#5 71 Chattel Mortgage With Power of Sale.

That Chancy O, Templeton and Harry Templeton DOLLARS to make in hand paid by Tenry Templeton and Jalm Chancy of the second part, the receipt whereof is hereby acknowledged, ha D bargained and sold and by these presents doll bargain and sell unto the said party of the second part, his executors, administrators and assigns. Nation, an within the Mestern District, Indian Territory, to-wit:

I "moving active Theatre" consisting of an "Edison moving active marker

Ex model 1907" "! Columbia Grapaphone 20" betitury" "!08

Chairs" Cot + other paraphenalis including a 10 in dist Jan

Located in the South rooms of the Clobinson Hotel" \* 310,

Lulaa, Sud Jec. 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 said party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$ 500 00 according to the terms of certain promissory note of which the following is a synopsis, viz; 10 -1 note 123

1907; Due Welle as gently Inote 25 Signed by all Myby more 15 sec 14 of 10 more 15 sec 14 become payable, or if said party of the second part shall at any time deem himself insecure for any cause, without assigning any reasons therefor, or if said property is removed from the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrators or as-signs, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of same any of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second party.....to retain the sum due him, as herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or assigns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficiency and until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good condition as the same now are, and taken care of at its proper cost and expense. It is represented, and this mortgage is accepted on the faith of said. ntation, that there are no liens or claims of any kind on the above property, but this nextgage is a first lien thereon. 2 8 day of may A. D. 190 / Change, Templeton (SBAL) Harry Templeton (SBAL) Wistern UNITED STATES OF AMERICA, Indian Territory (SHAL) Western District &, J, My commission expires

UNITED STATES OF AMERICA, Indian Territory A. D. 190 before me, a Notary Public within and for said District Indian Territory, appeared in pe to me personally well known as the person whose name appears upon and within the foregoing conveyance as the part sideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereon, I have hereunto set my hand and affixed my Notarial seal on the date last above written. [SEAL] Notary Public. Filed for record Mey 2-8 190 7 at // o'clock O. M. Olio Contonio Clerk and Ex-Officio Recorder.