MORTGAGE RECORD 69

51

ALL AND ALL AN

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53.	THE
	J. T. Dunkley & wife	This instrument was filed for record on the 14th day of	
	TO	July A. D., 1925, at 4:35 P. M Isa E. Wellman Register of Deeds.	
	Laurence National Bank,		
		By Deputy.	
	THIS INDENTURE, Made this 9th day of hundred and twenty five between	July , in the year of our Lord, one thousand nine	1111
	John T. Dunkley and Mary	H. Dunkley, his wife	
	of Learrence is the County of Douglas		Reg. No. 906 Fee Paid 875
	part 165 of the first part, and The Lawrence Estional Bank, Lawrence,		Fee Paid 871
	WUNESSETH, that the said part for of the first part in con	sideration of the sum of	1 /
		DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part y of the second part,	V
	to following described real estate situated and being in the County of	Douglas and State of Kansas, to-wit:	
	Lot One (1) in Block	fifteen (15) in	
	Lane Place addition, an additio	n to the city of Lawrence.	
w	ith the appuretenances and all the estate, title and interest of the said pa		
E	And the said part 108 of the first part do bereby covenant and agree t od and indefeasible estate of inheritance therein, free and clear of all incumbrances,	hat at the delivery hereof they are the lawful owner 5 _of the premises above granted, and seized of a	
		to. I all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed	
	It is agreed between the parties hereto that the part. 168 of the first part shall a ainst said real estate when the same becomes due and payable, and that they will		
in	surance company as shall be specified and directed by the part y of the second par	t, the loss, if any, made payable to the part _ 108 of the second part to the extent of its	
in in	surance company as shall be specified and directed by the part y of the second part terest. And in the event that said part	t, the less, if any, made payable to the part _ \$68. of the second part to the extent of \$15.	
in in	surance company as shall be specified and directed by the part y of the second part terest. And in the event that said part	t, the low, if any, made payable to the part 100 , of the second part to the extent of 100 a ben the same beenne due and payable and to keep and premises insured as herein provided, then the it so paid shall become a part of the indektedness, secured by this indexture, and shall bear interest at	
in int pa tb	wurne expany as hall be specified and directed by the part eft he second part for each and in the versa that said part eft he second part has the second part may say said larger and insurance, or either, and the answar the second part may say said larger and insurance, or either, and the answar that the second part may say said larger and insurance, or either and the answar that the second part may say said larger and insurance, or either and the answar that the second part may say said larger to excee the sayment of the term of 	t, the less, if any, made payable to the part. 208 . of the second part to the extent of 118 when the same been a due and available and to here paid precises learned as herein provided, then the it to paid shill been a part of the indebiedness, secured by this indenture, and shall been interest at and no/100 POLLARS, aid sum of momey, executed on the 9th day of July 19 25 .	
in ini b ac an su	wurne expany as hall be specified and directed by the part eft he second part for the second part may gay said access with finances, et either, and the answer the second part may gay said access with finances, et either, and the answer THIS GRANT is intended as a mortgace to excue the sparmet of the run of THIS GRANT is intended as a mortgace to excue the sparmet of the run of THIS GRANT is intended as a mortgace to the sparmet of the run of the space of the sparmet of the sparmet of the sparmet of a the space of the sparmet of the sparmet of a d by	t, the local, if any, made payable to the part. 308 . of the second part to the settent of 115 . • a but the same been a due and payable and to here paid premises lammed as herein provided, then the to paid half been a part of the indebelones, secured by this indenture, and shall been interest at and no/100 POLARS, aid sum of money, executed on the 9th day of July 19.25. • all interest serving thereon according to the terms of said ebligation and sho to secure any sum or we to collaborary any taxes with interest thereon as before provided, in the results of 129 .	
