	This Indentum N. L. W.
	This Indenture, Made this/ 0 ² / ₄ day of in the year of our in the year of our hetween hetween
	David 1. Mc Creatly anumarried man
	of in the County of Oouglas and State of Massa o
	of the first part, and William & Rinclair, of Lawrence, Nansag
	Witnesseth, That the said party of the first part in consideration of the sum of Tighteen Numdred
	of which is hereby acknowledged, hall sold and by these presents doth grant, bargain, sell and mortgage to the said party
가슴을 통하는	of the second part two heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and Stat
	of Kansas, described as follows, to-wit: the Cast ral of the youth East quaster of Section 1.
	teenello, in sourchip No Twelve (12) Roleth of Range No Nineteen (19) East of the
	C.M. containing eighty acres of land, more or lies.
	with all the appurtenances, and all the estate, title and interest of the said partyof the first part therein. And the said
	dath berety coverent and an of the first part
	doth hereby covenant and agree, at the delivery hereof the is the lawful owner of the premises above granted, and seized of a good and indefeasibleestate of inheritance therein free and clear of all incumbrances and that he well warraw
	and defind the some instrugement and peaces ble possession of said party of the
	second part his heirs and a seigns, forever against all percondaufully claim
	ing the same 0 0
	This grant is intended as a Mortgage to secure the payment of the sum of Tilteen Hundred Dollars
	according to the terms of one certain mortgages te this day executed and delivered by th
	said David H. Mc Creatly O O to the said party of the second part
	due infine years from date with interest from date to maturity or default a
	evidenced by conformattached to said note and interest from maturity of default until paid at the rate of temper cent per annum.
	and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payment, or an
	part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute
	and the whole amount shall become due and payable, and it shall be la xful for the said party of the second part field executors, administrators and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manne
	prescribed by law, appraisement hereby waived or not at the option of the party of the second part in executors, administrator or assigns; and out of all moneys arising from such sales, to retain the amount then due for principal and interest, together with
	the costs and charges of making such sales, and the overplus, if any there be, shall be paid by the party making such sale or
	demand to the said A me Creath, his
	In Witness Whereof, The said party of the first part, halk hereunto set line hand and scal the day and year first
	above written.
3	Signed and delivered in presence of David & Mc Creath (SENL.
- de	(Shal.
A P	
LE,	(SEAL.
the second	STATE OF KANSAS, County of Dauglas SS.
pai pai	Bo it Remembered. That on this -10^{10} day of -0.000 A D xS21 before m
Fund unit amb 1.59	Be it Remembered, That on this _ 10 th day of _ June, A. D. 1891, before m L. Q. Wight, A Notary Public in and for said County an State, came Pavid A Mc Creath an unrarried man.
the same	State, came David & Mc Creath anumarried man,
El 2 de tritun	to me personall
iera iera ve u of z	known to be the same person_who executed the foregoing instrument, and duly acknowledge the execution of the same.
f th by r	
The foccouring is suc mont of mont of I horold 	In Witness Whereof, I have hereunto set my hand and affixed my official seal on the da and year last above written.
The The	My commission expires about -21-1825 1 a Wight
	Recorded June _ 19_ A. D. 1891, at 3 20° clock 9 _ M.
The second secon	James Brooks
- act	AMLO STONA
The second	
67 97	
K	

JOURNAL CO., LAWRENCE, KAN.

1000

And and a second second

1

r of o**ur**

.....

e receipt partγ____ d State αωτ____

rd ne

he said

l seized いっルー

d by the

nd part:

, or any absolute,

manner istrators her with sale on

ear first

(SEAL.) (SEAL.)

(SEAL.) (SEAL.)

efore me unty and pickeersonally wledged

the day

Public.

r of Incide

1.

.....