MORTGAGE RECORD 76

Í

1

	Unid	10-21
Reg. No.		
Fee Paid,	\$	

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 15 day of	
A. R. Watkin	TO	April A. D. 1930, at 9:150'dock A. M.	
	10	Elii E. ampling Register of Deeds.	
I. C. Stever	1500	ByDeputy,	
hundred and twee	RE, Made this first day of. October ity seven between R. Wetking and Minnie Wetking his -		
of Lewrence	in the County of Douglas	and State of Kenens	
part iss of the first	part, and I. C. Stevenson	part_V_ of the second part.	
WITNESSETH,	That the said parties of the first part, in considers hundred		
which is hereby ackno	wiedged, ha. Y2 sold, and by this indenture do d real estate situated and being in the County of Dou	Grant, Bargain, Sell and Mortgage to the said part	
The southwes Nineteen (19		of Section Two (2), Township Thirteen (13) Range	
This mortgag recorded on County, Mens	Page 159 in Book 74 of mortgages in	in error on Sept. 30, 1929, which mortgage is a the office of register of Deeds in Douglas	
	s and all the estate, title and interest of the said part		
And the said part 1	s and all the estate, title and interest of the said part. 	t the delivery hereof the lawful owner of the premises above granted, and	
And the said part 4 seized of a good and indefe	DE of the first part do hereby covenant and agree that at rasible estate of inheritance therein, free and clear of all incumbranc and defend the same against all marties making havful claim thereit	t the delivery hereof	
And the said part 1 seized of a good and indefe and that they will warrant : It is agreed between the assessed against said real of and by such insurance comp in 5 % interest. And		t the delivery hereofthe lawful eventthe premises above granted, and w	
And the said part 1 seized of a good and indefe and that they will warrant it is agreed between assessed against saintree com <u>his</u> interest. And berein provided, then the THIS GRANT is int TRIS GRANT is not TRIS of the the	. Click the first part do hereby covenant and spine that a machine scatter of inheritance therein, free and clear of all incumbrant machine is a second start at particle making lawful during the ther particle main section and particle in the start shalt at a state when the main becomes due and parable, and that $\frac{1}{1000}$ para shalt be specified and dimeted by the part $\frac{1}{2}$ of the sec in the serum that and part $\frac{1}{1000}$ of the first part shalt at at $\frac{1}{1000}$ para back be specified and dimeted by the part $\frac{1}{2}$ of the sec in the serum that and part $\frac{1}{1000}$ of the first part shall find be part $\frac{1}{2}$, of the part $\frac{1}{2}$ and the specified and dimeted by the part $\frac{1}{2}$, of the part $\frac{1}{2}$, and the second part may repeat the start shall find the part $\frac{1}{2}$ and $\frac{1}{2}$	the followy hereofthe lawful event of the premises show granted, and a	
And the said part 1 select of a good and indef and that they will warrant. It is agreed between in the such manumere com- ing the such manumere com- ing the such manumere com- ing the such manufacture of the indemicry and shall been THIS offkart was the Elight to trans of coording to the trans of	all of the first part do hereby covenant and agree that at massible setate of inheritance thermin, free and clear of all incumbrus massible setates of inheritance thermin, free and clear of all incumbrus the parties herein that the part \pm 0.01. of the fort part shall at a statist when the mass become due and paysible, and that \pm 1.02 may us abilit be specified and directed by the part \pm -of the sec in the sense that make just \pm 0.02. of the fort part shall fail to part \pm -of the sec in the sense that make just \pm 0.02. of the fort part shall fail to part \pm -of the sec in the second part may read taxes and improve interest at the rate of 10% from the due of payment suit fails and a sa motipart to secret the payment of the same of D1001	the delivery hereofthe lawful eventsof the premises above greated, and ************************************	
And the said part 1 select of a good and indef and that they will warrast. It is agreed between in a second agalant said real c and by such insurance com- indenture, and shall been indenture, and shall been THIS official, then the been provided, then the p indenture, and shall been THIS official, then the been provided that been the second second second second second second second second second and by <u>its</u> .	all of the first part do hereby covenant and agree that at massible setate of inheritance therein, fives and clear of all incumbrans and defend the same sequent all particle making herefit dism there is the partic here to that the part $\frac{1}{2}$ diff. of the first part shall at a matter when the mans becomes due and payshis, and that. $\frac{1}{100}$, any as shall be specified and directly by the part $\frac{3}{2}$ — of the sec in the sum that making part $\frac{1}{1000}$, of the first part shall find to matter when the mass of parts $\frac{1}{10000}$, and the first part shall find to making explosite over the paysmut of the sum of $\frac{1}{10000000000000000000000000000000000$	the delivery hereofthe lawful eventsof the premises above greated, and w	
