Chattel Mortgage With Power of Sale.

i the first part, in consideration of	f the sum of
oin hand paid	byof the second part, the receipt whereof is hereby acknowledged
	y these presents do bargain and sell unto the said party of the second part, his executors, administrators and assigns I property, the same being the absolute property of, and now in possession of said party of the first part—at his farm of
	District
	District, Indian Territory, to-wit:
a amin'ny faritr'i Arabanana	
······································	
Provided, always, and th	ese presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid, to th
	his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$
	ording to the terms of certain promissory note of which the following is a synopsis, viz;
	190 ; Due
	.per cent from maturity, then these presents and everything herein contained shall be void. But if default shall be mad
	ey or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the same sha
	the second part shall at any time deem himself insecure for any cause, without assigning any reasons therefor, or if sai
	ict aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrators or a
	celare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of sam
	ithout appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the place
	\$P\$《大学》的《1911年,1912年的1911年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年
	\$P\$《大学》的《1911年,1912年的1911年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年,1914年
District	, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sai hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him
District	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which salmase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him
District Dis	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sa hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of
District Distri	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sat hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience
District Distri	o, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sal hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience and, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficience and, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first party of the second part shall deem himself insecure as aforesaid, the said party of the first party of the second part shall deem himself insecure as aforesaid, the said party of the first party of the second part shall deem himself insecure as aforesaid, the said party of the first party of the second part shall deem himself insecure as aforesaid, the said party of the first party of the second part shall deem himself insecure as aforesaid, the said party of the second party of the
District Dis	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sat have as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the second part shall deem himself insecure as aforesaid, the said party of the second
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said do until default be made as aforest to continue in the peaceable putton as the same now are, and tapresentation, that there are no li	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sai hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first past hereby agrees to pay the deficience of the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sailens or claims of any kind on the above property, but this mortgage is a first lien thereon.
District Dis	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sai hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first past hereby agrees to pay the deficience of the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sailens or claims of any kind on the above property, but this mortgage is a first lien thereon.
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said ad until default be made as afores art to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sales as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first past hereby agrees to pay the deficience of said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good conken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said ensor claims of any kind on the above property, but this mortgage is a first lien thereon.
District Dis	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sain hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first past hereby agrees to pay the deficience of the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said ens or claims of any kind on the above property, but this mortgage is a first lien thereon.
District Dis	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sales as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first ossession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good conken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sailens or claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afores at to continue in the peaceable putton as the same now are, and tapresentation, that there are no limit witness Whereof, I	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sa hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficient said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part has all party of the first part has all death of said party of the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good core ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said ensired of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as aforesent to continue in the peaceable ption as the same now are, and tapresentation, that there are no limit witness Whereof, Taylord Signed in the Page 19 19 19 19 19 19 19 19 19 19 19 19 19	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sate as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first passession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good conken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sail ens or claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afores rt to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li i Witness Whereof, 1 SIGNED IN THE P	nor the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sales as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first ossession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good conken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sailens or claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afore ret to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li Witness Whereof, T SIGNED IN THE P	or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sa hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficient said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first pasts to pay the deficient consideration of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good conken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said ensired of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afores rt to continue in the peaceable re tion as the same now are, and ta presentation, that there are no li **Witness Whereof**, To SIGNED IN THE PI **NITED STATES OF AMERICA On this.**	and on the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sate as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficient aid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first ossession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of saidens or claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said id until default be made as afores int to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li **Witness Whereof**, Ta SIGNED IN THE PI NITED STATES OF AMERIC On this.	and on the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sate as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience and, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first ossession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good core in the said goods and expense. It is hereby represented, and this mortgage is accepted on the faith of said ensire or claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the day of
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said id until default be made as afores int to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li **Witness Whereof**, Ta SIGNED IN THE PI NITED STATES OF AMERIC On this. istrict, Indian Territory, appeared me personally well known as the	c, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sath hase as other parties, and out of the proceeds of said sale, the said party of the second part
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said ad until default be made as afores ret to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li Witness Whereof, T SIGNED IN THE PI NITED STATES OF AMERIC On this. istrict, Indian Territory, appeared me personally well known as the at he had executed the same for	c, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sate as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficiency said, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficiency and or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part has a good contains of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good contains of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the day of
