Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notery Public in the aforesaid County and State, came Fannie Conley, a single woman  to me personally known to be the same person	of the premises above granted, an	of the first part do 68 hereby covenant and agree that at the delivery hereof 318 18he lawful owner and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
times not assistant the may be review on the control against and real quarts when the anne becomes the amptable and the "SID will all discrete by the pair Y." of the group and the control against and real parts and the side of the pair Y. of the group and the control and the pair of the pair Y. of the fine part half fall pays and the control and and promises insured a leven security. On the fine part half fall pays and the security of the part Y. of the fine part half fall pays and the security of the part Y. of the fine part half fall pays and the security of the part Y. of the fine parts and promises insured a leven security. On the part half fall pays and the security of the part Y. of the fine parts and promises and the real of 10% from the date of pays and the parts and instance, or other, and the amount as the real of 10% from the date of pays and the parts and the pays		and that She will warrant and defend the same aminer all 3 in the same
keep the building upon aid red caree mounts and aimst and real course when the same become due and praylike and that "She will increased by the part "y" of the second part the local it any make possible on the part "y". I will that the part of the first part half fall to per such taxes when the same become due and praylike of the keep and particular that the part of the indebtables, second by the local star, make part the face of the part of the indebtables, second by the local star, and that beer more at the rare of 10% from the date of part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local star part of the indebtables, second by the local star part of th	It is agreed between the par	of the first part shall at all times during the tif first part shall at all times during the tif
interior. And in the event that wash part, Y of the first part shall fall in pay used taxes a most construction of the second pay this believine, and shall be sincered at the rate of 10% from the date of pay. The part of the second pay this indemner, and shall be sincered at the rate of 10% from the date of pay. This GRANT is intereded as a mortage to secure the payment of the sum of Thirty-five Hundred and no/100 payment of the sum of Thirty-five Hundred and no/100 payment will be seen the payment of the sum of Thirty-five Hundred and no/100 payment will be seen of 10% from the date of payment of the sum of the second payment of the sum of the 10% from the date of payment of the sum of the 10% from the date of payment of the sum of the 10% from the 100 payment of the sum of the 10% from the 100 payment of the sum of the 10% from the 1	taxes and assessments that may b	e levied or assessed against said real estate when the same becomes due and the same becomes
THIS GRANT is intended as a morpage to secure the payment of the sum of Thirty-five Hundred and no/100  DOLLARS, and the second part to per for any immunes of the sum of more, received on the 100th 1975 and the second part to per for any immunes or to discharge may take a sum of more advanced by the said part, — of the second part to per for any immunes or to discharge may take with interest there as a bretin provided, in the event of shall convergence shall be could if each partness be made as portional for the interest partness as the said party. — of the first part hall fail to per the said party and the said party and the said party — of the first part hall fail to per the said party. — of the first part hall fail to per the said party — of the first part hall fail to per the said party. — of the first part hall fail to per the said party — of the first part hall fail to per the said party. — of the first part hall fail to per the said party — of the first part hall fail to per the said party. — of the said party — of the said	interest. And in the event that sa	he second part, the loss, if any, made, payable to the part y of the second part to the extent of its
THIS GRANT is intended as a morpage to secure the payment of the sum of Thirty-five Hundred and no/100  DOLLARS, and the second part to per for any immunes of the sum of more, received on the 100th 1975 and the second part to per for any immunes or to discharge may take a sum of more advanced by the said part, — of the second part to per for any immunes or to discharge may take with interest there as a bretin provided, in the event of shall convergence shall be could if each partness be made as portional for the interest partness as the said party. — of the first part hall fail to per the said party and the said party and the said party — of the first part hall fail to per the said party. — of the first part hall fail to per the said party — of the first part hall fail to per the said party. — of the first part hall fail to per the said party — of the first part hall fail to per the said party. — of the first part hall fail to per the said party — of the first part hall fail to per the said party. — of the said party — of the said	said premises insured as herein p so paid shall become a part of the	provided, then the part y of the second part may pay said taxes and insurance, or either, and the amount
