	3 Deed and Cherokee Patents.
	Deed and Unerokee Palents.
	GENERAL WARRANTY DEED.
	-
	THIS DEED, Made and entered into this 2.2
	N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, and his wife, Marie Bell, all of Callaway County, in the State of Missouri,
	parties of the first part, and J. W. Shullde
	of the County of
	of the County of the county of the second part;
	WITNESSETH, That the said parties for and in consideration of the money paid by said second party to said first parties as follows, to-wit:
8	16 6 The collars with months after the date here and \$16 6 dollars twelve months of the late hereof, with interest on said differend pay the at the rate of six ple cent find for the said of the interest of the said of the said party of the
	가는 사람이 있는 것이다. 🛃 가지 않는 것은 것은 것은 것은 것은 것은 것은 것은 것은 것을 하는 것이다. 또 가지 않는 것이다. 또 가지 않는 것은 것은 것이 가지 않는 것이 가지 못했는 것이 것이다.
	second part Ius heirs and assigns, all of the following-described real estate, lying and being situate in the County of Tulsa, in the
	Staté of Oklahoma, to-wit:
	Lot numbered. Leventy four (24) in Block numbered. Lever (2) in Northmoreland Subdivision of North-West Quarter of
	North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as 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 promises hereby conveyed, unto said party of the second part,
	together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting, how-
	ever, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his heirs or assigns.
	This conveyance is made and accepted upon the further express 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 descent.
	And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree
	to and with the said party of the second part, These messages being and 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 all and singular the promises hereby conveyed; that the same are
	free and clear and unincumbered of any and 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,
	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 hereunto set their hands, this day and year first above written.
	n.L. Townslud
	masgaset Townsen
	Masgaset Isversen
	· <u>m.F. Bell</u>
	marie Gell
	the best of the second s
	State of Oklahoma, Tulsa County, 88.
	Before me, a Notary Public, in and for the said County
	and State, on this 22 nd day of Cotober 19.09, personally appeared Nathan L. Townsend and wife,
	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 reductant ext and dead, for the uses and summers it with the set
	(SEAL)
	left 1, Flan a. E. Townsend
	(SEAL) (SEAL) My commission expires. Filed for record at Tulsa, Oklahoma. (SEAL)
	Filed for record at Tulsa, Oklahoma
	(SEAL) By

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