	MORTCAGE	TRY CO KANSAS CITY NO SHITS	Televities of the second s	
Bert Brown and	Wife	STATE OF KANSAS, DOUGLAS COUNTY This instrument was filed for record on the April A, D., 192 5, At 3	27" day of :20 P. M.	
L. H. Menger,	TO	Jea E. U	Register of Deeds.	
		April , in the year of or own and Irna Brown (his wife)	Ir Lord, one thousand nine Re	g. Fee
of Lawrence	bits C	own_and_Irna_Brown_(_his_wife)		no. 413 257-
part iesof the first part,	and L. H. Menger	iglas and State of Kansas part	N of the second part	
which is hereby acknowledged, the following described real es	the said part y of the first part, in consider One hundred and fifty , ha, ba, ba	ration of the sum of		
· · · · · · · · · · · · · · · · · · ·				
	A Carrieren	$\label{eq:constraint} \begin{array}{l} c_{1}^{2} c_{2}^{2} \\ c_{1}^{2} c_{1}^{2} c_{1}^{2} c_{2}^{2} c_{1}^{2} c_{1}^{2} c_{2}^{2} c_{1}^{2} c_{1}$		
the second constant of the second	number Thirty four (34) New Jer	sey street in the city of		
	cence.			
Build state and state of the st	I mortgagor Bert Brown being the			
Brop	m and Louisa Brown, both deceas			
	an an an the start strengt in the			
	18-3			
			영상화에 잘 부분하는 것이었는 것을 알려요. 병원이 나는 것이라. 나는 것이 나는 것	
with the appurtenances and all	the estate, title and interest of the said part 10	8of the first part therein.		
And the said part 105	the estate, title and interest of the said part. 10 f the first part do hereby covenant and agree that a itanse therein, free and clear of all incumbrance.	at the delivery hereof they are the lawful owner _S of the premi-	es above granted, and seized of	
And the said part 105	f the first part do hereby covenant and agree that a itane therein, free and clear of all incumbrances, the same scalast all parties making hereful dain thereton, a hereto that the part. 100 of the dirt part shall at all becomes due and payrable, and that they here $h_{\rm eff}$	at the delivery hereof they are the lawful ownerS of the premi unre during the life of this indenture, pay all tatte or assessment rep the buildings upon aski real estate insured against fire and to	that may be levied or assessed	
And the said part 105 a root and indefensible estate of inher and that herey will searnst and defend it is agreen between the parties agrinat said real estate when the same insurance company as shall be specified intract. And in the event that said parties	f the first part do hereby covenant and agrees that of these therein, free and ciser of all incumbrances, the same against all paging making lawful claim therean before that the part 1.45B of the streep as shall all all becomes due and paysible, and that they the and directed by the part J of the second part, the low rt J of the for part shall ful to pay up the hars we have	at the delivery hereof they are the lawful owner	a that may be levied or assumed rando in such sum and by such the extent ofhS et as berein provided, then the	
And the said part 105 o a prod and indefeable estate of inte- ind that they will surnat and defend it is agreed between the partie against and erea i estate when the man insurance company as shall be pecified intervent. And in the event that and ap	f the first part do hereby covenant and agrees that of these therein, free and ciser of all incumbrances, the same against all paging making lawful claim therean before that the part 1.45B of the streep as shall all all becomes due and paysible, and that they the and directed by the part J of the second part, the low rt J of the for part shall ful to pay up the hars we have	at the delivery hereof they are the lawful owner	a that may be levied or assumed rando in such sum and by such the extent ofhS et as berein provided, then the	
And the said part 105 a prod and indefaultie state al line and that they will surrest and defaul bit is agreed between the partic- against aid real state she the same insurance company and hill be pacified intrest. And in the event that aid pa pet of the second part may p the rest of the second part may p the second p the secon	f the first part do hereby covenant and agrees that of these therein, free and clear of all incumbrances, the same scaling all payling making herein clear the here to at the payling making herein that all at a here to be the payling making herein that all at here to be an aparable, and thathere the here to be an aparable, and thathere the the payling here that fail to pay such tarse when an entrage to second payling here the second part, the most region of the first part shall fail to pay such tarse when an entrage to second payling here the second part, the most region of the first part shall fail to pay such tarse when a most region of the payling to the second part, the ball most region of the payling to the second part, the ball contain the second part, the ball the payling to thep	at the delivery hereof they are the lavial owner Bot the pressi- tions during the life of this indenture, pay all taxes or assessments rep the buildings upon skif and estite instruct explaints for and to it any, such opparable to the part 2	s that may be levied or assessed crade in much sum and by such the structs of	
