MORTGAGE RECORD 76

0

0

art, of art, Reg. No. 973 Fee Paid, \$ 15.00

	STATE OF KANSAS, DOUGLAS COUNTY, 18.	
Virginia H. Raber & E. B. Raber, her husband	This instrument was filed for record on the 15 day of Sept. A. D. 1930, at 9:55 o'clock A. M.	
TO	Eline Cerrostrong	
	Register of Deeds.	
The First Savings Bank of Lawrence, Kansas.	By Deputy,	
THIS INDENTURE, Made this first day of Septer	nber, in the year of our Lord, one thousand nine	
hundred and thirty between	10 January 100 January	
Virginia H. Raber and E. B. Raber, her		
of Lawrence in the County of Dougle		
parties. of the first part, and The First Savings Bank of	Lawrence, Kansas	
WITNESSETH, That the said part ies of the first part, in considera	ation of the sum of	
31 Thour and and po/100 (\$6000.00) which is hereby acknowledged, ha Ye sold, and by this indenture do the following described real estate situated and being in the County of Dou	DOLLARS, to. <u>them</u> duly paid, the receipt of Grant, Bargain, Sell and Morigage to the said part_y of the second part, glas and State of Kansas, to-wit:	
Thirty-four (34) feet wide off of the North aide Twenty (20) except a strip Seven (7) feet wide of lots being in Block Seventeen (17) Babcocks Enla	off the South side of said lots; all of the above	
STATE OF IOWA COUNTY OF LOUISA, SS.		
BE IT REMEMBERED, That on this 10th day of the aforesaid County and State, came E. B. Reber executed the foregoing instrument and duly ackno	September A. D. 1930 before me a Notary Public in r, to me personally known to be the same person who wledged the execution of the same. When my name and affixed my official seal on the day	
Legal Seal		
	33 L. L. Fry Notary Public	
My commission expires on the 4th day of July 193		
with the annurtenances and all the estate, title and interest of the said part.	-jee of the first part therein.	EST!
with the appurtenances and all the estate, title and interest of the said part. And the main part. 1656 the first part do hereby covenant and spee that at mind of a good and indefenable state of inheritance threin, five and dear of all incumbence and that they will warman and defend the same support all parties multiple lawful chain there. It is provide theorem the ratio herein that the part. 162 of the first part shall as	-ieee of the first part therein. the delivery broof they. Bre the lawful owner B of the premises above granted, and it innor during the life of this indenture, pay all taxes or assumptions that may be levied or	ATTEST
with the appurtenances and all the estate, title and interest of the said part. And the mit part. 1686 the firs part do hereby coverant and agree that at mind of a good and indefaultle estate of inheritance threin, five and dear of all incumbrance and that they will marmant and defend the mare anglest all parties multiplicated theim therein. It is agreed between the parties herein that the part. 168 of the first part shall at assessed again and real state when the mare become due and payable, and that 116 and by and input for the parties here that the part. 168 of the first part shall at and by multiplication of the part of the same become due and payable, and that 116 and by multiplication of the part of the same the same due and the part	-iee of the first part therein. the delivery hereof. Intey_Bre_the lawful over B of the premises above granted, and it innos during the life of this inductors, pay all taxes or assempted that may be levied or r.will, rep the buildings upon add real estate innured subset for and tormado in such sum and part, the law, if any, made payable to the part_graft the second part to the estated of they we have been the same become due and payable and to kaye add provines innored as	Non
with the appurtenances and all the estate, title and interest of the said part. And the main part. 1626 of the first part do hreby covenant and agree that at mind of a good and indefensible state of inheritance therein, five and dear of all incumbrance and that they will warman and defend the mare scalart all parties multiple level diam therein. It is agreed between the parties herein that the part. 1626 of the first part shall at and by a state of the state of the state scalar and parties multiple and the state of the scale of the state of the state. And the server that and part level of the state of payment with the state is not state that and part level of the state of payment with the state is the state of the state of the state of the state of payment shall find the state state of the state	-iee of the first part therein. the defirery heref. InFY_Bre_the lawful over \$\$ of the premises above granted, and the defirery heref. InFY_Bre_the lawful over \$\$ of the premises above granted, and the definery here the life of this indefiner, pay all taxes or assemptions that may be levied or .willhere the buildings upon add real estate insured exists if me and tormado in such sum and part, the law, if any, made payable to the partyrof the second part to the exist of pay such taxes when the same become due and payable and to lawp, and promise insured as e, or either, and the amount so paid shall become a part of the indebindenes, secured by this "remain"	11
with the appurtenances and all the estate, title and interest of the said part. And the said part. 16.6 of the first part do hereby coreant and agree that at mind of a good and indefendable entate of inheritance therein, for and dear of all incumbras. This agreed between the parties before that the part. Life of the first part hall at a susceed against and real orbits when the same because due to all the advected and parties the parties between the parties because the same set against and real to the same set against and real orbits when the more because of the same set against and real orbits when the same because due to advect the same set against and real orbits when the more because the same set against and the same set a	-100 of the first part therein. -100 of the first part therein. -100 is the delivery hereof they are the hards owner & of the premises above granted, and 	11
