## MORTGAGE RECORD 72

M

(\_\_\_\_\_

 $\left[ \right]$ 

569

FROM	This instrument was filed for record on the	1.ee . No
Davis J. Wills and wife	Enie 6. Comstrany	1 ee Fale
V. A. Curry	By Deputy.	
THIS INDENTURE, Made this 17th day of January in the year of our Lord nineteen hundred Thirty Three between Davis J. Wills and Amanda Wills his wife		-
of Lawrence in the County of Douglas and State of Kansas		
	Dollars	
	ged, $ha \nabla \Theta$ sold and by these presents do grant, bargain, sell and heirs and assigns forever, all that tract or parcel of land situated in the County of	
thence running West 20 Rods, thence Nor South 32 Rods to the place of beginning	Township Twelre (12), Range Twenty (20) th 32 Rods, thence East 20 Rods, thence , containing Four (4) acres of land more th and East sides of said tract a strip	
	part 109 of the first part therein. And the said	
Davis J. Wills and do	Amanda Mills	
Davis J. Wills and	Amanda Mills	
Davis J. Wills and dobreby covenant and agree that at the delivery bereof and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of	Amanda Wills they.aro the lawful owne®of the premises above granted, clear of all incumbrances	
Davis J. Wills and do	Amanda Wills they.are the lawful owne Aof the premises above granted, elear of all incumbrances Dollars, according to the terms of	
Davis J. Wills and dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of One Thousand	Amanda Wills they.aro the lawful owne®of the premises above granted, clear of all incumbrances	
Davis J. Wills and dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of One Thousand	Amanda Wills they are the lawful owne Act the premises above granted, tear of all incumbrances	
Davis J. Wills and dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of One Thousand	Amanda Wills they are the lawful owne Act the premises above granted, tear of all incumbrances	
Davis J. Wills and dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of One Thousand One One One Davis J. Wills and Amar to the said part Y. A. Curry if default be made in such payments, or any part thereof, or interest thereof	Amanda Wills they. are the lawful ownerform the premises above granted, telear of all incumbrances the lawful ownerform the premises above granted, telear of all incumbrances Dollars, according to the terms of this day executed and delivered by the said side Wills and this conveyance shall be void if such payments be made as herein specified. But so this days of the insurance is not kept up thereon, then this conveyance shall be have the neity of the said wills and this conveyance shall be void if such payments be made as herein specified. But so this days of the said part of the said will be average and charge of making such said, and the overplus, and, to said parties of the first part	
Davis J. Wills and do	Amanda Wills they. are the lawful ownessof the premises above granted, clear of all incumbrances clear of all the solid if such payments be made as berein specified. Fut solid tases, or if the insurance is not kept up thereon, the this conveyance shall be alsolid to be add pays clear of and clear of all the solid if such payments be made as berein specified. Fut solid tases, or if the insurance is not kept up thereon, then this conveyance shall be alsolid to be add pays clear of all the solid the original the original the original clear of any part thereof, in the manner prescribed by law; and out of all the dimeters, together with the cost and charge of making such also, and the original clear of all the solid the original the original the original clear of all the dimeters of matcher with the cost and charge of making such also, and the original clear of all the solid the original clear of the original clear of the original clear of the instruction of the original clear of the	
Davis J. Wills and dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of One Thousand One certain No te Davis J. Wills and Anau to the said part y of the second part V. A. Curry if default be made in such payments, or any part thereof, or interest thereof become absolute, and the whole amount shall become due and payable, and if administration and assign, at any time thereafter to sell the penkies heref moneys arising from such sale to retain the amount there due for principal ar if any there be, shall be paid by the part. y making such sale, on den	Amanda Wills they are the lawful owne Aof the premises above granted, telear of all incumbrances the lawful owne Aof the premises above granted, telear of all incumbrances	
Davis J. Wills and do	Amanda Wills they are the lawful owneAct the premises above granted, elear of all incumbrances clear of all the incumance is not kept up thereon, then this conveyance shall shall be lawful for the said part Y clear of the second part his, and out of all the interest, together with the cost and charges of making and said, and the overplus, and, to said parties of the first part clear clear of all their said assigns clear of the incumbrance in the	
