Allotment Deed No. 1. 2 1. 88...

Deed and Cherokee Patents. One and Chizen Roll No. 28671.

	-			BAND DODEWORTH BOOK CO., CARLED-30 LEAVENWORTH, KAN. No. 2003
3	3	ġ i	<i></i>	
8	3	3	Ş	THE CHEROKEE NATION, October Formerly Indian Territory.
ڻ پ	ر ا	ج إر	3	To All to Mhon These Presents Shall Come, Greeting:
9	100	3-61	5	WHEREAS, By the Act of Congress approved July 1, 1002 (32 Stat., 716), ratified by the Cherokeo Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokeo Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the
8 5	֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓	3	2	# - Cherokee Nation: and it is not to the control of the control o
کربچ	o)	9 7	الم	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 allot-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 shall 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 on
الم	ل ک	33.	50	
61	100) a	컫	behalf of
10	\$10	Sord.	3	gress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said
p.	81 }			all right, title and interest of the Cherokeo Nation, and of all other citizens of said Nation, in and to the following described land, viz.:
TS-	2.5	30	9,	West Quarter and De South Esset Quarter of the
J =	}~	ď.,	?	note was Last alte & set le faction atten
<u> </u>	ζ.	3	1 ,	and the goth East Stratter of the South West
{ ,	} }	4	15	(8) Tour also Twenty one (21) North and Traine
Q.J	20	12/	77	Fourteen (4) Cast and the Most hall of the north
1ª	3	20, 20,	007	East Quarter of the north East Quarter and the
3	الرح		3	& Fl. West Scrat Sugarter of Section ten (20)
	5	÷ 7	30	Thurshis Fourteen (14) North and Pange Twenty
>,/	1 30	7 3	3 8	Deck Deck
30	3 8	ed	Sed	
3	d (2.	};	
3 1		,	51	
Ø 9	. 6	9 9	101	of the Indian Busu and Meridian in Oklahoma—Indian Territory, containing
00	s af	73	رك	neres, more or less, as the case may be, necoding to the United States survey thereof; subject, however, to all the provisions of said Act of Congress.
;	37	P	99	neres, more or less, as the case may be, necoding to the United States survey thereof; subject, however, to all the provisions of said Act of Congress. IN WITNESS WHEREOF, I, the Principal Chief of the Cherokee Nation, have hereunto set my hand and caused the Great Seal of said Nation to be affixed this DEPARTMENT OF THE INTERIOR, A. D. 19.06.
70	4	gar		2 R. S. DEPARTMENT OF THE INTERIOR. Approved Sept. 5 1906, 100 (Seat) W. C. ROGERS,
\$	3 6	غ ف	a	Principal Chief of the Cherokee Nation.
9 1	3.9	300	1	o Co. C. 12470 O Log for the and in his saw and &
1	1 30		2	This instrument was filed for record on the 19 day of Co. A. D. 10.1.1, at 10 o'clock aM.,
Z C	10)	3		and duly recorded the day of 10 10 000
ַסק	シナプ	2. 8		By Deputy. (S. COMPARED COMPARED Register of Deeds.
	ئے:	-		
Ť	اٽ و		G S	Allotment Deed No. 17356 #35183 Charolise Citizen Roll No. 11474
٠	3 6	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	500	Allotment Deed No.17356 #35188 Cherches Citizen Roll No.11474, THE CHEROKEE NATION, Charles Former Indian Territory.
