FROM STATE OF KANSAS, DOUGLAS COT	JNTY. 85.
A. E. Holcom	n the 18th day o
Joa Olle	at 4:30: A. M.
Lawrence National Bank, By	Register of Deeds. Deputy.
THIS INDENTURE, Made this 18th day of January , in the y- hundred and twonty-six between A. E. <sup>H</sup> olcom and Nellie Holcom(his wife)	ear of our Lord, one thousand nin
of Lawrence in the County of Douglas and State of Kg part 1050f the first part, and	Insas
part 1950 internse part, and The Lawrence National Bank WITNESSETH, that the said part 105 of the first part, in consideration of the sum of	part y of the second part
Eighteen inducated and ho/100	duly paid, the receipt o aid part y of the second part of Kansas, to-wit:
That part of West Half of Southwest quarter South o Creek (55 3/4) acres in Section Firteen (15) Townsh Thirteen )13) Range Nineteen (19).	f Wakarusa ip
그 같은 것 같은	
with the appurctenances and all the estate, title and interest of the said part 105 of the first part therein.	
And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner 5 of the good and indefenable estate of inheritance therein, free and clear of all incumirance,	
And the said part <b>105</b> of the first part do <u>berefity covenant and agree that at the delivery hereof they are the lawful owner 5. of the good and indefeatible state of inheritance therein, fire and deter of all incumbrances, and that they still warrant and defend the same against all parties making having the inheren. It is agreed between the parties herein that the part. <b>106</b>. It is the first part shall at all times during the life of this indenture, part all taxes or a life is agreed between the parties herein that the part. <b>106</b>.</u>	streaments that may be levied or assessed
And the said part. 108 — of the fort part do bredy covenant and agree that at the delivery hereof they are the barfal owner 5 of the good and indefaultion states of in interfauere therein, for and eleves of all incuminences, and that they still warrant and defred the same against all particle making lawful claim thereto. It is asympt between the particle here the barfal owner 5 of the fort part state at 10 are 10	seesments that may be levied or assessed fire and tornado in such sum and by such second part to the extent oftts
And the said part 105 — of the fart part do hereby evenant and agree that at the delivery hereof they are the lawful owner 5 . at the good and indefauithe state of inferitances therein, fore and elses of all incomingnees, and the try will hereast and default do default be state of the default of the part 1	seesments that may be levied or assessed fire and tornado in such sum and by such second part to the extent oftts
And the stal part. $\frac{10}{10}$ = of the fart part do	assuments that may be levied or assessed for and tornado in such sum and by such accord parts to the extent of . 15.5 misse insured as borein provided, then the this indenture, and shall here interest at DOLLARS, ATULATY. 19.26.2
And the stal part $\frac{10}{10}$ = of the fart part do	assuments that may be levied or assessed for and tornado in such sum and by much second part to the estima of 15.6 minimum and arbitrary of 15.0 minimum and arbitrary of 10.0 minimum and arbitrary of 10.0 Minimum and also to recurs any sum or colded in the rest with and the of 0.0
And the stal part $\frac{10}{10}$ = of the fart part do	assuments that may be levied or assessed for and tornado in such sum and by much second part to the estima of 15.6 minimum and arbitrary of 15.0 minimum and arbitrary of 10.0 minimum and arbitrary of 10.0 Minimum and also to recurs any sum or colded in the rest with and the of 0.0
And the stall part $\frac{10}{10}$ de fort part do	assuments that may be levied or assessed for and tornado in such as an and by much second part to the extent of 15.8 minimum and arbit provided, the the this indenture, and shall bear interest at DOLLARS, ITHATY 19 26., Migation and also to secure any man or original, in the event and any mark of the nucle payments or any part three marks in a hort on a provided berein, mode and apply the the event of the secure any approximation of the secure any part three of and payty the the event of the secure any approximation of the secure any part three marks in a hort on a provided berein, mode and payty the the secure any part three of and payty the the secure any part three of the secure any secure and the secure any part three of the secure any secure and the secure any secure and the secure any secure any secure and the secure of the secure any secure secure any secure an
And the stall part. 10g — of the fort part do hereby revenant and agree that at the delivery hered they are the hard owner 5 _ of the good and indefauithe state of inheritance therein, five and elever of all incombinances,	assuments that may be levied or assessed for and invasio is not in una ly not second part to the estimat of 125 minimum and architecture of 125 this indentation, and shall bear interest at DOLARS, INILIFY DOLARS, INILIFY DOLARS, INILIFY DOLARS, INILIFY DOLARS, INILIFY DOLARS, INILIFY DOLARS, INITIATIVE Comparison of the other and particular or visited, is the event that said particles the is not payments or any part thereof results of the said particular solution of our any payments or any part thereof results of the said particular solution of our any payments or any part thereof results of the said particular solution of our any payments or any part thereof results of the said particular solution.
