how
ever, that all general and special taxes according	ig from and after the date hercof, shall be pa	uld by the said second party, his heirs or assigns.
하는 바람은 이렇게 하는 사람들이 맛있는 다음이 가느라 있다.	이루에 하게 되는 이번, 이는 그릇 만든다는 때문에 다른다.	he_nbove-described premises shall never be conveyed t
or owned, or occupied by a negro, or any perso	가 신경적 공연하는 동안 많은 아무리 없다.	
일이 불어 된 소리를 하는 것이 되었다. 		
And the said parties of the first part, for	or themselves, their heirs, executors and adr	ministrators, do hereby covenant, promise and agree
o and with the said party of the second part,		t at the delivery of these presents, they, the said firm
parties, are lawfully seized of an indefeasible e	state, in fee simple of, in and to all and sing	rular the premises hereby conveyed; that the same a
ree and clear and unincumbered of any and	all former grants, titles, charges, judgments	is, taxes, assessments and incumbrances, of what natur
and kind soever, except as herein set forth; ar	nd that the said first parties, the title to said	premises, unto said second party, Just
heirs and assigns, will forever warrant and de	fend against the lawful claims and demands	of all persons whomsoever.
IN WITNESS WHEREOF, Said parti	es of the first part, have hereunto set their h	ands, this day and year first above written.
	CNL	(Townsend
		James Kalistic & Kalendaria
	Friary	rareti Istivilludi
	e-41	aareti Trivinendi
		ario Delle
	TKA	erie Seec,
State of Oklahoma, Tulsa County, ss.		
Before me, A.E. Aradi	2haw	a Notary Public, in and for the said Coun
and State, on this 25 Ho. day	of October 1009	Z, personally appeared Natlian L. Townsend and wif
그는 사람들 나를 제 제다를 잃었다는 것 같아. 이 글 하고 있는데	불러 다른 함께 가장 하는 하는 그녀를 가는 데이트 이 이번 모이고 있다.	persons who executed the within and foregoing instr
물리 시 및 교사도 불다는 사람들이다.		et and deed, for the uses and purposes therein set fort
		(1) 전문 시간 (1) 등 전문 시간 시간 시간 (1) 전문 기가 그룹 (1) 등 기가 있다. 기가 있는 (1) 전문 시간 시간 시간 (1) 전문 시간 (1) 등 기가 있는 지원 등 시간 (1)
	to Cat	3 Bradehaw!
N.1412	- 1910: Se 6 00	Notary Public.
My commission expires Sept. 12		
My commission expires Sept.	Oct. 26	90,9at. T
Filed for record at Tulsa, Oklahoma (SEAL)		19.2 Jat. 8. o'clock. 2. M. HG Walkley: Register of Deeds.