		10 4 11 10 C	(Se 28)	Allotment Deed No. 17356 # 30100 Cherokee Cituzen Roll No. 11474,
		- Les 2 2 1710	[(Be.3)]	Allotment Deed No. 17356 Post Charches Citusen Roll No. 11474, THE CHEROKEE NATION, OKALONIE, Forest Indian Territory. To All to Whom These Presents Shall Come, Greeting:
1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Sme (822)	Allotment Deed No. 17356 THE CHEROKEE NATION, OKSALSER, FORMED Indian Territory. The Cherokee Nation, Organization of the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Pive 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 the
していたのかり		cord War 41710	(80.28)	Allotment Deed No. 17356 THE CHEROKEE NATION, OKSALSER, FORMED Indian Territory. The Cherokee Nation, Organization of the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Pive 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 the
TO TO TO		the strength of	Second (Second)	Allotment Deed No. 1 7 3 5 6 THE CHEROKEE NATION, Character Indian Territory. The Cherokee NATION, Character Indian Territory. The Cherokee NATION, Character Indian Territory. 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 allotted 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 the 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 allotment, 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 shall receive a separate certificate; and, WHEREAS, By the Said Congnission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on
ラー シート Don Long		1 the overalls	Olegon (Se. 3)	Allotment Deed No. 1 7 3 5 6 THE CHEROKEE NATION, Character Indian Territory. THE CHEROKEE NATION, Character Indian Territory. 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 allotted 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 the 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 allotment, us a homestead, land equal in value to forty acress of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he shall receive a separate certificate; and, WHEREAS, The said Congmission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on behalf 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 Said Tribe, the undersigned Principal Chief of the Cherokee-Nation, by virtue of the Cherokee Nation, me by aforesaid Act of the Con-
100 100 100 100 100 100 100 100 100 100		got the mendary	Colombia (See Se)	Allotment Deed No. 1 7 3 5 6 THE CHEROKEE NATION, Control of the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Tribe, hand equal in value to one hundred and ten acres of the average allottable hands of the 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 allotment, out of his allotment, as a homestead, hand equal in value to forty acres of the average allottable lands of the Cherokee Nation; as nearly as may be, for which he shall 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 on behalf of. 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 on behalf of. NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the Diver and authority vested in me by aforesaid Act of the Congress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said.
The state of the s		5.9 of the overalls of	The Oracle of the Sale	Allotment Deed No. 1 7 3 5 6 THE CHEROKEE NATION, Character Indian Territory. THE CHEROKEE NATION, Character Indian Territory. 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 allotted 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 the 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 allotment, us a homestead, land equal in value to forty acress of the average allottable lands of the Cherokee Nation, as nearly as may be, for which he shall receive a separate certificate; and, WHEREAS, The said Congmission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on behalf 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 Said Tribe, the undersigned Principal Chief of the Cherokee-Nation, by virtue of the Cherokee Nation, me by aforesaid Act of the Con-
The South of the second of the		559 of the meens works of	- Colored Co. S.	Allotment Deed No. 1 7 3 5 6 THE CHEROKEE NATION, Creating: 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 allotted 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 the 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 allotment, 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 shall 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 on behalf of the Cherokee Nation, as a long tender 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 vested in me by aforesaid Act of the Congress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. All right, title and futerest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
Sold Sold Sold Sold Sold Sold Sold Sold		6 559 of the member of	1 Charles (Bess)	Allotment Deed No. 1. 7. 3. 5. 6 THE CHEROKEE NATION, Creating: 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 allotted by the Commission to the Five Civilized Tribes, to each clizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each clizen shall designate, or have designated and selected for him, at the time of his selection of allotment, 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 shall 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 on behalf of. 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 on behalf of. NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid; and the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A conveyed and the Congress of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
The Course of th		2 6 2 6 4 4 5 5 6 5 6 6 6 6 6 6 6 6 6 6 6 6 6	of the Charles (See St.)	Allotment Deed No. 1 7 3 5 6 THE CHEROKEE NATION, Creating: 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 allotted 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 the 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 allotment, 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 shall 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 on behalf of the Cherokee Nation, as a long tender 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 vested in me by aforesaid Act of the Congress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. All right, title and futerest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