with the appurtenances and all the estate, title and interest of the said part. And the mail part.1656f the first part do hereby coreant and agree that at mind of a good and indefeable estate of inheritance thermin, fore and doar of all incumbrane and that they will marmant and defend the same signed at all parties making inself at him there It is agreed between the parties between that the part.165 of the first part shall a a same same signing and real orbits when the more because of the agreed between the parties that differed by the part. If the agreed between the parties and there the parties that differed by the part. If the second part, and is the event that and part.4500 (15000).000 Its Thousand and no/1000 (\$5000.000). For the parent of the parties of the parties of the parties of the parties the first between the parties between the pa	-1ce of the first part therein. the delivery hereof they are the hard owner & of the premises above granted, and it imms during the life of this indenture, pay all taxes or assessments that may be levied or 	11
with the appurtenances and all the estate, title and interest of the said part. And the mail part.1656f the first part do hereby coreant and agree that at mind of a good and indefeable estate of inheritance thermin, fore and doar of all incumbrane and that they will marmant and defend the same signed at all parties making inself at him there It is agreed between the parties between that the part.165 of the first part shall a a same same signing and real orbits when the more because of the agreed between the parties that differed by the part. If the agreed between the parties and there the parties that differed by the part. If the second part, and is the event that and part.4500 (15000).000 Its Thousand and no/1000 (\$5000.000). For the parent of the parties of the parties of the parties of the parties the first between the parties between the pa	-1ce of the first part therein. the delivery hereof they are the hard owner & of the premises above granted, and it imms during the life of this indenture, pay all taxes or assessments that may be levied or 	my Kan., do hereby recorded was made the same, s duy re-
with the appurtenances and all the estate, title and interest of the said part. And the said part. 1256 the first part do	-1000 of the first part therein. It is delivery hencef they are the hard owner \$ of the premises above granted, and the delivery hencef they are the hard owner \$ of the premises above granted, and a times during the life of this inductors, pay all taxes or assessments that may be levid or 	my Kan., do hereby recorded was made the same, s duy re-
with the appurtenances and all the estate, title and interest of the said part. And the said part. 165 .67 the first part 6 hereby corvant and agree that at solid of a good and indefaultle state of inheritance therein, free and dear of all incumbence ind that they will surmant and defend the same anglast all parties multiple shell chain therein Th is agreed hereon the parties herein to have been till. Each of the first shall a a same shall be a state of the same been seen to a state of the same been seen and the state of the same been seen to a state of the same bare comparison of the same been seen and the state of the same been seen and the state of the same been seen and the same see and the same same see and the same see and the same see and the same see and the same same see and the same same see and the same same see and the same see and the same see and the same sea	-ieee of the first part thereinieee of the first part thereinit is delivery hereof. They. Bre is hard over B. of the premises show granted, and -ieee of the first part therein. It is delivery hereof. They. Bre is hard over B. of the premises show granted, and	my Kan., do hereby recorded was made the same, s duy re-
with the appurtenances and all the estate, title and interest of the said part. And the said part. 165 .67 the first part 6 hereby corvant and agree that at solid of a good and indefaultle state of inheritance therein, free and dear of all incumbence ind that they will surmant and defend the same anglast all parties multiple shell chain therein Th is agreed hereon the parties herein to have been till. Each of the first shall a a same shall be a state of the same been seen to a state of the same been seen and the state of the same been seen to a state of the same bare comparison of the same been seen and the state of the same been seen and the state of the same been seen and the same see and the same same see and the same see and the same see and the same see and the same same see and the same same see and the same same see and the same see and the same see and the same sea	-ieee of the first part thereinieee of the first part thereinit is delivery hereof. They. Bre is hard over B. of the premises show granted, and -ieee of the first part therein. It is delivery hereof. They. Bre is hard over B. of the premises show granted, and	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the said part. 165 6f the first part do hereby covant and agree that at sind of a good and indefendable entries of inherinance thermin, fore and down of all incumbers and then they will warmant and defend the same signate all parts in the same signate and the same signate sis signa	-lee of the first part therein. the delivery hereof_they_Brethe hards owner B of the premises above granted, and the delivery hereof_they_Brethe