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4/3/8 BOOK 102

This Indenture, Made this 15-th day of July 19-58 between Tony J. Slobodnik and Dorothy E. Slobodnik, his wife of Douglas County, in the State of Kansas of the second part: Winessecht, That the said part 162 of the first part, in consideration of the sum of J. R. Williams and Etta J. Williams, his wife of Douglas County, in the State of Kansas, of the second part: Winessecht, That the said part 162 of the first part, in consideration of the sum of Two Thousand (\$2000,00) — DOLLARS the receipt of which is hereby astoroletyled, do. by these presents grant, largain, sell and conce unto said part for the second part, that I. Bert and assign, all the following described Real Estate, situated in the County of Douglas and State of Kansas, to-wit: East One-helf of the North West quarter of Section (3), Twp (14), Range (18), sontaining 80 Agrees more of 1638. Farties of the First Bart — PROVIDED ADVANS, subtless presents are upon this express condition, that whereas said Parties of the Second part, for the sum of Two Thousand (\$2000,00) — Critish promisory note to said parties of the second part, for the sum of Two Thousand (\$2000,00) — Critish promisory note to said parties of the second part, for the sum of Two Thousand (\$2000,00) — Sept 10.52, and one installment on the 1-st day of August 1, 19.52 (the second to the second part, for the sum of the first installment payable on the 1-st day of August 1, 19.52, the second to the first installment payable on the 1-st day of August 1, 19.52, the second to the first installment payable on the 1-st day of August 1, 19.52, the second to the first installment payable on the 1-st day of August 1, 19.52, the second to the first installment payable on the 1-st day of August 1, 19.52, the second to the representation of the propose of the second payable, or it should be added to the processor of the second payable, or it should be added to the processor of the second payable and the second of the second payable and the second of the second payable and the second of the second pa		SECOND MORTGAGE (No. 19) F. J. Boyles, Publisher of Legal Blanks, Lawrence, Kansas
between Tony J. Slobodnik and Dorothy H. Slobodnik, his wife of Douglas County, in the Sate of Kansas, of the second part: Witnesseth, That the said part 163 _ of the first part, in consideration of the sum of Two. Thousand (\$2000,00)		
of Douglas County, in the State of Karisas of the second part: Witnessecht, That the said part 162 of the first part, in consideration of the sum of Two Thousand (\$2000,00) — DOLLARS the receipt of which the breve taxonolesized, do. by these presents grant, largein, will and convex unto and part 2st of the second part. Lind II. here and assigns, all the following described Real Estate, situated in the County of Douglas — and State of Kansas, towit: East One-half of the North West quarter of Section (3) , Twp (14) , Range (13) , containing 80 Acres more of 1632. — TO HAME AND TO HOLD THE SAME Together with all and singular the temenats, hereditaments and appurtenances thereunto belonging, or in anywise appertaining forever. PROVIDED ALWANS, and these presents are upon this express condition, that whereas said Parties of the first; gart————————————————————————————————————		
Only, in the State of Kansas, of the second part: Winesseth, That the said part 16.8 of the first part, in consideration of the sum of the scorph of which is hereby acknowledged, do. by these precents grant, targain, sell and convey unto said part 16.0 of the second part; the transpart of the second part, the transpart of the second part of the control to Douglan and state of Kansas, to-writ: Rast One-half of the Korth West, quarter of Section (3), Twp (14), Range (18), containing 80. Acress more or 1688. To HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in a write appertining forever: Parties of the first large and write appertining forever: Parties of the first large and write appertining forever: Parties of the first large and write appearing forever: Parties of the first large and write appearing forever: Parties of the first large and the second part, for the sum of DOLLARS bearing even date herewith, payable at Lawrence, Kansas Kansas, in equal installments of Seventy-Pive (\$75,00)——DAUS 57. Interest. DOLLARS Kansas, in equal installments of Seventy-Pive (\$75,00)——DAUS 57. Interest. days of Oct. 1953m' (\$75,00)——In one of Seventy-Pive (\$75,00)——In one of Seventy-		
Outly, in the State of Kanosa, of the second part: Witnesseth, That the said part.lo3of the first part, in consideration of the sum of DOLLARS, the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said part do of the second partlability		
Witnesseth. That the said part 10.5 _of the first part, in consideration of the sum of DoLLARS. Two Thousand (\$2000,00)		
the receipt of which is hereby acknowledged, do		Witnesseth, That the said part 103 of the first part, in consideration of the sum of
of the second part, the 1st his and assigns, all the following described Real Estate, situated in the County of Dunglas and State of Kamas, towit: East One-half of the North West quarter of Section (3), Twp (14), Range (18), containing, 30 Acres more or 1683. TO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apperations forever: PROVIDED A WAYS, and these presents are upon this express condition, that whereas said Parties of the first part————————————————————————————————————		
