クレグ し MORTGAGE WITH POWER OF SALE

	ttman and Ellen Pittman for and in consideration
ONE DOLLAR to them. in hand paid, and the	e premises hereinafter set forth do hereby grant, bargain and sell unto
N. Passe	of bollmanille
O.J. Indian Territory, and unto	his successors and assigns, forever, the following property situated in the
In conthon a ted stores of do	of lineary 1/2 a Conclique con tour town
Lite Fine (5) and Line (1) (0)	loeb twenty seven 127) a cending I ment survey of said town) ennia N. 1202
+10-14 A	To an a state of the state of t
are approved of overn	Shart Dall May and Market Market May and Market May and Market Marke
To have and to hold the same to the said	Inma / V J 9002
MA successors or assig	ens, together with all and singular the appurtenances and improvements thereunto belonging
ad ANC hereby covenants with the said	Dimis N. Ross
that 10	will forever warrant and defend the title to said property against all lawful claims
Ella Pitton	wife of the said Benjamu
And I, Contraction	do hereby release unto the said Demnis M. Dec
en. I www.	do hereby release unto the said do hereby release unto the sai
	all my right and dower in and to said lands. Th
de is on condition that:	I Ditto and Ellas Pitter art a sound
Whereas the said / sen amunc	A. Pittman and Ellen Pittman or justly indebted to
ae said Wienns/	1900
in the sum of	no Hundred and Dufty Office
OLLARS evidenced by promissory note dated	ruly 23nd 1917
	no A undred and Sixty or/100 my 23nd 1907
71 - 11 10 10 10 10	1 A st added by 10 26 a and I married to st
The state of the state of the	d Dight 00/100 Dollars (8.2.6000) payable to the
der of 212000 6 4 19 62	e dix months
days after d	ate, executed by Bery amin it Pettman an
Ellen Pettman	with interest atper cent per annum after maturity.
eep all taxes paid.	party, as interest may appear at that time, and policies delivered to said second party, and
	said moneys at the time and in the manner aforesaid, then the above conveyance shall be nu
	rt thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on
he and payable and the said grantee or its assignee, agent or	rt thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd
ine and payable and the said grantee or its assignce, agent or or cash, at the front door of Is	rt thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd he Anna Maring Danks of Collingville, public sale, and the same of the
the and payable and the said grantee or its assignce, agent or or cash, at the first diversity of the time and place of said sale having been first given	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the highest bidd to the fact that the f
the and payable and the said grantee or its assignce, agent or or cash, at the first diversity of the time and place of said sale having been first given	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the highest bidd to the fact man to a fact the highest bidd to the highest bidd to the fact that the fact that the fact that the highest bidd have the fact that the
ine and payable and the said grantee or its assignee, agent or cash, at the first given of the time and place of said sale having been first given written hand bills posted in ten public places in said city, at w	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at one attorney in fact, shall have power to sell said property at public sale, to the highest bidd and purchase as an all said grantee or its assignee, agent or attorney in fact, may bid and purchase as an all said grantee or its assignee, agent or attorney in fact, may bid and purchase as an all said grantee or its assignee, agent or attorney in fact, may bid and purchase as an all said grantee or its assignee, agent or attorney in fact, may bid and purchase as an all said grantee or its assignee.
the and payable and the said grantee or its assignce, agent or cash, at 10 for all of 2 footice of the time and place of said sale having been first giver written hand bills posted in ten public places in said city, at whird person might do. And W.L. hereby authorize the	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to the fact, and the fact, said city or by the printed of thich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the said grantee or its assigns to convey said property to any one purchasing at said sale; and the said grantee or its assigns to convey said property to any one purchasing at said sale; and the said said sale; and the said sale; and the said said sale; and the said said said said said sale; and the said said said said said said said said
the and payable and the said grantee or its assignce, agent or cash, at 10 for a local force of the time and place of said sale having been first giver written hand bills posted in ten public places in said city, at whird person might do. And W.L. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to the fact, and the fact, shall be applied of the fact, said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attending the said sale shall be applied, first, to all costs and expenses attending to the fact of the said sale shall be applied.
