and the second se		-

	This Indenture, Made this g ? 1	day of June	in the year of our
영역물등 주말	Lord one thousand eight hundred and minity	Luo-o between	
	of _ Jawrence in the County of	Douglas and State of hang	0.0
	of the first part, and William J. Rinclai	r, of same place	
	of the second part,	<i>v</i> q	
	Witnesseth, That the said parties of the	first part in consideration of the sum of DOLLARS, to thum d	hulu anil the second st
18	of which is hereby acknowledged, have sold and	by these presents do - grant, bargain, sell and mortgage	to the said party
2. in	of the second part his heirs and assigns forev	rer, all that tract or parcel of land situated in the County of	Douglas and State
and a la	sity ine(55) situat (56) Eighty	Deven(7), Eight (8), Forty (40) Forty one (41) F. nine (89) and Ninety (90) in Walnut Cark,	asubdivision
1 20 0	of a portion of Addition to three ":	2), insthat fart of the City of Jawrence form	rerlyknownas
and sha	Morth Lawrence		0
ian ian			
1. 1.			
All all	with all the appurtenances, and all the estate, title	and interest of the said partile of the first part therein \mathbb{R}	in. And the said
12	A second s	reconflugare the lawful owners of the premises above	granted, and seized
feed to	of a good and indefeasible state of inheritance ther	ein free and clear of all incumbrances and that they	willwarrant
20 miles	heirs and assigns forever agains	et and beaceable possession of said second tall persons lawfully claiming the san	ra party his
and and	0 0 0	0 1 0	
12 4 Clan	This grapt is intended as a Mortgage to secure the furchasemoney of above desc	e payment of the sum of Gighteen Nundred Do	llarsbeing
no la	according to the terms of two certain	-mortgagenotes this day executed	and delivered by the
Illay Para	said farties of the first of	art to the said party	of the second part:
39 a lean	cent per amuly untilfully pa	id	and an had
for lay	0 00		RECORDER OF STREET
Lear Lear	part thereof, or interest thereon, or the taxes, or if	s be made as herein specified. But if default be made in su the insurance is not kept up thereon, then this conveyance sh	hall become absolute,
3 13 al 20	executors, administrators and assigns, at any time	ble, and it shall be lawful for the said party of the second thereafter, to sell the premises hereby granted, or any part the	hereof, in the manner
and and	or assigns; and out of all, moneys arising from suc	tot at the option of the party of the second part hi_{0} exects h sales, to retain the amount then due for principal and in	terest, together with
i then	the costs and charges of making such sales, and u demand to the said parties of the urst p	he overplus, if any there be, shall be paid by the party m $a h + 1$	taking such sale on
the week	heirs and assigns.		
a had		of the first part, have hereunto set their hands and seals the	day and year first
my my	above written. Signed and delivered in presence of	W. J. Burn	(SEAL.)
fol		Jennette P. Burn	(SEAL.)
-		<u>U</u>	(SEAL.)
l'h	CHARLE OF KINSIS)		(Seal.)
nan	STATE OF KANSAS, County of Douglas SS.		
april 2	\mathbf{Q}	That on this _ 30 th day of, A. 1	D 1879 before me
2. C.	Be it Remembered. L. A. Wight	a Notary Public in and	for said County and
a. y	State, came U. A	1. Bunnand gennette P. Bunn, his wi	fe
1 200	in the second se	same persons who executed the foregoing instrument, and	d duly acknowledged
Con an	the execution of		
- 14	In Witnes	ss Whereof, I have hereunto set my hand and affixed my o	official seal on the day
is files	and year last abo	April 91 1805 Allicht	
A) Ch	My commission expires	April 21 1895 J. A. Wight 	Notary Public.
Devolut Mer	Recorded	James Broti	11-
ded		- James Opot	Register of Deeds
Acco			
2			

JOURNAL CO., LAWRENCE, KAN.

of our

receipt arty I. State Le MAAS ne said I. seized F.E. d by the nd part: E. d by the nd part:

ther with sale on

year first

(SEAL.) (SEAL.) (SEAL.) (SEAL.)

before me ounty and

personally nowledged

on the day

ry Public.

) ister of Deeds

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