And the soil gain of a kind of a good and label, and that they will warmed and that they will warmed H is agreed between it searced agreed and warmed and here a provided, then the their provided, then the their provided, then the THIS GRADARY is not THIS GRADARY is not the search of the terms of the search of the terms of part there of a we widdle and part there of a we widdle and the search of the terms are nature and hencemed the as	all of the first part do hereby covenant and agree that at massible state of inheritance therein, fives and clear of all incumbrans and defend the same significant all partice making hereful clean therein the partice herein that the part, $\frac{1}{2}$ diff. If the first part shall at a massible state when becomes due and payshis, and that, $\frac{1}{1100}$, approx shall be specified and directly by the part $\frac{3}{2}$ — of the sec in the sum that and part. $\frac{1}{10000000000000000000000000000000000$	the failurery hereofthe lawful owner of the premises above greated, and w	
Let us the start has a final has long a lo hold has hong a lo hold has hong and the start has a start dense and the start has more even which the start has a start of the start of the start has a start of the start has a start of the	all of the first part do hereby overant and spine that a machine scatter of inheritance therein, free and clear of all incumbers machine scatters of inheritance that in making lawful data that the particle herein that the part for the first part shalt at a state when the same becomes due and payable, and that Days as able specified and directed by the part $J_{}^{}$ of the sec in the serum that main part for the first part shalt at a state scatter scatter and part for the first part shalt at a state scatter scatter and part for the first part shalt fail to part for the scend part may pay which taxes and however independent of 100 from the due of part may independent that scatter is the rate of 100 from the due of part scatter and the part for the scend part may pay which taxes and however the payment of the scatter of pay scatter and the part is and part of the scend part may pay in the part is and part of the scatter of pay scatter and the part is and part of the scatter of pay scatter and the part is and the pay the same approvided in the scatter state. The pays is the same approvided in the scatter and pay is the first pay the same approvide in the backetony is the pays and the scatter pay scatter of the scatter and the pays and the scatter pays and all the independent of the scatter is the pays and the scatter pays and all the independent of the scatter herein, which is the scatter and pays and the scatter of the scatter pay in the pays and the scatter pays and all the independent of the scatter pay in the pays and the scatter pays and all the independent of the scatter pays and the scatter pays and all the interpays that the scatter herein, the is the scatter and scatter in the scatter pays and all the interpays and all the interpays and all the pays and the scatter pays and scatter is the scatter and scatter in the scatter pays and all the interpays in the scatter pays and the scatter pays and the scatter is and the scatter pays and the	the delivery hereofthe haveful eventsof the premises show granted, edge a	
Let us the start has a final has long a lo hold has hong a lo hold has hong and the start has a start dense and the start has more even which the start has a start of the start of the start has a start of the start has a start of the	all of the first part do hereby overant and spine that a machine scatter of inheritance therein, free and clear of all incumbers machine scatters of inheritance that in making lawful data that the particle herein that the part for the first part shalt at a state when the same becomes due and payable, and that Days as able specified and directed by the part $J_{}^{}$ of the sec in the serum that main part for the first part shalt at a state scatter scatter and part for the first part shalt at a state scatter scatter and part for the first part shalt fail to part for the scend part may pay which taxes and however independent of 100 from the due of part may independent that scatter is the rate of 100 from the due of part scatter and the part for the scend part may pay which taxes and however the payment of the scatter of pay scatter and the part is and part of the scend part may pay in the part is and part of the scatter of pay scatter and the part is and part of the scatter of pay scatter and the part is and the pay the same approvided in the scatter state. The pays is the same approvided in the scatter and pay is the first pay the same approvide in the backetony is the pays and the scatter pay scatter of the scatter and the pays and the scatter pays and all the independent of the scatter is the pays and the scatter pays and all the independent of the scatter herein, which is the scatter and pays and the scatter of the scatter pay in the pays and the scatter pays and all the independent of the scatter pay in the pays and the scatter pays and all the independent of the scatter pays and the scatter pays and all the interpays that the scatter herein, the is the scatter and scatter in the scatter pays and all the interpays and all the interpays and all the pays and the scatter pays and scatter is the scatter and scatter in the scatter pays and all the interpays in the scatter pays and the scatter pays and the scatter is and the scatter pays and the	the failurey hereof	
