

paper to look like imitation leather & 2 volumes of digest of same; One hundred & ninety eight volumes of U.S. supreme court reports (48 books) numbered one to forty eight inclusive (with name of Wood E. Norwell pasted on back) with ~~a~~ ⁶ ~~Volumes~~ ^{Volumes} digest with tables of cases published by Lawyers Co-operative Publishing Co. of Rochester N.Y 25 volumes Cyclopedia of Law & Procedure numbered one to twenty five inclusive published by American Land Book Co.. Volumes one to ten & nineteen to twenty one inclusive Okla. Reports.

the location of the above described property is more specifically mentioned as Rooms 225 & 6 being on the 2nd floor of the Reader Bldg said buildings being located on N.E. cor. of E 3rd & Boston Sts in Tulsa, Tulsa Co., Okla.

The property of the above description being all of that kind or class of property, owned or controlled by the party of the first part, now on said premises, and this mortgage is intended to cover and include all property of the above description owned or controlled by him and any addition or increase from time to time thereto wherever same may be located. The marks, brands, names and descriptions used above to describe said property are the holding marks, brands, names and descriptions and carry the title, although said property may have other marks, brands or descriptions.

Upon Condition that if party of the first part shall pay to the said Stahl-& Younkman Trustees party of the second part, its successors, executors, administrators and assigns, the sum of \$234. as evidenced by one promissory note, a synopsis of which follows, or any other debts due from said first party, to second party now in existence or which may hereafter from time to time be created whether evidenced by note, open account or otherwise, even though not now in contemplation between the parties, whether especially mentioned herein as, or whether it be, in fact, a part of the original consideration or not, and no writing or memorandum shall be deemed necessary to make the same a component part of this mortgage indebtedness, entitling the same to be enforced and collected in same manner as the debt below described viz:

\$234.00

Tulsa, Okla. 12-30-1909.

Ninety days after date for value received I, we or either of us, as principal, promise to pay to the order of Stahl & Younkman, Trustees Two Hundred & Thirty four & no/100 Dollars at their office in Tulsa, Okla. with interest at eight per cent per annum after date. The principals and sureties hereon severally waive protest, demand, notice of non-payment and hereby agree that this note may be extended from time to time without notice and without impairment of any obligations upon the part of any surety hereon, interest to bear interest if not paid annually. The payment of a reasonable attorney's fee is agreed to upon default.

Woodson Norwell

Due March 31st, 1910
P.O.-----

Or according to the terms of any renewal or extension of said note which may be made by consent of second party and any notes, accounts or other evidences of indebtedness that said second party may have or hold against said first party, then this conveyance shall be void, otherwise to remain in full force and effect.

And in case default be made in payment of the debt above mentioned, or any part thereof, or of the interest due thereon, or of any indebtedness hereafter created as above stipulated, on any day when the same or any part thereof ought to be paid, then the whole sum of all mortgage indebtedness shall at the election of the said party of the second part become immediately due and payable, whether then due or not.