556

JOURNAL CO., LAWRENCE, KAN.		
This Indenture, Ma	de this fourth day of func in the year of	of our
Lord one thousand eight	hundred and manufactory	
(in the Country of Douglas and State of Mansas	anna ann an tao an t
of the first part, and UL	lliam J. Rinclair, of same place	
of the second part.		
Witnesseth, Tha	nt the said party of the first part in consideration of the sum of	receipt
tot and most filet	boundary of the sold and by these presents doth grant, bargain, sell and mortgage to the said pa heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and follows, to-wit: Jot No One Hundred and Fifty four (154) on the Pouthsic Addition No Three (3), in that farl of the Uty of Lawrence former l Sawrince	arty 1 State 1 o
	ces, and all the estate, title and interest of the said party_of the first part therein. And the back $h = \frac{1}{2} h = \frac{1}{2$	he said
with all the appurtenance	ces, and all the estate, title and interest of the said party of the first part	m.Samani d. seized
of a good and indefensil	party of the first part and agrees at the delivery hereof lie is the lawful owner of the premises above granted, and bleestate of inheritance therein free and clear of all incumbrances and that the will wara exaministic quick and peace able possession of said second far is igns former, against all persons lawfully claiming the same	rst ty
This grant is intended	as a Mortgage to secure the payment of the sum of	
Jillyt	waarra fifty human our and the second and delivers	ed by the
according to the terms	of out certain moriga genou the said party of the seco	ond part
said for	of our certain mortgage note this day executed and there are not got the first part of the second at at the pate of the second at a the second at a the pate of the pate of the second at a the pate of the second at a the pate of the pa	rum,
untilfullypa	ild	
part thereof, or interest and the whole amount executors, administratu prescribed by law, app or assigns; and out of the costs and charges demand to the said.	hall be void if such payments be made as herein specified. But if default be made in such payments thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become test shall become due and payable, and it shall be lawful for the said party of the second part file or and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the braisement hereby waived or not at the option of the party of the second part file executors, admit all moneys arising from such sales, to retain the amount then due for principal and interest, toge of making such sales, and the overplus, if any there be, shall be paid by the party making such the floar of the first part, half hereunto set here hand and seal the day and whereof, The said party of the first part, half hereunto set here hand and seal the day and	a he manne hinistrator ether wit ch sale o
above written.	Darathy flark	_ (Seal
Signed and del	livered in presence of	(SEAL
J. A. Wigh	J	(SEAL
U		(SEAL
STATE OF	KANSAS)	
County of Do		
Gunny of an a	Be it Remembered, That on this <u>44</u> day of <u>June</u> , A. D. 1892, S. A. Wight, A. Widow, <u>June</u> , A. Notary Public in and for said of State, came Darah Clark, a widow, <u>to m</u>	, before County
	State, came Darah Wark, a widow,	ne person
	known to be the same person - who executed the foregoing instrument, and duly acl	
6003	the execution of the same.	
6	In Witness Whereof, I have hereunto set my hand and affixed my official sea	al on the
	My commission expires April 2 1893. S. A. Wilding No	otory Publi
	and year last above written. My commission expires April_2_ 1895. S. A. Wight Recorded June 15 A. D. 1892, at 3 '5 o'clock P-M. Auree Book	2
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