the and payable and the said grantee or its assignce, agent or cash, at As	attorney in fact, shall have power to sell said property at public sale, to the highest bidd to attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a said grantee or its assignee, agent or attorney in fact, may bid and purchase as an said grantee or its assignee, agent or attorney in fact, may bid and purchase as an said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attend; and the remainder, if any, shall be paid to said granter. The appraisement and the rig
the and payable and the said grantee or its assignce, agent or cash, at As	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to thirty days, by advertising in some newspaper published in said city or by ten printed thich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attend; and the remainder, if any, shall be paid to said granter. The appraisement and the rig
the and payable and the said grantee or its assignce, agent or cash, at As	attorney in fact, shall have power to sell said property at public sale, to the highest bidd to attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a said grantee or its assignee, agent or attorney in fact, may bid and purchase as an said grantee or its assignee, agent or attorney in fact, may bid and purchase as an said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attend; and the remainder, if any, shall be paid to said granter. The appraisement and the rig
the and payable and the said grantee or its assignce, agent or cash, at the first giver of the time and place of said sale having been first giver ritten hand bills posted in ten public places in said city, at whird person might do. And Which hereby authorize the ecitals of this deed of conveyance shall be taken as prima facing said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness Whitness Home And Said Said Said Said Said Said Said Sai	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to thirty days, by advertising in some newspaper published in said city or by ten printed thich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attend; and the remainder, if any, shall be paid to said granter. The appraisement and the rig
the and payable and the said grantee or its assignee, agent or cash, at the first given ritten hand bills posted in ten public places in said city, at whird person might do. And W.C., hereby authorize the exitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest fredemption allowed by law are hereby expressly waived.	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a substitution of the highest bidd to a substitution of the highest bidd to a substitution of the highest bidd and purchase as a said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said granter. The appraisement and the right
the and payable and the said grantee or its assignee, agent or cash, at the first given of cash, at the first given ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the exitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest of redemption allowed by Iaw are hereby expressly waived. Witness W. hand and seal at this way was the constant of the	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sole; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be granter. A.D., 199 BLANGERIEM BLANGERIEM GEAL MACHINERIEM GEAL
the and payable and the said grantee or its assignce, agent or cash, at the first giver of the time and place of said sale having been first giver ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facieng said sale; second, to the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. hand A and seal A, this Witness A & Macha	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a substitution of the highest bidd to a substitution of the highest bidd to a substitution of the highest bidd and purchase as a said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said granter. The appraisement and the right
the and payable and the said grantee or its assignce, agent or cash, at the first giver of the time and place of said sale having been first giver ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facieng said sale; second, to the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. hand A and seal A, this Witness A & Macha	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a said granter of thirty days, by advertising in some newspaper published in said city or by ten printed thich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder of the said granter. The appraisement and the right and the said granter of the said granter. The appraisement and the right and the said granter. The appraisement and the right and the said granter of the said granter. The appraisement and the right and the said granter of the said granter. The appraisement and the right and the said granter of the said granter. The appraisement and the right and the said granter of the said granter. The appraisement and the right and the said granter of the said granter of the said granter of the said granter. The appraisement and the right and the said granter of the said grante
the and payable and the said grantee or its assignee, agent or for eash, at the form that does not consider the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. hand and scalar this work of the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. hand and scalar this work of the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. hand and scalar this work of the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. hand and scalar this work of the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. Hand and scalar this work of the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness W. Hand And Scalar this work of the payment of said debt and interest fredemption allowed by law are hereby expressly waived.	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a fact, shall have power to sell said property at public sale, to the highest bidd to a fact, shall have power to sell said property at public sale, to the highest bidd to a fact, shall be a fact, and said city or by ten printed to thich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sole; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attend it; and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the fact of th
the and payable and the said grantee or its assignee, agent or cash, at the format down of the time and place of said sale having been first giver ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness Witness Ar Macket And CKIN Witness A., Huelsa ACKIN UNITED STATES OF AMERICA, INDIAN TERRITOR BE IT REMEMBERED, That on this day came before	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to a thirty days, by advertising in some newspaper published in said city or by ten printed thich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sole; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any the color of the indian Text. **COVIEDGMENT** LEVY, WESTERN JUDICIAL DISTRICT. SS.** me, the undersigned, a Notary Public, within and for the Western District of the Indian Text.