And the sold part of a good and indivi- ation of a good and indivi- lation of a good and indivi- tion of the solution of the s	all of the first part do hereby overant and spine that a machine scatter of inheritance therein, free and clear of all incumbers machine scatters of inheritance that in making lawful data that the particle herein that the part for the first part shalt at a state when the same becomes due and payable, and that Days as able specified and directed by the part $J_{}^{}$ of the sec in the serum that main part for the first part shalt at a state scatter scatter and part for the first part shalt at a state scatter scatter and part for the first part shalt fail to part for the scend part may pay which taxes and however independent of 100 from the due of part may independent that scatter is the rate of 100 from the due of part scatter and the part for the scend part may pay which taxes and however the payment of the scatter of pay scatter and the part is and part of the scend part may pay in the part is and part of the scatter of pay scatter and the part is and part of the scatter of pay scatter and the part is and the pay the same approvided in the scatter state. The pays is the same approvided in the scatter and pay is the first pay the same approvide in the backetony is the pays and the scatter pay scatter of the scatter and the pays and the scatter pays and all the independent of the scatter is the pays and the scatter pays and all the independent of the scatter herein, which is the scatter and pays and the scatter of the scatter pay in the pays and the scatter pays and all the independent of the scatter pay in the pays and the scatter pays and all the independent of the scatter pays and the scatter pays and all the interpays that the scatter herein, the is the scatter and scatter in the scatter pays and all the interpays and all the interpays and all the pays and the scatter pays and scatter is the scatter and scatter in the scatter pays and all the interpays in the scatter pays and the scatter pays and the scatter is and the scatter pays and the	the delivery hereof	
And the sold part of a good and indivi- ation of a good and indivi- lation of a good and indivi- tion of the solution of the s	all of the first part do hereby overant and spine that a machine scatter of inheritance therein, free and clear of all incumbers machine scatters of inheritance that in making lawful data that the particle herein that the part for the first part shalt at a state when the same becomes due and payable, and that Days as able specified and directed by the part $J_{}^{}$ of the sec in the serum that main part for the first part shalt at a state scatter scatter and part for the first part shalt at a state scatter scatter and part for the first part shalt fail to part for the scend part may pay which taxes and however independent of 100 from the due of part may independent that scatter is the rate of 100 from the due of part scatter and the part for the scend part may pay which taxes and however the payment of the scatter of pay scatter and the part is and part of the scend part may pay in the part is and part of the scatter of pay scatter and the part is and part of the scatter of pay scatter and the part is and the pay the same approvided in the scatter state. The pays is the same approvided in the scatter and pay is the first pay the same approvide in the backetony is the pays and the scatter pay scatter of the scatter and the pays and the scatter pays and all the independent of the scatter is the pays and the scatter pays and all the independent of the scatter herein, which is the scatter and pays and the scatter of the scatter pay in the pays and the scatter pays and all the independent of the scatter pay in the pays and the scatter pays and all the independent of the scatter pays and the scatter pays and all the interpays that the scatter herein, the is the scatter and scatter in the scatter pays and all the interpays and all the interpays and all the pays and the scatter pays and scatter is the scatter and scatter in the scatter pays and all the interpays in the scatter pays and the scatter pays and the scatter is and the scatter pays and the	the failurery hereof	
And the sold part of a good and indivi- ation of a good and indivi- lation of a good and indivi- tion of the solution of the s	all of the first part do hereby overant and spine that a machine scatter of inheritance therein, free and clear of all incumbers machine scatters of inheritance that in making lawful data that the particle herein that the part for the first part shalt at a state when the same becomes due and payable, and that Days as able specified and directed by the part $J_{}^{}$ of the sec in the serum that main part for the first part shalt at a state scatter scatter and part for the first part shalt at a state scatter scatter and part for the first part shalt fail to part for the scend part may pay which taxes and however independent of 100 from the due of part may independent that scatter is the rate of 100 from the due of part scatter and the part for the scend part may pay which taxes and however the payment of the scatter of pay scatter and the part is and part of the scend part may pay in the part is and part of the scatter of pay scatter and the part is and part of the scatter of pay scatter and the part is and the pay the same approvided in the