思想 き 第12	FROM	STATE OF RANSAS, DOUGLAS COUNTY, 55.	**
	Henry B. Davis et al	This instrument was filed for record on the 17 Jan. A. D., 1925., At. 11	:45 A. M
	TO	Joa Willin	Register of Deeds
	Peoples State Bank,	By Julielman	Deputy.
	THIS INDENTURE, Made this 6th hundred and twenty-five between Enry R. Levis and	day of January, in the year of our Lo Nary E. Davis, husband end wife,	rd, one thousand n
	of Lawrence in the County of Duglas and State of Kansas part-of. the first parties and The Peoples State Bank,		
	part-01 fre first part is and in organized and its part		
	and the second s	nture do	
	The M	orth Fourty five (45) feet of lot	
	Runt	er fifty -five (55) on Rhode Island	
	Stre	et of the City of Lawrence.	
	· · ·		
		•	
	a good and indefeatible estate of inheritance therein, free and clear of all incum	at and agree that at the delivery hereof they are the lawful owner. β_{\dots} of the premies also brances.	
	And the aid part	at and agree that at the delivery hereof they are the lawful owner. B. of the premiers also brances. I chim thereto. I part shall at all those during the life of this indexture, pay all taxes or assessments that QY	may be levied or assess In such sum and by su stent of the 11 berein provided, then t
	And the said part	at and agree that at the delivery hereof they are the factiof owner B . of the permittee about the permi	may be levied or assess o in such sum and by su stent of the 11 herein provided, then t and shall bear interest DOILLAF 19.25 also to secure any sum
	And the asid part	as and agree that at the dolivery breed they are the Lavid owner 8. At the permites also brance. Learnin berrow, Learnin berrow, to pain thereta, to pain the start times during the life of this indexture, pay all taxes or assessments that at parts half as all times during the life of this indexture, pay all taxes or an assessments that the parts the loss, if any, made payable to the part 100 . If the areand part to the ex- any such taxes when the same become due and payable and to have paid permitties insured as at the amount on paid shall become a part of the indexture, secured by this indexture, sum of the same of and a line of money, assessed on the <u>of the day of January</u> could part, with all interest aversing thereas according to the terms of and collection and are payment of said sum of money, assessed in line thereas of and collection and are payment or is all charge any taxes with line terms of and collection and are payment on the same become for an and payable, of it the interval for a bard for a such taxes before the same become for any payable, of it the interval or and the bard bard to be the same become for an any pay it is the same bard relation of the bard taxes are barded to be taxes of the bard taxes at the bard taxes and the and the same barden for the tax and payable, bard the same barden for a same barden provided, in the easily of which the barden tax is payable. At it the barden is and pay if the tax and payable the tax and payable and the same barden provides and the same barden provides and the same barden payable.	may be levied or assess in such sum and by so attent of the line bering provided, then is and shall bese interest bolt the best of the line best of the best of secure any two ments or any part there is the aid of part ments or any part there is the side option of t
	And the said part	as and agree that at the delivery hereof they are the Lavid owner 5. of the permits also brance. To fain there is a fit lines during the life of this indexture, pay all taxes or ansessments that as for at half as all times during the life of this indexture, pay all taxes or ansessments that the permits also been be building: upon mit real states insured against for and tornado second part, the loss, if may, made payable to the part 168 — of the second part to be e- ary such taxes when the mane become dow and payable states been paid permission insured as it does mounts as paid shall become a part of the indextures, secured by this indexture, second part, with all interest securities the indextures a part of the indextures, are glumment or to discharge may taxes with historet thermal and herding provides (in the permitsion in the rang functions or to incharge any taxes with historet thermal match and bellation and with a the toronization contained therein fully discharged. If default be made is and pay of it was to eccentration therein fully discharged. If default be made is and pay of the account of the mane become the pay and it inclusion in the provide is and pay. The become part — so the provide is and pay it is a set of provide is and pay.	may be levied or assess in such source and by so stant oftheir beria provided, then and shall bear interest to to to to
	And the asid part	It and agree that at the delivery hereof they are the larded owner B . of the permites also brances, the probability of the set of the set of the indexines, pay all taxes or answerments that OY here the buildings upon said real static biasered against for and transle developed part, below, if any, made payable to the part 160 — of the second part to the e ary such taxes when the same become due and payable state or part of the second part to the e ary such taxes when the same become due and payable state to the part 100 — of the second part to the e ary such taxes when the same become due and payable state to keep and premises insured as at d the amounts to paid shall become a part of the indextorians, second by this indexture, sum of the payment of and sum of mover, executed on the <u>of</u> the terms of said obligation and ary insurance or to discharge may taxes with hierers thereon a berefa provided, to be e field and the obligation contained therein fully discharged. If default be made in used payable to the second the same and therein fully discharged. If default be made in galaxies of the second part = 1000, detaution the ensure the second benefactory therefore, and the fill be merein due due there default and second part is a second part in therein a second by the intermed by the ord of the there there is a second second the second part in the rest on the life part with the rest of the terms of terms of the terms of terms of terms of the terms of the terms of the terms of the	may be levied or assess tract of the start o
