FROM	STATIONEY TO FAMILE CIT NO BOIL STATE OF KANSAS, DOUGLAS COUNTY, 85.
and the second second second second second second	This instrument was filed for record on the 2 day of
. George R. Jackson TO	Anne A. D., 1927, at 8:50 A, M. Jea E- Wellman. Register of Deeds.
State Bank of Lecompton.	By
THIS INDENTURE, Made this Tenth (10) day a bandred and twenty seven between George R. Jackson and Elizabeth Jack	
	and State of Kansas
artes of the first part, and State Bank of Seco	part y of the second part.
WITNESSETH, that the said parties of the first part, in e Six Hundred Fifty & no/A00 which is hereby acknowledged, have sold, and by this indenture do to following described real estate situated and heing in the County of	pointaries, to the sold sent
Lots thirteen fourteen, fifteen, south one half of lot twenty one; County and state aforesaid.	sixteen, seventeen, eighteen, nimeteen, twenty, and the ; All in block thirty nime in the City of Lecompton,
with the appurctenances and all the estate, title and interest of the said j	part 102 of the first part therein.
And the nid part 108 — of the first part do	we that at the delivery hereof they are the lawful event. S of the premises above granted, and setted of a first and the set of the indext of the set of
And the said part 105 of the first part do hereby overant and agree good and indetasible eraise of their interest therein, free and clear of all incurst traces, and that they still variant and defined the same against all grade has the first part and against and real estate when the same horizon that the part 120 of the first part and against and real estate when the same horizon that the part 120 of the first part and incurses on many as adal to specified and directed by the part. Y of the second interest. And in the event that sail part 1 (60 of the forst part and interest. And in the event that sail part 1 (60 of the forst part thall all to pay what part. Y of the second part may pay minit tars and insurance, or rither, and the am there is the the thorizon that lead of 1 first according to the terms of ORO events the part. Y of the second part, it, Hurn droved F first and byite_ mande payable to the part. To go the the second part, ited	ee that at the delivery hereof they are the lawful event. 5 of the premises above granted, and setted of a series. all at all times during the life of this indexture, pay all faces or assessments that may be levied or assessed here the housdings upon said real setaic isoured againt fare and torrado in such sum and by such that the loss, if any made prasibe to the part y . Of the second part to be starts of 1 fars, said as hon the same levene due and payable and to keep said premises insured as herein previded, then the for all shall become a part of the indektedness, secured by this indenture, and shall bere interest at for said sum of mency, executed on the 10th day of January 19 27 , with all interest arrange thereon according to the terms of said obligation and also to severe any sum or with all interest are say than even this rest thereon as herein previded, the event that sail part 165 .
good and indecasible estate of inheritance therein, free and clear of all incuminances, and that they will serve the parties better to that the part 100 d of the first part has the is agreed teven the parties better to that the part 100 d of the first part has replant and parties there the the same becomes due and paythe, and that they insurance company as shall be specified and directed by the part y of the second instruction of the second part to g of the forst part shall fail to pay what the part of the second part may pay mait taxes and insurance, or right, and then more that the the origin structure that had part to g the second matter that the the set of algoest result had parties the payment of the sum of 	ee that at the delivery hereof they are the lawful event. S of the premises above granted, and setted of a series, all at all times during the life of this indecture, pay all taxes or assessments that may be levide or assessed in keep the buildings upon said real estate insured against fire and torrado in such ours and by such art, the loss, if any made payable to the part. y , of the second part to the state of 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1 the 1
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and the mail part 105 _ of the first part d _ hereby revenant and are not and indexaible estate of inheritance therein, five and clear of all incumit ranses, which are part of the state	The the delivery bereaf they are the lawful event. S of the premises above granted, and setted of a series of the intervent of the delivery bereaf this indecture, pay all taxes or assessments that may be levide or assessed in the book if any, made pupals to the part. Y of the second part to the estimat of 125 area then the same term due and pupals and to keep said premises its sured as herein previded, then the ware to paid shall become a part of the indectures, secured by this indenture, and shall be intervent as the taxes of assessments that may be levide to the same term due and pupals and to keep said premises its sured as herein previded, then the ware to paid shall become a part of the indectures, secured by this indenture, and shall be intervent as a part of the indectures, secured by this indenture, and shall be are start of the indectures, secured by this indenture, and shall be are start of the indectures, secured by this indenture, and shall be are start of the indectures as the other and the same terms of anid obligation and also to secure any sum or rance of the due harge any taxes with interest there as herein provided, in the event that and part. 192 the obligation and also to secure any sum or is a construct on and prevides the indectures of the intervent and ball become absolute and the start and part. 192 the obligation and also to secure any sum or is a construct on a due to the secure the absolute of the secure tay and there is a construct on a shall be construct on a start and become absolute and the solute any part there is a construct on a shall be construct on a start and the second and the second and the second and the second and there is a construct on a start and become absolute and become and all parts is start. The second on the taxe and become and all parts is the solute and the second and there is a construct on a start and become and the second and there is a construct on a start become and the second and there is a construct on a start become absolute and the second and there is
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