FILM

Deed and Cherokee Patents.

	GENERAL WARRANTY DEED.
THIS DEED, M	nde and entered into this 3/4t, day of Octahen. A. D. 1909 by and b
N. L. Townsend, and hi	s wife, Margaret Townsend, and M. F. Bell, and his wife, Marie Bell, all of Callaway County, in the State of M
parties of the first part,	and Willie Robertson
of the County of	Talea in the State of Akla part g. of the secon
WITNESSETH,	That the said parties for and in consideration of the money paid by said second party to said first parties as follows,
\$ 16 50	DOL
in cash, upon the execu	a after the date hereof, and "15," is sollar structure months after the date hereoff with the ton and delivery of this deedy do by these presents grant, bargain, sell, convey and confirm unto the said party
second part	heirs and assigns, all of the following-described real estate, lying and being situate in the County of Tulsa,
State of Oklahoma, to-y	사이라 한국 발표 항로 살아왔다는 아이가 얼굴 때에 시간을 가셨다고 하는 학교들이 가득하는 것이 되었다. 그는 그들은 사이를 받는 것이다고 있다.
Lot numbered	Luculy (20) in Block numbered Lines (3) in Northmoreland Subdivision of North-West Que
North-West Quarter, Se	c. 36, Tvp. 20, Range 12, in said County, as per recorded plat and subdivision filed in the office of the Register of
within and for said Tuls	a County.
X TO HAVE AND	TO HOLD the premises hereby conveyed, unto said party of the second part,
그림을이 잃었다면서 나는 그는지?	ents, hereditaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting
	d special taxes accruing from and after the date hereof, shall be paid by the said second party, his heirs or assigns.
	is made and accepted upon the further express condition that the above-described premises shall never be conve
or owned, or occupied b	y a negro, or any person of African blood or descent.
And the said par	ties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and
	ty of the second part, heirs and assigns, that at the delivery of these presents, they, the sa
	ed of an indefeasible estate, in fee simple of, in and to all and singular the promises hereby conveyed; that the sa
	cumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
and kind soever, except	as herein set forth; and that the said first parties, the title to said premises, unto said second party,
heirs and assigns, will f	prever warrant and defend against the lawful claims and demands of all persons whomsoever.
TN WITNESS W	HEREOF, Said parties of the first part, have herounto set their hands, this day and year first above written.
	W.L. Townsend
	affind a factor the state of th
	Margaret Townsend
	En Fall
	marie Belli :
State of Oklahoma,	ellaway Butau County, as.
to the control of the	Laseph Q. Sharks a Notary Public, in and for the said
Before me,	3 day of 2140 Englev 190 9, personally appeared Nathan L. Townsend an
	day of M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing
	it o me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set
	to me that they executed the same as their free and voluntary act and deed, for the uses and purposes thetem set
	all - Justich Q. Shark
(SEAL)	
	Wed. J. J. J. S. Notary Pu
My commission expires.	Wed J. J. Justin S. Marge Notary Pu at Tulsa, Oklahoma 2005. O'clock A. M.