in int b ac an su	wurne expany as hall be specified and directed by the part eft he second part for the second part may gay said access with finances, et either, and the answer the second part may gay said access with finances, et either, and the answer THIS GRANT is intended as a mortgace to excue the sparmet of the run of THIS GRANT is intended as a mortgace to excue the sparmet of the run of THIS GRANT is intended as a mortgace to the sparmet of the run of the space of the sparmet of the sparmet of the sparmet of a the space of the sparmet of the sparmet of a d by	t, the local, if any, made payable to the part. 308 . of the second part to the settent of 115 . • a but the same been a due and payable and to here paid premises lammed as herein provided, then the to paid half been a part of the indebelones, secured by this indenture, and shall been interest at and no/100 POLARS, aid sum of money, executed on the 9th day of July 19.25. • all interest serving thereon according to the terms of said ebligation and sho to secure any sum or we to collaborary any taxes with interest thereon as before provided, in the results of 129 .	
in int pa bb ac an su of or or or un	wrance or spary as hall be specified ad directed by the part of the second part of the first part shall fail to pay such taxos of the first part shall fail to pay such taxos of the first part shall fail to pay such taxos of the second part may say such as a substantial dispersion, or either, and the answer THIS GRANT is intended as a mortgare to secure the payment of the second part, may such as a mortgare to secure the payment of the terms of	t, the local, if any, made payable to the part. 308 . of the second part to the settest of 112 . The horn the same been a due and payable and to horp and premises instruct as herein provided, then the to paid half been a part of the indebedness, secured by this indebeture, and shall been interest at and no/100 POLLARS, ald sum of morey, executed on the 95h day of July 19.25. all fairs are still the second part of th	
in int pa bb ac an su of or or or urs	wrance or spary as hall be specified ad directed by the part of the second part of the first part shall fail to pay such taxos of the first part shall fail to pay such taxos of the first part shall fail to pay such taxos of the second part may say such as a substantial disparator, or either, and the answer THIS GRANT is intended as a mortgare to secure the payment of the second part, may such as a mortgare to secure the payment of the terms of	t, the local, if any, made payable to the part. 308 . of the second part to the settest of 112 . The horn the same been a due and payable and to horp and premises instruct as herein provided, then the to paid half been a part of the indebedness, secured by this indebeture, and shall been interest at and no/100 POLLARS, ald sum of morey, executed on the 95h day of July 19.25. all fairs are still the second part of th	
in int pactors action a	wrance or grazy as hall to specified and directed by the partyeft he second part terrst. And in the event that said part of the first part shall fail to pay such taxes ray of the second part may pay said taxes and incaracy, critcher, and the answer ray of the second part may pay said taxes and incaracy, critcher, and the answer ray of the second part may pay said taxes and incaracy, critcher, and the answer ray of the second part may pay said taxes and incaracy, critcher, and the answer tray of the second part may pay said taxes and incaracy, critcher, and the answer tray of the second part may pay said taxes and incaracy, critcher, and the second part of the second part may be an uncertain write solication. For the payment of a d by the mere advanced by the said part of the second part to pay for any insuran model baits cenveryance shall be velif such payment to made a bering section, and the second part, with the cenveryance shall be velif such payment be made as bering section, and the second part to paid, and all of the obligations previded for in said written obligation, for the second part to pay the same prevised by the said of all more yn single from such also the reacy pay payment second all of the obligations previded for in a said written obligation, for the second part to provements therean in the manary provided by has and or have a receiver appoint of to notice.	t, the loss, if any, made payable to the part 308 . of the second part to the extent of 115 when the same been de or all payable and to here paid precises animut as beerin provided, then the st as paid shall been are term do at all payable at the here paid precises animut as beerin provided, then the st as paid shall been are term do at all been interest at 1 and no/\000 POLLARS, all same thereas, executed on the 95h day of	
in in bb bb an an sur of or sur ba ba ba ba ba cor to to to to	wrance or spary a shall be specified and directed by the part of the second part of the first part shall fail to pay such taxs and taxs and infrastrater, or either, and the answer of	t, the local, if any, made payable to the part. 308 . of the second part to the settest of 112 . The horn the same been a due and payable and to horp and premises instruct as herein provided, then the to paid half been a part of the indebedness, secured by this indebeture, and shall been interest at and no/100 POLLARS, ald sum of morey, executed on the 95h day of July 19.25. all fairs are still the second part of th	