scatter state. The pays is the same approvided in the scatter and pay is the first pay the same approvide in the backetony is the pays and the scatter pay scatter of the scatter and the pays and the scatter pays and all the independent of the scatter is the pays and the scatter pays and all the independent of the scatter herein, which is the scatter and pays and the scatter of the scatter pay in the pays and the scatter pays and all the independent of the scatter pay in the pays and the scatter pays and all the independent of the scatter pays and the scatter pays and all the interpays that the scatter herein, the is the scatter and scatter in the scatter pays and all the interpays and all the interpays and all the pays and the scatter pays and scatter is the scatter and scatter in the scatter pays and all the interpays in the scatter pays and the scatter pays and the scatter is and the scatter pays and the	the delivery hereofthe hard_over of the permises above greated, ad as a during the life of the induitor, pay all name or assessments that may be levid or	
And the sold part if axised of a good and indi- and that they well surrent. It is agreed between the assessed arguing and the sold sur- burger is a surgery of the sold sur- burger provides the sold sur- many of the sold surgery of the assesting to sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the assesting the sold survey of the sold survey of the sold survey of the assesting the sold survey of the	affield the first part do hereby overant and agree that a maskle setato of inheritance therein, free and dear of all incurdance maskle setato of inheritance therein, free and dear of all incurdance and defined the same scatter all parties making harded dates the ther parties herein that a there are a first part shalt at a state when the must becomes due and payshe, and that <u>hind</u> are a state when the must become due and payshe, and that <u>hind</u> are a state to see the payshe of the forst part shalt at a pays a shall be specified and directly by the part <u>J</u> of the see in the event that and part <u>L</u> <u>D</u> of the forst part shalt at a part <u>J</u> of the second part may repart shall and incurse a direct the rate of 10% from the due of payment with <u>Hind</u> are <u>incurdence</u> <u>J</u> of the second part, with an <u>D</u> of the second part may repart the payment of <u>H</u> and <u>H</u> of the second part, may repart the shall be a made as a motiopart to second pay reparts to a <u>H</u> and <u>H</u> of the second part, with an <u>H</u> of the second part, may repart the shall be a made payshes to the part <u>H</u> of the second part, with an <u>H</u> of the second part, may repart here the <u>H</u> of the second part, with an <u>H</u> of the second part, may repart the balance and red maths are made bar in the second math <u>H</u> bar and red maths are made bar in the second math <u>H</u> bar and red maths are made bar and the second maths the payments the the second part, with an <u>H</u> the <u>H</u> bar and the second part math <u>H</u> for the shall be setond the physical second, or may part these <u>H</u> the maths are partial, or and part these <u>H</u>	the delivery hereofthe hard_ overthe premises above greated, and as a set of the premises above greated, and as a set of the set of the induition, pay all taxes or assessments that may be levid or a strill here the here and previde to the part of the second part to the set of the induition, pay all taxes or assessments that may be levid or the part of the second part to the set of the induition, pay all taxes or assessments that may be levid or the part of the second part to the set of the induition, second part to the set of the induition, second part to the second the second to the second part to the second the second the second part to the second the second the second part to the second the second to the second the second to the second the second to the se	
And the soil graf. I wind of a good and individual of the source of the same of a grand a birth of the same of a grand birth of the same o	$\begin{array}{c} \text{clicit}(\text{the first part do_{} hereby covenant and agree that a maximum constraints wherein, free and dear of all incurdences therein, for and dear of all incurdences the parts and the same scient all parts and the maximum constraints are part of the first part shall as a state when the same barries due and appeals, and that \frac{1}{12} \text{Lice}_{-} of the first part shall as a state when the same barries due and appeals, and that \frac{1}{12} \text{Lice}_{-} of the first part shall as a state state the part \frac{1}{2} \dots \text{cl} of the first part shall have the part \frac{1}{2} \dots \text{cl} of the same science due and part shall have the part \frac{1}{2} \dots \text{cl} of the same science due to the same part shall be same science of the same science $	the failurey hereofthe have of the premises above granted, and as a second sec	
And the soil graf. I wind of a good and individual of the source of the same of a grand a birth of the same of a grand birth of the same o	$\begin{array}{l} \begin{array}{l} \begin{array}{l} \begin{array}{l} \begin{array}{l} \begin{array}{l} \begin{array}{l} \begin{array}{l} $	the delivery hereofthe hard over of the premises show granted, eds ************************************	
