## Homestead Deed No. 34391 Deed and Cherokee Patents. Cherokee lettyen Roll No. 32252

1		THE CHEROKEE NATION, Oklahoma, Formerly Indian Territory. Takydwoo
		In All in Mhom 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 was provided that there should be libited by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable with the commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable
1		WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected ad designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestead, or which separate certificate shall issue; and, WHEREAS, The soil Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on
		or which separate certificate shall issue; 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
		chalf of
of the latest of		ongress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. Sure and to the following described land, viz.:
		The north East Quarter of the northwest Quarter of the Saith We
-		Quarter a 1 the Smill there of the mostly West Quarter And the
		Quarter and the South Half of the north West Quarter of the Southwest Quarter of Section twenty, one (21) Township Twenty-
Ħ		Didlhwess Valaries of Dellacin Sweeting cooks of South States
clock (	3	One (21) north and Range Faurteen (14) East
o clc	2	
at C	3:	
,	8	
200	1	
P	. (	the Indian Base and Meridian in Alahoma—Indian Territory, containing
60	Ì	cres, more or less, as the case may be, according to the United States survey thereof; subject, however, to the conditions provided by said Act of Congress pertaining to lotted homesteads.
8 K	· h	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. 19.29.
1 k	ZZ.	Principal Chief of the Cherokee Nation.  Richard a Ballinger Secretary.  W. C. ROGERS, Principal Chief of the Cherokee Nation.
2.4	18	By Oliver a. Phelps Clerk.  This instrument was filed for record on the Lady of Not
7	31	
d rec	1	nd duly recorded the day of Deputy.  Deputy.  Deputy.  Deputy.  Deputy.  Deputy.
,	•	Homestead Deed-No. 2 5144 Blees heartingers. Roll No. 3/853
	4	
		THE CHEROKEE NATION, Oklahoma, Formerly Indian Territory.
7,4	90	MAII to Mhom 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 was provided that there should be
A.A.	Ju.	THEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable ands of the Cherokee Nation; and,  NUMERIES It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have salveted.
<b>3</b> 7	i gu	THEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nels of the Cherokee Nation; and,
<b>~</b>		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable ands of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestead, or which separate certificate shall issue, and,  WHEREAS, The said Commission to the Eve Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on that of the Cherokee Nation, by virtue of the power and authority vested in the byte aforesaid Act of the
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable ands of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestead, or which separate certificate shall issue, and,  WHEREAS, The said Commission to the Eve Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on that of the Cherokee Nation, by virtue of the power and authority vested in the byte aforesaid Act of the
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
		WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable nots of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, or which separate certificate shall issue, 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 chalf of
	The state of the s	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Greekee Nation, land equal in value to one hundred and ten acres of the average allottable did the state of the Cherokee Nation, and equal in value to one hundred and ten acres of the average allottable and the nation of the selection of his allotment, designate, or have selected at designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, in which separate certificate shall issue and,  WHEREAS, The said Commission to the Bye Civilized Tables, or his lawful successor, has cortified that the land hereinafter described has been selected by or on that of the commission to the Bye Civilized Tables, or his lawful successor, has cortified that the land hereinafter described has been selected by or on that of the commission to the Bye Civilized Tables, or his lawful successor, has cortified that the land hereinafter described has been selected by or on the selection of his allotment, described has been selected by or on the selection of the commission to the Bye Civilized Tables, or his lawful successor, has cortified that the land hereinafter described has been selected by or on the selection of the commission to the Bye Civilized Tables and the selection of the Cherokee Nation, by virtue of the power and authority vested in me by the aforesaid Act of the ones of the Cherokee Nation, by virtue of the power and authority vested in me by the aforesaid Act of the ones of the Cherokee Nation, by virtue of the power and authority vested in me by the aforesaid Act of the Ones of the Cherokee Nation, by virtue of the power and authority vested in me by the aforesaid Act of the Cherokee Nation, by virtue of the power and authority vested in the transfer of the Cherokee Nation, by virtue
	The state of the s	The All to Hilpun These Bresents Shall Counts. Greeting:  WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Bree Christian Crimines of the average allottable and the market of the average allottable and the provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected at designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend, in which separate excificate shall issue; and, and equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestend; which separate excificate shall issue; and, which separate exciting the shall be an excitize of said tribe, as a homestend; and of the Cherokee Nation, by virtue of the power and antherity vested in the type type aforesaid Act of the ongress of the United States, have granted and conveyed, and by these presents do grant and convey unto the said. Matter Admitted Admi