concling to the terms of ODS crain written obligation for the parameter of said sum of money, executed on the ODE by of 111 yr. 121 yr. 22 and by 118. term made perpits to the part Y. of the second survey with all meres executing thereon according to the terms of and obligation and also to secute any one of sum of said part. Y. of the second part to per for any insurance or to discharge any taxes with therese thereon as herein provided, in the event has and part. Y. of the first part half laid to per the same as provided in Jin instinant.  And this convergence thall be void if each partners be made as herein specified, and the collipation consisted therein fully discharged and said the collipation consisted therein fully discharged states are not kept in as good repair as they are soon, so if if the insurance in northern the terms of the buildings on and all the whole am manifest provided for in all written obligations consisted therein, of if the buildings on and all the whole am manifest provided for any of the buildings on and all the whole am manifest provided the provided for any of the buildings on and all the whole and the partners of the partners o	mene unen runy repain.	To to from the date of pay-
thy of		s a morrgage to secure the payment of the sum of Thirty-five Hundred and no/100
and with all innerse varying thereon according to the turns of said obligation and also to secure any sum or sum of morey advanced by the part. Y of the second part to pay for any insurance of a discharge any users with interest thereon as herein provided, in the event we said part. Y of the first part that fall to pay the same as provided in this informat.  And this conveyance shall be void if such paraments be made as herein specified, and the obligation contained therein full that the part of the same and the same as part thereof or any boligation created thereby on interest thereon of the same state of the same and the part of the same and the same as the same and the part of the same and the same as the same as the same and the part of the same and the same as the same and the same and the same and the same as the same as the same and the same and the same and the same as the same as the same and the same and the same and the same as the same as the same and the same and the same and the same as the same a	according to the terms of ONE	certain written obligation for the payment of and
in the create the control of the first part hall fall to pay the same as provided in, this indonute.  And this conveyance shall be rould if such permeans be made as herein specified, and like obligation constanced therein fully distanced as a second part thereof or any bollgation constanced therein, or ill the taxes on said real and used as not kept in a good repair as they are now, or if water is committed on kept up, as growled herein, or ill the taxes on said real and used are not kept in a good repair as they are now, or if water is committed on kept up, as growled herein, or if the buildings on said and used to be committed to the committed on the said of the collisions provided for in said vinered obligation, for the crysterial bull become should be a supplied to the copies of the holder hered, without notice, and it shall be lawful for most sterons in the manager provided by the value of her a crevier appealment to to take possession of the said permitted and all the wild for most sterons in the manager provided by the value of her a crevier appealment to to take possession of the said permitted and interest, expense with the cores and days incident therein, and benefits acrossing sheeffrom: and to enter the committed of principal and interest, expense with the cores and days incident therein, and the crevillation and the said and the committed of principal and interest, expense with the cores and days incident therein, and the core in the part Y.  It is greatly the part Y.  It is agreed by the part Y.  It is agreed by the part Y.  It is agreed by the part A.  It is agreed to the committee of the part A.  It is agreed to the committee of th	day of July	19 52 , and by its terms made payable to the part V
And this conveyant shall be void if and purpose for make its herein perfected, and the obligation contained therein fully dicharged, destile to make in each period to or personal theory, or increase thereon, or if the taxes on said real destinates are not paid when the same become due and payable, or if the increased theory, or increase thereon, or if the baselings or said and some far to the pipe in a good respit a single personal payable, or if the increased theory, or increase thereon, or if the baselings or said and some far to be given in a good respit a single personal as the personal payable, or if the increase of the personal payable, or if the increase of the personal payable as the copie of the bolder hereof, without notice, and it shall be lawful for anti-plant. You of the second part thereof, in the manner personal of plants of the case of the part thereof, in the manner personal of plants of the part of the payable as a society than an anti-plant of the payable of principal and interest, negative with the costs and charges incident thereon, and the overplant, and to resain a society than a part thereof, in the manner personal of plants of the part of	said part. Y of the second par	to pay for any insurance or to discharge any sum or sums of money advanced by the