And the said part 105 o a reed and indefensible exists of laber and that they will sornal and defed it is agreed between the particu- activat said real exists when the same insurace company as shall be specified intrest. And in the event that saids part of the second part may p the rist of 105; mem the date of your THIS GRANT's intrested as according to the terms of O10 and by itsthere made such a diverse diverse of by the said of the same diverse diverse of by the said of the said of the same diverse diverse of by the said of the said	f the first part do hereby covenant and agrees that a titater therein, free and clear of all incumbrances, the same acquires all parties partial parts the part hash at all here to all the part 1.65 m of the first part hash at all of here to be the part 1.65 m of the first part hash at all of here to be the part hash fill the part part hash at all of the core of an approximate the same of the first part hash at all the core of the first part shall fail to part park has a be as a different by the part hash fill to part park has a be the turn that part hash fill to part park has a beaution to the turn that part hash fill to part hash fill to part the here a mortgame to ensure the part of the same of a mortgame to ensure the part of the same of the part of the same of the part of the same of the same of the part of the same to the same of the same of the same of a part of the same of the same of the same of the same of the part of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same o	at the delivery hereof they are the lavial owner	that may be levid or answed crade in noch rum and by such the extent ofhis de a kerning protech, chan the ature, and shall beer interest at DOLLARS, 1,1925 and also to secure say run or the errors that and sper68	
And the said purt 108	I the first part do hereby covenant and agrees that a filtere therein, first and clear of all incumbences, the energy entire in the part on help the vertice of the second as the energy entire in the part of the second part, the help becomes due and payable, and that help	at the delivery hereof they are the lawful owner Bot the premi- times during the life of this indecture, pay all taxes or assessments, seep the buildings upon said real setule insured against fire and to it havy, and op ayabile to the part	that may be levid or annual crade in not, sum and by such the cruess of	
And the said put 105 a great and indefauilie state al line is a great and indefauilie state al line is a great between the partic- lis a great between the partic- pet of the screed part may p pet of the screed part may p the result of the screed part may p the result is the terms of THIS GRANT is intered to must of meany dataset dy the said of the first part half in any the sa- or and particular state of the there, s in which be allower mand relations and the part of the first part half in any the said the first part half in a great participation of the part of the first part half in any the sa- or and participation of the maximum suff a the importeneers thereon in the maximum suff a the importeneers thereon in the maximum suff and importeneers thereon in the maximum suff and importeneers the said the said said in the said said said the said said the intervent of the said said said the said said in the said said said said said said said said	I the first part do hereby covenant and agrees that a titater therein, free and clear of all incumbrance, the assess equints all paylies making hereit data methods. The become de and paylies making hereit data methods become de and paylies, and thathereit has a up become de and paylies and thathereit has a up and directed by the paylies. The become de the hereit and directed by the paylies of the become de the and directed by the paylies. The become de the and directed by the paylies of the become de the and directed by the paylies. The become de the and the paylies of the paylies of the second paylies the an end the second paylies of the second paylies of the method. The hereit hereit hereit hereit hereit hereit core has a paylies of the paylies of the paylies of the paylies of the paylies to the paylies of the paylies of the height there thereines. Of the target on all we would be oblight there thereines of the therein and the second paylies of the payment is the and the target on all we would be able the paylies to the payment of the target on all we would be the oblight there thereines. Of the target on all we would be able the paylies to the paylies of the paylies of the payment is the and the paylies the therein there thereines of paylies. The paylies the payment is the target on all we would be able the paylies to the paylies of the paylies of the paylies the paylies of the pay	at the delivery hereof they are the lavial owner	a that may be levied or ansmed crade in much sum and by such the structs of	
And the said part 165 a reed and indefaultie catter of laws in a trait they will a creat and detail It is agreed braven the part against said real creats when the same insurance company said like specific internet. And in the event that said per part of the second said range part of the second said range sums of more going and said range part of the form part shall all the specific part is and of the form part shall all the spin said part of the second said the spin said of the form part shall shall be and the said said the part of the second said the said said said the part of the said said said the said said said the part of the said said said said the said said said the part of the said said said the said said said said said the said said said said the said said said said said said said the said said said said the said said said said said said said the said said said said the said said said said the said said said said said the said said said said the said said said said said said said said	I the first part do hereby exymant and agrees