The state of the s		page 509 of the viewas of	Here Court Old Brond (2029)	Allotment Deed No. 1. 7. 3. 5. 6 THE CHEROKEE NATION, Creating: 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 allotted by the Commission to the Five Civilized Tribes, to each clizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each clizen shall designate, or have designated and selected for him, at the time of his selection of allotment, 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 shall 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 on behalf of. 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 on behalf of. NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid; and the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A conveyed and the Congress of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
The found of the second of the		of page 500 of the views of	Logeral Courty Obelling (Bold)	Allotment Deed No. 1. 7. 3. 5. 6 THE CHEROKEE NATION, Creating: 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 allotted by the Commission to the Five Civilized Tribes, to each clizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each clizen shall designate, or have designated and selected for him, at the time of his selection of allotment, 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 shall 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 on behalf of. 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 on behalf of. NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid; and the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A conveyed and the Congress of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
to the forms of the t		4 of page 559 of the surrely of	Regered Courty Old Brom Lacas)	Allotment Deed No. 1. 7. 3. 5. 6 THE CHEROKEE NATION, Creating: 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 allotted by the Commission to the Five Civilized Tribes, to each clizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each clizen shall designate, or have designated and selected for him, at the time of his selection of allotment, 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 shall 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 on behalf of. 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 on behalf of. NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid; and the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A conveyed and the Congress of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
The transfer of the transfer o		64 of paye 559 of the mends of	The general County Old Dismission	Allotment Deed No. 1. 7. 3. 5. 6 THE CHEROKEE NATION, Creating: 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 allotted by the Commission to the Five Civilized Tribes, to each clizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each clizen shall designate, or have designated and selected for him, at the time of his selection of allotment, 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 shall 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 on behalf of. 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 on behalf of. NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid; and the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A conveyed and the Congress of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
The following of the factor		lo 64 of page 509 of the records of	chan Regered County Offly marked)	Allotment Deed No. 1. 7. 3. 5. 6 THE CHEROKEE NATION, Creating: 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 allotted by the Commission to the Five Civilized Tribes, to each clizen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each clizen shall designate, or have designated and selected for him, at the time of his selection of allotment, 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 shall 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 on behalf of. 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 on behalf of. NOW, THEREFORE, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in me by aforesaid; and the United States, have granted and conveyed, and by these presents do grant and convey unto the said. A conveyed and the Congress of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
The fact of the factor		Use 64 of page 559 of the successor of	Jether Regions Courty Oslibran (Se 28)	THE CHEROKEE NATION, OFFICE PROPERTY Indian Territory. The All in Whom These Presents Shall Come, Greeting: 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 allotted by the Commission to the Five Civilized Tribes, to ench cliese not the Cherokee Tribe, innd equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, It was provided by said Act of Congress that each cliese a shall designate, or have designated and selected for him, at the time of his selection of allotment, 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 shall receive a separate certificate; and, WHEREAS, The said Cogmission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on WHEREAS, The said Cogmission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on some standard of the Cherokee Nation, by virtue of the Cherokee Nation, selected as a homestead as aforesaid; NOW, THEREFOREE, it he undersigned, Trincipal Chief of the Cherokee-Walton, by virtue of the power and authority vested in me by aforesaid that of the Congress 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, viz.: All right, title and interest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.: All right, title and interest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:
The state of the transfer of t		in Job 64 of page 509 of the overly of	Defley Rogery Coult, Old Brown (20.28)	THE CHEROKEE NATION, CENTRES Indian Territory. Un All in Mihrun Ulpene Brenents Shall Counce, Gereting: WHEREAS, By the Act of Congress approved July 1, 1902 (38 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Prive Civilized Tribes, to each clitzen of the Cherokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and selected for him, at the time of his selection of allotment, 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 shall receive a separante certificate; and, WHEREAS, The said Commission to the Live Civilized Tribes, or its lawful success, has certified that the land hereinafter described has been selected by or on behalf of,
