MORTGAGE RECORD 66

440

BANK FORM

Image: Solution of the start of the star	A. D., 192-4 At. 11:05 A. M. Dea E. Mellman Brister of Decis. Mellman Deputy. in the year of our Lord, one thousand nic band
Merchants Loan & Savings Bank	, in the year of our Lord, one thousand nir
hundred and Twenty-four between Kary A. Perkins and F. M. Perkins, her hust of Lawrence in the County of Douglas and part. 198 of the first part, and Werehant Cs. Loan & Savings Bank, Lawrence, Kansas WITNESSETH, that the said part. 198 of the first part, in consideration of the sum of	
Mary A. Perkins and F. M. Perkins , her hust of Lawrence in the County of Douglas and part ies of the first part, and Merchantcs Loan & Savings Bank, Lawrence, Kansas WITNESSETH, that the said part ies of the first part, in consideration of the sum of	band
parties of the first part, and. Merchantcs Loan & Savings Bank, Lawrence, Kansas WITNESSETH, that the said part _iesof the first part, in consideration of the sum of	
Merchantcs Loan & Savings Bank, Lawrence, Kansaw WITNESSETH, that the said part_iesof the first part, in consideration of the sum of	
Thirty_five_Bundred Double which is bereby acknowledged, ha. 70 sold, and by this indenture doGrant, Bargain, Sell and the following described real estate situated and being in the County of Douglas	ARS, tothemduly paid, the receipt of i Mortgage to the said partyof the second par and State of Kansas, to-wit:
The West half of lot forty five (45)	
Lots Forty seven (47) Forty Nine (49	
and Ninety (90) in Block Twenty one in the City of Lawrence,	West Lawrence,
Said Real Estate having been for 42 ; the undersigned Mortgagors.	years and is now the homestead of
with the appurtenances and all the estate, title and interest of the said part 168.of the first part therei And the said part. 188of the fort part do	
and that they will warnet and defend the same argingt all parties making lawing chain thereis. It is agreed between the parties hereto that the part. 168 of the similar at shall all times during the life of this indem splitt and real setup is the same becomes due and paytok, and that they All 1. keep the buildings upon and real insurance company as shall be specified and directed by the part y of the second part, the loss, if any, made payable to the part interest. And in the event that and part. 168 of the first part shall all to pay nuch taxes shan the same become due and paysh interest. And in the event that and part. 168 of the first part shall all to pay nuch taxes shan the same become due and paysh its rise of 105, from the state of payment stall fully repud. THIS GRAVE is intered on a morizage to securit the payment of the sum of	estate insured against fire and tornado in such sum and by such rt. y of the second part to the extent of 1 the ble and to keep said premises insured as herein provided, then the
	ing to the terms of said obligation and also to secure any sum or
runs of money whenced by the sail part. J. — Of the recent part to pay for any futures or to discharge any tars with inter of the first part that full carry the same an periodic lat its discharge. And this corry parts sail lat evid it much symmet is made a stering interface, and the objection contained iteration bild discharge or pollutions or sail thready on iterative thready, or it it has seen and if and that are and paid to the has no become down of it the building on sail reference thready on iterative sails and the same contained thready on iterative thready, or iterative is correctly and the same become down of it the building on sail reference thready on the same of a start part seen, will wait it is committed on a sail permitting the same thready and the same thready	arged. If default be made in such payments or any part thereof d payable, or if the insuran w is not kept up, as provided herein, conveyants shall become absolute and the whole sum remaining distely mature and hereme due and nearblast the parties of its
Addre berecht withent settler end it skall be hard lie to the said part	to take poission of the said premises and all the om; and to sell the premises hereby granted, or any part thereof, sit, together with the costs and charges incident thereto, and the
IN WITEESS WHEREOF, the part. 168 of the first part have	r
	(SEAL)
	(SEAL)
K K	(SEAL)
STATE OF. Kansas	(SEAL)
COUNTY OF Douglas ss. BE IT REMEMBERED, That on this 20th day of	Adabase to be a discussion
in the aforesaid County and	State, came
L.S. to me personally known to be the same person. s	
My Commission Expires on the 10th day of April 1927	
My Commission Expires on the	lable communit the sales and another size the Description of