And the sold part of a good and landy and and that they will warrant. It is a gread balance out in the second spatial management of the second spatial management of the second spatial management of the second spatial spati	<pre>click(the first part do hereby overant to all spine that a maskle state of inheritars therein, for such does of all incurdence in defend the same spinet all parties making haveful due the there the parties herein that the part. first, of the first part shalt at a spine shall be specified and directly by the part 2 of the set in the sum that such part. [12 of the first part shalt at a part of the same beyond and directly by part 2 of the set in the sum that same line of the first part shall all the part of the same beyond part may require the same the line of the same beyond part may require the same the part of the same beyond part may require the same the part of the same the part of the same the part shall all to part 2 of the second part may require the same the part of the same the part of the same the part shall be an intervent by the part 2 of the second part, with all plant is same the part of the same the part of the same t shall for part the same approxibility in the indentity if the first part the same approxibility is the indentity. The based part 1 of the second part with all plant is same the part of the same same part of the same t shall for part the same approxibility is the indentity. The based part 1 of the same approximation of the same is and the intervent thereby of intervent thereau of the same shall be part in the based part of the same approximation of the indent part thereby states intervent, burgetow with the costs and charges indicate the based intervent the first part is and the first part the states promotion of the hold part of the first part the same states intervent be part in the same approximation of the indent part the states promotion of the hold part of the first part the same states intervent be based, exceeding administence, personal reports the based approximation of the hold part of the first part the same states intervent be based, exceeding administence, personal reports the based approximation of the based approximation of the indent par</pre>	the delivery hereofthe hard overthe premises above greated, and a set of the premises above greated, and a set of the indiction, pay all taxes or assessments that may be held or a set of the bondings upon and real exists hereof against for and transit the bondings upon and real exists hereof against for and transit the bondings upon and real exists hereof against for and transit the bondings upon and real exists hereof against for and transits are set of the indictions, second by the regard	
And the soil graf. I wind of a good and individual of the source of the same of a grand a birth of the same of a grand birth of the same o	<pre>clicd the first part do hereby evenant and agree that at maskle setato of inheritance therein, fore and dear of all incurdence ther particle particle agricult of particle making layered dates that at state when the mean becomes due and payable, and that "highly agree and be specified and directly by part 2,, of the set in the events that and part_12.2 of the first part shall at a part 2,, of the second part may real taxes and however there parts the reals of 100, from the date of payment with first and the reals of 100, from the date of payment with first and the reals of 100, from the date of payment with first and the reals of 100, from the date of payment with first and the maximum of the sum of a second pay and the second pay and taxes and however there paysels to the real, "," of the second pay and taxes and however the payment with first and the maximum obligation for the payment with first and the maximum obligation, for the payment of a base t shall find pays the same a paywhile it has the intervent of the your of the same of the however the system a paywhile it has induced t that find pays the same a paywhile it has induced t that find pays the same a paywhile it has induced t that find pays the same a paywhile it has induced the payment with the case and payment, with any pay the taxe of the same payment, and the same payment, and the same payment, same and the same payment, and the same payment of the same payment of the same payment and the same payment and the same payment and the same payment of the same payment and the same payment and the same same and the same payment and the same same same same same same same sam</pre>	the delivery hereofthe hard ormsthe hereof are subsequent to the premises above granted, and as a second part, the loss, if any, made payable to the partthe maximum term of the memory hard orms of the premises above the start of the indultion, pay all takes or a sussements that may be held or the partthe head of pays and head second pays all takes the start of the indultions, second part, the head and pays all takes the indultion of the indultions, second by the regard	