And the stall part $\frac{10}{10}$ de fort part do	assuments that may be levied or assume for and transle in such sum and by such assumed parts that events of 152 misw issueed as herein pervised, then the this indenture, and shall beer interest at ———————————————————————————————————
And the sail part $105 - 016$ mert part is the first part is the part $105 - 016$ merely sevent and ad gree that at the delivery hered they are the hard owner $5 - 016$ merel part is the first intertiance therein, first and edges if all intermetances. The first part is agreed between the particle herein that the part $105 - 016$ merel part shift at all lines during the life of this indenture, pay all tars or a spinler during the same become due and payshes at the part shift at all the during the life of this indenture, pay all tars or a spinler during the same become due and payshes to be part is the same become due and payshes to be part is the same become due and payshes to be part is the same become due and payshes to be part is the same become due and payshes at the same become due to payshes at the same become due to payshes and the life of the same become due to payshes at the same become due to pay able and to be pay all the same become due to payshes at the payshes at the payshes at the payshe be the payshes at the payshes at the payshes at the payshe be the payshes at the payshe	assuments that may be levied or assume for and transle in such sum and by such assumed parts that events of 152 misw issueed as herein pervised, then the this indenture, and shall beer interest at ———————————————————————————————————
And the stall part $\frac{10}{10}$ de fort part do hereby revenues and agree that at the delivery hered they are the hard owner 5 . of the good and indefaulthe settinc of informations (the state of information (the state of information) (the state of a state is and effect of all incumerances. The information of the state of information (the state bard) (the state of all incumerances. It is agreed between the partice hereto that the part $-\frac{106}{100}$ , do the first part shall at all times during the life of this informate, pay all tastes or a rescale to the state is agreed to the state (the state hereto the state hereto that the part $-\frac{106}{100}$ , do the first part shall at all incomes of pays here to the parts in the state between the state hereto the state is pays able to the part $1$ of the information of the information of the information of the state here the state is pays here to the information of the state of pays the target pays that the the pays in the state information of the state of the information of the inform	assuments that may be levied or assumed for and invasio in such was and by such sound part to the extent of 15.5 miner issued as a treat provided, then the this indenture, and shall bear interest at POLLAIRS, URLAY, DOLLAIRS, and the second state of the URLAY, and the to secure any sum or ovided, in the event that said parCOS and particularly and particular bear at the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state o
And the stall part $\frac{1}{10}$ de fart part do	assuments that may be levied or assumed for and invasio in such sum and by such more fare to the terms of 15.6. The this induction of 15.6. The this induction of 15.0. The 10.0. DOLLARS, UNIDATY DOLLARS, UNIDATY DOLLARS, UNIDAT
And the stall part $\frac{1}{10}$ de fart part do	assuments that may be levied or assumed for and invasio in such was and by such sound part to the extent of 15.5 miner issued as a treat provided, then the this indenture, and shall bear interest at POLLAIRS, URLAY, DOLLAIRS, and the second state of the URLAY, and the to secure any sum or ovided, in the event that said parCOS and particularly and particular bear at the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state o
And the stall part. 105 — of the forth part do hereby revenues and agree that at the delivery hered they are the hard orware 5 . of the greed and indefauithe states of inheritance therein, five and dear of all incumtrances. The first states of the states of the default does not part the lattice brief in the balance are state in the state therein default does not a state the state intermed. The states of the states been does not an advective the state intermed and state the state intermed the state is agreed to state intermed the state been does not advective the state intermed the state is agreed to state particles and the state the state is agreed to state intermed to any state and the state intermed to any state and the state intermed to any state and the state is a state of the state is agreed to state