in in bb bb an an suu of or suu ba ba ba ba ba ba ba ba ba ba ba ba ba	wrance or spary as hall be specified and directed by the part	t, the low is mare been due and payable to the part. 308 . of the second part to the extent of 118 . The horn here have been due and payable to the part of permission larmed in herein payable, then the to paid half been are been due and payable and to here paid permission larmed in the interiment of the and no/100 POLLARS, all sum of morey, executed on the 9th day of July is 25 . all sum of morey, executed on the 9th day of July is 25 . all sum of morey, executed on the 9th day of July is 25 . a linear to a contract according to the terms of maid exhiptions and also to secure any sum or to a to ducharge any taxes with interest thereon as been provided, in the event take and part 108 to the ducharge any taxes with interest thereon as been been provided. The there any the re- ter to ducharge any taxes with interest thereon as been interest on the study permission of the study in the study of the therease been due and payable, of the barrange of the study permisses and all there there is and less fits accruing thereform; and to will be permisses here of previous and therease, and the therease and been fits accruing thereform; and to be therease and therease herease more and therease, and the therease and been fits accruing thereform; and the therease and therease herease more and therease, and the therease and been fits accruing thereform; and the therease the study remisses hereasy frame and all therease, and the therease and therease the study the provided therease and therease and thereases and thereases and thereases and thereases and thereases are the study thereases and thereases are the study thereases and thereases and thereases and thereases and thereases are the study the study thereases and thereases and thereases and thereases and thereases and thereases are the study thereases and thereases and thereases and thereases and thereases and thereases and the study termineses are thereases and thereases and thereases and thereases and thereases and thereases and thereases	
in int path th th th th th th sur- sur- sur- sur- sur- sur- sur- sur-	wrance or spary a shall be specified and directed by the part of the second part of the first part shall fail to pay such taxs and taxs and infrastrater, or either, and the answer of	t, the local H any, made payable to the part. 308 . of the second part to the extent of 115 . The hone the same become due and payable and to hoop and premises instruct as horizon provided, then the to paid half been a part of the indebedness, secured by this indebeture, and shall been interest at and no/100 POLLARS, ald sum of morey, executed on the 9th day of July 19.25. all fairs are the grant of the indebedness, we used by this indebeture, and shall been interest at the or to discharge any tases with interest thereon as here into provided, in the the second payable at its the the same become does and payable of the branches in such agaments or any part of the transformation of the same become does and payable. If default be made in such agaments or any part of the interest and therefore the second payable, if the fail the made in such agaments or any part of the interest and therefore the second payable, if the fail the made in such agaments or any part of the interest is given, shall interestively material and the second and therefore and therefore the interest is given, shall interestively matter and before the and payable at the onglobes of the interest is given, shall interest, therefore with the events and determines herefore grant of the state of the interest on the second interest, therefore with the event and determines herefore grant of the state of the interest, and the the interest of the second interest, therefore with the event and scale premises and all therefore, and payable are the one of the presentes of the rest, and the the interest of the respective particle herefore with the event and interest, and the and uncreases of the respective particle herefore. The one of the present of the rest and therefore and all restend and interest. The here result of the respective particle herefore. The here results the rest of the respective particle herefore. The here results the rest of the respective particle herefore thand secald therefore thand in the one of the rest of the	
in int pa b ac an an su of or or or or or or or or or or un in int int int pa b ac ac an an su su ac ac ac ac ac ac ac ac ac ac ac ac ac	wrance or spary a shall be specified and directed by the part of the second part of the first part shall fail to pay such taxs and taxs and infrastrater, or either, and the answer of	t, the low is mare been due and payable to the part. 308 . of the second part to the extent of 118 . The horn here have been due and payable to the part of permission larmed in herein payable, then the to paid half been are been due and payable and to here paid permission larmed in the interiment of the and no/100 POLLARS, all sum of morey, executed on the 9th day of July is 25 . all sum of morey, executed on the 9th day of July is 25 . all sum of morey, executed on the 9th day of July is 25 . a linear to a contract according to the terms of maid exhiptions and also to secure any sum or to a to ducharge any taxes with interest thereon as been provided, in the event take and part 108 to the ducharge any taxes with interest thereon as been been provided. The there any