## ODD 6

hu

of pa

wh to

with

good a and th agains insure part\_\_\_\_\_\_the rat part\_\_\_\_\_\_the rat for and by sums o of the i manual of a the i manual model of a the improve intervent into the improve into the improve to, and last nh

STATI

ĽS

l . Deeds t

<form></form>		468		, RECORD 09	
<form></form>		MITT		STATE OF KANSAS, DOUGLAS COUNTY, 13.	
<form></form>	<form></form>	1 Te 2109	, and the second s	This instrument was filed for record on the day of Oct. A. D. 192 6, at 8:20 A. M.	
<form></form>	<form></form>	For Puid_1_1	TO TO	Laa C. Wellman	
<form></form>		11/	Merchants L. & Sav. Bank.	By Deputy.	
<pre>header and testyratic set to be further as the function of the set of th</pre>	<pre>header in it strety risk:</pre>	V	THIS INDENTURE. Made this thirtieth day of	August , in the year of our Lord, one thousand nine	
			hetween		Ľ
<pre>instant due norm, of the derivative label is a set of the set of the off of the first set of the off of the set of the off of t</pre>	<pre>image for a distribution. The Marchaniz Loop A Sample Field, and the media of the media of</pre>			and State of Kansas	
			part ies of the first part, and The Merchants Loan & Saving	party.oi the second part.	
<form></form>	<form></form>		Seven Hundred and no/100 (\$700.00)	Grant, Bargain, Sell and Mortgage to the said part. y. of the second part,	
<form></form>	<form></form>		Lot numbered seventeen (17) in block nu	umbered two (2) in Haskell Place, an addition to	
And the start perigds of the first period	Add the and put [35]       the first put difficult       hereby convents and age that at the difference for the grant of the		the city of Lawrence, Kansas.		
And the start per [26]       the first per def       hereby server at at at the deferry hered they are the land of ways 2. of the perimers have preside, at all and 4 a per def at the perimers have preside, but and 4 a per def at the perimers have preside, but and 4 a per def at the perimers have preside at the perimers have perimers due to the perimers have perimer	Add to adj pri 165				
And the and per 162	And the and per 162			·	
And the and per [26]       the first per def       hereby servers and a per that at the differy level dup are the land at were parted, but due of a per def at the perimers have praced, but due of a per def at the perimers have periods, but due of a periods of the perimers have periods, but due of a periods of the perimers have periods of the per	And the and yes [26] — the the first part db				
And the stat purit [35]       at the first purit of the state burnels in the state in the divery level due y are the land means 2. of the perimes have purited, at all and 4 a periods at the divery state in	Add the and put [35]       the first put difficult       hereby convents and age that at the difference for the grant of the				
And the and perigds       the first period. But deal and the first period. The deal and the deal and the deal and the deal and the second and the deal and the d	Add to adj pri 165				
And the start per [26]       the first per def       hereby server at at at the deferry hered they are the land of ways 2. of the perimers have preside, at all and 4 a per def at the perimers have preside, but and 4 a per def at the perimers have preside, but and 4 a per def at the perimers have preside at the perimers have perimers due to the perimers have perimer	Add to adj pri 165				
And the and per [26]       the first per def       hereby servers and a per that at the differy level dup are the land at were parted, but due of a per def at the perimers have praced, but due of a per def at the perimers have periods, but due of a periods of the perimers have periods, but due of a periods of the perimers have periods of the per	And the and yes [26] — the the first part db				
And the and perigds       the first period. But deal and the first period. The deal and the deal and the deal and the deal and the second and the deal and the d	Add to adj pri 165				
And the and per [26] — the for part de	And the and periods for the first periods of the first periods and gene that it the delary level dry are the land energy 3. of the periods above periods, all and a 1 periods of the intervent of the delar the land intervent of the delar the de				
And the and per 162	And the and per 162				6
And the and per 162	And the and per 162				
And the wait per 100 the fing per 6 here prevents and agree that it the difference here a the label waver g. of the previous darway per body of a model of a per of and indication after the difference here a the difference here a set of the difference here a seto	And the and per 162				