	The state of the s	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be lotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable will be should be should be stated that the construction of the Statement, land equal in value to one hundred and ten acres of the average allottable will be should be s
	S. T. T. S.	WHEREAS, By the Act of Congress approved July 1, 1902 (32 Stat, 716), radified by the Cherokee Nation, August 7, 1902, it was provided that there should be toted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable ands of the Cherokee Nation; and,  WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected and designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Oherokee Nation, as nearly as may be, as a homestead;  WHEREAS, The said Commission to the Five Civilized Tribes, or jis lawful successor, has certificate shall hereinafter described has been selected by or on half of.  **ALLIFICATION OF THE TRIBETORS, I, the undersigned, the Principal Chief of the Cherokee Nation, by virtue of the power and subjectly vested in his by the foresald Act of the ones of the United States, have granted and conveyed, and by these presents de grant and convey unto the said. **ALLIFICATION OF THE ACT OF TH
The second of the second	S. T. T. S.	WIERRAS, By the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902; it was provided that there should be tooled by the Commission to the Five Critical Tribes, to each citizen of the Cherokee Nation, and equal in value to one hundred and ten acres of the average allottable will be the Cherokee Nation; and, WHIERRAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected at designated for him, from the allotment, hand equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homesteed; WHIERRAS, The said Commission to the Five Civilized Thicks, or, Jis laving louecessor, bus cortified that the land herrinafter described has been nesteed by or on shall of.  WHEREAS, The said Commission to the Five Civilized Thicks, or, Jis laving louecessor, bus cortified that the land herrinafter described by or on shall of.  WHEREAS, The said Commission to the Five Civilized Thicks, or, Jis laving louecessor, but cortified that the land herrinafter described by or on shall of.  WHEREAS, The said Commission to the Five Civilized Thicks, or, Jis laving launcessor, but the said and solitority vested to just by the afformation of the commission of the Five Civilized Thicks.  A built will be a seen of the Cherokee Nation, by virtue of the power and subjective vested to just by the afformation of the United States, have by the afformation of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:  A built of the Links of the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:  A built of the Links of the Cherokee Nation, have been provided by said Act of Congress perianing to lotted homesteads.  IN WHITEREAS, at the case may be, according to the Unified States survey thereof; subject, however, to the conditions provided by said Ac
	Waster Commence of the Commenc	The All to Hilpout These Breseuts Shall Count. Generiting:  WITERERS, by the Act of Congress approved July 1, 1902 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1902, is was provided that there should be lotted by the Commission to the Five Critical Tribes, to each citizen of the Cherokee Nation, and equal in value to one hundred and ten acres of the average allottable and of the Scherokee Nation, and equal in value to forty acres of the average allottable lands of the Cherokee Nation, and equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homesteed, which is a support of the Cherokee Nation, and countries of the Scherokee Nation, and countries of the Scherokee Nation, and countries of the Cherokee Nation, and countries of the Scherokee Nation, and countries of the Scherokee Nation, and countries of the Scherokee Nation, and countries of the Cherokee Nation, and all the land bereimster described has been selected by or on shall of the Cherokee Nation, by virtue of the power and authority vested in pus by the aforesaid Act of the Ongress of the United States, have greated and countryed, and by these presents do grant and country unto the said. Matter the National Matter and the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:  **MIRREFORE, I, the understand the Cherokee Nation, and of all other citizens of said Nation, in and to the following-described land, viz.:  **MIRREFORE, I, the Indian Base and Meridian, in Oklahoma—Indian Barriery, containing.**  **The Indian Base and Meridian, in Oklahoma—Indian Barriery, containing.**  **The Indian Base and Meridian, in Oklahoma—Indian Barriery, containing.**  **The Indian Base and Meridian, in Oklahoma—Indian Barriery, containing.**  **The Indian Base and Meridian, in Oklahoma—Indian Barriery, containing.**  **The Indian Base and Meridian, in Oklahoma—Indian Barriery, containing.**  **The Indian Base and Meridian, in Oklahoma—Indian Barrier
	Wanter Con Company	WITEREAS, By the Act of Congress approved July 1, 1902 (32 Stat., 710), ratified by the Cherokee Nation, August 7, 1902; is was provided that there should be tooled by the Commission to the Five Civilized Typhes, to each citizen of the Cherokee Nation, and equal in value to one hundred and ten acres of the average allottable saids of the Cherokee Nation, and equal in value to one hundred and ten acres of the average allottable saids of the Cherokee Nation, and equal in value to grave acres of the average allottable to the cherokee Nation, and equal in value to forty series of the average allottable to the Cherokeee Nation, and equal in value to grave acres of the average allottable to the Cherokeee Nation, and the cherokee Nation and the cherokee Nation and the cherokee Nation and the cherokee Nation and the cherokee Nation.  **WITERESFORE**, it is an interest to the Cherokee Nation, the cherokee Nation and the cherokee Nation and the cherokee Nation and the cherokee Nation. The cherokee Nation and the cherokee Nation. The cherokee Nation and the cherokee Nation. The Cherokee Nat