MORTGAGE RECORD 74

 $\left[\right]$

Reg. No. 3471

321

. FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
Charles"Christian 1.	This instrument was filed for record on the 21 day of May A, D, 19, 28 at 2120 B. M.
TO	950 E. Wellman
Adame Hilkeyer.	Register of Deeds. By Deputy.
THIS INDENTURE, Made this Tenth day of hundred and twenty eight between	May, in the year of our Lord, one thousand nin
Charles Christian a widower	• • • • • • • • • • • • • • • • • • •
	Douglas and State of Kansas
part_J of the first part, and Adam Hilkey	part_Y of the second part
WITNESSETH. That the said part Y of the first part, in Six Hundred & 00/100	n consideration of the sum of DOLLARS, to duly paid, the receipt o
which is hereby acknowledged, ha9sold, and by this indentu the following described real estate situated and being in the Cour	ire dces Grant, Bargain, Sell and Mortgage to the said part
The southeast quarter (1)) of section thirty two (32) in Township thirteen (13)
	ast of the sixth Principal Meridian.
seized of a good and indefeasible estate of inheritance therein, free and clear of al	Il incumbrance
ind that they will warrant and defend the same against all parties making havful It is agreed between the parties herein that the part $\underline{J}_{}$ of the first part is assessed against paint in relativistic have the same horescale daraging and the same arrange in the same horescale daraging and the same arrange again and the same arrange again arrange again and the same arrange again arrange again and the same arrange again arrange	chim therets. are shall as all times during the life of this industure, ray all taxes or assessments that may be level as that $100, W111$. Leop the buildings upon and real entries insured against far and torateds is such any that $100, W111$. Leop the buildings upon and real entries insured against far and torateds is such any the second part, the buil, if any, made payable to the part. Y. of the second part to the state to the second part, the buildings of the maximum second and and payable and the burge mail formings insured against far and torated by this that is such faily teread. m of the second part, the buildings, excepted on the <u>terms of anis</u> dollarity teread. m of the second maximum second and the term of anis dollarity and the terms of anis and increase, exceed by this and, thereas excellent terms according to the terms of anis dollarity and the terms of anis and therease or the danking and there we consider to the terms of anis dollarity and the terms that any any maximum of the danking and there with maximum behavior and the terms that and the and the states are not any work in the same become dan and payable, or if the second pays of the same and maximum of the danking the terms the same become dans and payable, are if the same areases we that have the same and the same area of the state that the same terms of anis dollarity and the same and the same and maximum of the danking the terms the same become dans and payable, are if the same areas we that have the same area of the same area of the same terms of anis dollarity and the same area of the same pays the same area of the same area of the same terms of anis dollarity the same area of the same and the same area of the same a
ind that they will warrant and defend the same against all parties making havful IL is agreed between the parties herein that the part $\underline{J}_{}$ of the first parties herein that the part $\underline{J}_{}$ of the first part of the f	chin therets. chin therets. chin therets. that 16 and 21 there during the life of this indenture, ray all taxe or assessments that may be level at that 10, WILL here the buildings upon and real matter insured search may be the ecode put to be juit any, makes prysite to be part. and incomes, or either, and the amount so paid shall become a put of the indebtedman, second put to the shall ful to pay such many when the mane become due and payshels and to keep sail premise insured at and incomes, or either, and the amount so paid shall become a put of the indebtedman, secured by this is of the pays of the second put to the start of the indebtedman, secured by this start, which all interest securing there and the term of an indibidedman, secured by this start which all interest securing there and interest the term of an indibidedman, and were any man and incomes or individually and there and the term of an indibidedman, in the event that and and the interest of the individual for the said put. Y is the security of which this indicator is not payment at the individual of the said put is the said put . Y of the security of which this indicator is the comparison of the individual for the said put . Y is the said put . Y is the same terms which this indicator is the security of the same as a real security and which this indicator is the security of which this indicator is the security of the security of the same as a real security is the same as a same as a same as a security the same as a reas a reason as payments and the security of the same as a reason as a same
ind that they will warrant and defend the same against all parties making havful It is agreed between the parties herein that the part $\sum_{i=0}^{\infty}$ of the first parties herein that the part $\sum_{i=0}^{\infty}$ of the first parties herein that the part of the first part of have a second appind, and the matrix is the the main becomes due and payleb, and end by such immense company as shall be encided and during the first part of have a second part of the due to the parties of the first part of have a second part, then the matrix of part $\sum_{i=0}^{\infty}$ of the first part of have a second part of the due to the part of have a second part of the due to the part of have a second part is an encided as a matrice to as an entry to part at large the matrix of a second part part $\sum_{i=0}^{\infty}$ of the first part have a second part part $\sum_{i=0}^{\infty}$ of the second part part part part $\sum_{i=0}^{\infty}$ of the second part part part $\sum_{i=0}^{\infty}$ of the second part part part part $\sum_{i=0}^{\infty}$ of the second part part part part part $\sum_{i=0}^{\infty}$ of the second part part part part part part part part	chin therets. chin therets. chin therets. chin therets. chin the CM This Leep the buildings upon and real enter