Range (18) Containing 80 Acres more or 1685. TO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurtenances thereun belonging, or in anysis appurtationing forevers. PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said Parties of the first part have been decreased by the sum of Two. Thousand (\$2000,00). One———————————————————————————————————		of the second part, their heirs and assigns, all the following described Real Estate, situated in the County of Douglas and State of Kansas, to-wit:
TO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditiments and appurite nances thereunto belonging, or in anywise appertaining forever: PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said Parties of the first part— ortain promisory note to said parties of the second part, for the sum of One— ortain promisory note to said parties of the second part, for the sum of Two Thousand (\$2000,00)— POLLARS and installments of Seventy-Five (\$75,00)— RABLES ALBERT OF THE SAME SEARCH OF THE SEARCH OF		
Parties of the first part————————————————————————————————————	1	
Two. Thousand (\$2000,00)————————————————————————————————		PROVIDED ALWAYS and those property
bearing even date herewith, payable at Igwrence, Kansas Kansas, in equal installments of Seventy-Five (\$75.00) rhug 5% Interest. DOLLARS cach, the first installment payable on the 1-st day of August 19.52, the second installment on the 1-st day of Sept 10.52, and one installment on the 1-st day of Cot. 1952nd (\$75.00) in each Warpithreater, until the entire sum is fully paid. Whereas, this mottage is made subject to one first mortgage upon the above described real estate for the sum of s. 2700 with interest thereon at the rate of four per cent payable side min annual power of the stable become the safe to the sum of s. 2700 with interest thereon at the rate of four per cent payable side min annual power of the stable become the safe and the control of the express terms of said mortgage, then the party of the second part or his saigues on the legal bolder of this mortgage and the control of the express of the second part or the safe that the safe in the payment of an one of the installments described in the said become the major and the control of the safe that the safe in the payment of any one of the installments described in the said payable at any time thereafter and shall be entitled to And if default be made in the payment of any one of the installments described in this mortgage and note when doe, or any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the part 10.95 of the second part of the Appraisment waived a topion of mortgage. Parties of the payment and and installments described in this mortgage and note when doe, or any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the part 10.95 of the second part of the payable of the payable, and the pay of the said payor cause to be paid to said part 10.8 of the second part the payor the payable of the payable of the payable of the said payor described note mentioned, together with the interest thereon, according to the terms and tenor of		Oprion promises
Ransas, in equal installments of Seventy-Five (\$75,00) RURS 5% Interest. cach, the first installment payable on the 1-st day of August 1952, the second installment on the 1-st day of Sept 10.52, and one installment on the 1-st day of Oct. 1952 and (\$75,00) in each War Hibraruter, until the entire sum is fully paid. Whereas, this mortgage is made subject to one first mortgage upon the above described real estate for the sum of \$2700 with interest thereon at the rate of 10.11 per cent. payable 38m1 annually, now if default shall be made in the payment of the amount secured by said first nortgage or any part thereof or of any interest thereon at the time is shall be made in the payment of the amount secured by said first nortgage and manually, now if default shall be made in the payment of the amount secured by said first nortgage and interest thereon state of the time of said or the express terms of said mortgage. The three of or day in interest thereon is the time is shall be membered and the configuration of the express terms of said mortgage. And if default the made in the payment of any or of this mortgage, and shall draw interest at the rate of ten principle and the time of said payment, and the same in the payment of any or of this mortgage, and the said payment and the configuration of the payment of any of the payment of any of the payment of any or of this mortgage. And if default be made in the payment of any of this mortgage, and the said payment and the configuration of the payment of any or of this mortgage. And if default be made in the payment of any of the forest payment of any or of the payment of the payment of any or of the payment of any		Two Thousand (\$2000,00)
Ransas, in equal installment payable on the 1-st. day of August 19.52, the second installment on the 1-st. day of Sept 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment on the 1-st. day of 10.52, and one installment of 10.52, and one installment described in the secure due and payable according to the expects terms of said mortgage and payable and the 1-st. day of 10.52, and the 1-st. day of 10.52, and one installment described payable, at the 1-st. day of 10.52, and the 1-st. day of 10.52, and one installment described in this mortgage and hote when the payable at any time thereafter and shall be entitled to mancallan possession of said premises and foreclosure of this mortgage, and note when the payable at any time thereafter and shall be described in this mortgage and note when they of the 10.52 of the second payable, at the option of the part 10.80 of the second part thereof, then all unpaid material interest at the rate of ten per cent. per anount from the date of said note until fully paid. Now if said on said part 10.80 of the second part, the 10.52 of the second part, the 10.52 of the second part described mentioned to getther with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and only down the literature of the payable, at its day of the second part thereof, and the payable, and the said part 10.81 of the second part thereof, the said and the said part 10.81		
