354 MORTGAGE RECORD. The Ossile Larrance, Rassel ______ In the year of our Lord one thousand This Indenture, Made this Deventh ______ day of ______ farming the year of our Lord one thousand _______ day of ______ Mile this Deventh ______ day of ______ for the year of our Lord one thousand _______ day of ______ Mile this Deventh ______ day of ______ for the year of our Lord one thousand _______ day of ______ Mile this Deventh ______ day of ______ for the year of our Lord one thousand _______ day of _______ Mile this Deventh ______ day of ______ for the year of our Lord one thousand _______ day of ______ Mile this Deventh ______ day of ______ for the year of our Lord one thousand _______ day of ______ Mile this Deventh ______ day of ______ for the year of our Lord one thousand _______ day of _______ Mile this Deventh _______ day of ______ for the year of our Lord one thousand _______ day of _______ day of ______ day of _______ day of _______ day of _______ day of ______ day of ______ day of ______ day of _______ day of _______ day of _______ day of _______ day of ______ day of _______ day of ________ day of _______ day of _______ day of ________ day of ________ day of _______ day of ________ day of _______ day of ______ day of _______ day of __ WITNESSETH. That the said part Leg_of the first part, in con Fufteen hundred Di to the second duly paid, the receipt of which is hereby acknowledged, ha be sold, and by these presents do grant, bargain, sell and mortgage to APS 10. Concessed out part, here receip of which is here of action received and a signal of the presence of the second part, here here and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to wit: Lot number Five (5) in Block number Five (2) Aas beell addition to the Cuty of Lawrence with the appurtenances, and all the estate, title and interest of the said part SAL of the first part therein. And the said Scarge D M ² Cleary, and Layrice M ² Cleary, and have the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that They will warrant and defend the same against all claims whatsoever. This grant is Fifteen handred according to the terms of ______ certain promissory note. this day executed by the said Leary 12 M² Cleary and Layye M² Cleary to the said part. I _____ of the second part; said note being given for the sum of dated January Law dated Jaminters thereon from the date thereof until paid according to the terms of said note and Jam coupons of Jardy Jacobians each thereof attached. And this conveyance shall be void if such payment be made as in said note and down attached, and as hereinatter specified. And the said particle of the first part hereby agree... to pay all taxes assessed on said premises before any pendicise or costs shall accrue on account thereof, and to keep the said premises insurance company satisfactory to said mortgagee, in defail whereof the said mortgagee may pay the taxes and accruing penalities, interest and costs, and insure the same at the expense of the part (Sec. 0. of the first part, and the express of such taxes and accruing penalities, interest and costs, and insure the same at the express of the part (Sec. 0. of the first part, and the express of such taxes and accruing penalities, interest and costs, and insurance, is and become an additional flew upder thereof or the taxes assessed on as additional thereof the part (Sec. 0. of the first thereof the rease of such taxes and saccruing penalities, interest and costs, and insurance is and become an additional thereof thereof the taxes assessed on said premises of such taxes and accruing penalities, interest and costs, and insurance is and become an additional thereof thereof the taxes assessed on said taxes of 10 per cent, per and become an additional thereof thereof or interest thereof on the taxes assessed on said taxes or if the laxar taxes is a different thereof is the same at the express of if the laxar thereof or part (Sec. 10 per cent, per and become an additional thereof thereof or the said or part (Sec. 10 per cent, per and become an additional thereof thereof or part taxes and accome and or if the laxar same shall here of the part (Sec. 10 per cent, per and become an additional thereof or part taxes thereof on the taxes assessed or if the laxar same shall additional terms or if the laxar same shall hereof taxes and accome and thereof tadditional terms o ent, or any part thereof or inter-solute, and the whole principal thereon or the taxes ass Geo D M & Clerry [seal] Lyppie M & Clerry [seal] Douglas County, ss. State of Kansas, January, A. D. 19/9. before me, a solary Public in and for said County and State, came ery and Lynn M- Cleary and the foregoing Instrument of writing and duly approvediged the execution and not year last above writen. BE IT REMEMBERED, That on th 6/12 to me personally Kuon... of the same, IN WITNESS WHEREOF, I d affixed my-official soal on the day and year last above written. My Commission Expires May 2-1 19.1.4 Jan A. D. 191. 3 at 3 3 coclock P. M. They of L' Lawrence Register of Deeds 8 ____day of_____ Filed for Record on the