And the wait per 100 the fing per 6 hole second to draw that it the difference level of the same barry model, as level of a per field of the same barry model, as level of a per field of the same barry model, as level of a per field of the same barry model, as level of the same barry difference of the same barry model, as level of the same barry model, the same barry model, as level of the same barry model as level of the same bar	And the and per 162			on of the first part therein	
<pre>init the value parent and added the same barrent die to dig the same barrent die to die to die the dist indexture, pay all anse or assessment that may be herder as a may be herder assessment that may be herder as a may be herder assessment that may be herder as a may be herder as a may be herder assessment that may be herder as a may be herder as may be herder as a may be herder as may be herder as a may be herder as may be herder as a may be herder as may</pre>	<pre>init in the same terms at the definition that is the initial integer and integer and integer at the initial integer at</pre>		And the said part 168 of the first part do hereby covenant and agree that a	BBof the first part therein. at the delivery hereof they are the lawful owner <b>B</b> of the premises above granted, and seized of a	
<pre>split and red rate to be the more down and payable, or that "I'll be you black up on all and payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the head and the payable to the part. J' of the wood part of the payable to the part. J' of the wood part of the payable to the part. J' of the wood part of the payable to the part. J' of the wood part of the payable to the part. J' of the wood part of the payable to the part. J' of the wood part of the payable to the part. J' of the wood part of the payable to the part. J' of the wood part of the payable to the part of payable payable to the part. J' of the wood part of the payable to the part of payable to the part. J' of the wood part of the payable to the part of payable to the part. J' of the wood part of the payable to the part of payable to payable to the part. J' of the wood payable to the payable to paya</pre>	<pre>spin tail and not ack when hences down any puble, of that</pre>				
Internet and a specific during the test of the set of the set of part, the set of test of of tes	Internet and a basic sequence of the second part, the wave the team team team of the second part is the s		against said real estate when the same becomes due and payable, and that they will	keep the buildings upon said real estate insured against fire and tornado in such sum and by such	
Seven Hundred and HD/100       Mollans       Mollans         service in the tree of OD       rethe with editation. If the regress of all a more presents in the line of the rem of the line of the line of the rem of the line of the line of the rem of the line of the rem of the line of the lin	Seven Hundred and BO/NO       POLLARS,         service is the tree of OD_       retain write digitalism. If the symmet dials are it many, secreted on the 30th day of <u>August</u> 1 2 26,         as ty		insurance company as shall be specified and directed by the part y of the second part, the	te less, if any, made payable to the part <b>y</b> of the second part to the extent of <b>AVB</b> on the same become due and payable and to keep said premises insured as herein provided, then the	NR I
Seven Hundres Hand Hol/100       Montaxis         serving in hierare of ODD       restlaw this heights       is the rest of all and the rest beam of the and the rest of the rest of all and more, securing the the terms and rest of all all all and the next beam of the rest of all all all and the next beam of the rest of all all all and the rest beam of the rest of the rest of all all all and the rest beam of the rest of the rest of all all all and the rest beam of the rest of the rest of the rest of all all all and the rest beam of the rest o	Seven Hundres and HD/100       POLARS,         serving in the tree of ODD       reals within the Seven and payake to the pay. Y       of the wrend pay, it is all interest arrenge the seven state of add shipping and allo to seven say and a to the first seven that and part. Y       of the wrend pay, it is all interest arrenge in the balance.         and by		part	paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at	
<pre>math _ 105</pre>	Interpretendence       Item made payake to the part. Y       of the second part is pay for any long to pay for any lo		Seven Hundred and ho/100	DOLLARS,	
<pre>d the first part ability the part is an as a provided in this indexts? Action of the character is the back of the state of the sta</pre>	<pre>d the first per shall be used the same as provided in this inductors. As the sources are able to perform the induce in the source of the source of the source source is the source is the source of the source is the source is the source of the source is the source of the source is the source is the source of the source of the source of the source is the source of the source is the source of the source</pre>		and by its terms made payable to the part y of the second part, with all	interest accruing thereon according to the terms of said obligation and also to secure any sum or	