And in conveyance shall be void if such paraments to any part thereof or any bollgation correct thereby, or interest thereon, or if the threat of the case on such as a sense are not kept in a good repair as they are now to if which instance, in non-kept up, as growled herein, or if the buildings on said all which this indicance of the whole man manifest quantity and all of the obligations provided for in said writers obligate, the this conveyance that become should all the whole man in said writers obligate the part of the said part. You of the second part of the color here of the holder hered, without notice, and which this indicance of the said part. You of the second part of the part of the color here as receiver appointed to collect herein and heartful second the said permits and all control and the part of	that said part. Y of the first	part shall fail to pay the same as provided in this indennie
speece, shall immediately marker and more than the of the dollarious provided for in said wirsen obligation, for the security of which should be said port. You of the sood speece and in shall be lawful for comes thereon in the manner provided by he and to have a receiver appointment to take possession of the said premise and said the improvement of the provided by the said of the manner provided by he and to have a receiver appointment to take possession of the said premise and said the improvement of the provided principal and interest, together with the costs and charge said out of all moneys arising from such said to retain on a such control of the manner provided by the parties hereto that the terms and provisions of this industriate and each and every obligation therein contained, and all regions of the industriations of the provision of the control of the same.  By the Remembered That on this 10th day of 10th	And this conveyance shall be if default be made in such paym	would if such payments be made as herein specified, and the obligation contained therein fully discharged
speece, shall immediately marker and more than the of the dollarious provided for in said wirsen obligation, for the security of which should be said port. You of the sood speece and in shall be lawful for comes thereon in the manner provided by he and to have a receiver appointment to take possession of the said premise and said the improvement of the provided by the said of the manner provided by he and to have a receiver appointment to take possession of the said premise and said the improvement of the provided principal and interest, together with the costs and charge said out of all moneys arising from such said to retain on a such control of the manner provided by the parties hereto that the terms and provisions of this industriate and each and every obligation therein contained, and all regions of the industriations of the provision of the control of the same.  By the Remembered That on this 10th day of 10th	estate are not paid when the same real estate are not kept in as good	become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on said real repair as they are now, or if waste is committed on said
we said part. Y. of the second part constitution is the manner provided by law and to have a receiver appointed to to take potention of the said premises and all the improvement decreases the part of the premises hereby granted, or any part freed, in the manner provided by law, and or course and all descripts according to the part of the pa	s given, shall immediately marure	and an or the obligations provided for in said written obligation, for the security of which this independence of an experimental said written obligation, for the security of which this independence
It is agreed by the parties better that the terms and provisions of this indenture and each and every obligation therein contained, and all signs and successors of the respective parties hereto, and be obligatory upon the heirs, executor, administrators, periodal representatives, and all signs and successors of the respective parties hereto.  It is a Witnesse Whereast, the part y of the first part has become to the day and year last above written.  TATE OF Kansas  Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notarry Fublic in the aforesaid County and State, scame Fennie Conley, a single woman to meet and duly acknowledged the execution of the same.  IN WINNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21 19. 54  April 21 19. 54	he said part	l part to take possession of the said according to take possession of take possessio
It is agreed by the parties better that the terms and provisions of this indenture and each and every obligation therein contained, and all signs and successors of the respective parties hereto, and be obligatory upon the heirs, executor, administrators, periodal representatives, and all signs and successors of the respective parties hereto.  It is a Witnesse Whereast, the part y of the first part has become to the day and year last above written.  TATE OF Kansas  Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notarry Fublic in the aforesaid County and State, scame Fennie Conley, a single woman to meet and duly acknowledged the execution of the same.  IN WINNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21 19. 54  April 21 19. 54	ell the premises hereby granted, of he amount then unnaid of primise	or any part thereof, in the manner prescribed by law, and out of all moneys arising from the manner prescribed by law, and out of all moneys arising from the manner prescribed by law, and out of all moneys arising from the manner prescribed by law, and out of all moneys arising from the law.