The family of th		in Us 64 of page 559 of the surrend of	of Bafda Rogers Court Oble march	THE CHEROKEE NATION, Creating: Indian Territory. On All in Mhom Chese Presents Shall Count, Greeting: WHEREAS, By the Act of Congress approved July 1, 1002 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Cherokee Nation, and Five Civilized Tribes, to ench clitere of the Glerokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, By the Act of Congress approved July 1, 1002 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted to Cherokee Nation, and the average allottable lands of the Cherokee Nation, as nearly as may be, for which he shall receive MIEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinatter described has been selected by or on behalf of the Cherokee Nation, as a considered as a consistent of said Tribe, us an alloument, exclusive of land squal in value to forty acres of they were an allottable lands of the Cherokee Nation, selected as a bornested as a foresaid; NOV, THERECORDES, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in mo by aforesaid Acre of the Congress of the Ontel States, have granted and conveyed, and by these presents do grant and convey unto the said. On a constitution of the following-described lands, it is a state of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described lands, it:
The state of the s		m in the let of page 559 of the mental of	some Order Rogers Court Ofle Conser	THE CHEROKEE NATION, Creating: Indian Territory. On All in Mhom Chese Presents Shall Count, Greeting: WHEREAS, By the Act of Congress approved July 1, 1002 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Cherokee Nation, and Five Civilized Tribes, to ench clitere of the Glerokee Tribe, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and WHEREAS, By the Act of Congress approved July 1, 1002 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted to Cherokee Nation, and the average allottable lands of the Cherokee Nation, as nearly as may be, for which he shall receive MIEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinatter described has been selected by or on behalf of the Cherokee Nation, as a considered as a consistent of said Tribe, us an alloument, exclusive of land squal in value to forty acres of they were an allottable lands of the Cherokee Nation, selected as a bornested as a foresaid; NOV, THERECORDES, I, the undersigned, Principal Chief of the Cherokee Nation, by virtue of the power and authority vested in mo by aforesaid Acre of the Congress of the Ontel States, have granted and conveyed, and by these presents do grant and convey unto the said. On a constitution of the following-described lands, it is a state of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described lands, it:
The factor of the transfer of		10 m in Use 64 of page 559 of the successory	Les of Better Rogery Courty Old Brome (Se 28)	THE CHEROKEE NATION, **Children** Farmers** Indian Territory. On All to Mhou Unear Presents Shall Counce, Greeting: WHEREAS By the As of Congress priproved July 1, 1002 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1002, it is provided that there shall be alletted by the Commission to the Pive Civilized Tribes, to each citizen of the Cherokee Nation, and equal in value to one hundred and ten acres of the average allottable leads of the Cherokee Nation, and selected for him, at the time of his addection of allotment, out of his allottened; as a homestead, faund equal in value to forty acres of the average allottable lands of the Cherokee Nation, and nearly as may be, for which he shall receive a separatic criticate; and, WHEREAS, the seat Congnission to the Pive Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on the contract of the congress of the Army and the congress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. The Cherokee Nation, and early nine by disconsid Act of the Congress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. The Cherokee Nation, and call right, till and jutcrest of the Cherokee Nation, and of all other citizens of said Nation, in and to the following described hand by a constant of the Cherokee Nation, and of all other citizens of said Nation, in and to the following described hand by the said of the Cherokee Nation, and of all other citizens of said Nation, in and to the following described hand by the said of the Cherokee Nation, and of all other citizens of said Nation, in and to the following described hand by the said of the Nation of the Indian Base and Meridian in Oklahoma—Indian Territory, containing.
The state of the s	The state of the s	The man was free of paye 501 of the mentary	return of Best of Rogers of Court, Old Brom (Said)	THE CHEROKEE NATION, ON THE PROPERTY Indian Territory. On All in Hillium Officer firesents Shall Count, Correcting: WIERREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 710), miffied by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Five Civilized Tribes, to each clitere of the Cherokee Tribe, inned equal in value to one bundred and ten acres of the average allottable leads of the Cherokee Nation, and the contribution of the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation, as nearly as may be, for which he shall receive a separate occilization for the Cherokee Nation and the control of the Cherokee Nation and the control of the Cherokee Nation and the control of the Cherokee Nation of the Cherokee Nation in material of the Cherokee Nation and the control of the Cherokee Nation and convey unto the said. Once 1, 1, 2, 2, 2, 2, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,
The state of the s		when Pin in Vol 64 of page 559 of the menter of	S. Horsenson Obles. On the Courty Obles.	THE CHEROKEE NATION, OKENATION OF THE CHEROKEE THE ACT OF CONTROL OF THE CHEROKEE THE ACT OF THE CHEROKEET T
