Know All Men By These Preser	its, that 🔎 🗸	urelf W	suters	
of the County of Eureka in the State	ce of Neval	, party of the first p	part, for and in c	onsideration of the
sum of One-Hundred-Forty Eight and \$0/10	O DOLLARS to	in hand paid	by Winfield-Cla	ark Music Co. Inc.
of the County of Mesa, and State of Colorado, party of the se				
and sell unto the said party of the second part, his heirs and a	signs, the following good	ds and chattels, to-v	vit:	
		,		
Cavalier Cornet #22086 Cavalier Bariton #2923	71.00	***************************************		
Cavalier Bariton #2923 Conn Soprano #N160587	55.00			
	\$165.50	******		
Less 20%	33.10		\ \	
Carrying Charge for	132.40 то	tel \$148.40		
to have and to hold the same unto the said party of the second	part, his heirs and assigns	forever.		
The condition of said assignment, transfer and sale is the			to the said party	of the second part
in the principal sum of Onl Luled Jost	1 lidet V	40		DOLLARS
as evidenced by promissory noteof even date herewith, same	and the second s		The state of the s	N. Contract of the Contract of
Provided, however, that if the said party of the first pa bargained goods and chattels, the indebtedness represented by s force and effect.	ert shall pay to the said pa aid promissory note, then	rty of the second pa these presents to be	ert for the redem void, otherwise	ption of the above e to remain in full
or interest thereon, according to the tenor of said note, it shall be and chattels, and to use and enjoy the same; but in case default other person or persons, at any time before payment in full is a same without the written permission of the said party of the sec thereof, become due and payable, anything therein to the contrapart, his agents, attorneys or assigns, to take immediate and fucess, either to his own use and benefit, or to sell the same at p costs or expenses in any way directly or indirectly growing out suing, taking, keeping, advertising, and a commission for sellir toward the payment of said note and accrued interest paying the	the shall be made as aforesainade, or if said party of the said party of the said note and the said note and the said note and the said goods and the said goods ublic or private sale, apply of the execution of the property said goods and chattels,	d, or if said goods s ne first part shall sel nd the interest therec it shall and may be and chattels, where ving the money arisi ovisions hereof, inclu- together with a rea	shall be attached l, or attempt to on may, at the op lawful for the pure ver located and ng from such saluding the expens asonable attorney	or claimed by any sell or remove the ption of the holder party of the second without legal prole: First to pay all se of locating, pur-
It is further agreed by the party of the first part, his h will amply insure the above mentioned chattels against fire and old line insurance company is to write and carry this insurance,	all other damage and loss	es of any nature,and	l it is further agr	eed that a reliable
It is further agreed that should said party of the firs second part without a price thereof having been set by party of tion, proceed to sell said goods and chattels as aforesaid, at eit the party of the first part a credit therefor on said note of twent	the second part, then in the her public or private sale, cy-five per cent of the orig	at event, said party o or take the same to inal purchase price t	of the second pa his own use and hereof.	art may at his op- d benefit, allowing
IN WITNESS WHEREOF, the said party of the first day of	part has hereunto set	pand and seal the	Mru Mru	tra)
STATE OF COLORADO, COUNTY OF MESA.	Varull S	? Wan	<i>f</i>	
This mortgage was acknowledged before me by this law of October  Motary Public.	193.7., the mo		wa	
My Commission explica April 3, 1941  My commission expires				

Led at the reguest of Chipsens Lineare Congress Lineare Congress of 10:100 M.

Der 11-1937 At 10:100 M.

Ceta Meriallo Nanelles Uenero Kinfield. Clade Mises Ex