instance assessments that may be level at that DD. WILL Leep the buildings upon and real enter instance against first and transfe is such any the second part to be juit any, makes the same become due and payshels and to keep and premise instant a shall fail to pay such many when the same become due and payshels and to keep and premise instant a shall fail to pay such many when the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and pays and the same of many pays the same to be the same of an indications, secured by this shall have the same three and pays. It is the the same to a same approximate of a same same same same that and shall a safe obligations mentance there and pays the same same same same proximate hall because and and and the same pays of the same to a same proximate and have an average regulated by a shall be compared hall because pays that have obligations mentance there and pays the same a review paysing have have any pays and hall be have any pays and have a moview paysing have been provided by the same same as a more of the same same based provided by the same as a more represent have any same shall be been pays. This same same have the many pays that have a same same same same same same same s
ind that they will warrant and defend the same against all parties making havful IL is agreed between the parties herein that the part $\underline{J}_{}$ of the first parties herein that the part $\underline{J}_{}$ of the first part of the f	chin therets. chin therets. chin therets. chin therets. that 100, WILL here the buildings upon and real entry is more assessments that may be level at that 100, WILL here the buildings upon and real entry is more apart of the state to aball fail to pay such may show the annowas so paid shall become a part of the indubitions, second part to the state to aball fail to pay such may show the annowas so paid shall become a part of the indubitions, second part to the maximum of the state of the induced part of the indubitions, second part to the indubitions, second part to the payment of main sum of manay, rescribed on the term the same shows a part of the indubitions, second by the payment of main state at the second state to be term of main deliveries on the same term of the state of the state of the state there as according to the term of an induced in the second state to the same second part to the shall be level to the same of an induced in the second state to the same second and induced part of the scale part. We shall be the second state to the same sharess payments of main second therean fully discharged. If default be made in a such payment are able to the scale part of the scale part. We shall be second as the second state to the same sharess are more parts and the same state and provided is the scale to the scale second of the scale part of the scale part. We then second the scale part, of this scale state the scale scale of the scale sca
Let that they will warrant and defend the same against all parties making havful IL is agreed between the parties here to that the part \mathbf{J}_{-1} of the first parties are adapting that all results the the same because data find a same that the same data find the same data fin	chin therets. chin therets. chin therets. chin therets. chin the CM This Leep the buildings upon and real enter instance assessments that may be level at that DD. WILL Leep the buildings upon and real enter instance against first and transfe is such any the second part to be juit any, makes the same become due and payshels and to keep and premise instant a shall fail to pay such many when the same become due and payshels and to keep and premise instant a shall fail to pay such many when the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and premise instant a shall have the same the same become due and payshels and to keep and pays and the same of many pays the same to be the same of an indications, secured by this shall have the same three and pays. It is the the same to a same approximate of a same same same same that and shall a safe obligations mentance there and pays the same same same same proximate hall because and and and the same pays of the same to a same proximate and have an average regulated by a shall be compared hall because pays that have obligations mentance there and pays the same a review paysing have have any pays and hall be have any pays and have a moview paysing have been provided by the same same as a more of the same same based provided by the same as a more represent have any same shall be been pays. This same same have the many pays that have a same same same same same same same s
and that they will warrant and defined the same against all parties making haveful It is agreed between the parties hereis that the part $\sum_{i=1}^{n}$ of the first part and phy such maraness company as shall be exceeded and any shall, and that is maraness company as shall be exceeded and directed by the part of that is maraness company as shall be exceeded part any ray shall that market that the parties of the exceeded part any ray shall that THES GRAXT is included as a mortgare to accurate the part any ray shall that any shall be parties of the parties of the exceeded part any ray shall that THES GRAXT is included as a mortgare to accurate the parties of the shall any shall be parties of the parties of the exceeded part any ray shall that part of the first parties of the parties of the parties of the shall any shall be parties of the parties of the parties of the parties and how of the first part of the part of the parties of the part of part and the shall be parties of the part of the part of part of part part of the first part of the part of the part of part of part and part of the first part of the part of the part of part of part and the bards of participant. The part of part of part of part and part of the first part of the part of part of part of part of part and part of the first part of the part of parts of parts of parts of parts and part of the part of parts of the part of parts of parts of parts and bards the bard of parts of the parts and the parts and bards the bard of parts of the parts of the parts of parts of parts and bards and bards bards of parts of the parts of parts of parts and bards of the bards of parts of the parts of parts of parts and bards of the bards of parts of