## **IORTGAGE RECORD 69**

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 15.	
229	$(m_{\rm eff} \Delta m_{\rm eff}) = 01  (m_{\rm eff} \Delta m_{\rm eff$	This instrument was filed for record on the 11 day of Jan. A. D., 192. 7, at 11:25 A. M.	
and an	Fred G. Alford TO	Dr. E Wellman	
C-	hand a Parla	Register of Deeds. By Deputy.	i 📕 .
	Annie L. Engle	B	1
	This mount one, muse man ouge the	day of January , in the year of our Lord, one thousand nine	2
	hundred and twenty seven between Fred G. Alford and Florenece H. Alford	d his wife	1
	of Lawrence in the County of Doug	glas and State of Kansas .	
	parties of the first part, and Annie L. Eng	g18part	
	to following described real estate situated and being in the County	re do Grant, Bargain, Sell and Mortgage to the said part J. of the second part, of Douglas and State of Kansas, to-wit:	
	Lot number thirty o	one (31) on Ohio street in the city of Lawrence.	
			e1.
			A ECRELE/A
	with the appuretenances and all the estate, title and interest of the sa And the said part <b>105</b> of the first part do breeby covenant and	aid par <b>4.65</b> _ of the first part therein. agree that at the delivery bered they are the lawful owner. <b>5</b> of the premises alove granted, and wized of a	
	And the said part 105 of the first part do hereby covenant and good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	agree that at the delivery hereof they are the lawful owner. 5. of the premises above granted, and wised of a	
	And the nid part 105 of the first part do hereby covenant and good and indefeasible estate of inheritance tiercein, five and clear of all incumbrance, and that they still warms and added the same against all rapide making have of the first it is agreed between the granic hereto that the part 108 of the first part	agree that at the delivery hereof they are the lawful owner. <b>5</b> . of the premises alove granted, and wized of a m: thereto: 	
	And the sold part 108 — of the first part do berely reversant and good and holdrashle estate of inheritance threes, first and clear of all incumbances, and that they still variant and defend the series takes parts and parts part of the first part is the good the series the parts of the part 108 — of the hold part parts and read to be the same become and parts the part 108 — of the hold part parts and read to be the part of the part 108 — of the hold parts of the part of the parts of the parts of the part of the parts of the	agree that at the delivery hereof they are the lawful event <b>5</b> of the premises above granted, and wited of a in thereto: it shall at all times during the life of this indenture, pay all taxes or ansessments that may be levied or ansessed y = 0.01 + 0.01	
	And the said part 108 of the first part do hereby covenant and good and indefaultile outset of inheritance therein, fee and clear of all incumbrance, and that they still warrast and defind the same against all parties making havful and it is agreen between the parties between the parties 1.185 of the thet part arguints and real states when the same becomes due and payable, and that . 1003 insurance company as shall be specified and directed by the part of the new interest. And in the server that said part 105 of the forts part shall full to pay use	agree that at the delivery hereof they are the lawful owner. <b>5</b> . of the premises alove granted, and wined of a n. In thereton the stability of the lawful rest of the second stability of the lawful rest of the lawful rest stability of the lawful r	
	And the said part 108 of the first part do hereby covenant and good and indefaultile outset of inheritance therein, fee and clear of all incumbrance, and that they still warrast and defind the same against all parties making havful and it is agreen between the parties between the parties 1.185 of the thet part arguints and real states when the same becomes due and payable, and that . 1003 insurance company as shall be specified and directed by the part of the new interest. And in the server that said part 105 of the forts part shall full to pay use	agree that at the delivery hereof they are the lawful event <b>5</b> of the premises above granted, and wited of a in thereto: it shall at all times during the life of this indenture, pay all taxes or ansessments that may be levied or ansessed y = 0.01 + 0.01	
	And the said part 108 different part dobreak events and good and holdcalable state of inheritance threin, for and clear of all incentingeness is a state of adjoint to the same against aid partice shall be been the part of the same against aid partice shall be been the same against aid real estate shan the same becreas due and payshe, and that the part 108 control of the same against aid real estate shan the same becreas due and payshe, and that the part 108 control of the same against aid real estate shan the same becreas due and payshe, and that the part 108 control of the same against aid real estate shan the same becreas due and payshe, and that the part 108 control of the same against and the same becreas due and payshe, and that the part 108 control of the same against and the same becreas the same against and the same becreas the same against and the same becreas