It is agreed by the parties better that the terms and provisions of this indenture and each and every obligation therein contained, and all signs and successors of the respective parties hereto, and be obligatory upon the heirs, executor, administrators, periodal representatives, and all signs and successors of the respective parties hereto.  It is a Witnesse Whereast, the part y of the first part has become to the day and year last above written.  TATE OF Kansas  Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notarry Fublic in the aforesaid County and State, scame Fennie Conley, a single woman to meet and duly acknowledged the execution of the same.  IN WINNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21 19. 54  April 21 19. 54	e paid by the part Y makin	g such sale, on demand, to the first part V
In Witness Whereal, the part y of the first part ha S hereunto set.    In Witness Whereal, the part y of the first part ha S hereunto set.   In Witness Whereal, the part y of the first part ha S hereunto set.   In Witness Whereal, the part y of the first part ha S hereunto set.   In Witness Whereal, the part y of the first part ha S hereunto set.   In Witness Whereal, the part y of the first part ha S hereunto set.   In Witness Whereal, the part y of the first part ha S hereunto set.   In Witness Whereal, the part y of the first part ha S hereunto set.   In Witness Whereal, that on this lotth day of July A, D. 19. 52 before me, a Notary Fublic I in the advancement of part of the same person.   In Witness Whereal, that on this lotth day of July A, D. 19. 52 before me, a Notary Fublic I in the advancement of the same.   In Witness Whereal, that on this lotth day of July A, D. 19. 52 before me, a Notary Fublic I in the advancement of the same person.   In Witness Whereal, that in the same person. Who executed the foregoing instrument and duly acknowledged the execution of the same.   In Witness Whereal, that in the same person. Who executed the foregoing instrument and duly acknowledged the execution of the same.   In Witness Whereal, the part y is the same person. Who executed the foregoing instrument and duly acknowledged the execution of the same.   In Witness Whereal, the part y is the part y is the part y is the part y in the advancement of the same.   In Witness Whereal, the part y is t	To in assert the state of the	
TATE OF Kansas  OUNTY OF Douglas  Be it Remembered, That on this 10th day of July A. D. 19.52 before me, a. Notery Public in the aforesaid County and State, came Feints Conley, a single woman  to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  Notary Public in the day and year last above written.	and secrements of me teshed	save parties hereto.
TATE OF Kansas  SS.  OUNTY OF Douglas  Be is Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notary Public in the aforesaid County and State, came Fennis Conloy, c. single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  April 21, 19.54	In Witness on seal the day and year last a	Whereof, the part y of the first part ha S hereunto set her hand
TATE OF Kansas  OUNTY OF Douglas  Be it Remembered, That on this 10th day of July A. D. 19.52 before me, a Notary Public in the aforesaid County and State, came Farmie Conley, a single woman to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WINNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above written.  April 21, 19.54  April 21, 19.54		
TATE OF Kansas  OUNTY OF Douglas  Be it Remembered. That on this 10th day of July A. D. 19.52 before me. a. Notary Fublic in the aforesaid County and State, came Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WINNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  Notary Public States of the same of the same with the same of the same with the same of the same o	100	
TATE OF Kansas  OUNTY OF Douglas  Be it Remembered. That on this 10th day of July A. D. 19.52  before me, a Notary Public in the aforesaid County and State,  came Fannie Conley, a single woman  to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21.		
DUNTY OF Douglas  Be it Remembered. That on this 10th day of July A. D. 19.52  before me, a Notery Fublic in the aforesaid County and State,  came Fannie Conley, a single woman  to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21.		
TATE OF Kansas  SS.  Be it Remembered. That on this 10th day of July A. D. 19.52  before me, a. Notery Public in the aforesaid County and State, came Fennie Conley, a single woman  to me personally known to be the same person		(SEAL)
Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notery Public in the aforesaid County and State, same Fannie Conley, a single woman to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  Notary Pahly  According that the last of the last o	354 0084 00 3 3 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	6
Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notery Public in the aforesaid County and State, same Fannie Conley, a single woman to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  Notary Pahly  According that the last of the last o	all at all and a second	The state of the s
Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notery Public in the aforesaid County and State, same Fannie Conley, a single woman to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  Notary Pahly  According that the last of the last o		
Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notery Public in the aforesaid County and State, same Fannie Conley, a single woman to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  Notary Pahly  According that the last of the last o	127 4753 4754 4754 4754	the state of the s
Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notery Public in the aforesaid County and State, same Fannie Conley, a single woman to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54  Notary Pahly  According that the last of the last o		•
Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notary Public in the aforesaid County and State, came Fannie Conley, a single woman  to me personally known to be the same person	STATE OF Kansas	
before me, a NOVATY PUBLIC in the aforesaid County and State, Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21. 19.54  Notary Public County and State, Fannie Conley, a single woman  Notary Public County and State, Fannie Conley, a single woman  Notary Public County and state, Fannie Conley, a single woman  Notary Public County and affixed my official seal on the day and year last above written.  April 21. 19.54	the state of the s	8.88.