installment on the 1-st day of Sept 10.52, and one installment on the 1-st day of Cot. 1952no' (\$75,00) in each War hierafter, until the entire sum is fully paid. Whereas, this motrgage is made subject to one first mortgage upon the above described real estan, for the sum of \$.2700 with interest thereon at the time of four per cent, payable \$6md. amount secured by said first mortgage or any part thereof or of any interest thereon at the time is shift but made in the payment of the amount secured by said first mortgage and real party of the second part or his saigns or the legal bother one day ambien according to the expense sterms of said mortgage, than the party of the second part or his saigns or the legal bother one shall be added to the amount secured by this mortgage and anole due and payable as any time thereafter and shall be noted that the payment of any one of the installment described in this mortgage and note due and payable at any time thereafter and shall be entitled to the capture of the second part or the said payment of any one of the installment described in this mortgage and note due and payable, at the option of the part 10.8 of the second part or the Appraisment waived a option of mortgage. Partles of the first part and the payment of any one of the installment described in this mortgage and note until fully paid. Now it said shall pay or cause to be paid to said part 10.8 of the second part, the first part and the described note mentioned together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and other the second part there on any other thereon, is not part thereon, and payable, and said part and the second part and other the second part and other the second part and other there is a due, and it the taxes and assessments of every nature which are or may be a part there on the payable, and said premises against the lawful claims and demands of all persons whomsoever. In Wilness Whereof, The said part		Kansas, in equal installments of Seventy-Five (\$75.00) plus 5% Interest.
days of Oct. 1958an' (\$75.00) in each war interester, until the entire sum is fully paid. Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$.2700 amount secured by said the rate of 1000 per cent payable 38m1 annually, now if default shall be made in the payment of the tothe express terms of said contrage or any part thereof of any interest thereon at the time it shall become due and payable according secured hereby, may a this option, on the protection of this mortgage, make said payments of principal or interests, and the amount so paid the time of said payment, and he may deal mortgage and once due and payable at any time thereatter and shall be deed to the amount several the mortgage and once due and payable at any time thereatter and shall be neitled to immediate possession of said premises and forced mortgage and note due and payable at any time thereatter and shall be entitled to immediate possession of said premises and forced mimediate payable, at the option of the part 1.08. Of the second part or the Appraisment waived at option of mortgage. And if default be made in the payment of any of the said said mortgage, and the option of the part 1.08. Of the second part or the Appraisment waived at option of mortgage. Now if said Parties of the first part Said payareas and the said to said part 1.68. Of the second part, the first part hereon, according to the terms and tenor of the same, then these presents shall be described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be or any part thereon of the said sum or sum of money, or any part thereon, or any part thereon, and otherwise shall remove any part thereon or any part thereon, and otherwise shall remove any part thereon or any p		each, the first installment payable on the 1-st day of Avgust
with interest thereon at the rate of 1012 per cent payable 3BM1 annually, now if default shall be made in the payment of the amount secured by said first mortuage or my art thereof or of any interest thereon at the time it shall become due and payable according to the express terms of said mortage, then the party of the second part or his assigns or the legal holder of the mortage and the note shall be added to the amount secured by this mortage and the note shall be added to the amount secured by this mortage and the note shall be added to the amount secured by this mortage and the due and payable at any time thereafter and shall be entitled to the time of said payment, and he may declare the order of his mortage. And if default be made in the payment of the installments described in this mortage and note when due, or any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the part 108. Of the second part or the Appraisment waived at option of mortagage. Parties of the first part shall be one immediately due and payable, at the option of the part 108. Of the second part or the Appraisment waived at option of mortagage. Parties of the first part shall be one mentioned at option of mortagage. Parties of the first part shall be added to the part of the second part or the Appraisment waived at option of mortagage. Parties of the second part shall be added to said part 108. Of the second part, though discharged and work of the said and the said part part shall be offered and feet. But is said sum or sums of money in the above described not mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and well and underwise shall remain in full force and effect. But it said sum or sums of money in the above described not mentioned the said and t		installment on the 1-st day of Sept 19.52, and one installment on the 1-st
