## Chattel Mortgage With Power of Sale.

|   | eration of the sum of  | DOLLARS  |
|---|--|--|
| Constitution and an antipipe and states and the states  | eration of the sum of  |  |
|   | old and by these presents do bargain and sell unto the said party of the second part, his executors, administr   |  |
|   | f personal property, the same being the absolute property of, and now in possession of said party of the first p   | rt at his farm or  |
|   | District   |  |
| 그는 동안에 가장 물건을 받는다.  | 가 남편하는 것 같아요. 그 것 같아요. 그 것 같아요. 정말 것 같아요. 이 것 같아요. 이 것 같아요. 그는 것 같아요. 것 같아요. 이 있는 것 같아요. 이 집 이 집 이 집 이 집 이 집 이 집 이 집 이 집 이 집 이  |  |
|   |  |  |
|   |  |  |
|   |  |  |
|   |  | ***  |
|   |  |  |
|   |  |  |
| *****************   |  |  |
|   |  | ******   |
| Provided, always,   | , and these presents are upon this express condition? That if the said party of the first part shall pay, or cause   | to be paid, to the   |
| said party of the second pa   | art, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of  | \$ e'miniminimum.  |
|   | according to the terms of  |  |
|   | 190 ; Due190 . Signed by<br>190 ; Due190 . Signed by   |  |
|   |  |  |
|   | n of money or any part thereof, or the interest thereon, at the time or times when by the condition of the said no   |  |
|   | party of the second part shall at any time deem himself insecure for any cause, without assigning any reasons t  |  |
| (C) South Carl Street and Street Street Street Street   | the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, ad   | and the second   |
|   | ent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, an  |  |
|   | essary, without appraisement (the appraisement required by law being hereby expressly waived), at public auc<br>nd or taken, or at for eash in hand, upon two weeks notice in some newspaper published i   |  |
|   | District, or the county where taken, or by written notices posted in five (5) conspicuous places near the prope  |  |
| しょうよう たまり しょうしん しんしん 読み合わ   | "District, of the county where taken, of by wheten houses posted in five (5) conspicted a places hear the prope  | rey, at which sale   |
| any of the parties hereto m   | may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain  |  |
| as herein set forth, and the<br>assigns, and if from any cau<br>and until default be made a   | 장님은 것 같은 것 같아요. 이렇게 다 같아요. 이렇게 가지 않는 것은 것 같아요. 이렇게 이렇게 말했다. 이렇게 말했다. 이렇게 말했다. 이렇게 말했다. 이렇게 말했다. 이렇게 하는 것 같아요. 이 이 이렇게 아요. 이 이 이 이 이 이 이 이 이 아요. 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이  | he sum due him,<br>administrators or<br>pay the deficiency<br>party of the first   |
| as herein set forth, and the<br>assigns, and if from any cau<br>and until default be made a<br>part to continue in the peau<br>dition as the same now are,<br>representation, that there a  | may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to part as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said accepted possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be keep, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted of are no liens of claims of any kind on the above property, but this mortgage is a first lien thereon.   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>of in as good con-<br>a the faith of said   |
| as herein set forth, and the<br>assigns, and if from any cau<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a  | may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain<br>e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors,<br>suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to p<br>as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said<br>aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be ke<br>e, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o<br>are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.  | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said   |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i>   | may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to part as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said accepted possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be keep, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted of are no liens of claims of any kind on the above property, but this mortgage is a first lien thereon.   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said   |
| as herein set forth, and the<br>assigns, and if from any cau<br>and until default be made a<br>part to continue in the peau<br>dition as the same now are,<br>representation, that there a<br><b>IN WITNESS WHER</b><br>SIGNED IN   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain<br>e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors,<br>suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to y<br>as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said<br>aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be ke<br>e, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o<br>are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.<br><b>"GOIf,</b> . The party of the first part has hereunto set his hand the   | the sum due him,<br>administrators or<br>bay the deficiency<br>party of the first<br>of the as good con-<br>n the faith of said  |
| as herein set forth, and the<br>assigns, and if from any cau<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><b>IN WITNESS Wher</b><br>SIGNED IN   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain<br>e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors,<br>suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to p<br>as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said<br>aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be ke<br>e, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o<br>are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.<br><b>"COff,</b> The party of the first part has hereunto set his hand the   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good com-<br>a the faith of said<br>A. D. 190<br>(SEAL)  |
| as herein set forth, and the<br>assigns, and if from any cau<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><b>IN WITNESS Wher</b><br>SIGNED IN   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to part as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be keep, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted of are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>************************************</b>  | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>(SEAL)  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN  | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain<br>e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors,<br>use said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to p<br>as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said<br>aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be ke<br>e, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o<br>are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.<br><b>"GOIf,</b> . The party of the first part has hereunto set his hand the<br>THE PRESENCE OF<br>AMERICA, Indian Territory  | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any cau<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Wher</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this  | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to p as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be keep, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted of are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>"OOff</b> <sub>res</sub> The party of the first part has hereunto set his hand the   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this.  | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, use said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to part as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be keep and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted or are no liens or claims of any kind on the above property, but this mortgage is a first lien therean.<br><b>POOF</b> . The party of the first part has hereunto set his hand the day of the PRESENCE OF DESCRIPTION DESCRI | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this<br>District, Indian Territory, a<br>to me personally well know  | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, suse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to p as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be keep, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted of are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>"OOff</b> <sub>res</sub> The party of the first part has hereunto set his hand the   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this.<br>District, Indian Territory, a<br>to me personally well know   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this.<br>District, Indian Territory, a<br>to me personally well know   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>(SEAL)<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>in Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>in Testimore</i><br>(SEAL)  | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this.<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>In Testimore</i><br>(SRAL)<br>My commission expires.   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>(SEAL)<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this.<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>In Testimore</i><br>(SEAL)<br>My commission expires.   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain i<br>e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors,<br>use said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to a<br>as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said<br>accelle possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kee<br>e, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o<br>are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.<br><b>"COOF,</b> The party of the first part has hereunto set his hand the.<br><b>THE PRESENCE OF</b><br>AMERICA, Indian Territory<br>wh as the personwhose name appears upon the within and foregoing conveyance as the part   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>n the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this<br><i>In Testimot</i><br>(SEAL)<br>My commission expires<br>UNITED STATES OF A<br>On this   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain<br>e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part his executors,<br>use said property shall fail to satisfy suid debt and interest aforesaid, said party of the first part hereby agrees to p<br>as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said<br>aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kee<br>e, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted of<br>are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.<br><b>"Coff,</b> The party of the first part has hereunto set his hand the   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any cat<br>and until default be made a<br>part to continue in the peat<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this.<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>In Testimore</i><br>(SRAL)<br>My commission expires.<br>UNITED STATES OF A<br>On this.   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain i<br>e cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors,<br>use said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to a<br>as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said<br>accelle possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kee<br>e, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o<br>are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.<br><b>"COOF,</b> The party of the first part has hereunto set his hand the.<br><b>THE PRESENCE OF</b><br>AMERICA, Indian Territory<br>wh as the personwhose name appears upon the within and foregoing conveyance as the part   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>n the faith of said<br>A. D. 190<br>(SEAL)<br>(SEAL)<br>orand stated<br>tary Public.  |
| as herein set forth, and the<br>assigns, and if from any cat<br>and until default be made a<br>part to continue in the peat<br>dition as the same now are,<br>representation, that there a<br><i>in Witness Where</i><br>SIGNED in<br>UNITED STATES OF A<br>On this<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>in Testimor</i><br>(SBAL)<br>My commission expires<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A   | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retainto retainto retainto the said party of the first part, his executors, use said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to a a aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said aceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kee, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o are no llens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>COOF,</b> The party of the first part has hereunto set his hand theday ofday and affixed my notaria   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>n the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this.<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>In Testimore</i><br>(SEAL)<br>My commission expires.<br>UNITED STATES OF A<br>On this.<br>District Indian Territory, ag<br>to me personally well know  | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retainto retainto retainto retainto retainto the said party of the first part, his executors, use said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to y as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said accebbe possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kee, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted o are no llens or claims of any kind on the above property, but this mortgage is a first lien thereon  | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>n the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>in Witness Where</i><br>SIGNED in<br>UNITED STATES OF A<br>On this<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>in Testimore</i><br>(SBAL)<br>My commission expires<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>(SBAL)                               | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>n the faith of said<br>A. D. 190<br>  |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>in Witness Where</i><br>SIGNED in<br>UNITED STATES OF A<br>On this<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>in Testimore</i><br>(SBAL)<br>My commission expires<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>(SBAL)                               | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good con-<br>a the faith of said<br>A. D. 190<br>(SEAL)<br>(SEAL)<br>orand stated<br>otary Public. |
| as herein set forth, and the<br>assigns, and if from any car<br>and until default be made a<br>part to continue in the pear<br>dition as the same now are,<br>representation, that there a<br><i>In Witness Where</i><br>SIGNED IN<br>UNITED STATES OF A<br>On this<br>District, Indian Territory, a<br>to me personally well know<br>that he had executed the sa<br><i>In Testimore</i><br>(SEAL)<br>My commission expires.<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>UNITED STATES OF A<br>On this<br>(SEAL)<br>My commission expires.<br>(SEAL]<br>My commission expires. | nay purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain   | the sum due him,<br>administrators or<br>pay the deficiency<br>party of the first<br>ot in as good com-<br>a the faith of said<br>A. D. 190<br>(SEAL)<br>(SEAL)<br>or                            |

jer

÷.