intermed to any state and the state is a state intermed to any state and the state is a state is a state intermed to any state and the state is a state is a state intermed to any state and the state is a state is a state is a state is a state intermed to any state and the state is a state is a state intermed to any state and the state is a	areaments that may be levied or assured for and transle in much sum and by such soond part to the corner of 153 mine issued as berein pervised, then the 'Ash indextars, and shall ber interest at "DOLLARS, THILATY" 19 2.6., Wigstion and also to secure at you are ovided, in the event that said part10.8 with the approximation of the system of the approximation of the
And the sail part. 105 — of the first part ds hereby events at a spree that at the delivery hered they are the hard event 5 _st h good and indefaulthe exists of inheritance therein, five and dear of all incumtrances, and the sail between the same herein and the part. 106 _ of the first part shall at all times during the life of this indentees, particular and the same herein and parts here that at the delivery hered they are the hard derived by the same to parts and parts here that the same herein and parts here that at all times during the life of this indentees, parts at shall to specified and directed by the same. 106 _ of the first part shall at all times during the life of this indentees, parts at shall to specified and directed by the same. 106 _ of the same by the hard parts here the hard many the parts hard the same here the same berne as a part of the indentees, a second to be indenteed as a more target and they repeare the same direct or the same direct at the first of the same direct at the first of the same direct at the sam	areaments that may be levied or assured for and transle in much sum and by such soond part to the corner of 153 mine issued as berein pervised, then the 'Ash indextars, and shall ber interest at "DOLLARS, THILATY" 19 2.6., Wigstion and also to secure at you are ovided, in the event that said part10.8 with the approximation of the system of the approximation of the
And the sail part _105 _ of the first part in	areaments that may be levied or assumed for and invasio in such was and by such sound part to the cost of 15.5 mine issued as been provided, then the 'this indicature, and shall beer interest at 'DOLLARS, urutary' 19.26, Migstlen and also to secure any same to worked, in our part been any mark there is a strategies of the secure any same to worked, in our part been any mark there is a strategies of the secure any same to evolved, in our part been any mark there is a strategies of the secure any same to make the secure any same to mark the secure any same to be any mark the secure any same to be any mark the secure any same to be any secure of the secure and any same to constant or the secure and any same to the secure and the secure and the events of the secure and the secure (SEAL) (SEAL) (SEAL) A. D. 19.26 ., before me, a
And the stall part. 105 — of the forth part do hereby revenues and agree that at the delivery hered they are the hard owner 5 . of the greed and indefaulthe states of informations therein 1 in a greed deliver the parts there is the rest of and there of all incumtrances. The first speed detectes the parts berefor that the part of the first part shall at all times during the life of this information, pay all tarses are received and detected by the part of the sored pays allow and the rest there is a detected to the parts and that they we have been during upon all rest extra tarse are restricted and directed by the part of the sored pays pays here are been during upon allow to the parts of the sored pays pays and the area become and in the during upon the laws for the basis pays here are pay and the pays and the pays and the sore of the sored pays and the sore of the sore of the sored pays and the sore of the sored pays and the sore of the sore of the sored pays and the sore of the sored pays and the sore of the sored pays and the sore of the sore	anements that may be levied or assured for and transle in much sum and by push sound part to the corner of 153 mine insured as berein pervised, then the 'Ash indextars, and shall ber interest at "DOLLARS, URLARS," 19 26, We shall be the sound with a shall be to secure at you and within and also to secure at you and or obtained and the to secure at you and within and also to secure at you and or obtained and the to secure at you and the secure at you and you and you within a start of the secure at you and the secure at the secure at you and the secure and secure at the secure at you and you (SEAL) (SEAL) (SEAL) A. D. 19 26 , before me, a acknowledged the execution of an the day and year last showe