The state of the s	The state of the s	Supplied 10 m. in Vol 64 of page 559 of the successor of	The grater of October Rogers Court, Oslibran 2009)	Allotment Deed No. 17.3.5.6 THE CHEROKEE NATION, CREATER FOREIGN Indian Territory. On All to Hilpour Upper Presents Spail Court, Greeting: WIERREAS, By the Act of Congress approved July 1, 1002 (20 Stat., 710), midded by the Cherokee Nation, August 7, 1002, it is provided that there shall be allotted by the Cherokee Andron, and the Prive Civilized Tribes, to each ditien of the Cherokee Tribes, inade qual in value to one bunded and ten acros of the average allottable lands of the Cherokee Andron; and the Across of the average allottable lands of the Cherokee Nation, an anary as may be, for which he shall receive a separate certificate; in the grant of the average allottable lands of the Cherokee Nation, an anary as may be, for which he shall receive a separate certificate; it, the undersigned, rived upon the same and the average allottable lands of the Cherokee Nation, an anary as may be, for which he shall receive a separate certificate; it, the undersigned, it is undersigned. Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on behalf of the same allotment, exclusive of land squal in value to forty acros of the yearge allottable lands of the Cherokee Nation, selected as a homestead as afterward? NOW, THERRITORIE, the undersigned, Trincipal Cheric of the Cherokee Andron, of the power man authority vested him me by storemain Act of the Cherokee Nation, and of all other citizens of shall Artico, in and to the following-described lands, the control of the Cherokee Nation, and of all other citizens of shall Artico, in and to the following-described lands, the income and the control of the Cherokee Nation, and of all other citizens of shall Artico, in and to the following-described lands, that is a shall not the cherokee Nation, have been all Artico, in and the Create Shall of each of shall Artico, in an across, more than, as in the construction of shall defend the Creates Shall of each of shall Artico, and the control of shall Artico and the Creates Shall
The state of the s		while P. M. in Use 64 of payer 509 at the successor of	1. Regater of Deflat Rogers Courty Old Brome (30.31)	THE CHEROKEE NATION, CREATION, CREAT
The state of the s	The state of the s	Remarks 10 m. in Use 64 of page 5519 of the overland	Just and the grand Rogers County Obles and Sales	Allotment Deed No. 17.3.5.6 THE CHEROKEE NATION, CREATER FOREIGN Indian Territory. On All to Hilpour Upper Presents Spail Court, Greeting: WIERREAS, By the Act of Congress approved July 1, 1002 (20 Stat., 710), midded by the Cherokee Nation, August 7, 1002, it is provided that there shall be allotted by the Cherokee Andron, and the Prive Civilized Tribes, to each ditien of the Cherokee Tribes, inade qual in value to one bunded and ten acros of the average allottable lands of the Cherokee Andron; and the Across of the average allottable lands of the Cherokee Nation, an anary as may be, for which he shall receive a separate certificate; in the grant of the average allottable lands of the Cherokee Nation, an anary as may be, for which he shall receive a separate certificate; it, the undersigned, rived upon the same and the average allottable lands of the Cherokee Nation, an anary as may be, for which he shall receive a separate certificate; it, the undersigned, it is undersigned. Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on behalf of the same allotment, exclusive of land squal in value to forty acros of the yearge allottable lands of the Cherokee Nation, selected as a homestead as afterward? NOW, THERRITORIE, the undersigned, Trincipal Cheric of the Cherokee Andron, of the power man authority vested him me by storemain Act of the Cherokee Nation, and of all other citizens of shall Artico, in and to the following-described lands, the control of the Cherokee Nation, and of all other citizens of shall Artico, in and to the following-described lands, the income and the control of the Cherokee Nation, and of all other citizens of shall Artico, in and to the following-described lands, that is a shall not the cherokee Nation, have been all Artico, in and the Create Shall of each of shall Artico, in an across, more than, as in the construction of shall defend the Creates Shall of each of shall Artico, and the control of shall Artico and the Creates Shall
The state of the s	The state of the s	in the might be the pape 559 of the meaning of	Sheep and the grant of Defland Rogers Court, Ofle Brome (30.08)	THE CHEROKEE NATION, CRESTORY Indian Territory. On All in Hilpon Unrea Greather Spiall Counc. Greating: WHEREAS, By the Act of Congress approved July 1, 1002 (23 Stat., 716), maified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Five Civilized Thins, to each citizen of the Cherokee Tribe, indice qual in value to one hundred and ten acres of the average allottable lands of the Cherokee Tribe, indice qual in value to one hundred and ten acres of the average allottable lands of the Cherokee Cherokee, the shall be allotted the commission to the Cherokee Nation, and to the cherokee Nation, and the average allottable lands of the Cherokee Nation, and the shall receive the shall rece
The state of the s	The state of the s	offerthe mighte 10 m. in Use 64 of page 559 of the successor of	Street of Cottage of Bather Rogers Court, Osle Brome (30.08)	THE CHEROKEE NATION, CRESTORY Indian Territory. On All in Hilpon Unrea Greather Spiall Counc. Greating: WHEREAS, By the Act of Congress approved July 1, 1002 (23 Stat., 716), maified by the Cherokee Nation, August 7, 1902, it is provided that there shall be allotted by the Commission to the Five Civilized Thins, to each citizen of the Cherokee Tribe, indice qual in value to one hundred and ten acres of the average allottable lands of the Cherokee Tribe, indice qual in value to one hundred and ten acres of the average allottable lands of the Cherokee Cherokee, the shall be allotted the commission to the Cherokee Nation, and to the cherokee Nation, and the average allottable lands of the Cherokee Nation, and the shall receive the shall rece