

receipt of which is acknowledged paid in full .

5.  
6. That

Signed and delivered on the day and date first herein written .

Signed in our presence .

Sanford Scott  
G.P. Lawson

Rollie Sartey Seal

H.W. Leavitt Seal

ACKNOWLEDGEMENT .

State of Oklahoma \_\_\_\_\_ County SS.

Before me the undersigned Notary Public in and for said County and State on the 27th day of July 1908 personally appeared Rollie Sartey to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that 2 executed the same as his free and voluntary act and deed for the uses and purposes therein set forth .

Witness my hand and official seal the day and year above written .

(NO SEAL)

Pearl Hopping  
Notary Public

My commission expires Jan 27th 1912 .

Filed for record Jul 28 1908 at 8:10 A.M. H.C. Walkley Reg of Deeds . (SEAL)

\*\*\*\*\*

-----CONDITIONAL SALE CONTRACT :-----

\$ 1700.00

Tulsa Okla July 27 1908

For value received I, Carl Snodgrass, of the City of Tulsa Tulsa County State of Oklahoma, promise to pay to the order of Clifton C Drew at the Farmers National Bank of Tulsa , Seventeen Hundred ( \$ 1700.00) Dollars on or before six months after date herof with interest thereon at the rate of five per cent (5%) per annum from date hereof until paid .

The consideration for the payment of the above amount is the agreement by said Clifton C Drew to sell and deliver to the said Carl Snodgrass one Pope-Toledo 50 Horse Power touring car No L.N. 6156, the use of which is temporarily let by the said Clifton C Drew to the said Carl Snodgrass upon the following conditions, the said car is and shall remain the property of the said Clifton C Drew until said amount and the interest thereon and any judgment rendered thereon shall be paid in full, and in case the said Carl Snodgrass makes default of said amount or of the interest thereon at the time and place above specified; or shall sell, assign, or remove or attempt to incumber or remove said car from Tulsa County, Oklahoma, without the written consent of said Clifton C Drew, his agents or assigns, or if the said Clifton C Drew or his ~~agent~~ assigns shall feel insecure or unsafe, the said Carl Snodgrass shall on demand of said Clifton C Drew or his assigns deliver said car in as good condition as when received, reasonable use and wear thereof excepted, or the said Clifton C Drew or his assigns shall have the right without notice or demand to take immediate possession of said property, and for that purpose may procure the same wherever it may be found and may enter any of the premises of the said Carl Snodgrass with or without force or process of law wherever the said car may be or supposed to be found and to search for the same and if found to take possession thereof ,