the same against a same against and the same against and the same against against a same against against against a same against agai	agree that at the delivery bered they are the lawful owner. <b>8</b> . of the premises above granted, and wited of a minimum of the lawful owner, <b>8</b> . of the premises above granted, and wited of a table at all times during the life of this indenture, pay all taxes or assessments that may be beeded or assessed by will be write heavily the building upon sail real retate insured against fice and tormado in such sum and by such and part, the loss, if any, made payable to the part. <b>Y</b> of the second part to the extent of <b>its</b> of have been at provided to beep sail premises insured as herein provided, then the exame terms due and payable and to beep sail premises insured as herein provided, then the exame to paid shall been interest at the second part is the indenture, and shall been interest at the second start of the indenture, second on the gighth, day of <b>January</b> 19 <b>27</b> ,	
	And the sid part 10.8 of the first part dobreedy econstant and good and indefaultie state of inferitance thresh, for and clear of all incentineses, it is appreciately a state and address thresh is the part. 10.8 of the state and address thresh is the part. 10.8 of the state and address thresh is the part. 10.8 of the state the state shall be been been state state the state shall be been state and address thresh is the part. 10.8 of the state thresh state shall be been state state the state stat	agree that at the delivery bered they are the lawful owner. <b>8</b> . of the premises allow granted, and wited of a relation of the second part of the second part of the second part of the second part of the lawful relation of the second part of the extend of a such may and by such and part, the law, if any, made payable to the part $y_{-}$ of the second part to the extent of <b>15.8</b> . It is the lawful relation of the induction of the second part to the extent of <b>15.8</b> . It is inductive, and all law interest at the inductive, and all law interest at the relation of the inductive, and all law interest at the inductive, and the second part of the second part of the extent of <b>15.8</b> . The second part is inductive, and hall law interest at the inductive, and the second part is inductive, and the second part is the second part is inductive, and the second part is the second part is inductive, and the second part is inductive, and the second part is the second part is inductive, and the second part is the second part is inductive, and the second part is inductive, and the second part is the second part is inductive, and the second part is the second part is the second part is inductive, and the second part is inductive, and the second part is the second part i	
	And the said part 108 of the first part do berefy covenant and good and hadrandle state of inheritance thren, first and clear of all incumbances, and that they will varies and defend the more accise all parts and the three there is a barrier of the same accise all parts and the three there is a barrier of the same accise all parts and the three there is a same accise all parts and the three there is a barrier of the same accise all parts and the three there is a same accise all parts and the three there is a same accise all parts and the three three the same accise all parts and the three the same accise all parts and the three three the same accise all parts and the three three three the same accise the same	agree that at the delivery hereof they are the lawful owner <b>8</b> of the premises alove granted, and wited of a induced in the second of the inductive part of a summary second by will also be delivery benefit of the inductive part of a summary second by will also be delivery and part the second of a summary second by our delivery and part of the second of a second by will also be delivery and a state of a second by a second by the se	
	And the sid part 10.8 of the first part dobree version at and good and hadrandle casts of inheritance threin, for and clear of all incentineses, it is appreciate a single start of all first parts of all of the same against aid range that the tay is a single start of the same against aid range that the same against aid range that the same against aid range the terms and payable to the pays for any let the same against aid range that and the same against aid range that the same against aid range the same against aid range the same against aid range that the same against aid range the same against aid range the same against aid range that the same against aid range th	agree that at the delivery bered they are the lawful owner <b>8</b> of the premises allow granted, and wited of a table of a table of a table of the delivery bered they are the lawful owner <b>8</b> of the premises allow granted, and wited of a table of t	
	And the side just 10.8 of the first part dobreen events and good and hold random entropy of the first part dobreen and part of all previous the side of the second part of	agree that at the delivery bered they are the lawful owner <b>8</b> of the premises allow granted, and wined of a table at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed by will be seen to be an another the levier of the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of <b>155</b> or the second part to the extent of the second part to the sec	