bidden bereke, wild all is all if or its builty if at the state if at the arrest in the mean the m	bidde breeds, which will be into the for the only of a first start of th		sums or money advanced by the said part. <b>y</b> of the second part to pay for any insurance or of the first part shall fail to pay the same as provided in this indenture. And this enveyance shall be void if such payment be made as berein specified, and the oblig	cation contained therein fully discharged. If default be made in such payments or any part thereof	distant i
bidde breeds, while it will be also by the probability of the bread of the second the difference of the constant of the second the consecond the constant of the second the constant of the	bidde branch, and it has it is and for its out after its mark aft		or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not p or if the buildings on said real estate are not kept in as good repair as they are now, or if us the is commu- unpaid, and all of the obligations provided for in said written obligation, for the security of which t	aid shen the same become due and payable, or if the insurance is not kept up, as provided herein, minted on said premises, then this conveyance shall become absolute and the whole sum remaining this indenture is given, shall immediately mature and become due and payable at the option of the	
every all to paid by the rely of all to paid by the rely.       The set of the rely of	overplay if any there is, all the paid by the graft spectral the spectral process of difference of the spectra of the spectra of the bold spectra of the sp		bolder hereof, without notice, and it shall be lawful for the said part. Y of the second part improvements thereon in the manner provided by law and to have a receiver appointed to collect the r in the manner prescribed by law and out of all moneys arising from such sale to retain the amount t	rents and henefits accruing therefrom; and to sell the promises hereby granted, or any part thereof, then unpaid of principal and interest, together with the costs and charges incident thereto, and the	
IN WITNESS WHEREOF, the part iss. of the first part ha ve hereunto set thisir hand 5 and seal 5 the day and year Nature A. McClain	IN WITNESS WHEREOF, the part iss of the first part ha ve hereunto set their hand 5 and seal 5 the day and year Nature A. McClain (SEAL) Hattie B. McClain (SEAL) (SEAL) STATE OF Kansas County or Douglas }ss. BE IT REMEMBERED, That on this 30th day of August A. D. 19 26, before me, a Notary Public in the aforsaid County and State, came written Notary Public in the aforsaid state, came W. A. McClain and Hattie E. McClain his wife This fellows written N UTNESS WHEREOF, I have becented the foregoing instrument and duly acknowledged the execution of the same Without the same personally known to be the same person. 5 who executed the foregoing instrument and duly acknowledged the execution of the same Without the same personally known to be the same person. 5 who executed the foregoing instrument and duly acknowledged the execution of the same Without the same personally known to be the same person. 5 who executed the foregoing instrument and duly acknowledged the execution of the same Without the same personally known to be the same person. 5 who executed the foregoing instrument and duly acknowledged the execution of the same Without the same personally known to be the same person. 5 who executed the foregoing instrument and duly acknowledged the execution of the same Without the same personally known to be the same person for the same person for the same personal to the same personal to the same personal to the same personal to the beat personally the same personal to the beat		overplus, if any there be, shall be paid by the partY making such sale, on demand, to the fir It is agreed by the parties hereto that the terms and provisions of this indenture and each to, and be obligatory upon the heirs, executors, administrators, perional recovershiftwa, assirts and	rst part 105. and every obligation therein contained, and all benefits accruing therefrom shall extend and inure al successors of the respective parties hereto.	
