The second s	JOURNAL CO., LAWRENCE, KAN.	
	This Indenture, Made this find	day of July in the year of our
	Lord one thousand eight hundred and minetiste	
	Nattie Wilson 1	
	of _ Lawrence in the County of of the first part, and William & Linclair, of	Darry Blace and State of Aansas
	of the second part,	
	Witnesseth, That the said partyof the firs	
	One Hundredand linely	DOLLARS, to $\mu \mu$ duly paid, the receipt these presents do $\mu$ grant, bargain, sell and mortgage to the said party
	of the second part nee heirs and assigns forever,	these presents do $\mu$ grant, bargain, see and mortgage to the said party all that tract or parcel of land situated in the County of Douglas and State
		Mundredand Twenty Cour (12 11) on the North side of
计结合性	as North Sawrence	nthat fart of the lity of Lawrence formerly known
	with all the appurtenances, and all the estate, title an	d interest of the said party of the first part therein. And the said
	Nattie Wid	
		offlie is the lawful owner of the premises above granted, and seized free and clear of all incumbrances and that she will war and ar
	defend the same in the quietand be	acea blepossession of said second party, his heirs
$\sim$	and a seigns forever, against all per	constatiofally clausing the parse.
ia.	This grant is intended as a Mortgage to secure the pa	yment of the sum of Ore Nandred and Ninety Oallars bein
ethur	part purchasemoney of above deed	nortgage note this day executed and delivered by th
1 - Co	Ssaid Natti, Wilson	to the said party of the second part
nin hin the		teres from date to maturity or default, as evidence rdinterestafter maturity or default in payment
viti viti ease ofC	Soberterestal the pate of temper centp	erammentelfully paid
onsider of the v eby relea day of	S Sand this conveyance shall be void if such payments be	e made as herein specified. <sup>B</sup> But if default be made in such payment, or an e insurance is not kept up thereon, then this conveyance shall become absolute
	N Sand the whole amount shall become due and payable,	and it shall be lawful for the said party of the second part file reafter, to sell the premises hereby granted, or any part thereof, in the manne
In menu I hear	prescribed by law, appraisement hereby waived or not a	at the option of the party of the second part $\frac{1}{1000}$ executors, administrato ules, to retain the amount then due for principal and interest, together wi
	the costs and charges of making such sales; and the c	verplus, if any there be, shall be paid by the party_making such sale of
	demand to the said Natlie Willson, her	
(m)	In Witness Whereof, The said party_of t	he first part, hat hereunto set her hand and seal the day and year first
Tell C	nove written.	Nattie Wilson (SEAL
	signed and delivered in presence of	d (Seal
		(Seal
		( Seal.
	STATE OF KANSAS, county of Douglas ss.	
	county of	. 12H . Achterichen AD 1819 holers
	Be it Remembered, Tha	t on this _ 17th _ day of Jeptember _ , A. D. 1892 , before r Ja Notary Public in and for said County an e Willow
	State, came Natte	eNileon
	602	to me personation to me personal to
	the execution of the	
		Whereof, I have hereunto set my hand and affixed my official seal on the de
	and year last above	written. 11-91-1805 J. A. Wight
	My commission expires re Recorded and bal	written. n. 21_ 1895. L. A. Wight A. D. 1892, at 4- o'rlock? M. James Brotho Register of Dec
	Recorded Car //	Carrie Bardo
		- famile Obrach Bregister of Dec

20. 6

A DE LEVEL DE LEVEL

State State State State