Deed and Cherokee Patents.

GENERAL WARRA	NTY DEED.
THIS DEED, Made and entered into this	of Oateley
N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, and his was parties of the first part, and	rife, Marie Bell, all of Callaway County, in the State of Missouri,
of the County ofin the State of	Okla party of the second part:
WITNESSETH, That the said parties for and in consideration of the m	coney paid by said second party to said first parties as follows, to-wit:
#1. J. Jos dollars in a cashine how the cultion and delicing after the deficiency and #1331/100 follows freeling more than the more than the more than the weether and delicing of this degle, do by these presents g	of this deed; A. 3. 300 dallars sign months DO DARS, Alle the delle furthintered in anis defended into the said party of the
요 통통하는 경험 교육이 있다. 오늘 요요 🖊 이번 경험 그 전에 대답했다. 그는 것은 1920년 이번 이번 경험을 되어 하는 것 같아 되어 있다.	real estate, lying and being situate in the County of Tulsa, in the
State of Oklahoma, to-wit:	사용하는 경험 등록 경험 경험 경험 등 기계 기계 등록 기계
Lot numbered mined (9) and tention Block numbered Line (5	
North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per reco	요즘 하는 이 교육 이 한 경우는 요즘 사람들은 사람들이 어느리를 하는 것이 하면 이 분들이 들어 있습니다. 이 사람들은 사람들이 되었다.
within and for said Tulsa County.	
	party of the second part.
TO HAVE AND TO HOLD the premises hereby conveyed, unto said p	말하는 보이 생각하는데 하고 말았다면 된다면 하지만 그리고 됐다.
together with all tenements, hereditaments and appurtenances thereunto bel	하시 한 동병 전 12 전에 보았다고 하시다고 있는 것이 하나는 물론인 현물하실 모모되어?
ever, that all general and special taxes accruing from and after the date hereconstruction. This conveyance is made and accepted upon the further express con-	[225년 - 2 12 12 전략 12 12 24 12 12 12 12 12 12 12 12 12 12 12 12 12
or owned, or occupied by a negro, or any person of African blood or descent.	
or owned, or occupied by a negro, or any person of Afficial blood of descenti-	
And the said parties of the first part, for themselves, their heirs, execu	ators and administrators, do hereby covenant, promise and agree
to and with the said party of the second part,	assigns, that at the delivery of these presents, they, the said first
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and to	o all and singular the premises hereby conveyed; that the same are
free and clear and unincumbered of any and all former grants, fitles, charge	ges, judgments, taxes, assessments and incumbrances, of what nature
and kind soever, except as herein set forth; and that the said first parties, the	e title to said premises, unto said second party,
heirs and assigns, will forever warrant and defend against the lawful claims	and demands of all persons whomsoever.
IN WITNESS WHEREOF, Said parties of the first part, have hereur	ito set their hands, this day and year first above written.
	Do La Land sett restleted by seminary on
	Mangatick Troumsend.
경기 보고 있는 것 같은 것 같은 것 같아. 1985년 - 1985년	1 ma Dont.
	Della Sella
	Marie Delle
State of Oklahoma, Tulsa County, ss.	
Before me, A.E. Bradshaux	
and State, on this 23 M day of Colobert	19.2
Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be	the identical persons who executed the within and foregoing instru-
ment, and acknowledged to me that they executed the same as their free and	1 voluntary act and deed, for the uses and purposes therein set forth.
(Seat)	- 0 0 1
Sept 1 2t 1910.	A. E. Tradellaco Notary Public.
My commission expires.	= 8 110 D
Filed for record at Tulsa, Oklahoma	
(SEAL)	O. How over
By	Register of Deeds.