	And the said part 108 of the first part do briefly coverant and good and hadrandle catter of inheritance threes, first and clear of all incuminences in the parts and adjust the same angine and parts in the direct the part of the same angine and parts in the direct the part of the same angine and parts in the direct the part of the same angine and parts in the direct the part of the same angine and parts in the direct the part of the same angine and parts in the direct the parts of the same angine and parts in the direct the parts of the same angine and parts in the same angine angine angine and parts in the same angine and parts in the same angine angine angine and parts in the same angine angine angine and parts in the same angine and parts in the same angine and parts in the same angine angine angine angine and parts in the same angine angine and the same angine angine angine and the same and the same and the same angine and the same angine and the same angine and the same angine and the same angine and the same and the same angine and the sa	agree that at the delivery bered they are the lawful owner <b>8</b> of the premises allow granted, and wited of a finite the second	
	And the side just 10.8 of the first part dobreen events and good and hold random entropy of the first part dobreen and part of all previous the side of the second part of	agree that at the delivery bered they are the lawful owner <b>S</b> of the premises allow granted, and wined of a table of the indenture, pay all taxes or assessments that may be levide or assessed <b>y will u</b> , we put he hulding upon sail real retarts houred against fits and tormado in such sum and by such and part, the leve, if any, made payable to the part <b>y</b> of the second part to the extent of <b>its c</b> , that as the delivery benefits of the indenture, pay all taxes or assessments that may be levide or assessed and the part, the level, if any, made payable to the part <b>y</b> of the second part to the extent of <b>its c</b> , that are the reacted or and a part, the level of the and to keep sail precises is naured as beering previded, then the extent of a paid all leveme a part of the indenture, second by this indenture, and shall lever interest at the second part to the extent of <b>its</b> . PIOLARS, and the indenture are the indenture of and eligities of all deligities and all be the server any run or pinaurance or to discharge any taxes with interest there are been to the sing of the indenture in the been in each sequence is any subset of the precise been all previses of the best payable, or if the best prevention is a payable at the fraction of the web payable. The part of the best part of the sequence is the sequence is the deliver is and to all the previses been payable, the the part <b>c</b> provided herein, the sequence is payable of the previses been deligned in the sequence is the seq	
	And the side just 10.8 of the first part dobreen events and good and holdcalable ratis of inheritance threin, five and clear of all incentingenese. It is appreciable to the partial section of the same agine at partice sailty by the partial section of the same agine at the partial section of the same agine at the partial section of the same agine at the same agine	agree that at the delivery bered they are the lawful owner <b>S</b> of the premises allow granted, and wined of a taking at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed y will 1 keys the building upon sail real retate insured against fice and tormado in such upon and by such and part, the loss, if any, made payable to the part <u>Y</u> of the second part to the extent of <u>its</u> . the hard so the loss of any state and to keys sail previses insured as been provided, then the emmont so paid shall been entered as all payable and to key sail previses insured as been previded, then the emmont so paid shall been entered as all payable and to key sail previses insured as been previded. The the pollARS, art, with all interest cavering therein associated on the gighth, day of <u>January</u> 19 .27, art, with all interest average any taxes with interest there are been previded, in the event that and part <b>108</b> . In the solution money, executed on the gighthy day of <u>January</u> 19 .27, art, with all interest average any taxes with interest thereons are been previded, in the event that and part <b>108</b> . In the solution contained therein fold indextreed. If default be made in such payments or any part thereon to all the return and tracfit average and there thereons are been previded, in the event that and part <b>108</b> . and the solution is all prevides with the returns all events the and payable at the there thereons and thereon the solution there and part thereon is a solution and therefits average any taxes with thereons and relaxing thereons and all taxes and and interest as a solution and average any taxes at the forther thereons and thereons there and thereons the and and mare as a solution and average and there thereons relation and all solutes and mare as assisted and averages of the independence of thereons and thereons hall tattered and inner as assisted and a	
