## Deed and Cherokee Patents.

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방 🏈 그는 것 같은 사람이 같은 것을 가장하는 것이 가지 않는 것 같은 것 같이 같이 했다.	ARRANTY DEED.
GENERAL W	day of October A. D. 19.59 by and between
N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, :	und his wife, Marie Bell, all of Callaway County, in the State of Missouri,
parties of the first part, and ETD, Dynum	
of the County of	state of OKlal.
WITNESSETH, That the said parties for and in consideration	a of the money paid by said second party to said first parties as follows, to-wit: This deed, 36 free A allors Sig months offic de Sont Ands, it here finit address on said defined payments at china resents grant, bargain, sell, convey and confirm who the said party of the
in an	동생님 그의 말했다. 그는 사람에 다들 것을 위해 가지 않는 것을 것 않는 것 같아요. 말 바람을 다 났다. 것
second part	escribed real estate, lying and being situate in the County of Tulsa, in the
승규가 집에 가지 않는 것이 같아요. 그는 것은 것이 같아요. 말했다. 것은 것이 없는 것은 것이 없는 것 않이	Lig (6.) in Northmoreland Subdivision of North-West Quarter of
ni shi ba biya ka sa ƙala ƙalalama sa ƙwa 🕼 ta ƙwa ƙalar ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar ƙasar	per recorded plat and subdivision filed in the office of the Register of Deeds,
within and for said Tulsa County.	
TO HAVE AND TO HOLD the premises hereby conveyed. u	nto said party of the second part,
동물한 문항을 감독하는 기술을 받을 것 같아. 것이 많이 잘 못 했다. 것이 같아.	sunto belonging, or in anywise appertaining; provided and excepting, how-
우리는 것이 물건을 가지 않는 것을 걸려 했다. 전문을 가지 않는 것은	ate hereof, shall be paid by the said second party, his heirs or assigns.
This conveyance is made and accepted upon the further ex	press 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 o	lescent.
	동물 같이 나는 방법에 가지 않는 것은 것을 가지 않는 것을 하는 것이 같이 많이 나라.
And the said norties of the first nort for themselves their he	in avacutors and administrators do hereby covenant promise and agree
$\omega$ . The second secon	irs, executors and administrators, do hereby covenant, promise and agree eirs and assigns, that at the delivery of these presents, they, the said first
to and with the said party of the second part, here here	eirs and assigns, that at the delivery of these presents, they, the said first
to and with the said party of the second part,	eirs and assigns, that at the delivery of these presents, they, the said first in and to all and singular the premises hereby conveyed; that the same are
to and with the said party of the second part,	eirs and assigns, that at the delivery of these presents, they, the said first in and to all and singular the premises hereby conveyed; that the same are es, charges, judgments, taxes, assessments and incumbrances, of phat nature
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to and with the said party of the second part, K. h parties, are lawfully seized of an indefensible estate, in fee simple of, free and clear and unincumbered of any and all former grants, titl and kind soever, except as herein set forth; and that the said first pa heirs and assigns, will forever warrant and defend against the lawful IN WITNESS WHEREOF, Said parties of the first part, hav	eirs and assigns, that at the delivery of these presents, they, the said first in and to all and singular the premises hereby conveyed; that the same are es, charges, judgments, taxes, assessments and incumbrances, of phat nature arties, the title to said premises, unto said second party,
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to and with the said party of the second part,	eirs and assigns, that at the delivery of these presents, they, the sold first in and to all and singular the premises hereby conveyed; that the same are es, charges, judgments, taxes, assessments and incumbrances, of phat nature arties, the title to said premises, unto said second party, e leains and demands of all persons whomsoever. The hereunto set their hands, this day and year first above written. <u>Marganet Fauraeud</u> <u>Marganet Fauraeud</u> <u>Marganet Becu</u> <u>a Notary Public, in and for the said County</u> 19.09, personally appeared Nathan L. Townsend and wife, wn to be the identical persons who executed the within and foregoing instru- free and voluntary act and deed, for the uses and purposes therein set forth.
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