that a finance therein, free and clear of all incumbrances, the same scalars all pay do mixing herein claim there. The same scalars all pay do mixing herein claim there. There is not be pay of the same scalar as an is become of an ab pay bie, and that they is and directed by the pays 1	at the delivery hereof they are the lawful owner. Bot the premit times during the life of this indexture, my all taxes or assessments, say the buildings upon middreal estate insured aguing the esta- tion of the payable to the part of the second part is the same become due and payable and to keep and premises has paid shall become a part of the indebtedness, secured by this inde- mun of mossey, executed on the 25th day of April interest secreting thereas according to the terms of midd builty to discharge may taxes with interest thereas a hermal payable, the discharge may taxes with interest thereas a hermal payable, the discharge may taxes with interest thereas a hermal payable, the discharge may taxes with interest thereas a beauting payable, the discharge may taxes with interest thereas a beauting payable, the discharge may taxes with interest, the second beauting the manufacture in mayable of principal and interest, toreher with the costs and de- trains	a that may be levind or ansmoot crade in much sum and by such the struces of	
And the said part 105 a root and indensible entate of laws It is agreed break the said of end It is agreed break the partic- agring and the they will a said end in the said end entate of here the insurance company and held be specified interest. And in the event that aid par- perty y, of the second part may p the result of the second part may p of the first part that fail is pay the said of the first part that fail is pay the said of the first part that fail is pay the said of the bedding on and result before, said the the bedding on and result be participated to the thereof, the participated to the second part of the said of the adding the participated to and be collectory point be here.	I the first part do hereby exymant and agrees that a finance therein, free and clear of all incumbrances, the same scalars all pay do mixing herein claim there. The same scalars all pay do mixing herein claim there. There is not be pay of the same scalar as an is become of an ab pay bie, and that they is and directed by the pays 1	at the defirery hered they are the lawful owner. Bot the premit times during the life of this indexture, pay all taxes or assessments, see the buildings upon said real estate insured against for a said it any, node paysible to the part <u>y</u> of the second part is the same become due and payshie and to keep said premises han maid shall become a part of the indebidness, secure by this inde- same of mosey, executed on the <u>25th</u> day of <u>April</u> herene terruing thereas according to the terms of mid objects to discharge any taxes with interest thereas as brend payside, of it does not become a part of the indebidness, secure by this inde- tion estatised therein for the discharge and the payside it does not become a secure of the indebidness, secure the previded, it is done to the same become due and payshe, or if the insurance is it does not be same become due and payshe, or if the insurance is the pays the same become due and payshe, or if the insurance is the pays of principal and interest, thereas and the taxes and a set of principal and interest, the of the continues and the same and become accounts thereform, but not as all the costs and of the pays of the respective parties bereform. We here unto set the form	that may be levied or assumed created in mote sum and by such the creates of	
And the said put 105 a root and indersaible catite of liner ind that they will sorant and defail I it is agreed between the partic- action and the second second part may pu- ter and the second part may pu- ated the put the second part may pu- ter and the second part may put and the put the second part may put and the second part may put balance and the second part may put hadre baread, which put the second or any oblightion created by the said or the buildings on and real sectors, and it sho is the many presented by the said or errought, if any there be, tail be put to, and be subjective put the him, or I have the second part may put the him, or I have the second part may put the him, or I have the second part may put the him, or I have the second part may put the him, or I have the second part may put the him, or I have the second part may put the him, or I have the second part may put the him of the second part I have the second part may put the him of the him of the second part may put the him of	I the first part do hereby exymant and agrees that a finance therein, free and clear of all incumbrances, the same scalars all pay do mixing herein claim there. The same scalars all pay do mixing herein claim there. There is not be pay of the same scalar as an is become of an ab pay bie, and that they is and directed by the pays 1	at the delivery hereof they are the lawful owner. Bot the premit times during the life of this indexture, my all taxes or assessments, say the buildings upon middreal estate insured aguing the esta- tion of the payable to the part of the second part is the same become due and payable and to keep and premises has paid shall become a part of the indebtedness, secured by this inde- mun of mossey, executed on the 25th day of April interest secreting thereas according to the terms of midd builty to discharge may taxes with interest thereas a hermal payable, the discharge may taxes with interest thereas a hermal payable, the discharge may taxes with interest thereas a hermal payable, the discharge may taxes with interest thereas a beauting payable, the discharge may taxes with interest thereas a beauting payable, the discharge may taxes with interest, the second beauting the manufacture in mayable of principal and interest, toreher with the costs and de- trains	that may be levied or assumed created in mote sum and by such the creates of	