with interest thereon at the rate of 1012 per cent payable 3BM1 annually, now if default shall be made in the payment of the amount secured by said first mortuage or my art thereof or of any interest thereon at the time it shall become due and payable according to the express terms of said mortage, then the party of the second part or his assigns or the legal holder of the mortage and the note shall be added to the amount secured by this mortage and the note shall be added to the amount secured by this mortage and the note shall be added to the amount secured by this mortage and the due and payable at any time thereafter and shall be entitled to the time of said payment, and he may declare the order of his mortage. And if default be made in the payment of the installments described in this mortage and note when due, or any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the part 108. Of the second part or the Appraisment waived at option of mortagage. Parties of the first part shall be one immediately due and payable, at the option of the part 108. Of the second part or the Appraisment waived at option of mortagage. Parties of the first part shall be one mentioned at option of mortagage. Parties of the first part shall be added to the part of the second part or the Appraisment waived at option of mortagage. Parties of the second part shall be added to said part 108. Of the second part, though discharged and work of the said and the said part part shall be offered and feet. But is said sum or sums of money in the above described not mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and well and underwise shall remain in full force and effect. But it said sum or sums of money in the above described not mentioned the said and t	SERVING.	days of Oct. 1952and (\$75.00) in each month was the nature sum is fully paid.
Now if said Parties of the first part shall pay or cause to be paid to said part 103 of the second part. their hers or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be or any interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is not kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said not kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said not kept up, then the whole of said sum and sums and sums and interest thereon, shall and by these presents become due and payable, and said not kept up, then the whole of said sum made sum and sums and sums and interest thereon, shall and by these presents become due and payable, and said not kept up, then the whole of said sum mortage. And the said part 103 of the first part, for thoms 104 Sanda the first part heirs, do hereby covenant to and with the said part 103 of the second part, executors, administrators and assigns, that they are ———————————————————————————————————		with interest thereon at the rate of four per cent payable Sami annually, now if default shall be made in the payment of the amount secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due and payable according to the express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage and the note secured hereby, may at his option, for the protection of this mortgage, make said payments of principal or interest, and the amount so paid the time of said payment, and he may declare this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent. from the time of said payment, and he may declare this mortgage and note due and payable at any time thereafter and shall be entitled to immediate possession of said premises and foreclosure of this mortgage. And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the part 108 of the second part or the legal holder of said note and shall draw interest at the second part or the
shall pay or cause to be paid to said part 163. of the second part. their heirs or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, and levied against said premises or any part thereof, are not paid when the same affect. But if said sum or any part thereof, and levied against said premises or any part thereof are not paid when the same are by law made due and payable, are or may be assessed not kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part 163. of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage. And the said part 163. of the first part, for themselves and of reclosure of this mortgage. And the said part 163. of the first part, for themselves and assigns, that they are—— hereby covenant to and with the said part 163. Of the second part, executors, administrators and assigns, that they are—— lawfully seized in fee of said premises, and have good right to sell and convey the same, that said premises are free and clear of all encumbrances, except the same and that they will, and the ir heirs, executors and administrators shall, forever warrant and defend the title of the said premises against the lawful claims and demands of all persons whomsoever. In Witness Whereof, The said parties of the first part have hereunto set their hand the title of the said premises against the lawful claims and demands of all persons whomsoever. STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of Augusties—— A.D. 19—52 before me. the understigned—— a Notary Public in and for said County and state, came. Tony, J. Slobodnik and Dorothy, B. Slobodnik hisband and wife in the day and yacknowledged the execution		Now if said Parties of the first part
