## Allotment Deed No. 31/5-4 Deed and Cherokee Patents. Merokee Catigan

Roll No. 32004

	Ta All to Mham These Presents Shall Come, Greeting:
Eldi	WHEREAS, By the Act of Congress approved July 1,1802 (32 Stat., 710), intified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allo by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation; and
12.2	Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of al ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he s receive a separate certificate; and, WHEREAS, The said Commission to the Five Civilized Tribes, or jas lawful successor, has certified that the land hereinafter described has been selected by or
38	behalf of the Cherokee Nation, selected as a homestead as a city of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as aforesaid NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid Act of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid Act of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid Act of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid Act of the Cherokee Nation, solventies as a city of the Cherokee Nation of the Cherokee Nat
(4)	gress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. Die hey the and convey unto the said.
24	all right, title and interest of the Cherokee Nation, and of all other citizens of said Nation in and to the following described land, v
July 1/2	The northwest quarter of the Southwest quarter
19	and the Southwest guarter afthe Montheuset grander of
Jane , darme ,	Mille Southwest guarter of Section Treverating-juice Co. 5
	Township Twenty two (22) north and Change Twelve
	1123 least
	of the Indian Base and Meridian in Oklahoma—Indian Territory, containing
	Filter (50)
	acres, more or less, as the case may be, according to the United States curvey Mercof; subject, however, to all the provisions of said Act of Congress.  IN WITNESS WHEREOF, I, the Principal Chief of the Cherokee Nation, have hereunto get my hand and caused the Great Seal of said Nation to be affixed  DEPARTMENT OF THE INTERIOR,  A. D. 19.0.
	Approved Man 16 1909, 10 (SEAL) W. C. ROGERS,
	Richard a Ballin ger Secretary.  Ry Oliver a Chelps Clerk.
	This instrument was filed for record on the day of A.D. 19//, at o'clock d.
	and duly recorded the day of Deputy for the Mall Clay Register of De
\$	Allotment Deed No. 12691 #32598. Chardre Citizen Roll No. 3169
Ser	Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of al ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he streetive a separate certificate; and, WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or
ing Carpergel	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allowed by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he served as a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or behalf of the Cherokee Nation, selected as a homestead as aforesaic NOW, THEREAS ORE, I, the undersigned, Principal Chef of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the power-and authority vested is me by aforesaid Act of the Cherokee Nation, by virtue of the
17 we leading al	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allot by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation, and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he s receive a separate certificate; and, which is a separate certificate; and, which is a separate certificate; and, which is allotted to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimater described has been selected by or behalf of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as a critical receive as a
LLD Fire English	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allot by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation, and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he s receive a separate certificate; and, which is a separate certificate; and, which is a separate certificate; and, which is allotted to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimater described has been selected by or behalf of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forestic of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as a critical receive as a
A th the contract	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allot by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation, and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he si receive a separate certificate; and, with the said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimatter described has been selected by or behalf of the Cherokee Nation, selected as a homestead as aforesaid Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as aforesaid NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power, and authority xested in me by aforesaid Act of the Cares of the United States, have granted and conveyed, and by these presents do grant and convey unto the said.
with the two configures	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allot by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation; as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he si receive a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimafter described has been selected by or behalf of the control
Beegent elit	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allot by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation; as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he si receive a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimafter described has been selected by or behalf of the control
La Bargard - th Wang Curling &	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allot by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation; and was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he is very a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinnifer described has been selected by or behalf of.  A Lating Allotted Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a horesaid NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power, and authority rested in me by aforesaid Act of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, we have the following-described land.