the and payable and the said grantee or its assignce, agent or cash, at the first along of the time and place of said sale having been first giver ritten hand bills posted in ten public places in said city, at whird person might do. And Which hereby authorize the ecitals of this deed of conveyance shall be taken as prima factor as said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness And And And seal this was been as prima factor and seal this was been as prima factor of the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness And And And seal this was been as prima factor and seal this was been as prima factor and seal this was been as a prima factor and seal this was been as prima factor and seal this was	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd the ALAMALOMAR OF Columbia of the highest bidd the ALAMALOMAR OF Columbia of the highest bidd the ALAMALOMAR OF Columbia of the highest bidd the said grants of the printed of thick sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as a said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said grantor. The appraisement and the right of the remainder, if any, shall be paid to said grantor. The appraisement and the right of the Indian Telephone of the United States of the Indian Telephone of the Indian Ind
the and payable and the said grantee or its assignce, agent or cash, at the format along of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And What hereby authorize the ecitals of this deed of conveyance shall be taken as prima factor as said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness And And And Seal this ACKN UNITED STATES OF AMERICA, INDIAN TERRITOR BE IT REMEMBERED, That on this day came before ritory aforesaid, duly commissioned and acting as such,	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd the ALAMALOMAR OF Columbrial public highest bidd the ALAMALOMAR OF Columbrial public highest bidd the ALAMALOMAR OF Columbrial public highest bidd the said grantee or its assignee, agent or attorney in fact, may bid and purchase as as said grantee or its assignee, agent or attorney in fact, may bid and purchase as as said grantee or its assigns to convey said property to any one purchasing at said sole; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder of the Indian Telegraphy (SEAI COWLEDGMENT). WESTERN JUDICIAL DISTRICT. SS. me, the undersigned, a Notary Public, within and for the Western District of the Indian Telegraphy (SEAI COMMENT).
the and payable and the said grantee or its assignce, agent or cash, at the format down of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And What hereby authorize the ecitals of this deed of conveyance shall be taken as prima factor as said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness Athermal and scale this was a feeling at the consideration of the consideration of the consideration and scale that the consideration is to me personally that on the consideration is to me personally that are for the consideration in the consideration of the consideration is to me personally that are the consideration in the consideration in the consideration is to me personally that the consideration is the consideration of the consideration in the consideration is the consideration of the consideration in the consideration is the consideration of the consideration in the consideration is the consideration of the consideration in the consideration of the consideration is the consideration of the consideration of the consideration is the consideration of the consideration o	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd the ALAMALIMAN OF Columbrial public highest bidd the ALAMALIMAN OF COLUMBRIAN OF COLUMBRIAN OF COLUMBRIAN OF THE PRINCE AND ALAMALIMAN OF THE PRINCE OF THE PRINC
the and payable and the said grantee or its assignce, agent or cash, at the format down of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And What hereby authorize the ecitals of this deed of conveyance shall be taken as prima factor as said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness Athermal and scale this was a feeling at the consideration of the consideration of the consideration and scale that the consideration is to me personally that on the consideration is to me personally that are for the consideration in the consideration of the consideration is to me personally that are the consideration in the consideration in the consideration is to me personally that the consideration is the consideration of the consideration in the consideration is the consideration of the consideration in the consideration is the consideration of the consideration in the consideration is the consideration of the consideration in the consideration of the consideration is the consideration of the consideration of the consideration is the consideration of the consideration o	thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd the ALAMALIMAN OF Columbrial public highest bidd the ALAMALIMAN OF COLUMBRIAN OF COLUMBRIAN OF COLUMBRIAN OF THE PRINCE AND ALAMALIMAN OF THE PRINCE OF THE PRINC
the and payable and the said grantee or its assignee, agent or for eash, at the format of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And What hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest for redemption allowed by law are hereby expressly waived. Witness Armanda and scalar this make the consideration of the payment of the consideration of the payment of the payment of the consideration of the payment of the payment of the payment of the payment of the consideration of the payment of the	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd of the fact, shall have power to sell said property at public sale, to the highest bidd of the fact, shall have power to sell said property at public sale, to the highest bidd of
