

- 1 Bag Puncher, no 2577.
- 1 New style Pneumatic Puncher, no 751.
- 1 Weighing Machine, no. 936.
- 1 Illusion Machine, no 231.
- 1 Wind Mill Candy machine, no. 1379.
- 1 Cigarette Fortune Teller with sign & frame, no. 256.
- 1 Plain Grip & Lung Tester on stand, no. 197,
- 1 miniature Perfume Machine with stand, no. 173.
- 1 Pianola and 1 roll music.
- 1 Roavers Name Plate machine, no 64.
- 1 Cashier's desk and glass top.

to have and to hold unto the parties of the second part, their executors, administrators and assigns forever, conditioned, however, as follows:

Whereas, the said first parties are indebted to the said parties of the second part in the sum of Nine Hundred (\$900.00) Dollars, as evidenced by eighteen promissory notes of date June 28th, 1907, each in the sum of \$50.00; the first note becoming due July 1st, 1907, and the remaining notes becoming due one month apart thereafter. Said notes bearing interest from date at the rate of eight percent per annum.

Now, if the said parties of the first part shall well and truly pay to the parties of the second part the sum hereinbefore mentioned, and all other indebtedness which may then be due to the parties of the second part by the parties of the first part, together with the costs of this Trust, as herein and as in said notes provided, then this conveyance shall be void; otherwise to remain in full force and effect, and in case any default shall be made in the payment of said indebtedness as herein set forth, or should the parties of the first part (prior to the full payment of the above mentioned indebtedness) sell, attempt to sell, ship, remove or otherwise dispose of the property herein conveyed, or any part thereof, without the consent of the parties of the second part, over in care the said parties of the second part shall at any time deem themselves insecure, or deem that, in order to properly protect themselves and secure full payment of the above-mentioned indebtedness such action shall be necessary, then, in either event the parties of the second part, agent or attorney is hereby authorized and empowered to take charge