	FROM STATE OF KANSAS, DOUGLAS COUNTY, 53.	TIT
	Edmond Hackley	of
	Edmond Hackley TO Jang A D., 122 5, at 11:04 A.W. M. Star G. Wellman. Register of Deeds.	-
	Watkins National Bank By Register of Deeds.	S. CLERK
	DyDeputy.	
	THIS INDENTURE, Made this fourth day of January , in the year of our Lord, one thousand him	
P	hundred and twenty-six between , in the year of our Lord, one thousand him Edmond Hackley	ne
	of Lewrence in the County of Douglas and State of Kanna	
	part y of the first part, and Watkins National Bank, and State of Kansas	
2	WITNESSETH, that the said part y of the first part, in consideration of the sum of part. y of the second part	rt.
	Three Hundred and no/100 (\$300.00) DOLLARS to be	of
	which is hereby acknowledged, na. 8 soid, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part y of the second part	
	and state of Kansas, to-wit:	
	Commencing at the Northeast corner of land formerly owned by Robert Wilcox lying in the Northeast Quarter (\$) Section Twenty One (21) Township Twelve (12) Range Twenty (20);thence running South along the East line of said Wilcoxs land Twenty-Five (25) rods; thence West Thirty Two (32) rods;thence North to the North line of said Wilcox's land Twenty five (25) rods; thence East to palce of beginning, containing Five (5) acres more or less.	
		日村間
A CARLES AND A CARLES AND A		
P		
	with the appuretenances and all the estate, title and interest of the said part yof the first part therein. And the said part y	
	And the said part Y of the first part do. 0.8 hreely covenant and agree that at the delivery hereof the part do waner of the premises above granted, and solved of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance.	- Hith
	And the ski part y of the first part do. 0.8 hreely covenant and agree that at the delivery hereof ¹⁰⁰ As the lawful owner. of the premises abeve granted, and where d' good and indefeasible estate of inheritance therein, free and degree of all incomingnose, and that they still warrant and defend the same against all grees making lawful right in the rot. It is a greet between the part	
	And the ski part y of the first part do. 0.8 hereby covenant and agree that at the delivery hereof ¹⁰⁰ are the lawful owner of the premises abeve granted, and whend of y good and indefaultle estate of inheritance therein, free and dear of all incominance. and that they will warrant and defend the same against all particle making lawful data therein. It is a grant between the part is herein that the part	
	And the ski party of the first part do. 0.8 _ hereby convents and agree that at the delivery hered ¹⁰⁰ were the bardid owner. Of the premiers above granted, and reided of good and indefeasible entate of inheritance therein, free and dear of all incentionary, and that they still warned and dear of all incentionary. If here agrees all warned are agrees that may be levid of a marker barding and indefeasible entationary in the agree bardies of all incentionary. If he agrees between the postile herein bard are agrees at a parties making herein data that all times during the like of this indexture, pay all taxes or answerses that may be levid or answerse explaint and deleved the same becomes due and payable, and that here will be agreed at a directed by the part If the agrees bardies are all to agrees the agrees and pay are half at all times during the loss, if any, made payable to the part If the seend part is the there at <u>the seend parts in the seend part to the second part to the second part to the second part to the part If the seend part is the loss, if any, made payable and the step mail pervises and marks a being payable. And there mail the seend part a being payable and the part</u>	
	And the ski party of the first part do. 0.8 _ hereby convents and agree that at the delivery hered ¹⁰⁰ were the bardid owner. Of the premiers above granted, and reided of good and indefeasible entate of inheritance therein, free and dear of all incentionary, and that they still warned and dear of all incentionary. If here agrees all warned are agrees that may be levid of a marker barding and indefeasible entationary in the agree bardies of all incentionary. If he agrees between the postile herein bard are agrees at a parties making herein data that all times during the like of this indexture, pay all taxes or answerses that may be levid or answerse explaint and deleved the same becomes due and payable, and that here will be agreed at a directed by the part If the agrees bardies are all to agrees the agrees and pay are half at all times during the loss, if any, made payable to the part If the seend part is the there at <u>the seend parts in the seend part to the second part to the second part to the second part to the part If the seend part is the loss, if any, made payable and the step mail pervises and marks a being payable. And there mail the seend part a being payable and the part</u>	
	And the ski party — of the first part do. 6.8. Early convents to digree that at the delivery here the lawful owner. of the premiers alove granted, and related of a linear here the state of inheritance therein, free and dear of all incentionses, and that they will earlied the state of inheritance therein, free and dear of all incentionses, and that they will earlied the state of inheritance that may be level of an anomalie in the state of the s	
	And the solit part y	
	And the solid part y	
	And the solid part y	
	And the solit part y of the first part do. 0.6 _ hereby sovemant and agree that at the delivery heres ¹⁴⁰⁰ /were ¹⁴⁰⁰ were	
	And the soli part y of the first part do. 0.6 _ hereby convents to ad garee that at the delivery here the lawful owner of the premiers above granted, and related of a great data is a first part of the part o	