	And the side just 10.8 of the first part dobreen events and good and holdcalable ratis of inheritance threin, five and clear of all incentingenese. It is appreciable to the partial section of the same agine at partice sailty by the partial section of the same agine at the partial section of the same agine at the partial section of the same agine at the same agine	agree that at the delivery bered they are the lawful event <b>5</b> . of the premises allow granted, and wited of a minimum of the second the second	
	And the side just 10.8 of the first part dobreen events and good and holdcalable ratis of inheritance threin, five and clear of all incentingenese. It is appreciable to the partial section of the same agine at partice sailty by the partial section of the same agine at the partial section of the same agine at the partial section of the same agine at the same agine	agree that at the delivery bered they are the lawful owner <b>S</b> of the premises allow granted, and wined of a taking at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed y will 1 keys the building upon sail real retate insured against fice and tormado in such upon and by such and part, the loss, if any, made payable to the part <u>Y</u> of the second part to the extent of <u>its</u> . the hard so the loss of any state and to keys sail previses insured as been provided, then the emmont so paid shall been entered as all payable and to key sail previses insured as been previded, then the emmont so paid shall been entered as all payable and to key sail previses insured as been previded. The the pollARS, art, with all interest cavering therein associated on the gighth, day of <u>January</u> 19 .27, art, with all interest average any taxes with interest there are been previded, in the event that and part <b>108</b> . In the solution money, executed on the gighthy day of <u>January</u> 19 .27, art, with all interest average any taxes with interest thereons are been previded, in the event that and part <b>108</b> . In the solution contained therein fold indextreed. If default be made in such payments or any part thereon to all the return and tracfit average and there thereons are been previded, in the event that and part <b>108</b> . and the solution is all prevides with the returns all events the and payable at the there thereons and thereon the solution there and part thereon is a solution and therefits average any taxes with thereons and relaxing thereons and all taxes and and interest as a solution and average any taxes at the forther thereons and thereons there and thereons the and and mare as a solution and average and there thereons relation and all solutes and mare as assisted and averages of the independence of thereons and thereons hall tattered and inner as assisted and a	
	And the said part 108 the first part do hereby enversant and good and hadrandle state of inheritance thread, for an defau of all incumbrance, and the thread shares in the defau of the state as a new second state of the state	agree that at the delivery bered they are the lawful event <b>5</b> . of the premises allow granted, and wited of a minimum of the second the second	
	And the side just 10.8 of the first part dobreen events and good and holdcalable ratis of inheritance threin, five and clear of all incentingenese. It is appreciable to the partial section of the same agine at partice sailty by the partial section of the same agine at the partial section of the same agine at the partial section of the same agine at the same agine	agree that at the delivery bered they are the lawful event <b>S</b> of the premises allow granted, and wited of a training and the field of the indenture, pay all taxes or assessments that may be bried or assessed <b>y</b> , <b>W111</b> trep the lability super shift and extend expansion for and terms in and the set of the second part to the second set of the se	
Release	And the sid part 105 direction of the first part do determined with the second part of th	agree that at the delivery bened they are the lawful event. <b>5</b> . of the premises allow granted, and wined of a indicate the state of the indication of the second part to the second par	
written	And the sold part 106 distribution of the fort part do local data of all incuminance of the source and dotted in the intervent of address of the source activation is the source between the partial based on the source activation of the source acti	agree that at the delivery bened they are the lawful event. <b>5</b> . of the premises allow granted, and wited of a them the state of the state of the second part to the delivery bened they are the lawful event of a part to the state of the second part to the event of the second part to the second part	