Davis J. Wills and         do       hereby covenant and agree that at the delivery hereof         and seized of a good and indefeasible estate of inheritance therein, free and         This grant is intended as a mortgage to secure the payment of the sum of         One       Thousand         One       certain         No te       Davis J. Wills and Anau         to the said part y       of the second part       V. A. Curry,         if default be made in such payments, or any part thereof, or interest thereon       become absolute, and the whole amount shall become due and payable, and imministrators and assigns, at any time thereafter to sell the premises herein moneys arising from such asle to retain the mount then due for principal and imministrators within.         Signed, scaled and delivered in presence of       STATE OF KANSAS,         Couvery or       Douglas       Jat.	Amanda Wills they are the lawful owne Aof the premises above granted, telear of all incumbrances the lawful owne Aof the premises above granted, telear of all incumbrances control of the lawful owne Aof the premises above granted, this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But the day carecuted and delivered by the said this conveyance shall be void if such payments be made as herein specified. But the day carecuted and delivered by the said this conveyance shall be void if such payments be made as herein specified. But the day of the said ary of the second part. his conveyance shall be ability the said thereof, in the manner prescribed by hav; and out of all the dinterest, together with the cost and charge of mathing such asie, and the overplus, and, to said parties of the first part their heirs and assigns the V0 hereunto set their hand 8, and seal 8, the day and year Dartis J. Wills (SEAL) Amanda Wills EMEMBERED, That on this 17th day of January	
Davis J. Wills and         do       hereby covenant and agree that at the delivery hered         and seized of a good and indefeasible estate of inheritance therein, free and         This grant is intended as a mortgage to secure the payment of the sum of         One       Thousand	Amanda Wills they are the lawful owness of the premises above granted, telear of all incumbrances the lawful owness of the premises above granted, telear of all incumbrances	
Davis J. Wills and do	Amanda Wills they are the lawful owne&of the premises above granted, clear of all incumbrances clear of all the insurance is not kept up thereon, then this conveyance shall shall be also for the estil part. Y is all the conveyance of all shall be also for the estil part. Y is all the conveyance of all shall be all of all for the estil part. Y is all the conveyance of all shall be all of all for the estil part. Y is all the conveyance of all the form of the form of the form of the form of all the incumprance clear of all the conveyance of the form of the second part. Lis or other of the form of the form of the second part. Lis or other of the form of the form of the second part. Lis or other of the form of the second part. Lis or other of the form of the second part. Lis or other of the form of the second part. Lis	
Davis J. Wills and dohreby covenant and agree that at the delivery hered and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of One Thousand One certain Note Davis J. Wills and Aman to the said part Y of the second part V. A. Curry if default be made in such payments, or any part thereof, or interest thereof become absolute, and the whole amount shall become due and payable, and it administrators and assigns, at any time thereafter to sell the premises herei moreys arising from such also to relain the amount then due for principal ari if any there be, shall be paid by the part. Ymaking such sale, on den IN WITNESS WHEREOF, The said part 105 of the first part first above written. STATE OF KANSAS. COUNTY of Douglas N. BE IT R A. D. 19. 33 bifore me N. 6 Gill cmme Davis J. 4 Wills and Anande Mill to me personally known to be the same personshe of the same. IN WITNESS WHEREOF, The said part 105 N. BE IT R A. D. 19. 33 bifore me N. 6 Gill cmme Davis J. 4 WINNESS WHEREOF, Inave hereur WY Commission expires ' September. 21, 192	Amanda Wills they are the lawful owneAd the premises above granted, telear of all incumbrances the lawful owneAd the premises above granted, telear of all incumbrances	onth
Davis J. Wills and dohreby covenant and agree that at the delivery hered and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of One Thousand One certain Note Davis J. Wills and Aman to the said part Y of the second part V. A. Curry if default be made in such payments, or any part thereof, or interest thereof become absolute, and the whole amount shall become due and payable, and it administrators and assigns, at any time thereafter to sell the premises herei moreys arising from such also to relain the amount then due for principal ari if any there be, shall be paid by the part. Ymaking such sale, on den IN WITNESS WHEREOF, The said part 105 of the first part first above written. STATE OF KANSAS. COUNTY of Douglas N. BE IT R A. D. 19. 33 bifore me N. 6 Gill cmme Davis J. 4 Wills and Anande Mill to me personally known to be the same personshe of the same. IN WITNESS WHEREOF, The said part 105 N. BE IT R A. D. 19. 33 bifore me N. 6 Gill cmme Davis J. 4 WINNESS WHEREOF, Inave hereur WY Commission expires ' September. 21, 192	Amanda Wills they are the Jar0 the lawful owne&of the premises above granted, iclear of all incumbrances clear of all on the incumbrance is not key to the second mathematic clear of all the dimension of all the dimension of all the di clear of all parties of the first part clear of all parties of the first part clear of all on the incumbrance of all the di clear of all on the day and year clear of all the dimension of all the dimension of the orthogram clear of the orthogram of the orthogram of the orthogram of the orthogram clear of the orthogram of the orthogram of the orthogram of the orthogram clear of the orthogram of the orthogram of the orthogram of the orthogram clear of the orthogram of the orthogram of the orthogram of the orthogram clear of the orthogram of the orthogram of the orthogram of the orthogram clear of the orthogram of the orthogram of the orthogram of the orthogram clear of the orthogram o	Thur west west west