	And the soli part y of the first part do. 0.6 _ hereby convents to ad garee that at the delivery here the lawful owner of the premiers above granted, and related of a great data is a first part of the part o	
	And the solit part y of the first part do. 0.6 _ hereby sovemant and agree that at the delivery herefore the hard owner of the premiers above prantel, and when d a good and indefeatible estates of interiments (free and clear of ill incomb transce,	
	And the mail part y of the first part do. 0.6 _ hereby sovemant and agree that at the delivery berod ¹⁰⁰⁰ peer the barful owner of the premiers above pranet, and when d a good and indefeatible estate of interinance therein, free and clear of ill incomb transce, and that they will savent and defend the save capacits all particle makes in the forty part abalf at a filtered active the part is a bree in particle between the particle between the part is the forty part abalf of a filtered transce to an advect particle between the particle between the part is the part of the forty part abalf of a filtered transce are summers to that may be levide or answer. This actives that the same becomes due and parable, and that here of that here the bublicy: upon mail real states them the main forth and parts	
	And the mail part y of the first part do. 0.6 _ hereby sourcest and garee that at the delivery broader part of the premiers above granted, and when it are not individual in the second of the second part is the delivery broader part of the premiers above granted, and when it are not individual in the second part is the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part is the second part, the box, if may, made payable to the part of the second part is part in the second part, the box, if may, made payable, and the individuals, and the second part is the second part, the box, if may, made payable to the part of the second part is part if the seco	
	And the mail part y of the first part do. 0.6 _ hereby sovemant and garee that at the delivery berod ¹⁰⁰ performs the bardied events of the premiers above granted, and when it are not individually the same starts and its of the part of the presence of the part of the presence of the part of the pa	
	And the mail part y of the first part do. 0.6 _ hereby sourcest and garee that at the delivery broader part of the premiers above granted, and when it are not individual in the second of the second part is the delivery broader part of the premiers above granted, and when it are not individual in the second part is the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part, the box, if may, made payable to the part of the second part is the second part, the box, if may, made payable to the part of the second part is part in the second part, the box, if may, made payable, and the individuals, and the second part is the second part, the box, if may, made payable to the part of the second part is part if the seco	
	And the mail part y of the first part do. 0.6 _ hereby sovemant and garee that at the delivery berod ¹⁰⁰ performs the bardied events of the premiers above granted, and when it are not individually the same starts and its of the part of the presence of the part of the presence of the part of the pa	
	And the mail party	
	And the mail party	
	And the mail party	This Release vas written o the original
	And the mail party	This Release was written on the original Nor rigging The design of the original Nor rigging
	And the make party	This Release vas written o the original
	And the mail party	This Release vas written on the original Mort garge — second of Jackson Mort garge
	And the mail part y of the first part do. 6.6 _ hereby assument ted agree that at the delivery bronders of the bardied events of the presence of the second of the second part ted in the first part of the second part, the last 10 med transmess that may be leaded as a metric start when the same became due and bard the second part, the last 10 med transmess core parage as hall a specific during the second part, the last 10 med transmess core parage as hall be specific during the second part, the last 10 med transmess core parage as hall be specific during the second part, the last 10 med transmess core parage as hall be specific during the second part, the second part test be same the second part, the last, 10 metry assumess the same terms due and paralle to the part of the second part,	This Release was written on the original Nor rigging The design of the original Nor rigging
	And the end party of the first part do 65 benchy sevenate ted agree that at the delivery breeddard 6 and the end over of the premise above grained, and when et al. The premise above grained, and when et al. The premise above terms that may be looked as a seven above the premise above that the part of the seven terms that any be looked as a seven above terms that the pressure are presented at the seven terms of the and previses of the seven terms of the above terms of the seven tervs of	This Release This Release In the original Mort grape — second this Lease Balance
	And the end party	This Release This Release In the original Mort grape — second this Lease Balance
	And the stall party of the first part do. 65	This Release This Release In the original Mort grape — second this Lease Balance
	And the stall party of the first part do. 65	This Release This Release In the original Mort grape — second this Lease Balance
	And the stall party of the form prot do . 65 here y events to de agree that at the difference benefits the start is not a series of the provides above practice, and start is a start of the provides above practice, and start is a start of the provides above practice, and start is a start above practice ab	This Release This Release In the original Mort grape — second this Lease Balance

¢ /