the and payable and the said grantee or its assignee, agent or cash, at the format along of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And What hereby authorize the ecitals of this deed of conveyance shall be taken as prima facieng said sale; second, to the payment of said debt and interest fredemption allowed by law are hereby expressly waived. Witness And And And Scalar this ACKIN UNITED STATES OF AMERICA, INDIAN TERRITOR BE IT REMEMBERED, That on this day came before ritory aforesaid, duly commissioned and acting as such, for me personally had executed the same for the considera And I further certify that on the same day, also volunta	the thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd of ANAL MANDOW OF COLUMNATURE, public thirty days, by advertising in some newspaper published in said city or by ten printed thich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as an said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attent; and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be applied, first, to all costs and expenses attent and the right and the remainder. The appraisement and the right and the remainder, if any, shall be applied, first, to all costs and expenses attent and the right and the remainder. The appraisement and the right and the remainder and the right and the remainder and the right and right
the and payable and the said grantee or its assignee, agent or for eash, at the format all of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this ward and scales this make the consideration of the payment of the consideration of the payment of the payment of the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this make the payment of the paymen	the thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd of ANAL MANA DOWN OF Columnarius, public in thirty days, by advertising in some newspaper published in said city or by ten printed chich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as as said grantee or its assignes to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attending and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder and the right and the remainder and stated that the fail and the remainder and stated that the said and purposes therein mentioned and set forth. Wife of said Bernard Could and stated the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled the relinquishment of dower in the said and scaled
the and payable and the said grantee or its assignee, agent or for eash, at the format all of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this ward and scales this make the consideration of the payment of the consideration of the payment of the payment of the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this make the payment of the paymen	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at one attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to the fact, and the highest bidd to thirty days, by advertising in some newspaper published in said city or by ten printed on thirty days, by advertising in some newspaper published in said city or by ten printed on the highest bidd and purchase as at said grantee or its assignee, agent or attorney in fact, may bid and purchase as at said grantee or its assignee, agent or attorney in fact, may bid and purchase as at said grantee or its assignee, agent or attorney in fact, may bid and purchase as at said grantee. And the proceeds of said sale shall be applied, first, to all costs and expenses attending and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be applied, first, to all costs and expenses attending the remainder, if any, shall be applied, first, to all costs and expenses at each case. A.D., 199 A.D., 199 A.D., 199 A.D., 190
the and payable and the said grantee or its assignee, agent or for eash, at the format all of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this ward and scales this make the consideration of the payment of the consideration of the payment of the payment of the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this make the payment of the paymen	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at one attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to the fact, shall have power to sell said property at public sale, to the highest bidd to the fact, and the highest bidd to thirty days, by advertising in some newspaper published in said city or by ten printed on thirty days, by advertising in some newspaper published in said city or by ten printed on the highest bidd and purchase as at said grantee or its assignee, agent or attorney in fact, may bid and purchase as at said grantee or its assignee, agent or attorney in fact, may bid and purchase as at said grantee or its assignee, agent or attorney in fact, may bid and purchase as at said grantee. And the proceeds of said sale shall be applied, first, to all costs and expenses attending and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be paid to said granter. The appraisement and the right and the remainder, if any, shall be applied, first, to all costs and expenses attending the remainder, if any, shall be applied, first, to all costs and expenses at each case. A.D., 199 A.D., 199 A.D., 199 A.D., 190
the and payable and the said grantee or its assignee, agent or for eash, at the format all of the time and place of said sale having been first given ritten hand bills posted in ten public places in said city, at whird person might do. And W. hereby authorize the ecitals of this deed of conveyance shall be taken as prima facile ag said sale; second, to the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this ward and scales this make the consideration of the payment of the consideration of the payment of the payment of the payment of said debt and interest of redemption allowed by law are hereby expressly waived. Witness A. Hand and scales this make the payment of the paymen	at thereof, or failure to keep said insurance or tax agreement, then the whole shall be at on attorney in fact, shall have power to sell said property at public sale, to the highest bidd to the first of the highest bidd to the first days, by advertising in some newspaper published in said city or by ten printed chich sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as an said grantee or its assigns to convey said property to any one purchasing at said sale; and the true. And the proceeds of said sale shall be applied, first, to all costs and expenses attend; and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any, shall be paid to said grantor. The appraisement and the right and the remainder, if any shall be applied, first, to all costs and expenses attend to all the remainder, if any shall be applied, first, to all costs and expenses attend to all the remainder. Western Judical Loss and the remainder of the Indian Texture of the Indian Textu