Scannagernande teles Fine Centurgels	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be alloby the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation, as a homestead, land equal in value to five allottable lands of the Cherokee Nation, as nearly as may be, for which he service a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or behalf of.  Of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a foresaid NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority rested in me by aforesaid Act of the Gress of the United States, have granted and interest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and interest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and the control of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and the control of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and the control of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and the control of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and the cherokee Nation, and control of the Cherokee Nation, and
Ly Halledger early	WHEREAS, By the Act of Congress approved July 1, 1992 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1002, it is provided that there shall be allol by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, than degual in value to one hundred and ten acres of the average allottable lands of Cherokee Nation, and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of a ment, out of his allotment, as a homestend, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he service a separate certificate; and, WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimifter described has been selected by or behalf of the commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimifter described has been selected by or behalf of the commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimifter described has been selected by or behalf of the commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimifter described has been selected by or behalf of the Cherokee Nation, by virtue of the Cherokee Nation, selected as a homestead as norcesaid NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority xested is me by aforesaid Act of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and right, title and interest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and right to the cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, and the cherokee Nation of the Cherokee Nation, and the cherokee Nation is a constant.
Engument of DF we Curlinged	WHEREAS, By the Act of Congress approved July 1, 1992 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1002, it is provided that there shall be allof by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee The, tand equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation, and  WHEREAS, It was provided by said Act of Congress that each citizen shall designated and selected for him, at the time of his selection of a ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he s receive a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimafter described has been selected by or behalf of.  And the commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimafter described has been selected by or behalf of the commission to the Five Civilized Tribes, or all tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forcesaid NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority xested is me by aforesaid Act of the Cogness of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A late of the Cogness of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A late of the Cogness of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A late of the Cogness of the United States, have granted and conveyed, and by these presents of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described lands.
In All Bellend Clark	WHEREAS, By the Act of Congress approved July 1, 1992 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1002, it is provided that there shall be allof by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee The, tand equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation, and  WHEREAS, It was provided by said Act of Congress that each citizen shall designated and selected for him, at the time of his selection of a ment, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he s receive a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimafter described has been selected by or behalf of.  And the commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereimafter described has been selected by or behalf of the commission to the Five Civilized Tribes, or all tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a forcesaid NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority xested is me by aforesaid Act of the Cogness of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A late of the Cogness of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A late of the Cogness of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A late of the Cogness of the United States, have granted and conveyed, and by these presents of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described lands.
27 Halleston Clark Clark	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 710), ratified by the Cherobee Nation, August 7, 1902, it is provided that there shall be allot by the Commission to the Five Civilized Tribes, to each clitica of the Cherokee Tribe, land equal in value to one hundred and ten average allottable lands of Cherokee Particular and provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ments, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he a receive a separate certificate; and,  WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or behalf of a land of the Cherokee Nation, selected as a homestead as a foresaid of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as a foresaid of Norw, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power, and authority vested in me by a foresaid Act of the C gress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said.  **Additional Commission of the Grant Act of the Cherokee Nation, and of all other citizens of said Nation, in and it is following-described land, where the province of the Cherokee Nation, and of all other citizens of said Nation, in and it is following-described land, where the province of the Cherokee Nation, and of all other citizens of said Nation, in and it is followed by the cherokee Nation and the cherokee Nation an
2 Remander of the Configuration of the Configuratio	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 710), ratified by the Cherokee Nation, and the Prive Givilized Tribes, to each citizen of the Cherokee Tribe, inad equal in value to one hindred and ten acres of the average allottable lands of Cherokee Nation, as a bonestend, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as a homestend, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he a receive a separate certification; and, which is a long to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinstier described has been selected by or behalf of the Cherokee Nation, as nearly as may be, for which he a citizen and the cherokee Nation, as nearly as may be, for which he a citizen and the cherokee Nation, as nearly as may be, for which he are compared to the cherokee Nation, as nearly as may be, for which he are compared to the cherokee Nation, as nearly as may be, for which he are compared to the Cherokee Nation, as nearly as may be, for which he are compared to the Cherokee Nation, as nearly as may be, for which he are compared to the Cherokee Nation, as nearly as nearly as may be, for which he are compared to the Cherokee Nation, and the cherokee Nation, selected as a homestend as horses of the Cherokee Nation, selected as a homestend as horses of the United States, have granted and conveyed, and by these presents do grant and convey unto the said.  All right, title and interest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, where the compared compared to the cherokee Nation, and of all other citizens of said Act of Congress.  In WITNESS WHEREOF, I, the Principal Chief of the Cherokee Nation, have hereening set my hand and caused the Great Seal of said Nation to be affixed.