the re- ter to ducharge any taxes with interest thereon as been interest on the study permission of the study in the study of the therease been due and payable, of the barrange of the study permisses and all there there is and less fits accruing thereform; and to will be permisses here of previous and therease, and the therease and been fits accruing thereform; and to be therease and therease herease more and therease, and the therease and been fits accruing thereform; and the therease and therease herease more and therease, and the therease and been fits accruing thereform; and the therease the study remisses hereasy frame and all therease, and the therease and therease the study the provided therease and therease and thereases and thereases and thereases and thereases and thereases are the study thereases and thereases are the study thereases and thereases and thereases and thereases and thereases are the study the study thereases and thereases and thereases and thereases and thereases and thereases are the study thereases and thereases and thereases and thereases and thereases and thereases and the study termineses are thereases and thereases and thereases and thereases and thereases and thereases and thereases	
in int pp bb db db db db db db db db db db db db	wrance or spary a shall be specified and directed by the part of the second part of the first part shall fail to pay such taxs and taxs and infrastrater, or either, and the answer of	t, the local H any, made payable to the part. 308 . of the second part to the extent of 115 . The hone the same become due and payable and to hoop and premises instruct as horizon provided, then the to paid half been a part of the indebedness, secured by this indebeture, and shall been interest at and no/100 POLLARS, ald sum of morey, executed on the 9th day of July 19.25. all fairs are the grant of the indebedness, we used by this indebeture, and shall been interest at the or to discharge any tases with interest thereon as here into provided, in the the second payable at its the the same become does and payable of the branches in such agaments or any part of the transformation of the same become does and payable. If default be made in such agaments or any part of the interest and therefore the second payable, if the fail the made in such agaments or any part of the interest and therefore the second payable, if the fail the made in such agaments or any part of the interest is given, shall interestively material and the second and therefore and therefore the interest is given, shall interestively matter and before the and payable at the onglobes of the interest is given, shall interest, therefore with the events and determines herefore grant of the state of the interest on the second interest, therefore with the event and determines herefore grant of the state of the interest, and the the interest of the second interest, therefore with the event and scale premises and all therefore, and payable are the one of the presentes of the rest, and the the interest of the respective particle herefore with the event and interest, and the and uncreases of the respective particle herefore. The one of the present of the rest and therefore and all restend and interest. The here result of the respective particle herefore. The here results the rest of the respective particle herefore. The here results the rest of the respective particle herefore thand secald therefore thand in the one of the rest of the	
in ini bb bb an an suu of or suu bo bo bo bo bo bo bo bo bo bo bo bo bo	wrance or spary a shall be specified and directed by the part of the second part of the first part shall fail to pay such taxs and taxs and infrastrater, or either, and the answer of	t, the local, Il any, made payable to the part _ 308 , of the second part to the extent of 128 , to be the same been a due and payable and to hope and premises insured as herein provided, then the to paid hall been interest at the indefendences, secured by this indefents, and shall been interest at 1 and no/100	
in in in in th th th th th th th th th th th th th	wrance or prays whall be specified and directed by the part of the second part of the first part shall fail to pay with taxs and taxs and disparators, or either, and we have a first of the second part may specified to second the space. This GRANT is intended as a more tax to second the part of the first part of the second part may specified to second the space. This GRANT is intended as a more tax to be part of the second part, may be supported to second the part of the second part, may be supported to the part of the second part, may be supported to the part of the second part, may be supported by the second part to may for any insurant of a second by the said part of the second part to may for any insurant end, and the induction of the soligitation revealed by the said part is part of the laxer as and raid exists are induced by the said part is part of the second part, to give or the source that the safe of objections previous the laxer as the safe as reverted part and the source of t	t, the levs, if any, made payable to the part. 308 . of the second part to the extent of 118 . It is a part half became been a part of the indefinition, we can shall be be interest at the part half precision interest at the interest interest at the interest interest at the interest at the interest at the interest interest at the interest at the interest interest at the interest interest interest at the interest at the interest at the interest interest at the interest interest interest at the interest interest at the interest interest. Interest at the interest interest interest interest. Interest at the interest at th	