	And the asid part	as and agree that at the delivery hered they are the Levid owner 5. of the permites also brance,	may be leried or assess test of the sum and by set test of the set of the set the set of the set of the set of the set the set of the set of the set of the set the set of the set of the set of the set of the set the set of the set of the set of the set of the set of the set of the set of
	And the axid part	It and agree that at the delivery hereof they are the larded owner B . of the permites also brances, the probability of the set of the set of the indexines, pay all taxes or answerments that OY here the buildings upon said real static biasered against for and transle developed part, below, if any, made payable to the part 160 — of the second part to the e ary such taxes when the same become due and payable state or part of the second part to the e ary such taxes when the same become due and payable state to the part 100 — of the second part to the e ary such taxes when the same become due and payable state to keep and premises insured as at d the amounts to paid shall become a part of the indextorians, second by this indexture, sum of the payment of and sum of mover, executed on the <u>of</u> the terms of said obligation and ary insurance or to discharge may taxes with hierers thereon a berefa provided, to be e field and the obligation contained therein fully discharged. If default be made in used payable to the second the same and therein fully discharged. If default be made in galaxies of the second part = 1000, detaution the ensure the second benefactory therefore, and the fill be merein due due there default and second part is a second part in therein a second by the intermed by the ord of the there there is a second second the second part in the rest on the life part with the rest of the terms of terms of the terms of terms of terms of the terms of the terms of the terms of the	may be leried or assess test of the sum and by set test of the sum and by set test of the sum and by set test of the sum and the set the subset set of the sum and the sum of the sum and the set the subset set of the sum and the sum and the set of the sum and
	And the axid part	as and agree that at the delivery hereof they are the Levid owner 5. of the permites also brance. Leven hereits and the during the life of this indenture, pay all taxe or assessments have a to part help the buildings upon mair run starts insured against for an other second part to the e^{-1} of the arcend part to the e^{-1} of the indenture, run of e^{-1} of the indenture of the indenture of the indenture of and dollar theorem a part of the indenture in the indenture of t	may be levied or assess that of a uch about and by so attent of
	And the axid part	as and agree that at the delivery hereof they are the Levid owner 5. of the permites also brance. Leven hereits and the during the life of this indenture, pay all taxe or assessments have a to part help the buildings upon mair run starts insured against for an other second part to the e^{-1} of the arcend part to the e^{-1} of the indenture, run of e^{-1} of the indenture of the indenture of the indenture of and dollar theorem a part of the indenture in the indenture of t	may be levied or assess test of
	And the aid part	as and agree that at the delivery hereof they are the Levid owner 5. of the permites also brance. Leven hereits and the during the life of this indenture, pay all taxe or assessments have a to part help the buildings upon mair run starts insured against for an other second part to the e^{-1} of the arcend part to the e^{-1} of the indenture, run of e^{-1} of the indenture of the indenture of the indenture of and dollar theorem a part of the indenture in the indenture of t	may be levied or assess test of
11/22 11/01	And the aid part	as and agree that at the delivery breed they are the laried owner 8. of the permites also brance. I have been been been been been been been be	may be levied or assess text of
This followers with	And the aid part	as and agree that at the delivery hered they are the laried owner 8. of the permites also brance. I chain there is a set the delivery hered they are the laried owner 8. of the permites also brance. By the set of the set of the large the life of this indenture, pay all takes or assessments that a permites in the set of the building upon and real states insorted against 6 are not payable to the part. 169 of the second part to the e are become due and payable to the part. 169 of the second part to the e are become due and payable to the part. 169 of the second part to the e are become due and payable to the part. 169 of the second part to the e are and payable to the part. 160 of the second part to the e are become a part of the indetendence, we rared by this indenture, sum of of the second pay the second pay the second pay the second pay and the second pay and the second payable to the part. 160 of the deliver of add collection and payment of add there are are become the set of his indetendence are not paid when the many here the indetendence are not paid when the many become given, but here the indetendence are to discharge any takes with the constant there are the life optically discharges. If if when the presenter of the indetendence are and paid when the many terming therefore and the indetendence are and the second second payable, or if the presenter of the indetendence are and read and every disclations of the second second payable, are if the presentence of the indetendence are and read and every disclations of the indetendence are and read and every disclations therein a solution and a second there are also and every disclations of the indetendence are and read and every disclations of the indetendence are and read and every disclations therein constant therein constant therein a solution and a second and there are also and there are also and distributions therein and the area and every disclations of the indetendence aread and therein and therein constant the area aread and	may be levied or assess text of the sum and by so text of the sum and by so text of the sum and by so text of the sum and the sum and the sum and the sum and the text of the sum and the sum and the sub of sum remaining vest that and part