to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21.  April 22.  April 22.  April 22.  April 23.  April 24.	COUNTY OF Dougla	
ment and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21 s 19 54  Notary Public	COUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52
ment and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21 s 19 54  Notary Public	COUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52
April 21 19 54  April 21 19 54  Notary Public Notary Publi	OUNTY OF Dougla	Be It Remembered, That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, Fannie Conley, a Single woman
April 21 19 54  April 21 19 54  Notary Public Notary Publi	COUNTY OF Dougla	Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a Notery Public in the aforesaid County and State, Fannie Conley, a single woman to me personally known to be the same person who executed the foregoing instru-
Palsane Palsane or credity were nowed as the set of the section of the continue to the second of the second of the continuent of the second of the continuent of the second of the secon	COUNTY OF Dougla	Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, Fannie Conley, a single woman to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official
Palsane Palsane or credity were nowed as the set of the section of the continue to the second of the second of the continuent of the second of the continuent of the second of the secon	COUNTY OF Dougla	Be it Remembered, That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, reame Fannie Conley, a single woman to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.
Pakeaux  The sound of the arther mortgage, or creeky new novoledge  one, and is the sound thereby, and a resign the dequation  to the Aux scharge of one mortgage to read chated the so  The Lucione Country that come  in the sound of the sound the transmit  The sound of the sound of the sound of the sound  The sound of the sound o	OUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a
Paleone Paleone mortgage, or creby new nowledge on the second thereby, and a consider the degeted thereby, and a consider the degeted to the second paleon to world challed the second to the degeted the desirence building and comment to the second the second to the second the second to the second the second to	OUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a
Pakeaux  The sound of the arther mortgage, or creeky new novoledge  one, and is the sound thereby, and a resign the dequation  to the Aux scharge of one mortgage to read chated the so  The Lucione Country that come  in the sound of the sound the transmit  The sound of the sound of the sound of the sound  The sound of the sound o	OUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a
to the day of the inther mortgage, or creby were noweld as the second thereby, and a correspond the dequation to the acquire the desired that the second the desired that the second the desired the desired the desired that the second the desired the desired that the desired the desi	OUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, scame Fannie Conley, a single woman to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19.54
the state of schooling of this more transfer to the school of the further than the franchist that the franchist the franchist that	DOUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a
the state of schooling of this more transfer to the school of the further than the franchist that the franchist the franchist that	DOUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a
the state of schooling of this more transfer to the school of the further than the franchist that the franchist the franchist that	DOUNTY OF Dougla	Be it Remembered. That on this 10th day of July A. D. 19. 52 before me, a
The Environce Conding and come and as	DOUNTY OF Dougla	Be It Remembered, That on this 10th day of July A. D. 19. 52 before me, a
Land His comment with the find the second	DOUNTY OF Dougla	Be It Remembered, That on this 10th day of July A. D. 19. 52 before me, a
and remained the fraction of a factor of the fraction of the factor of t	DOUNTY OF Dougla	Be It Remembered, That on this 10th day of July A. D. 19. 52 before me, a. Notary Public in the aforesaid County and State, scame Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21. 19.54  Notary Public Notary Pu
Louis to the second of the sec	DOUNTY OF Dougla	Be It Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, seame Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19. 54  Notary Public Notary Public State of the same
FOME grant	OUNTY OF Dougla	Be It Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, seame Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19. 54  Notary Public Notary Public State of S
is a weeky	OUNTY OF Dougla	Be It Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, seame Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19. 54  Notary Public Notary Public State of the same
	OUNTY OF Dougla	Be It Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, seame Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19. 54  Notary Public Notary Public in the aforesaid County and State,  Figure of the day and search and affixed my official seal on the day and year last above written.  April 21, 19. 54
	OUNTY OF Dougla	Be It Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, seame Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19. 54  Notary Public Notary Public in the aforesaid County and State,  Figure of the day and search and affixed my official seal on the day and year last above written.  April 21, 19. 54
	DOUNTY OF Dougla	Be It Remembered. That on this 10th day of July A. D. 19. 52 before me, a. Notery Public in the aforesaid County and State, seame Fannie Conley, a single woman  to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  April 21, 19. 54  Notary Public Notary Public in the aforesaid County and State,  Figure of the day and search and affixed my official seal on the day and year last above written.  April 21, 19. 54

Ahrand I Britis Darlard Secher

PARKET PRINCE WAS MINISTER.

...