the parts of the parts above written. STATE OF Konses	chin therets. chin therets. chin therets. chin therets. that 100, WILL here the buildings upon and real entry is more assessments that may be level at that 100, WILL here the buildings upon and real entry is more apart of the state to aball fail to pay such may show the annowas so paid shall become a part of the indubitions, second part to the state to aball fail to pay such may show the annowas so paid shall become a part of the indubitions, second part to the maximum of the state of the induced part of the indubitions, second part to the indubitions, second part to the payment of main sum of manay, rescribed on the term the same shows a part of the indubitions, second by the payment of main state at the second state to be term of main deliveries on the same term of the state of the state of the state there as according to the term of an induced in the second state to the same second part to the shall be level to the same of an induced in the second state to the same second and induced part of the scale part. We shall be the second state to the same sharess payments of main second therean fully discharged. If default be made in a such payment are able to the scale part of the scale part. We shall be second as the second state to the same sharess are more parts and the same state and provided is the scale to the scale second of the scale part of the scale part. We then second the scale part, of this scale state the scale scale of the scale sca
ind that they will warrant and defend the same signing all of the first parts of the first part of the	chin therets. chin therets. chin therets. chin therets. chin therets. chin the CM This Leep the buildings upon and real matrix insured against first and tracks is such any the second part to be juit any, make buildings upon and real matrix insured against first and tracks is such any chin the second part to be juit any, make the annex become due and regardle and to keep and premise insured to adail fail to pay such taxes when the annex to paid shall become a part of the indubtionane, second part to the state to adail fail to pay such taxes when the annex to paid shall become a part of the indubtionane, second part to the state to adail fail to pay such taxes when the annex to paid shall become a part of the indubtionane, second by the asyment of main and money, executed on the <u>tentiby</u> of <u>May</u> is 22 mark, with all interest serving there as according to the terms of and editations and two become any set of any matrixes or the shark with mirest there as a lower any man any control of an interm of man of manney provide by the state of particle in the second part to the second part to the second part of the indubtion and the second part of the second part
init that they will warrant and defend the same against all parties making havful It is agreed between the parties herein that the part Y of the first part second aplauling and ired inits when the num becomes due and paylob, and and by such increments on the same rescaled and directed by the part of his	clim therets. clim therets. clim therets. clim therets. clim therets. that D.Q. 112. Lesp the buildings upon and real matic insured against first and trands in such and the store to the second part to the point of provides to the part. Y. of the scend part to the prime instruct a shall it all to pay such many shows the the many board days and paysible to the part. Y. of the scend part to the prime instruct a shall find to pay such many shows the the many board days and paysible to the part. Y. of the scend part to the inductions, writely, and the amounts so paid shall become a part of the inductions, secured by this of the pay such many shows the pays the terms for the pay such as a shown provide. TOULTHAN TOULD A the pay such as a short provide to the pay of the pay such as the pay provide. TOULTHAN TOULD A the pay such as a short provide to the pay instructs or to dischard pay such that which are discuss a short provided. Touchard the schards are pays and the schard pays. Joint the schard pays a short provide the schard pay such that which are discuss a short provided. Touchard a short pay such as a short provided by the south of the short pays. The pays short pays a short provided by the south of the short pays. The schard pays a short provided by the south of the short pays and the schard pays a short provided by the south of the schard pays. The schard pays a short provided by the south of the schard pays. The schard pays a short provided by the south of the schard pays. The schard pays a short provided by the south of the schard pays. The schard pays and the schard pays and the schard pays and the schard pays. The schard pays and the schard pays
set that they will warrant and defend the same against all parties making lawful II is a greed between the parties there that the part J of the first parties of the first part and first parties of the first part and first parties of the first part and first part part is the first part of the hadden part doed the hadd	chin therets. chin therets. chin therets. chin therets. chin the source of the bills of this indenture, ray all tase or assessments that may be level at that D.Q. WIII. Less the buildings upon and real entits insured against fire and tranch is sock any to be most parts. Chin the sock of the the building to real and requires insured against fire and tranch is sock any to be most parts. Chin there is a sock of the sock of the terms of the indenture, ray all tase or assessments that may be level at a that D.Q. WIII. Less the buildings upon addition of the sock of the terms of the sock of the terms of the indentum of the sock of the terms of the indentum of the sock of the terms of the indentum of the sock of the terms of the indentum of the sock of the terms of the indentum of the sock of the terms of the indentum of the indentum of the indentum of the indentum of the sock of the terms of the indentum of the indentu