written	And the sold part 106 distribution of the fort part do local data of all incuminance of the source and dotted in the intervent of address of the source activation is the source between the partial barrier to the source activation of the source ac	agnee that at the delivery bened they are the lawful event. <b>5</b> . of the premises allow granted, and wined of a "that if all times during the life of this indenture, pay all taxes or assessments that may be levid or assessed y, " <b>W111</b> keep the building upon said real states lowered against fits and to read to have a state of the second part to the extent of <u>158</u> . It is a state of the indenture, and all beer interest a taxe of and part, the levid or assessed to have a state of the second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of the second part to the extent of <u>158</u> . The second part to the extent of the second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the	
written	And the sold part 108 of the first part do be add blocksable state of inheritance literia, first and clear dail incuminence, in the add blocksable state of inheritance literia, first and clear daily incumine add official between additional particle share the same between the part of the same additional particle and the same additional particle additional partis additionadditional particle additional particle a	agnee that at the delivery bened they are the lawful event. <b>5</b> . of the premises allow granted, and wined of a "that if all times during the life of this indenture, pay all taxes or assessments that may be levid or assessed y, " <b>W111</b> keep the building upon said real states lowered against fits and to read to have a state of the second part to the extent of <u>158</u> . It is a state of the indenture, and all beer interest a taxe of and part, the levid or assessed to have a state of the second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of the second part to the extent of <u>158</u> . The second part to the extent of the second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the extent of <u>158</u> . The second part to the	
written heoriginal rigge i antered 54 say 740.	And the side just 10.8 do the first part dobreak events and research and haddrauke state of informations threak on the same active state state state the same active state st	agnee that at the delivery bened they are the lawful event. <b>5</b> . of the premises allow granted, and wined of a "that if all times during the life of this indenture, pay all taxes or assessments that may be levided as assessed y will be prediced by a start of the second part to the extent of	
s Petrano writen heorigoal seorgoal Sucordo Su	And the sold part 105 direct the data and directed have constant and read and laddraside ratio of informations thread the direct of landra and the data and laddraside ratio of informations thread the direct of landra and laddraside ratio of laddraside ratio of landra and laddraside ratio of laddraside	agnee that at the delivery bened they are the lawful event <b>5</b> . of the premises allow granted, and wined of a "them is all times during the life of this indenture, pay all taxes or assessments that may be brief or assessed <b>y</b> . <b>w111</b> here, the building upon shall real entered against fits and to the pairs [10]. The pairs is a start of the second part to the extent of <b>115</b> . It is a start of the indenture, and all there is a start of the indenture, and the best of the second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of the second part the second part the second part to the extent of the second part the second and there the second part to the second part of the second part to the sec	
written he ortginal r troga i sntared 5 - say 9 - o. 0	And the sold part 10.8 — of the first part do hree works and and read all hold makes in the partial sold and the barrier of sold in the partial sold and the partial sold and the barrier of sold in the partial sold and the partial sol	agnee that at the delivery bened they are the lawful event <b>5</b> . of the premises allow granted, and wined of a "them is all times during the life of this indenture, pay all taxes or assessments that may be brief or assessed <b>y</b> . <b>w111</b> here, the building upon shall real entered against fits and to the pairs [10]. The pairs is a start of the second part to the extent of <b>115</b> . It is a start of the indenture, and all there is a start of the indenture, and the best of the second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of <b>115</b> . The second part to the extent of the second part the second part the second part to the extent of the second part the second and there the second part to the second part of the second part to the sec	
written is ortgined intered 5- say 20. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0	And the sold part 105 direct the data and directed have constant and read and laddraside ratio of informations thread the direct of landra and the data and laddraside ratio of informations thread the direct of landra and laddraside ratio of laddraside ratio of landra and laddraside ratio of laddraside	agnee that at the delivery bened they are the lawful event. <b>5</b> . of the premises allow granted, and wited of a "that if all times during the life of this inferture, pay all taxes or assessments that may be levided as assessed by well taxes, by well taxes, by well taxes, and and the set of the second part to the extent of	