Enguarement that have builted	WHEREAS, By the Ast of Congress approved July 1, 1900, (22 Stat., 710), ratified by the Charokee Nation, August 7, 1902, its is provided that there shall be allof by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, hand equal in value to one hand an elected for him, at the time of his selection of all ment, out of his allotment, as a homestead, hand equal in value to forty acres of the average allottable hands of the Cherokee Nation, as nearly as may be, for which he is receive a separate occitication and commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or behalf of the Cherokee Nation, as nearly as may be, for which he is of said Tribe, as an allotment, exclusive of land equal in value to forty acres of the average allottable lands of the Cherokee Nation, selected as a homestead as florasid Nov. THERREFORE, it, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power-and authority vascied as a homestead as florasid Nov. THERREFORE, it, the undersigned, Principal Chief of the Cherokee Nation, and of all other citizens of said Nation, in and it is the following described land, variety of the Cherokee Nation, and of all other citizens of said Nation, in and it is the following described land, variety of the Cherokee Nation, and of all other citizens of said Nation, in and it is the following described land, variety of the Cherokee Nation, and of all other citizens of said Nation, in and it is the following described land, variety of the Cherokee Nation, have been such as a constant of the cherokee Nation, have been such as a constant of the Cherokee Nation, have been such as a constant of the Cherokee Nation, have been such as a constant of said Act of Congress.  In WITMENS WHEREOT, i, the Principal Chief of the Cherokee Nation, have been such as a constant of said Act of Congress.  Principal Chief of the Cherokee Nation, have been such as a constant of the Cherokee Nat
2) Had Bargeral election	WHEERAS, By the Act of Congress approved July 1, 1902 (23 Sint., 716), ratified by the Charolece Nation, August 7, 1902, it is provided that there shall be alloby the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one bundred and ten acres of the average allottable lands of Cherokee Nation; and WHEERAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ments, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he streets with the said Cherokee Nation, as nearly as may be, for which he streets with the said Cherokee Nation, as a city of an activation of the Cherokee Nation, selected as a homestead as a forestead of a said of the cherokee Nation, selected as a homestead as a forestead of an activation of the Nation, selected as a homestead as forestead NOW, THEREPORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power, and authority xested in me by aforesaid Act of the C grees of the United States, have granted and conveyed, and by these presents do grant and convey unto the said.  **Said Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—Indian Territory, containing.**  **All Tribe, the Indian Base and Meridian in Oklabora—In
2 A Darlow Carlow Carlow Carlows as the Carlow of the Carlows of t	WHEREAS, By the Act of Congress approved July 1, 1902 (23 Sint., 716), ratified by the Charolece Nation, August 7, 1902, it is provided that there shall be alloby the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each citizen shall designate, or have designated and selected for him, at the time of his selection of all ments, out of his allotment, as a homestead, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he is receive to experime certificately ministion to the Five Civilized Trikes, or its faunt accessor, has certified that the land hereinafter described has been elected by or betalf of a submitted that the land between the described has been elected by or betalf of a submitted control of the charolece Nation, as action of said and the charolece Nation, as a site of said and the charolece Nation, and the charolece Nation, by virtue of the power and authority sested in me by aforesaid Act of the C gress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said.  A lifety tile and interest of the Cherokee Nation, and of all other citizens of said Nation, in and its the following described land, and the said of the Cherokee Nation, and all other citizens of said Nation, in and its following described land, and the said of the Cherokee Nation, and the said of said Nation in the following described land, and the said of the charolece Nation, and the provisions of said Act of Congress.  In WITELES WHEREOF, I, the Principal Chief of the Cherokee Nation, have hereauth set my hand and caused the Great Seal of said Nation to be affixed to the Cherokee Nation, have hereauth set my hand and caused the Great Seal of said Nation to be affixed to the Cherokee Nation.  A proved Seal of the Cherokee Nation has been