STATE OF Kansas STATE	chin therets. chin therets. chin therets. chin therets. chin therets. chin the source of the bills of this indenture, ray all tase or assessments that may be level at that D.Q. WIII. Less the buildings upon and real entits insured against first and transfal is such any to be source part to be juit any, makes the same become due and payshe at the part of the inductions, we relate that D.Q. (MAY) and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, in 288 same, shall a latter sterming three averaging the the terms of ani delivation and decome a part of the inductions, and the announts event that we delive the same sterme in the induction and any intervent of the induction and any intervent of the induction and the same terming the shall be average a term of the induction of the same terming the induce of the same terming the shall be average a term of the induction of the same terming the shall be average a term of the induction of the same terming the shall be average a term of the induction of the same terming the shall be average a terming the shall be average a terming the induce of the same terming the shall be average a terming the shall be average a terming the induce of the same terming the shall be average a terming the induce of the same terming the shall be average a terming the shall be av
STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses Konses Kenses STATE OF Kenses <td>clim therets. clim therets. clim therets. clim therets. clim therets. that D. Leop the buildings upon and real matic insured against firs and trands is such and the action to be only any climate of popular to be approximately and the state to all the endors prior. The buildings upon and requires the state to all the interpret to be interpret to the state to all the state of the interpret to the inter to the inter interpret to the interpret to the interpret</td>	clim therets. clim therets. clim therets. clim therets. clim therets. that D. Leop the buildings upon and real matic insured against firs and trands is such and the action to be only any climate of popular to be approximately and the state to all the endors prior. The buildings upon and requires the state to all the interpret to be interpret to the state to all the state of the interpret to the inter to the inter interpret to the interpret to the interpret
STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses STATE OF Kenses Konses Kenses STATE OF Kenses <td>chin therets. chin therets. chin therets. chin therets. chin therets. chin the source of the bills of this indenture, ray all tase or assessments that may be level at that D.Q. WIII. Less the buildings upon and real entits insured against first and transfal is such any to be source part to be juit any, makes the same become due and payshe at the part of the inductions, we relate that D.Q. (MAY) and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, in 288 same, shall a latter sterming three averaging the the terms of ani delivation and decome a part of the inductions, and the announts event that we delive the same sterme in the induction and any intervent of the induction and any intervent of the induction and the same terming the shall be average a term of the induction of the same terming the induce of the same terming the shall be average a term of the induction of the same terming the shall be average a term of the induction of the same terming the shall be average a term of the induction of the same terming the shall be average a terming the shall be average a terming the induce of the same terming the shall be average a terming the shall be average a terming the induce of the same terming the shall be average a terming the induce of the same terming the shall be average a terming the shall be av</td>	chin therets. chin therets. chin therets. chin therets. chin therets. chin the source of the bills of this indenture, ray all tase or assessments that may be level at that D.Q. WIII. Less the buildings upon and real entits insured against first and transfal is such any to be source part to be juit any, makes the same become due and payshe at the part of the inductions, we relate that D.Q. (MAY) and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, and the announts so paid shall become a part of the inductions, evently, in 288 same, shall a latter sterming three averaging the the terms of ani delivation and decome a part of the inductions, and the announts event that we delive the same sterme in the induction and any intervent of the induction and any intervent of the induction and the same terming the shall be average a term of the induction of the same terming the induce of the same terming the shall be average a term of the induction of the same terming the shall be average a term of the induction of the same terming the shall be average a term of the induction of the same terming the shall be average a terming the shall be average a terming the induce of the same terming the shall be average a terming the shall be average a terming the induce of the same terming the shall be average a terming the induce of the same terming the shall be average a terming the shall be av
Statistic between the particle learns that the parts of the first parts of the parts p	claim therets.
ind that they will warran and defend the same signing all parties making have all is agreed between the parties here that the park <u></u> of the first part <u></u> and the first part <u></u>	chin therets. chin therets. chin therets. chin therets. chin the stability of the buildings upon and real matter is more assessments that may be level at that D.2., WIII. Lesp the buildings upon and real matter is more assessments that may be level at that D.2., WIII. Lesp the buildings upon and real matter is more assessments that may be level at the ecod part to be juit any, matter dynamic provide to the part
and that they will warrang and defend the same segunds all parts is due to that the park $\sum_{i=1}^{n}$ of the first parts is due to that the park $\sum_{i=1}^{n}$ of the first parts is due to the park bases due and payabe, and the part of the due to the part due to the park $\sum_{i=1}^{n}$ of the first part of the due to the park due to the park $\sum_{i=1}^{n}$ of the due to the park $\sum_{i=1$	chin therets. chin therets. chin therets. chin therets. chin the stability of the buildings upon and real matter is more assessments that may be level at that D.2., WIII. Lesp the buildings upon and real matter is more assessments that may be level at that D.2., WIII. Lesp the buildings upon and real matter is more assessments that may be level at the ecod part to be juit any, matter dynamic provide to the part