Walter A. LoClein       (SEAL)         Hattie B. VoClain       (SEAL)         BE TREMEMBERED That on this 30th       day of August       A. D. 19       26       before me, a         This Helease       Notary Fublic       in the aforsaid County and State, came       M. D. 19       26       before me, a         This Helease       Notary Fublic       in the aforsaid County and State, came       M. D. 19       26       before me, a         Was writter       W.A. MoClain and Hattio E. VoClain his wife       In the aforsaid County and State, came       In the aforsaid County and State, came         Was writter       W.A. MoClain and Hattio E. VoClain his wife       In the aforsaid County and State, came       In the aforsaid County and State, came         Was writter       W.A. MoClain and Hattio E. VoClain his wife       In the aforsaid County and State, came       In the aforsaid County and State, came         Was writter       W.A. MoClain and Hattio E. VoClain his wife       In the aforsaid County and State, came       In the aforsaid County and State, came         Was writter       Was writter       Was writter       In the aforsaid County and State, came       In the aforsaid County and State, came         Was writter       Was writter       In the state person S who executed the foregoing instrument and duly acknowledged the execution of the aforsaid County and State, came       In the dup and the aforsaid County an	Waiter A. LoClain       (SEAL)         Hattie B. LoClain       (SEAL)         Hattie B. LoClain       (SEAL)         STATE OF       Kansas         Constry or       Douglas         STATE OF       Kansas         State       The Melease         Was writter       W. A. McClain and Hattio E. McClain his wife         To the state       The Melease         Was writter       The A. McClain and Hattio E. McClain his wife         To the state       The Melease         Was Writters       The Melease         Was Writtered       The Melease <td></td> <td>IN WITNESS WHEREOF, the part 105 of the first part ha VC</td> <td>e hereunto set their hand s and seal s the day and year</td> <td></td>		IN WITNESS WHEREOF, the part 105 of the first part ha VC	e hereunto set their hand s and seal s the day and year	
(SEAL) (S	(SEAL) (S			Walter A. McClain (SEAL)	
	STATE OF       Kansas       [SEAL]         STATE OF       Kansas       ]ss.         Doutn's or       Dougles       ]ss.         BE IT REMEMBERED, That on this 30th       day of _AugustA. D. 19_26			Hattie B. McClain (SEAL)	
STATE OF       Kanaas         Courry or       Douglas         BE IT REMEMBERED, That on this       30th         day of       August         A. D. 19       26., before me, a         Notary Public       in the aforsaid County and State, came         was writted       W.A. McClain and Hattic F. Voclain his wife         work writted       W.A. McClain and Hattic F. Voclain his wife         work writted       W.A. McClain and Hattic F. A between the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same.         with the same.       WITNESS WHEREOF, I have hereanto subacribed my name, and affaced my official seal on the day and year last above written.         with the same.       Withen.         WITNESS       WITNESS WHEREOF, I have hereanto subacribed my name, and affaced my official seal on the day and year last above written.         with the same.       Within more some solution in the fall memory of a same day and year last above written.         With the undersigned owner of the within more same shore here the fall memory of the day and prove the Breister of the stifts of the stifts of the stifts and here the fall memory of the day and prove the Breister of the stifts of the stifts and here the same shore here the fall memory of the day and prove the Breister of the stifts and here the same shore here the fall memory of the state shore here the fall memory of the state shore here the same shore here the fall memory of the state shore here there the fall memory of there the Breister of th	STATE OF       Fansas         COUNTY OF       Douglas         BE IT REMEMBERED, That on this       30th         day of       August         A. D. 19       26         before me, a       Notary Public         was written       W.A. McClein and Hattie E. McClein his wife         on theoriginal       to me presnally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same.         With the region       W.T. McClein and Hattie E. McClein who executed the foregoing instrument and duly acknowledged the execution of the same.         With the region       W.T. McSternerod         WITH SS WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         of Mich 21       My Commission Expires on the         14       12         15       My Commission Expires on the         16       12         17       My Commission Expires on the         17       12         18       Wellence         RELEASE       L be underspined owner of the within motersme do base account of the fold memory of the day to each without the fold memory of the day to each without the fold memory of the day base account of the day			(SEAL)	