And the stall part. 105 — of the fort part do hereby events and ad gree that at the delivery hered they are the hard owner 5 _ of the greed additional deviates of a binder and deter of all incumtrances. The forth of the state of inheritance therein, five and deter of all incumtrances. The forth of the state between the particle forth of the state and part has a binder addition during the life of this indered restate is and part of the forth of the state is a state of the state between the individual addition of the state between a part of the individual addition of the state between a part of the individual addition of the state between a part of the individual addition of the state between a part of the individual between a part of the individual between a part of the individual between a state state individual between a state state individual between a state of the individual between a state state individual between a state individual between a state state state individual between	anements that may be levied or assured for and transle in much sum and by push sound part to the corner of 153 mine insured as berein pervised; then the 'Abi indenture, and shall ber interest at "DOLLARS, URLARS," 19 26, Weight and the second state with a shall be to secure at you and or obtained and the secure at you and the secure at the secure at the secure at you and corners of the secure at the secure at you and seal _ 5 _ the day and your (SEAL) (SEAL) (SEAL) A. D. 19 26 _, before me, a acknowledged the execution of on the day and year last showe
Add the state of inbringer them, free and dear of all insummance.         and indifferation exists of inbringer them, free and dear of all insummance.         and that they still warms the defet of the are services.         and that they still warms the mass becreas the analyze are indig by the fast in the still we the indifference warm that and interest that indifference in the still we the indifference warm that and interest. And in the same becreas the and psychic has that the light of the fast indifference in the still we the still we the still we the indifference in the still we the still we the indifference in the still we the indifference in the still we the indifference in the still we	assuments that may be levied or assumed for and transle in each sum and by push moved parts to the sum of 1 y turk moved parts to the sum of 1 \$15 DOLATES, UNITATY DOLATES, UNITATY DOLATES, UNITATY DOLATES, Statistics and also to secure any sum or ovided, in the event that said part0.0.5 dels in one payments or any part itereof me down and paysible at the secure any sum or ovided, in the event that said part0.0.5 dels in one payments or any part itereof me down and paysible at the secure any sum or ovided, in the event that said part0.0.5 dels in one paysible at the secure and part down and paysible at the security of the security therefore shall estend and insur- cessing therefore shall estend and insur- and seeal. S. the day and year (SEAL) (SEAL) (SEAL) (SEAL) A. D. 19 2G ., before me, a acknowledged the execution of on the day and year last above e. We. Kuhn@ Notary Public.
And the stalp part. 105 — of the forth part do hereby events and adapter that at the delivery hered they are the lawid event 5 _ of the grant delivery hered they are the lawid event 5 _ of the forth part half at all incombines, and the state of all incombines, and the state delivery hered they are the lawid event 5 _ of the forth part half at all incombines they all tasks or a state of the state hered here here here here here here he	anements that may be levied or assessed for and ternate in much sum and by push second part to the control of 155 This issued as berefs pervised, then the 13th indextars, and shall here interest at POLLARS, UTHATY 19 26. Migation and also to secure any sum or voited, in the event that said parCOS and is much approximate or any part here of or isolation and the hole secure any sum or voited, in the event that said parCOS and is much approximate or any part here of or isolation and the hole secure any sum or evolved, in the event that said parCOS and is much approximate or any part here of or index and the hole secure any sum more and paysible at the spinor of the systems of the said parCOS and the secure any sum of the system more and paysible at the spinor of the systems of the said the secure and secure and secal_S(SEAL) (SEAL) (SEAL) (SEAL) A. D. 19 26 _, before me, a acknowledged the execution of on the day and year last above p. W., Kuhnen Notary Public. c. and authorize the Register of