	5606. 2 MORTGAGE WITH POWER OF SALE
1	KNOW ALL MEN BY THESE PRESENTS:
12 Le anne	That 9. Craver Bruner unnervied for and in consideration
	of ONE DOLLAR to him in hand paid, and the premises hereinafter set forth do hereby grant, bargain and sell unto
	C. J. Fast
	Indian Territory, and unto his successors and assigns, forever, the following property situated in the Creek Jation Indian Territory, The north half of the northwest - and the
	northeast of the south east of Section 27 Township 18 north Rauger 13 cast
	according to the U.S. Survey thereof and being my surplus -
	To have and to hold the same to the said
	successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging;
	and hereby covenants with the said
	And I,
	do hereby release unto the said
	all my right and dower in and to said lands. This
	sale is on condition that: Whereas the said <u>Graven</u> Bruner is
	the said <u>C. J. Fact</u>
	in the sum of \overline{J} if t_{2}
	DOLLARS evidenced by promissory note dated . ang 2 nd 1907. The said H 50,00 was advanced to me on this day to purchase medicine
	The said 7 50.00 was advanced to me on this day to purchase medicine and for medical attendance, both of which I am very much in nut
	of and which are absolutely necessary
	for <u>Fifty</u> Dollars (§ <u>57</u> , 00) payable to the order of <u>C. 7. 7 act</u> <u>Three years</u> after date, executed by <u>Cravin Bruner</u>
	Three years date, executed by Craven Bruner
	with interest at <u>Eight</u> per cent per annum after maturity.
	First parties agree to keep the buildings on the above premises constantly insured against loss by fire and tornado in a sum not less than \$
	keep all taxes paid.
	Now, if said first parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be null and void. And in case of non-payment of the same or any part thereof, or failure to keep said insurance or tax agreement, then the whole shall be at once
	due and payable and the said grantee or its assignee, agent or attorney in fact, shall have power to sell said property at public sale, to the highest bidder for cash, at U.S. Court House door Muckogu 9. J. public
	for cash, at Count Atouc door much of gree s. J public notice of the time and place of said sale having been first given thirty days, by advertising in some newspaper published in said city or by ten printed or
	written hand bills posted in ten public places in said city, at which sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as any
	third person might do. And
	ing said sale; second, to the payment of said debt and interest; and the remainder, if any, shall be paid to said grantor. The appraisement and the right of redemption allowed by law are hereby expressly waived.
	Witness My hand and seal this 2nd day of Aug A.D., 190 / Witnesses to sig. [SEAL]
	D. P. Thorton [SEAL]
	J.C. Fact [SEAL]
	ACKNOWLEDGMENT
	UNITED STATES OF AMERICA, INDIAN TERRITORY, WESTERN JUDICIAL DISTRICT. SS.
	BE IT REMEMBERED, That on this day came before me, the undersigned, a Notary Public, within and for the Western District of the Indian Ter-
	ritory aforesaid, duly commissioned and acting as such, <u>Graven Brunes single man</u>
	had executed the same for the consideration and purposes therein mentioned and set forth.
	- And I further certify that on the same day, also voluntarily appeared before ine, the said
	wife of said
	to me well known and in the absence of her said husband, declared that she had, of her own free will, signed and sealed the relinquishment of dower in the foregoing deed for the purposes therein mentioned and set forth, without compulsion or undue influence of her said husband.
	WITNESS my hand and seal as such Notary Public on this
	[SEAL] Western District Ind. In. Julson C. Fast Notery Public. My commission expires July 1 St. 1911
	Filed for Record Lung 190 7_ at a'elock M Olio Locon Deputy Clerk & Ex-Officio Recorder.
Mr. Alexandrich	and the second