And the sold part of a good and landy and and that they will warrant. It is a gread balance out in the second spatial management of the second spatial management of the second spatial management of the second spatial spati	<pre>clicd the first part do hereby evenant and agree that a maskle setato of inheritance therein, fore and dear of all incurdance maskle setato of inheritance therein, fore and dear of all incurdance the partic herein that the part. [after of the first part shalt at a particle when the same becomes due and pryble, and that first approx shall be specified and directly by part [] of the set in the summ that and part.[] [] [] [] [] [] [] [] [] [] [] [] [] [</pre>	the delivery hereofthe hard ormsthe here a shore provide a shore provide of the provide shore a shore the shore	WAI WT on Medr
And the sold part of a good and landy and and that they will warrant. It is a gread balance out in the second spatial management of the second spatial management of the second spatial management of the second spatial spati	<pre>clicd the fart part do hereby overant to at appendix at masslee state of inheritance therein, for some doar of all incurdance the partic here a capital of particle making lawfold them there the partic here is a capital of particle making lawfold them there the partic here is a capital of particle making lawfold them there the partic here is a capital of particle making lawfold them there the partic here is a capital of particle making lawfold them there the partic here is a capital of particle making lawfold them there the particle of the farm the duke of part and the making lawfold them the maximum of the maximum of the maximum of the maximum there is the rate of 10% from the duke of particle maximum there is the rate of 10% from the duke of particle maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the maximum of the maximum them the mathematic of the mathematic of the maximum them the mathematic of the mathemathmathment them the mathematic of the mathematic of the</pre>	the delivery hereof	was wr on the or Nortga
And the sold part of a good and landy and and that they will warrant. It is a gread balance out in the second spatial management of the second spatial management of the second spatial management of the second spatial spati	<pre>clicd the first part do hereby overant and agree that at massile entate of inheritance therein, first and clear of all incurdence the parties here on that the part first and high hered that there the parties here to that the part first and high hered the parties here to the state of the first part shall at a state when that and part first and part shall all parties there part of the second part may relate use and incurdence there part of the second part may relate the part shall fail to of the second part may relate the main discussion there at the rule of 10% from the due of part shall all parties there is the rule of 10% from the due of part shall fail to of the second part may relate the main discussion there is the rule of 10% from the due of part shall fail to of the second part may relate the main discussion there is the rule of 10% from the due of part shall fail of the second part may relate the main discussion there is the rule of 10% from the due of part shall fail of the second part may relate the main discussion there is the rule of 10% from the due of part shall all to of the second part may relate the main discussion the main of main parties to may for the main and part of the main discussion of the due of parties are able to have of rule main and the information of the main discussion the due of the due of parties are able to have of rule main and the information of the main discussion particle for main discussion part of the due of th</pre>	the delivery herrof	was wr on the or Nortga
And the solid part of mind of a good and indivi- and that they will surveive in a greed between manual part of the manual behavior of the solid surveive in the survey of the solid survey in the solid survey of the solid survey manual survey of the solid	<pre>clicd the first part do hereby evenant and agree that at maskle seate of inheritance therein, for such does of all incurdence the parts herein that the part of the first part shalt at state when the sums becomes due and payshe, and that have a shall be specified and directed by the part of the sec in the sums that and part of the first part shalt at the parts and the sums becomes due and payshe, and that and of the second part may repart shall call the and of the second part may repart shall call the era humdred the part of the second part may repart the second part may repart the second part may repart to part shall not the era humdred of the second part may repart to part shall not be denoted the part of the second part may repart to part shall not be denoted the part be done to part of part shall not be denoted the part of the second part may repart to part of part there and denoted the part be done to part of part there are the payshes to the part of the second part may repart to part of part there are the payshes to the part done and part there are the payshes to the part done and part there are the part of the second part, which are the part of the second part, which are there are the part of part of the second part, which are there are the part of the second part, which are the part of the second part, which are the part of the second part, which are there are the part of the second part, which are there are the part of the second part, which are there are the part of the second part, which are there are the part of the second part of part of the second part, which are there are the part of the second part</pre>	the delivery herrof	WAI WT

95

Far assignment See Book "1" Page 458

-27 L