## Deed and Cherokee Patents.

	GENERAL WARRANTY DEED.	COMPARED
THIS DEED, Made and entered in	nto this Leta day of October	
	Pownsend, and M. F. Bell, and his wife, Marie Bell, all of Co	
	Chas A. Warmer	
a Ap Junal	in the State of Music	
or the County of	and the State of t	or the second part:
	ties for and in consideration of the money paid by said second	
in cash, upon the execution and delivery	of this deed; do by these presents grant, bargain, sell, conve	y and confirm unto the said party of the
second part. Also heirs and as	signs, all of the following-described real estate, lying and bei	ng situate in the County of Tulsa, in the
State of Oklahoma, to-wit:	일하는 것 같아 하는 것이 되었다. 구성하는 것도 없는 지원 등 것을 하는 것을 받는 것을 하는 것이다.	
Lot numbered RIV (6)	in Block numbered	land Subdivision of North-West Quarter of
North-West Quarter, Sec. 36, Twp. 20, Ra	ange $12_i$ in said County, as per recorded plat and subdivision	filed in the office of the Register of Deeds,
within and for said Tulsa County.		경기에 있다. 일일 기술을 경쟁 중요 되었다. 다음 경영 전기를 통기하는 경영 중요 기술을 다
TO HAVE AND TO HOLD the m	remises hereby conveyed, unto said party of the second part,.,	heirs and assigns, forever,
이게 되는 것으로 사용하다는 계약이 되었다. 얼마이어 되었다.	ts and appurtenances thereunto belonging, or in anywise app	물이 얼마면 얼마로 하나라고 있습니다. 그렇게 그 나쁜 다고 다
	cruing from and after the date hereof, shall be paid by the sai	
This conveyance is made and acce	epted upon the further express condition that the above-des	cribed premises shall never be conveyed to
or owned, or occupied by a negro, or any p	person of African blood or descent.	
And the said parties of the first par	rt, for themselyes, their heirs, executors and administrators,	do hereby covenant, promise and agree
시골속시험 회의 조심가 원통 중요 때문 다쳤다	art, heirs and assigns, that at the deliv	그리는 경기를 시하고 있는 것이 없는 사람이 하셨다. 네
병원하다 회사를 보았다. 그림은 경험을 가게 되었다.	ble estate, in fee simple of, in and to all and singular the prer	
김희물의 그림 집에 가진 경상이 되었다면 하는 것이다.	and all former grants, titles, charges, judgments, taxes, asse	하시다는 어느, 아버지는 그리면 일 같이 먹는 맛이다.
and kind soever, except as herein set forth	h; and that the said first parties, the title to said premises, un	ito said second party,
ieirs and assigns, will forever warrant and	d defend against the lawful claims and demands of all person	s whomsoever.
IN WITNESS WHEREOF, Said p	parties of the first part, have hereunto set their hands, this da	y and year first above written.
	- M. Linkson	wusend
	- Marane	t Trivisend
	Con 17 dd	t Trivuseud,
	-Imarie.	Belli.
State of Oklahoma, Tulsa County, s	Œ,	
	Dradshaw a	Notary Public, in and for the said County
Before me. All Months		
	lay of October 1909 personall	y appeared Nathan L. Townsend and wife.
and State, on this 24/set de	lay of	y appeared Nathan L. Townsend and wife,
and State, on this	lay of	y appeared Nathan L. Townsend and wife, executed the within and foregoing instru-
Margaret Townsend, and M. F. Bell and we ment, and acknowledged to me that they e	lay of	y appeared Nathan L. Townsend and wife, executed the within and foregoing instru- or the uses and purposes therein set forth.
Margaret Townsend, and M. F. Bell and we ment, and acknowledged to me that they e	lay of	y appeared Nathan L. Townsend and wife, executed the within and foregoing instru- or the uses and purposes therein set forth.
Argaret Townsend, and M. F. Bell and we ment, and acknowledged to me that they e	lay of	y appeared Nathan L. Townsend and wife, executed the within and foregoing instru- or the uses and purposes therein set forth.
Margaret Townsend, and M. F. Bell and we ment, and acknowledged to me that they e	lay of	y appeared Nathan L. Townsend and wife, executed the within and foregoing instru- or the uses and purposes therein set forth,
Margaret Townsend, and M. F. Bell and we ment, and acknowledged to me that they e	lay of	y appeared Nathan L. Townsend and wife, executed the within and foregoing instruor the uses and purposes therein set forth.