And the said part 105 a read and indexinible entits of lines in a read and indexinible entits of lines it is agreed break to be part against said real entits whether same insurance company said hill be particular interest. And in the event that said part proves the second part may pro- ther second part may pro- to the second part may pro- second part of the second part may pro- ent by	I the first part do hereby exymant and agrees that a finance therein, free and clear of all incumbrances, the same scalars all pay do mixing herein claim there. The same scalars all pay do mixing herein claim there. There is not be pay of the same scalar as an is become of an ab pay bie, and that they is and directed by the pays 1	at the defirery hered they are the lawful owner. Bot the premit times during the life of this indexture, pay all taxes or assessments, see the buildings upon said real estate insured against for a said it any, node paysible to the part <u>y</u> of the second part is the same become due and payshie and to keep said premises han maid shall become a part of the indebidness, secure by this inde- same of mosey, executed on the <u>25th</u> day of <u>April</u> herene terruing thereas according to the terms of mid objects to discharge any taxes with interest thereas as brend payside, of it does not become a part of the indebidness, secure by this inde- tion estatised therein for the discharge and the payside it does not become a secure of the indebidness, secure the previded, it is done to the same become due and payshe, or if the insurance is it does not be same become due and payshe, or if the insurance is the pays the same become due and payshe, or if the insurance is the pays of principal and interest, thereas and the taxes and a set of principal and interest, the of the continues and the same and become accounts thereform, but not as all the costs and of the pays of the respective parties bereform. We here unto set the form	a that may be levied or assessed crasks in much sum and by such the struces of	
And the said put 105 a gred and indefaultie crists of inter- ing the same of the same of the same of the same is agreed break the path against and resi evaluate the path against and resi evaluate the same issummer company and hill be prefiled interest. And in the event that and pa <u>seconding</u> to the event that and pa <u>seconding</u> to the event that and pa <u>seconding</u> to the terms of and bythethe mean events of money advanced by the and of of the fact part that if all to pay the and or any advanced by the and of of the fact part that if all to pay the and or any advanced by the and of in the fact part that if all to pay the and or any advanced by the same of or the buildings on and real estimates the in the manager presented by the and of overplan, if ary there be, all be participant to, and be obligatory upon the heirs, to I. Nut TNESS WHERE.	I the first per to hereby covenant and agree that a filtere therein, five and clear of all houmbeanses,	at the delivery hereof they are the layful owner	a that may be levied or assessed crasks in much sum and by such the struces of	
And the said put 105	f the first part do hereby exymant and agrees that a thans therein, free and clear of all incumbrances, the sense action is all y "100 million of the first equate that is an becomes due and payable, and thathoyis actioned uses and payable, and thathoy actioned use is more at a third final the payable of the sense of a payable to the part of the second part, while all payable to the part of the second part, while all part of the second part to pay for any insurance or in a second on the indexture. and are the payment be made as been in pacified, and the oblights and been payment be made as been in pacified, and the oblights and been payment be made as been in pacified, and the oblights and been payment be made as been in pacified, and the oblights and been payment be made as been in pacified, and the oblights and been payment be made as been in pacified, and the oblights and be payable to the payable and the action and a def for in analy written oblighten, for the secund ry which it is a marked and the part of the second part, it has a constraint, administration, promord representation, adming and OF, the part of the first part ha and and the part of the part	at the delivery hereof they are the lasticl owner Bot the premiu times during the life of this ladenture, pay all taxes or assessment, are the buildings upon said real estate instant degitant for and to find y mode payable to the part of the second part is the same become due not payable and to keep and premises ham paid shall become a part of the indebidename, secured by this inde- ment of moory, executed on the 25th day of April interest scruing therms according to the terms of maid soligitud to discharge any taxes with interest therms as herein provided, is the same become a part of the indebidename, secured by the indebi- ment of moory, executed on the 1f delived the marks in pro- ting the same between the the outwards as half become about its discharge may taxes with interest therms a barries provided, is the contained therein fully discharged. If delived the marks in pro- ting outputs according to the terms of maid ablend its indebita according to the terms of the promises in the same about a scruber of the provide the terms of the promises in a scruber of the respective parties the terms	a that may be levind or assessed created in more sum and by such the stress of	