Factor	And the aid part	at and agree that at the delivery hered they are the Levid owner 5. of the permits also branes. Total herets a part half at all time during the life of this indenture, pay all taxe or assessments that a part half at all time during the life of this indenture, pay all taxe or assessments that a part half at all time during the life of this indenture, pay all taxe or assessments that a part half at all time during the life of this indenture, pay all taxe or assessments that a part has a bin the man become due and paythe to the part 168 of the second part to the e ary such taxes show the man become due and paythe at to here all permises insured as the associated at the moments of the indenture, we are due to the life during the indenture, we not due to smooth part, the loss, it may make the taxes at the here all dollarition and ary functions or to diverting there as according to the terms of and collection and ary functions or to diverting there are used in the payther, of it doubt here made in marking per relates are part paid being the same become is an all payths, of it the harmone is not and the and the collection contained therein faily discharged. If doubt here made is and pay if the second part	may be levied or assess to in such some and by set attent of
This Bel was writ onthing Un 22. of 24.2 Side and	And the aid part	at and agree that at the delivery beed they are the Levid owner 5. of the permites the brance. Total hierarch, the loss if any made payable to the part 100 of the second part to the exact part he loading upon mail real states insured against first and total states of the second part is the same become due and payable to the part 100 of the second part to the exact part he loading upon mail real states insured against first and the same become due and payable to the part 100 of the second part to the exact part and the same become due and payable to the part 100 of the second part to the exact part and the same become a part of the indeficience, were due to the same become a part of the indeficience were due to the same pays and the same become these and the payable of the payable of the part 100 of Jenuary ond part, with all interest security to there as the deliverties and the same become is the payable, of it the interest end as a pay in the same become is the payable, of it the interest end as a pay it is the same become is the payable, of it the interest end as a pay it is the same become is the payable, of it the interest end as a pay it is the same become is the payable, of it the interest is and the payable of it the part of the interest is and the payable, of it the interest is and the payable of the payable of its is and pay it is and the payable of the payable of its is and pay it is and the payable of the interest is and payable of its interest is and the payable of its is and pay its is and the payable of its interest. The pay is and the payable of its interest is and pay its is and pay its interest is and pay its is and payable of its interest. The pay is and the payable of its interest is and pay its is and payable of its interest. The pay is a single as a pay its interest is and payable of its interest. The pay is a single as a pay its interest. The pay is a single as a pay its is anot pay its interest. The pay is is an its pay its is anot pay its	may be levied or assess to in such some and by set attent of
The Rel was viri- minimi Morried J. Die Scaling Sado, M Are, of M	And the aid part	as and agree that at the delivery bared they are the laried owner 8. of the permits also brance. The permits and the second of the second of the second agree of the second part to the second part, to be building upon and real states incored against the second part to building upon and real states incored against the second part to th	may be levied or assess to in such some and by set attent of
The Roll was will manned Worldon U. 22 of 212 Sea Sea Gab. M Second	And the aid part	at and agree that at the delivery beed they are the Levid owner 5. of the permites the brance. Total hierarch, the loss if any made payable to the part 100 of the second part to the exact part he loading upon mail real states insured against first and total states of the second part is the same become due and payable to the part 100 of the second part to the exact part he loading upon mail real states insured against first and the same become due and payable to the part 100 of the second part to the exact part and the same become due and payable to the part 100 of the second part to the exact part and the same become a part of the indeficience, were due to the same become a part of the indeficience were due to the same pays and the same become these and the payable of the payable of the part 100 of Jenuary ond part, with all interest security to there as the deliverties and the same become is the payable, of it the interest end as a pay in the same become is the payable, of it the interest end as a pay it is the same become is the payable, of it the interest end as a pay it is the same become is the payable, of it the interest end as a pay it is the same become is the payable, of it the interest is and the payable of it the part of the interest is and the payable, of it the interest is and the payable of the payable of its is and pay it is and the payable of the payable of its is and pay it is and the payable of the interest is and payable of its interest is and the payable of its is and pay its is and the payable of its interest. The pay is and the payable of its interest is and pay its is and pay its interest is and pay its is and payable of its interest. The pay is and the payable of its interest is and pay its is and payable of its interest. The pay is a single as a pay its interest is and payable of its interest. The pay is a single as a pay its interest. The pay is a single as a pay its is anot pay its interest. The pay is is an its pay its is anot pay its	may be leried or assess in such som and by sea tatest of the start of the start berein provided, then it and shall bear laterest boltam 1925 also to recure say sum vent that sid part the base are provided way memory representation of the start of the start the base are provided way and yee (SEAI (SEAI (SEAI (SEAI