premises, and have good right to sell and convey the same, that said premises are free and clear of all encumbrances, SKORDT ONE FIRST MORTGAGE held by The Federal Land Bank of Wichita, Kansas and that they will, and their heirs, executors and administrators shall, forever warrant and defend the title of the said remained by the said parties of the first part have hereunto set their hands the day and stress: STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of August A. D. 19-52 before me, the underwing general premises are free and clear of all encumbrances. STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of August A. D. 19-52 before me, the underwing general premises are free and clear of all encumbrances. STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of August A. D. 19-52 before me, the underwing general premises are free and clear of all encumbrances. STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of August A. D. 19-52 before me, a Notary Public in and for said County and state, came Tony J. Slobodnik and Dorothy B. Slobodnik, hisband and wife, and wife, to me personally known by be the same person who executed the within instrument of writing, 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. My Commission Third Fight.		shall pay or cause to be paid to said part 10 S of the second part, the1r heirs or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be or any interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is part 10 st the second part shall be entitled to the possession of said news and and by these presents become due and payable, and said
and that they will, and their heirs, executors and administrators shall, forever warrant and defend the title of the said premises against the lawful claims and demands of all persons whomsoever. In Witness Whereof, The said parties of the first part ha Ve hereunto set their hand the day and year first above written. STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of Angust A.D. 19-52 before me, the underwing and wife. In Witness Whereof, The said parties of the first part ha Ve hereunto set their hand the day and and ATTEST: STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of Angust A.D. 19-52 before me, the underwing and wife. In WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. NY Commission Expires Feb. 14- 19-53		
and that they will, and their heirs, executors and administrators shall, forever warrant and defend the title of the said premises against the lawful claims and demands of all persons whomsoever. In Witness Whereof, The said parties of the first part ha Ve hereunto set their hands the day and year first above written. STATE OF KANSAS, DOUGLAS County Be It Remembered, That on this 12-th day of August A. D. 19 52 before me, the underwingend, a Notary Public in and for said County and state, came Tony J. Slobodnik and Dorothy, B. Slobodnik, hlusband, and wife, to me personally known to be the same person who executed the within instrument of writing, 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. My Commission Taylors, Fight. 14- 19, 55.		premises, and have good right to sell and convey the same, that said premises are free and clear of all encumbrances,
The Witness Whereof, The said parties of the first part ha Ve hereunto set their hand the day and strest above written. STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of August ————————————————————————————————————		- Moregage neid by The Federal Land Bank of Wichita, Kansas
The Witness Whereof, The said parties of the first part ha Ve hereunto set their hand the day and strest above written. STATE OF KANSAS, Douglas County Be It Remembered, That on this 12-th day of August ————————————————————————————————————		
Be It Remembered, That on this 12-th day of August A.D. 19_52 before me		In Witness Whereof. The said parties of the first part ha Ve hereunto set their hands the day and year first above written.
Be It Remembered, That on this 12-th day of August A.D. 19_52 before me. the undarwigned a Notary Public in and for said County and state, came Tony. J. Slobodnik and Dorothy B. Slobodnik hisband a nd wife. to me personally known to be the same person who executed the within instrument of writing, and duly schowledged 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.	1	STATE OF PANSAS
in and for said County and state, came Tony. I. Slobodnik and Dorothy. B. Slobodnik hisband and wife to me personally known by be the same person who executed the within instrument of writing, 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.		Douglas County 88. Be It Remembered, That on this 12-th_day of August A.D. 19 52
COUNTY THE SAMEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My Commission Expires Feb. 14- 19.53.		in and for said County and state, came. Tony. I. Slobodnik and Dorothy. B. Slobodnik hisband and wife to me personally known to be the same person who executed the within instrument of writing, and duly acknowledged the execution of the same.
		WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My Commission Expires Feb. 14- 19.53