Deed and Cherokee Patents.

	GENERAL WARRANTY DEED.
THIS DEED, Made and entered into	o this 25 day of Octobed A.D. 1909 by and between
항공 기를 가는 가지를 하고 하고 하다 하는 것은 아니다.	wasend and M. F. Bell, and his wife, Marie Bell, all of Callaway County, in the State of Missouri,
parties of the first part, and	Tynum)
······································	o program Control Control government of the control
of the County of Lulea	in the State of ONLA part.
마시 교사를 보자하는 때문에 한 바쁜 전 보고 불렀다.	es for and in consideration of the money paid by said second party to said first parties as follows, to-wit:
26,00 Dollars Lix mouth offer its in cash, upon the execution and delivery of	dal Lenot aud 166 Dollars levelve months after dale have front valuation on Said this deed; do by these presents grant, bargain, sell, convey and confirm unto the said party of the
	gns, all of the following-described real estate, lying and being situate in the County of Tulsa, in the
State of Oklahoma, to-wit:	현실하는 경험에 있는 것이 되었다. 그 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.
D 6 20 - 6	(31) in Block numbered. $ferc$ (3)in Northmoreland Subdivision of North-West Quarter of
보는 성하다 전 내려가 되게 되는 하라이 되었다고요요 되었다.	그는 내가 하는 중요한 하는데 그래에 하고 있는 내용하는 사람들이 들어가 들어 가는 그는 내가 나를 하고 있다. 그는 사람들이 되었다.
North-West Quarter, Sec. 36, Twp. 20, Ran within and for said Tulsa County.	ge 12, in said County, as per recorded plat and subdivision filed in the office of the Register of Deeds,
TO HAVE AND TO HOLD the prov	nises hereby conveyed, unto said party of the second part,heirs and assigns, forever, 🕥
	and appurtenances thereunto belonging, or in anywise apportaining; provided and excepting, how-
다음하는 글로 하는 것이 모든 것이다.	uing from and after the date hereof, shall be paid by the said second party, his heirs or assigns.
경험 사람들이 가를 만들다. 같아들다.	ted upon the further express condition that the above-described premises shall never be conveyed to
or owned, or occupied by a negro, or any pe	유통 취용한 하시는 시작하는 사람들이 보고 사용하는 때 사용 시간이 등록 한 경우를 보고 있었다.
rowned, or occupied by a negro, or any po	aput ye
And the said parties of the first part	, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree O .
o and with the said party of the second par	t,
arties, are lawfully scized of an indefeasible	e estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are ϵ
ree and clear and unincumbered of any a	nd 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,
icirs and assigns, will forever warrant and	defend against the lawful claims and demands of all persons whomsoever.
IN WITNESS WHEREOF, Said par	rties of the first part, have hereunto set their hands, this day and year first above written.
	naTowneud
	min John Way College Wille William College Col
	Margaret Townsend
	Margaret Townsend MF. Dell
	" Music Bell
	March Bell
State of Oklahoma, Tulsa County, sa	사람들은 사람들은 아이들은 사람들은 사람들은 사람들이 되었다.
0 & Bradela	y of Colobia 19.09., personally appeared Nathan L. Townsend and wife,
Before me, W. S. S. L.	2 Notary Public, in and for the said County
nd State, on this	7 of
ingures formsend, and M. F. Ben into Wi	e, matrie Den, to the known to be the thentical persons who executed the wretth and tolegoing matrix-
	recuted the same as their free and voluntary act and deed, for the uses and purposes therein set forth.
(Sead)	- all Branchaux
My commission expires Sept 1st 1	9.0 Notary Public.
Filed for record at Tulsa, Oklahoma.	Ologo Segister of Deeds.
(Seau)	a la
	na chairtean an traitean an an ann ann ann an an an taitean an a