

Not involved in claim for appraisement of improvements under act of March 2, 1907,
No removal of restrictions for Townsite purposes. Total Homestead 30 acres Surplus
50 acres. No record of any suit to clear title Homestead.

Land described herein was regularly allotted on May 10, 1904, to Tuxy Chambers, who is 23 years old, 5/8 blood Cherokee, Roll No. 11841. No Contests.

Date Mar 18, 1909.

J. G. Wright, Commissioner.

By J. C. K.

(No..... Received Mar 26, 1909, Office of U. S. Indian Inspector for the Indian Territory.) (Office of Indian Affairs Received Apr. 1, 1909. File 24856.)

(Received Apr. 20, 1909 Union Agency Dept. No. 1054.)

Filed for record at Tulsa, Okla., May 13, 1909, at 4.25 o'clock P. M.

H. C. Walkley, Register of Deeds (SEAL)

f. f. f. f. f. f. f. f. f. f. f. f. f. f. f. f. f. f. f.

MORTGAGE OF PERSONAL PROPERTY.

KNOW ALL MEN BY THESE PRESENTS:

That the Democrat Publishing Company, by its manager Wm. Stryker, residing in the City of Tulsa, County of Tulsa, State of Oklahoma, hereinafter called the party of the first part, indebted to Van Allens & Broughton, of the State of New York, hereinafter called the parties of the second part, in the sum of One Thousand, Seven hundred and thirty Five (\$1735.00) Dollars, evidenced by certain promissory Notes dated respectively April 9th, 1909 of the following tenor:

To-Wit: Twenty three Notes for a principal sum of Seventy Two (\$72.00(Dollars each and payable One, Two, Three, Four, Five, ~~SIX~~, Seven, Eight, Nine Ten, Eleven, Twelve, Thirteen , Fourteen, Fifteen ., Sixteen, Seventeen, Eighteen, Nineteen, Twenty , Twenty One, Twenty Two and Twenty Three Months after date and One Note for Seventy nine (\$79.00 Dollars due Twenty Four Months after date:

All of said notes bear interest at the rate of six per cent per annum, being for the unpaid purchase money of the below described printing press

NOW FOR SECURING THE PAYMENT of said debt and interest from the date hereof, and in further consideration of Five Dollars in hand paid to the said party of the first part, receipt whereof is hereby acknowledged, said party of the first part does hereby sell, assign and transfer to said Van Allens & Broughton, and their assigns, all the following described personal property, goods and chattels, to-wit:

One No., 4, 31 x 43 Roller Huber-Hodgman Interchangeable Delivery Printing Press
Complete in all its parts including One Set of Rollers, Extra Set of Stocks, Counter and
Cutter. Known and designated by shop number 1508. Said property now being and remaining
in the possession of the said party of the first part, in its office at the City of Tulsa,
Tulsa County and State of Oklahoma, and not to be removed therefrom without the written
consent of ~~the~~ parties of the second part, under penalty of forfeiture and damages,
and the party of the first part do hereby covenant to and with the said parties of the
second part that at the date hereof the said party of the first part is lawfully possessed
as its own property of said chattels, *that* the same are free and clear from any incumbrance, and that it
will forever warrant and defend the same.