in in a an a an a an a an a an a an a an	varance or prays whall be specified and directed by the part of the second part of the first part shall fail to pay such taxs of the first part shall fail to pay such taxs of the first part shall fail to pay such taxs of the first part shall fail to pay such taxs of the second part may see and taxs and discovers, or either, and the answer	t, the local H any, made payable to the part. 368 . of the second part to the setters of 152 . The horn the same been ad or and payable and to horp and premises larmed as herein provided, then the to paid half been are to the indebedness, secured by the indebeture, and shall been interest at and no/200 POLLARS, at a sum of morey, executed on the 95h day of <u>July</u> 19. 25 , a line more a set of the indebedness, secured by the indebeture, and shall been interest to a constrain a security in the terms of mail exhiptions and also to secure any sum or to a to duckary any taxes with interest thereon as been provided, in the event that and part 169 to the the states been first of the indebeture interest of the indebeture interest of the state of the state of the state of the state is the state interest in the state in the state in the payable of the independent of the state of the state the state is the state independent of the independent of the state of parts and state the state is the state independent of the independent of the state of parts and state the state independent of the independent of the independent of the state of parts and state the state and been fit a serving therefore, it and to leave the state of parts and state the state and been fit a serving therefore, it and to leave the state of parts and state and interest. The here state and been fit a serving therefore, it and to leave the state of parts and all therefore. The state and leave fit a serving therefore, it and to leave the state of parts and all therefore the state and leave fit a serving therefore, it and the leave in a state and and interest the state and leave fit a serving therefore, it and the leave in a state and and interest. The here state and leave fit a serving therefore the state parts and state and interest. The here state and therefore the state in the state of th	
in inin Pit ac an an ar of of of of of of of the bit inin in ac an an ar ac an ar ar ac an ar ar ac an ar bit inin ac ac an ar ar ar ac an ar ar ac an ar ar ac an ar ar ac an ar ac an ar ac an ar ac an ar ac an ac ac an ac ac an ac ac an ac ac ac ac ac ac ac ac ac ac ac ac ac	varance or prays whall be specified up differently the part	t, the local H any, made payable to the part. 268 . of the second part to the extent of 158 . The hand here and parable to the payable and to hope add precision larmed as herein provided, then the to paid all black bickness of the indefendences, secured by the indefendence, and add black bickness of the indefendences, we used by the indefendences are used of the indefendences, we used by the indefendences are used of the indefendences, we used by the indefendences are used of the indefendences. The indefendences are used of the indefendences are used of the indefendences are used of the indefendences. The indefendences are used of the indefendence are used as a parabolic of the indefendence are used of the indefendence are used as a parabolic of the indefen	
in in a a a a a a a a a a a a a a a a a	varance or prays us hall be specified up die jent	t, the less II any, made payable to the part. 268 . of the second part to the extent of 158 . The share been a detained a payable to the part of periods and the second part to the extent of 158 . It is not not to paid all been bienes a part of the indefendence, secured by this indefentive, and shall been bienes at the second part of the indefendence, secured by this indefentive, and shall been bienes at part of the indefendence, secured by this indefentive, and shall been bienes at part of the indefendence, secured by this indefentive, and shall been bienes are used on the 951 . days of July 19 25, all interest at extraining therein according to the torms of mail exhifts and a bien to score any sum or or to ducharge any taxes with interest therein a bieness duch the action are pay in the score interest on the soft of the indefendence in the score and the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the restore and been interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest. The soft is seen in the soft of the soft of the soft is seen interest on the soft of the restore and been interest. The soft is seen interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest. The soft is seen interest on the soft of the restore and been interest of the soft is seen interest of the soft is seen interest of the soft is seen interest of the soft i	
