29 The following is attached to the original instrument in Book 56 Page 305. ASSIGNMENT. For and in conSideration of Twelve Thousand Dollars to them in hand peid, the receipt of which is hereby acknowledged, J. E. Stubbs and W. R. Stubbs the mortgagees within named, do hereby assign and transfer to the Peoples State Bank of Lawrence, Kensas or its assigns the note by the foregoing mortg ge secured, and do hereby assign and transfer to the said Peoples State Bank all our right, title and insterest to the lands and tenements in said mortgage mentioned and described. In Witness whereof, we have hereunto set our hands and seals at Lawrence in the County of Douglas and state of Kansas this 29th cay of December A.D. 1917. J. E. Stubbs, w. R. Stubbs. State of Colorado, SS: Otero County, Be it remembered, That on this 2nd cay of January A.D. 1918 before me C. Earl Daniel a Notary Public in and for said County and State, came J, E. Stubbs who is personally known to me to be the same person who executed the within instrument of writing, and such person ouly acknowledged the execution of the same. In witness whereof, I have nereunto subscribed my name and affixed my official seal on the day and year last above written. C. Earl Daniel, (L.S.) Notary Public. My Commission expires Aug. 7 1921 . State of Kansas,) County of Douglas) SS: Be it remembered, that on this ninth day of January 1918, before me a Notary Public in and for said County and State, orme W. R. Stubbs to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. In witness whereof, I have hereunto set my hand and affixed my official seal the day and year last above written. T. J. Sweeney Jr., Notary Public. (L.S.) My commission expires Mar. 4, 1918. Recorded Jan. 10, 1918, At 1:40 o'block P.4. the KANSAS MORTGAGE. This Indenture, made this First Day of January A.D. 1918, Between John . Shoemaker and Dora E. Shoemakerm His Wife of the County of Douglas and State of Kanses (the first perty hereto) and THE POPVIDENT LIFE AND TRUST COMPANY OF PHTLADFLPHIA, a corporation under the laws of the State of Pennsylvenia, having its 61principal office in the City of Philadelphia and State of Pennsylvania (the Q second party hereto): Witnesseth, that, Whereas the said John P. Shoemaker and Dore E. Shoemaker his wife, are justly indebted to the said second party for 0 Pead money borrowed, in the sum of Forty- five hundred Dollars (\$4,500.00) evidenced by a certain Principal Note or certain Principal Notes of even cate herewith, ex toutrd endededfvebedebidibeoprdsparty northwepliatipercofffloreoff-EH8, PORVEDENT a EXECUTED AND FELIVERED BY HE PERSON OR FERSONS LAST HEREINABOVE NAMED? PAYABLE to the order of the said second party at the principal office of The PROVIDENT nent see Book 64 Page 18. LIFE AND TRUST COMPANY OFFHILADELPHIA, Fourth and Chestnut Streets, Philadelphia, or st such banking office in such other place as the holder of said Note or Notes may from time to time in writing appoint, and further described as follows: One Frid Frincipal Note in the sum of Porty-five hundred Dollars, payable at the expiration of five years from date, with interest at the yearly rate of five per cent., payable on the First day of the months of July and January in each year, evidenced by Interest Notes for the installments of interest aforesaid, accompanying said Principal Note or Notes, said Interest Notes being payable at the principal office of THE PROVIDENT LIFE AND TRUST COMPANY OF PHILADELPHIA, Fourth and Chestnut Streets, Philadelphia, or at such banking office in such place as the party of the second part, its successors or assigns, may from time to time in writing appoint with exchange on New York; all said Principal and Interest Learning interest after maturity or default in the payment thereof at the yearly rate of ten per cent payable half-yearly until paid; all whereof by reference to said Principal and interest Notes will more fully appear: Now therefore, the said first party, in order to secure the payment of the capital and interest money aforesaid represented by the Principal and Interest Notes aforesaid, and in consideration of One Dollar unto the first party paid by the second party, the receipt whereof is hereby acknowledged does by these presents grant, bargain, sell, convey and warrant unto the second party, and to the successors and assigns of said second party, forever,