And the said part 165 a root and indexalite raits of iner- ind that they will screen between the parti- tic agrant and real erate where the same instructed company an shall be predied interest. And in the event it an aid part part	<pre>1 the form part do hereby coremant and agree that of these thereis, free and clear of all incumbrance, becomes due and particle and the part of the form herein set of the second part of the part of the second part, the becomes due and particle, and the second part, the becomes due and particle, and that if all to pay cach takes a becomes due and particle, and the second part, the becomes due and particle, and the second part, the becomes due and particle and the second part, the becomes due and the second part, the becomes due to the format. The part of the second part, t</pre>	at the deferrery hereof they are the lawful owner. Bot the premiu- tions during the life of this indecture, my all Laum or assessments, are the buildings upon mid real setule insured against for and a law, radie paysible to the part of the second part is the same become due and paysible and to keep and premimes has paid shall become a part of the indebtedness, secured by this inde- tion of mosey, executed on the 25th day of April interest secreting thereon according to the terms of mid obligation to discover, executed on the 25th day of April interest secreting thereon according to the terms of mid obligation to discover, and thereon according to the terms of mid obligation to discover, and the out of by default or the interest of the contained thereon, then this cover, are shall become a balance in angula of principal and interest, thereber with the costs and dress and approxibility the terms of the second the costs of the terms of principal and interest, thereber with the costs and dress and approxibility the terms of the best according to a second of principal and interest, thereber with the costs and dress and approxibility the terms of the best according to a second of the terms of the best according to the second Bort Brown Irrms Brown Irrms Brown Source and the second of the second of the second of the day of	I that may be levind or assessed created in mote sum and by such the crues of	
And the said put 105	<pre>1 the first part do hereby covenant and agrees that of these thereis, first and clear of all incumbrances, there we do not all the sub-first of the first part has the terms does and payable, and thatherebyhereby terms does and payable, and thathereby terms does and payable, and the ansend terms terms does and payable, and the accurate or an accurded and indextorm.</pre>	at the delivery hereof they are the lasticl owner Bot the premiu times during the life of this ladenture, pay all taxes or assessment, are the buildings upon said real estate instant degitant for and to find y mode payable to the part of the second part is the same become due not payable and to keep and premises ham paid shall become a part of the indebidename, secured by this inde- ment of moory, executed on the 25th day of April interest scruing therms according to the terms of maid soligitud to discharge any taxes with interest therms as herein provided, is the same become a part of the indebidename, secured by the indebi- ment of moory, executed on the 1f delived the marks in pro- ting the same between the the outwards as half become about its discharge may taxes with interest therms a barries provided, is the contained therein fully discharged. If delived the marks in pro- ting outputs according to the terms of maid ablend its indebita according to the terms of the promises in the same about a scruber of the provide the terms of the promises in a scruber of the respective parties the terms	a that may be levid or assessed creade in much sum and by such the stress of	
And the said part 108 a pred and indefaultie casts of laber ind that they will serials and darked this agreed between the partic- lation of the series that and partic- ind that they will be specific intractic compary as half be specific intractic compary as half be specific intractic compary as half be specific pertures of the series that and particles are of the seconding to the terms of of the first part half fail to pay the asis of the first part half fail to pay the asis of the first part half fail to pay the asis of the first part half fail to pay the asis of the first part half fail to pay the asis of the first part half fail to pay the asis of the first part half fail to pay the asis of the first part half fail to pay the asis of the buildings on address the state the of the buildings on address the state the of the buildings on the state the state the state of the state of the state the state the transf, and all of the buildings the state the transf, first partner to the state the state the transf, first partner to part the state the state above written. STATE OF Kanner COUNTY OF	<pre>1 the form part do hereby coremant and agrees that a filteres therein, fore and cher of all incumbranes, </pre>	at the defirery hered they are the lastic over. Bot the premiu- tions during the life of this indexture, may all taxes or assessments, see the buildings upon and real estate insured explant for and to it hav, node payable to the part. J of the second part is the same become due and payable and to keep and the premium have and dual become a part of the indebtedness, secured by this inde- ment of mosey, executed on the	a that may be levind or assessed created in more sum and by such the stress of	written original igage