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said id until default be made as afores art to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li I Witness Whereof, I SIGNED IN THE P NITED STATES OF AMERIC On this. istrict, Indian Territory, appeared me personally well known as the at he had executed the same for in Testimony W	this trust and of sale, rendering the overplus, if any, to the said party of the second part
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afores ret to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li Witness Whereof, T SIGNED IN THE P NITED STATES OF AMERIC On this strict, Indian Territory, appeared me personally well known as the at he had executed the same for in Testimony Witness	this trust and of sale, rendering the overplus, if any, to the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience aid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first ossession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good consensure of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sailens or claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afores rt to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li Witness Whereof, SIGNED IN THE P NITED STATES OF AMERIC On this. strict, Indian Territory, appeared me personally well known as the at he had executed the same for in Testimony W EAL) y commission expires.	this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience aid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good conken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sailens or claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afores rt to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li **Witness Whereof*, T SIGNED IN THE P NITED STATES OF AMERIC On this strict, Indian Territory, appeared me personally well known as the at he had executed the same for in Testimony W EAL) y commission expires NITED STATES OF AMERIC	this trust and of sale, rendering the overplus, if any, to the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience aid, or until such time as the party of the second part shall deem himself insecure as aforesaid, he said party of the first part hereby agrees to pay the deficience aid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first ossession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of sailens or claims of any kind on the above property, but this mortgage is a first lien thereon. Che party of the first part has hereunto set his hand the
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said d until default be made as afores rt to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li I Witness Whereof, SIGNED IN THE P NITED STATES OF AMERIC On this. Strict, Indian Territory, appeared me personally well known as the at he had executed the same for in Testimony W EAL) Y commission expires. NITED STATES OF AMERIC On this.	the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sales as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience and, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficience and, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part hereby of the first part hereby agrees to pay the deficience and or or claims of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good consecution of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good consecution of all the said good and chattels, all of which, in consideration hereof, he engages shall be kept in as good consecution of all the said good and the said of the first part has hereunto set his hand the mortgage is a first lien thereon. The party of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part herein and states the consideration and purposes therein mentioned and set forth, and I do hereby certify. The reof, I have hereunto set my hand and affixed my notarial seal on the date last above written. Notary Public. A. D. 190 before me, a Notary Public within and for said the day of the first part hereby agrees the part and for said day of the first part hereby agrees have been affected by
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said ad until default be made as afores art to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li "Witness Whereof," SIGNED IN THE P NITED STATES OF AMERIC On this. istrict, Indian Territory, appeared at he had executed the same for in Testimony W EAL) y commission expires. NITED STATES OF AMERIC On this.	the party of the first part has hereunto set his hand the party of the first part has hereunto set his hand the party of the first part has hereunto set his hand the party of the first part has hereunto set his hand the party of the first part his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience and on the said pools and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said ensor claims of any kind on the above property, but this mortgage is a first lieu thereon. The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set my hand and affixed my notarial seal on the date last above written. The party of the first part has hereunto set my hand and affixed my notarial seal on the date last above written. The party of the first part has hereunto set my hand and affixed my notarial seal on the date last above written. The party of the first par
District y of the parties hereto may pure herein set forth, and the cost of signs, and if from any cause said ad until default be made as afores art to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li "Witness Whereof," SIGNED IN THE P NITED STATES OF AMERIC On this. istrict, Indian Territory, appeared me personally well known as the at he had executed the same for in Testimony W EAL) y commission expires. NITED STATES OF AMERIC On this. strict Indian Territory, appeared me personally well known as the	and or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sales as other parties, and out of the proceeds of said sale, the said party of the second part
District The parties hereto may pure Therein set forth, and the cost of signs, and if from any cause said and until default be made as afores at to continue in the peaceable put ton as the same now are, and ta presentation, that there are no limited by the same of the presentation of this and the presentation of this are personally well known as the same for the presentation of this at the had executed the same for the personally well known as the same for the personal of this at the personal of the per	the party of the first part has hereunto set his hand the party of the first part has hereunto set his hand the party of the first part has hereunto set his hand the party of the first part has hereunto set his hand the party of the first part his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrators of property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience and on the said pools and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said ensor claims of any kind on the above property, but this mortgage is a first lieu thereon. The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set his hand the day of A. D. 190 The party of the first part has hereunto set my hand and affixed my notarial seal on the date last above written. The party of the first part has hereunto set my hand and affixed my notarial seal on the date last above written. The party of the first part has hereunto set my hand and affixed my notarial seal on the date last above written. The party of the first par
District The parties hereto may pure therein set forth, and the cost of signs, and if from any cause said ad until default be made as afores art to continue in the peaceable p tion as the same now are, and ta presentation, that there are no li Witness Whereof, 3 SIGNED IN THE P NITED STATES OF AMERIC On this istrict, Indian Territory, appeared me personally well known as the at he had executed the same for in Testimony W EAL) Strict Indian Territory, appeared me personally well known as the strict Indian Territory, appeared me personally well known as the a be executed the same for a me personally well known as the a be executed the same for a me personally well known as the a be executed the same for a me personally well known as the a be executed the same for a me personally well known as the a be executed the same for	nor the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sal hase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficience aid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first ossession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con ken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said ensor claims of any kind on the above property, but this mortgage is a first lien thereon. The party of the first part has hereunto set his hand the
District The parties hereto may pure Therein set forth, and the cost of signs, and if from any cause said and until default be made as afores at to continue in the peaceable put ton as the same now are, and ta presentation, that there are no limited by the same of the presentation of	The party of the first part has hereunto set his hand the