in in in a an a an a an a an a an a an a	varance or prays whall be specified and directed by the part	t, the less II any, made payable to the part. 268 . of the second part to the extent of 158 . The share been a detained a payable to the part of periods and the second part to the extent of 158 . It is not not to paid all been bienes a part of the indefendence, secured by this indefentive, and shall been bienes at the second part of the indefendence, secured by this indefentive, and shall been bienes at part of the indefendence, secured by this indefentive, and shall been bienes at part of the indefendence, secured by this indefentive, and shall been bienes are used on the 951 . days of July 19 25, all interest at extraining therein according to the torms of mail exhifts and a bien to score any sum or or to ducharge any taxes with interest therein a bieness duch the action are pay in the score interest on the soft of the indefendence in the score and the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the indefendence is the score interest on the soft of the restore and been interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest. The soft is seen in the soft of the soft of the soft is seen interest on the soft of the restore and been interest. The soft is seen interest on the soft of the restore and been interest of the soft interest on the soft of the restore and been interest. The soft is seen interest on the soft of the restore and been interest of the soft is seen interest of the soft is seen interest of the soft is seen interest of the soft i	
in in P a a a a a a a a a a a a a a a a a a	warnee or pray a shall be specified and directed by the party of the second part, any specified and the party of the second part may specified and the specified and the answer of y of the second part may specified as a more rest or second the specified as a more rest or second the specified of the specified as a more rest or second the specified of the specified as a more rest or second the specified of the specified o	t, the local H any, made payable to the part. 3:68 . of the second part to the extent of 3:16 . The hore the same become due and payable and to hore paid premises immed as herein provided, then the to a paid shall been interest at and no/100 POILARS, atil sum of money, executed to the indebetadeous, secured by this indebut, and shall been interest at 1 and no/100 POILARS, at shall be an interest at the indebetadeous, secured by this indebut, and shall been interest at 1 and no/100 POILARS, at shall be an interest at the 5th day of July 19.25. a \$1 interest accruing thereon according to the terms of shall exhibit and shall be a interest at 1 and the secure as parts at the term of the made of the indebetadeous, secured by the made in such payments or any part if 168 the term the parts become due and payable of the beams of the shall be a interest at 1 and the secure as parts at the secure as parts at the secure as parts at the secure and the secure as the secure as parts at the secure as the secure as the secure as parts at the secure as t	The Prevent
in in a a a a a a a a a a a a a a a a a	women en prays a shall be specified and directed by the part of the second part, and the more first shall also pay shall have and inspaces, or either, and the answer of J of the second part, may say shall have and inspaces, or either, and the answer of J of the second part, may say shall have and inspaces, or either, and the answer of J of the second part, may say shall have and inspaces, or either, and the answer of J of the second part, may be another and the space of the part of the second part, may be another and the space of the part of the second part, may be another and part only of the second part, may be another as provided in the lacend part in may for any insurance of the second part to may for any insurance of the second part, and the discussion of the second part to may for any insurance of the second part to may for any insurance of the second part to may for discussion provide the in and written obligation. The second part, will be the discussion of the second part, to may for obligation of the second part, and the discussion of the second part, to may for any insurance of the second part, and the discussion of the second part, and the second part, and the discussion of the second part,	t, the local H any, made payable to the part. 268 . of the second part to the extent of 15. The horn the same been due and payable and to horp add premises larmed as herein payable, then the to paid all been interest at to paid all been interest at the paid of the indefendence, we used by the indefendence, and add been interest at to paid all been interest at the paid of the indefendence, we used by the indefendence, we used by the indefendence, and add been interest at the paid of the indefendence, we used by the indefendence, we used by the indefendence, and add been interest at the paid of the indefendence, we used by the indefendence, and add been interest at the paid of the indefendence is the set of the indefendence is the set of the indefendence is a set of the indefendence is a set of the indefendence is a set of the indefendence is the set of the indefendence is a set of the indefendence is the set of the indefendence is a set of the indefendence is a set of the indefendence is a set of the indefendence is the set of the indefendence is a set of the set of the set of the set of the indefendence is a set of the indefen	
in in p b b c c c c c c c c c c c c c c c c c	warnee or pray a shall be specified and directed by the part	t, the local H any, made payable to the part. 3:68 . of the second part to the extent of 1:8 . The hon the same been due and payable to the part. 3:68 . of the second part to the extent of 1:8 . I and no/100 POLLARS, all sum of meney, executed on the 9th day of July 19. 25 . a to path all been interest at the second part of the second par	was wasting