And the said part 105 of a greed and indefensible entate of laber- a greed and indefensible entate of address the part ind that they will be arrest the darked in the same insumance company as shall be specified interest. And in the event that add part 100° memory and a same of the same of a same of the same of	<pre>1 to 6m port 6 hereby coremant and agree that a filters therein, for and clear of all incumbranes. </pre>	at the defirery hered they are the lastid owner. But the premiu times during the life of this indexture, my all taxes or assessments rep the buildings upon said real estatis haured arginate free said is hany, nade payable to the part. y of the second part is the same become due and payable and to keep and premiuse hau- nead shall become a part of the indebicances, secured by this inde- same of mosery, essentied on the 25th day of April interst arroung thereas according to the terms of mail oblights to discharge may takes with interest thereas as brends payetied, it is discharge may takes with interest thereas as brends payetied, it is discharge may takes with interest thereas as brends payetide, it is been the arrow become due and by value, or it is become due as high hoirs. Or	A that may be levind or assessed created in more sum and by such the stress of	w ritten
And the said part 105 a gred and indefeasible state of laber ind that they will a sorrest and defeasible this agreed between the partic- agrinst and real erates when the same insurance company as shall be specific interest. And in the event that and pa- get "	<pre>1 the fort part do hereby coremant and agree that of thans therein, free and cher of all incumbranes. </pre>	at the defirery hereof they are the lastic over. Bot the permit- tions during the life of the indeture, my off lasten or assessments, are the buildings upon and real estate insured against for and to life any cade payable to the part of the second part is the same become due and payable and to keep and premises has main of mosey, executed on the 25th day of April interest scruing therea according to the terms of mid obligation to discover, executed on the 25th day of mo of mosey, executed on the 25th day of interest scruing therea according to the terms of mid obligation to discover a part of the indebtedness, secured by this inde- tion contained thereas. The mide corrections is high days in upskil of principal and interest, thereas a behavior in upskil of principal and interest, thereber with the costs and day is exceeded to the thereas on the section. So, and sec Bort Brown Irms. Brown in mark doresaid County and State, came Bort basecuted the foregoing instrument and duly acknowlease basecuted the foregoing inst	A that may be levide or assessed reade in mote sum and by such the crues of	entored 12. day
And the said put 108 a prod and indefaultie cata to inher ind that they will sorts and address ind that they will sorts and address ind that they will sorts and address insurance company a shall be specified interest. And in the event that said pa- pet of the second part may the rate of 10% from the date of sys THIS GRANK's initiated as according to the terms of OND and by its terms and sums of moory advanced by the aid of the dars part shall follooy the aid of the dars part shall be objectioned by the or any full has converted to shall be public or or any full has removed to shall be public or or the buildings on the shall be public or or the shall be public box. Mill be public or or the shall be the shall be public or or the buildings on the shall be public or or the shall be public box. Mill be public or or the buildings on the shall be public or or the buildings on the shall be public or or the buildings on the shall be public or or the shall be public box. Mill be public or or the shall be public box. Mill be public or or the shall be public box. Mill be public or or the shall be public box. Mill be public box. In N WITNESS WHERE has a above written. Le S. above w My Co	<pre>1 the fort part do hereby coremant and agree that of thans therein, free and cher of all incumbranes. </pre>	at the defirery hered they are the lastid owner. But the premiu times during the life of this indexture, my all taxes or assessments rep the buildings upon said real estatis haured arginate free said is hany, nade payable to the part. y of the second part is the same become due and payable and to keep and premiuse hau- nead shall become a part of the indebicances, secured by this inde- same of mosery, essentied on the 25th day of April interst arroung thereas according to the terms of mail oblights to discharge may takes with interest thereas as brends payetied, it is discharge may takes with interest thereas as brends payetied, it is discharge may takes with interest thereas as brends payetide, it is been the arrow become due and by value, or it is become due as high hoirs. Or	A that may be levide or assessed reade in mote sum and by such the crues of	written noriginal isase entored 15. day gulug