County or       Douglas       bs.         RE IT REMEMBERED, That on this 30th       day of August       A. D. 19       26         This felcands       Notary Public       in the aforsaid County and State, came         was without       W.A. McClain and Hattic F. Veclain his wife         worth without       W.A. McClain and Hattic F. Veclain his wife         worth without       W.A. McClain and Hattic F. Veclain his wife         worth worth of the same and mither the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same.         with the same.       WITHEREOF, I have hereunto subaribed my name, and affixed my official seal on the day and year last above written.         worth the same.       WITHEREOF, I have hereunto subaribed my name, and affixed my official seal on the day and year last above written.         worth the same.       27th day of Jarmary 19 27 F.C Whipple         Notary Public.       RELEASE         Concert       L be undersigned owner of the within morteres do backe advected about the full more result day do the same advection of the sither the Resider of the sither advection of the sither advection of the sither more result of the same to the full more result of the sither of the sither more result of the same to the full more result of the same to the same advection of the sither of the sither more result of the same to the same advection of the sither o	County or       Douglas       } ss.         BE IT REMEMBERED, That on this 30th       day of August       A. D. 19 26, before me, a         This felcane       Notary Public       in the aforsaid County and State, came         was written       W.A. McClein and Hattic E. VeClein his wife         on theoriginal       to me presentally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same.         was written       to me presentally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same.         was written.       to me presentally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of written.         was written.       the same.         was the same.       1 MUTNESS WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         with the same.       12.7         My Commission Expires on the       27th day of Jamuary 19 27         Face Wellence       RELEASE         Concert       L be undersjoined owner of the within morterme do benche advected to foll memory of the b dut memory to the b dut memory to the benche advected to be the same person to the back advected to be the same person to the back advected to back advecte			(SEAL)	
Constry of       Doug 108         BE IT REMEMBERED, That on this 30th       day of       August       A. D. 19       26, before me, a         This Helease       Notary Fublic       in the aforsaid County and State, came         was written       W.A.* McClain and Hattic F. McClain his wife         on the original       to me personally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same.         Waster of the same.       TN WITNESS WHEREOF, I have hereunto subscribed my name, and affaxed my official seal on the day and year last above written.         Waster of 12.7       My Commission Expires on the       27th day of January       19       27       F.C.* Whipple         Notary Public.       RELEASE	Course of Douglass       BE IT REMEMBERED, That on this 30th day of August A. D. 19 26, before me, a model of the same person. If the aforesaid County and State, came         This Helease was written       W.A. McClain and Hattle E. McClain his wife         on the original work to be the same person. If who executed the foregoing instrument and duly acknowledged the execution of the same.         Was written       In WITNESS WHEREOF, I have bereatto subscribed my name, and affixed my official seal on the day and year last above written.         Was written       My Commission Expires on the 27th day of Jarmary 19 27 F.C. Whipple         Was Written       RELEASE         Construct       RELEASE			a second s	Sele Sele
This Beleases       Notary Public       in the aforesaid County and State, came         was written       N.A.* McClain and Hattic E. McClain his wife         enthewignal       to me personally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same written.         at MC and the same person is a same person. B who is a same person is a same written.       RELEASE         at MC and the same person is a same person is a same person is a same person. B who is a same person is a same person.       Release         at MC and the same person is a same person. B who is a same person is a same person.       Release         at MC and the same person is a same person. B who is a same person is a same person.       Release         at MC and	Instant       Notary Public       in the aforesaid County and State, came         was writter       W.A.* VaClain and Hattic E. VaClain his wife         on the original       to me personally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same         Wortrege       The same         Wortrege       The same         Wortrege       The same         Wittend       IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         of The same       My Commission Expires on the 27th day of Jamuary 19 27 F.C.* Whipple         Value       RELEASE         Constant       L the undersigned owner of the within moterum do herein achardenes the full cause of the dat second to subscribe of the same		COUNTY OF DOUG THE	day of August A D 10 26 before man	1