in in a an a an a an a an a an a an a an	warner en ryary a shall be specified and directed by the part of the sevent part and part may say add leave and manners. The direct shall add the part add leave and the answer in the sevent bar and part may say add leave and manners. The direct shall be sevent bar and the answer interaction of the sevent part may say add leave and manners. The direct shall be sevent bar and the answer interaction of the sevent part may say add leave and manners. The direct shall be sevent bar and the sevent add the answer interaction of the sevent part may be an end part may be added by	t, the local H any, made payable to the part _ 3cs of the second part to the extent of 1cs	was wasting
in in in the second sec	Arte OF Kansas surface of the surface of the provided of the first part of the second part of the second part may be addressed of the provided of the second part may be addressed of the provided of the second part may be addressed of the provided of the second part may be addressed of the provided of	t, the local H any, made payable to the part. 308 . of the second part to the sector of 115 . The hone the same become due and payable and to hoop and premises larmed as herein payable, then the tas hone the same become due and payable and to hoop and premises larmed as their payable terms of a tas paid hall been interest at the indefendence, secured by this indefentive, and shall been interest at and no/100 POLIARS, at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 26 . at a sum of meney, executed on the 9th day of July is 26 . at the sum of a meney is the individual day of July is 26 . the individual gives, half individually matter and is the second and been the sum of payable of the the rest and been the same become due and payable of the theorem the sum of payable at the ongloon of the the rest and been the same become due and payable, and the one the presentes of bert day, and there, and during the sum of the individual day of the second and shares become the sum of payable at the ongloon of the the rest and been discovering thereform; and the been the payable day of the sum	21-24 1-24 1-24 1-24 1-24 1-24 1-24 1-24
in i	Arte OF Kansas surface of the surface of the provided of the first part of the second part of the second part may be addressed of the provided of the second part may be addressed of the provided of the second part may be addressed of the provided of the second part may be addressed of the provided of	t, the local H any, made payable to the part. 308 . of the second part to the sector of 115 . The hone the same become due and payable and to hoop and premises larmed as herein payable, then the tas hone the same become due and payable and to hoop and premises larmed as their payable terms of a tas paid hall been interest at the indefendence, secured by this indefentive, and shall been interest at and no/100 POLIARS, at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 26 . at a sum of meney, executed on the 9th day of July is 26 . at the sum of a meney is the individual day of July is 26 . the individual gives, half individually matter and is the second and been the sum of payable of the the rest and been the same become due and payable of the theorem the sum of payable at the ongloon of the the rest and been the same become due and payable, and the one the presentes of bert day, and there, and during the sum of the individual day of the second and shares become the sum of payable at the ongloon of the the rest and been discovering thereform; and the been the payable day of the sum	was wasting
in i	warner en ryary a shall be specified and directed by the part of the sevent part and part may say add leave and manners. The direct shall add the part add leave and the answer in the sevent bar and part may say add leave and manners. The direct shall be sevent bar and the answer interaction of the sevent part may say add leave and manners. The direct shall be sevent bar and the answer interaction of the sevent part may say add leave and manners. The direct shall be sevent bar and the sevent add the answer interaction of the sevent part may be an end part may be added by	t, the local H any, made payable to the part. 308 . of the second part to the sector of 115 . The hone the same become due and payable and to hoop and premises larmed as herein payable, then the tas hone the same become due and payable and to hoop and premises larmed as their payable terms of a tas paid hall been interest at the indefendence, secured by this indefentive, and shall been interest at and no/100 POLIARS, at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 25 . at a sum of meney, executed on the 9th day of July is 26 . at a sum of meney, executed on the 9th day of July is 26 . at the sum of a meney is the individual day of July is 26 . the individual gives, half individually matter and is the second and been the sum of payable of the the rest and been the same become due and payable of the theorem the sum of payable at the ongloon of the the rest and been the same become due and payable, and the one the presentes of bert day, and there, and during the sum of the individual day of the second and shares become the sum of payable at the ongloon of the the rest and been discovering thereform; and the been the payable day of the sum	21-24 1-24 1-24 1-24 1-24 1-24 1-24 1-24

<u>8</u>

and the second second