on the brighnal We right to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereants subscribed my name, and affixed my official seal on the day and year last above within 37 day of 77 day My Commission Expires on the 27th day of Jarmary 19 27 F.C. Whipple Notary Public. RELEASE Contar L the undersigned owner of the within mortgrams do bends advendence to fall summary of the data summary data data thereby, and subscript the Revisiter of	on the brighnal     to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of     the same.         IN WITNESS WHEREOF, I have bereatto subscribed my name, and affixed my official seal on the day and year last above     written.         My Commission Expires on the 27th day of January 19 27 F.C* Whipple         Notary Public.         RELEASE         Concise         L the undersigned owner of the within mortgraph do heads aslowed to fail to any of the day to gather by foreits	A DESCRIPTION OF A DESC	P. 1. D. 111	the aforesaid County and State, came	
the same in the sa	the same the samethe the samethe the samethe the samethe the samethe th	This R	lease	1n n1s w110	State State State
RELEASE L the undersigned owner of the within mortanee do beneve advantation the full neuronal of the debt accord thereby and outbarize the Reviser of	RELEASE L the undersigned owner of the within mortaneo do bendw askeepidede the full normerst of the data second thereby and authorize the Berister of	en the	riginal to me personally known to be the same person. 5 wh	to executed the foregoing instrument and duly acknowledged the execution of	9
Let B. Welenan RELEASE	Let B Welenan RELEASE	. en the c	Verses W.A. McClain and Hattic E. McClai riginal to me personally known to be the same person S wh		Ÿ
Oceas. I, the undersigned owner of the within maturage do hereby admonifedge the full norment of the debt secured thereby and authorize the Register of	L the undersigned owner of the within maturage do hereby advantation of the dot segured thereby and authorize the Register of	this 2	Title I A. YoClain and Hattic E. YoCla: Tignal to me personally known to be the same person. 8 wh ere the same wITNESS WHEREOF, I have hereunto su Jo day written.	ubscribed my name, and affixed my official seal on the day and year last above	1
Corp Deal. Det and this 29th March 1927. Corp Deal. Det Marchauts Dan Darmy Bank. When Marchauts Doan Charmy Bank. Dry A.J. McClauahan Morgory Owner.	Corp Deal. Buy G. J. McClauahan regge Owner.	this 2	Mark     Wellin and Hattic E, McClai       rightal     to me personally known to be the same person. 8 wh       rese     the same.       rese     IN WITNESS WHEREOF, I have bereunto sa       rest     any       rightal     With the same.       rese     IN WITNESS WHEREOF, I have bereunto sa       rese     written.       rese     271	abscribed my name, and alfaxed my official seal on the day and year last above of January 19 27 F.C * Whipple Notary Public.	
Corp deal. by A.J. Mclauahaw Owner.	Corp deal. by a.J. Mclauahan trange owner.	In the blor to this 2	W.A. McClein and Hattic E, McClai       right     to me personally known to be the same person. 8 wh       ere     the same.       gay     IN WITNESS WHEREOF, I have hereunto sa       gay     written.       271     My Commission Expires on the 27th day of       Wetenam     RELE       Cesa.     I, the undersigned owner of the within morigage, do hereby acknowledge	abscribed my name, and alized my official seal on the day and year last above of Jarmary 19 27 F.C * Whipple Notary Public. 2ASE	
1. The survey of the second seco	· · · · · · · · · · · · · · · · · · ·	In the born	W.A. VoClain and Hattio E, VoClain right and the same person B which the same with the same person. S which the same person B which the same with the same person B which the same person a same person B which the same person. S which the same person B which the same person B which the same person. S which the same person B w	abscribed my name, and alized my official seal on the day and year last above of Jarmary 19 27 F.C * Whipple Notary Public. 2ASE	
		In the born	W.A. VoClain and Hattio E, VoClain right and the same person B which the same with the same person. S which the same person B which the same with the same person B which the same person a same person B which the same person. S which the same person B which the same person B which the same person. S which the same person B w	abscribed my name, and alized my official seal on the day and year last above of Jarmary 19 27 F.C * Whipple Notary Public. 2ASE	

, 100

2812