hards owner B of the premises above granted, and the delivery hereof_they_Brethe hards owner B of the premises above granted, and the delivery hereof_they_Brethe hards owner an assessment that may be levid or y with they the building upon add rule state insured explant first and termade in such arms and part, the has, if any, made payable to the pretyof the scond part to the extent of pay such taxs when the axous become due and payable and to herp and premises insured as a creating, and the annount so paid shall become a part of the indebtedness, secured by this reput. More than a state become due and payable and to herp and premises insured as a creating and more, essential on the <u>first by</u> of <u>September</u> <u>B -30</u> in there the scring there are solved in the scring of and obligation and also to severe may saw and a state and on more, essential on the <u>first by</u> of <u>September</u> <u>B -30</u> in there is a scring there is a scring payable, will the insures a state a state and and one of a first is associated of a state payable. The state may a barries the state are not paid, when the main because due have been a scring payable, will the insures a state barries a state and the barrie first owned to have a voir as payainted to sclice the meth there is another proverible by her and to have a voir as payainted by scring therefore a state the state, and the output, and there and the hard to pay the payable, when the payable method the scring scring therefore and hard and the payable barries and the scring therefore a state and the there and the scring the state and to have a voire appointed to sclice the method is the hardser proverible by her wall to the first the payable payable. The state the state the theory and the state the scheme the scring therefore a state the scheme the scring therefore a state the scring therefore a shall estend th	my Kan., do hereby recorded was made the same, s duy re-
with the appurtenances and all the estate, title and interest of the said part. And the said part.162.67 the first part 6 hereby coreant and agree that at solid of a good and indefaulte state of inheritance therein, fore and dear of all incumbers and that they will marman and defend the same substat all parties making lawful chain there is a probability of the same substat all parties making lawful chain there is a green before the parties benefore that the part. Life of the first part shall at a same state and market when the more because of a same state of the same same state and the same state when the more because of the part of the second partial is a same state of the same state of the same state of the same is a same state of the same state of the same state of the same is a same state of the same state of the same state of the same is a same state of the same state of the same state of the same is a same state of the same state of the same state of the same is a same state of the same state of the same state of the same state is a same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same is a same state of the same state of the same state of the same state is a same is a same state of the same state of the same state of the same state is a same state of the same state of the same state of the same state is a same state of the same state is a same state and benefits a same state of the same state is a same state is a same state is a same state is a same state of the same same state is a same sta	-lee of the first part therein. the delivery hereof_they_Brethe hards owner B of the premises above granted, and the delivery hereof_they_Brethe hards owner B of the premises above granted, and the delivery hereof_they_Brethe hards owner B of the premises above granted, and the delivery hereof_they_Brethe hards owner an assessment that may be levid or y with they the building upon add rule state insured explant first and termade in such arms and part, the has, if any, made payable to the pretyof the scond part to the extent of pay such taxs when the axous become due and payable and to herp and premises insured as a creating, and the annount so paid shall become a part of the indebtedness, secured by this reput. More than a state become due and payable and to herp and premises insured as a creating and more, essential on the <u>first by</u> of <u>September</u> <u>B -30</u> in there the scring there are solved in the scring of and obligation and also to severe may saw and a state and on more, essential on the <u>first by</u> of <u>September</u> <u>B -30</u> in there is a scring there is a scring payable, will the insures a state a state and and one of a first is associated of a state payable. The state may a barries the state are not paid, when the main because due have been a scring payable, will the insures a state barries a state and the barrie first owned to have a voir as payainted to sclice the meth there is another proverible by her and to have a voir as payainted by scring therefore a state the state, and the output, and there and the hard to pay the payable, when the payable method the scring scring therefore and hard and the payable barries and the scring therefore a state and the there and the scring the state and to have a voire appointed to sclice the method is the hardser proverible by her wall to the first the payable payable. The state the state the theory and the state the scheme the scring therefore a state the scheme the scring therefore a state the scring therefore a shall estend th	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the said part. 165 6f the first part do hereby covant and agree that at sind of a good and indefendable entries of inherinance thermin, fore and down of all incumbers and then they will warmant and defend the same signate all parts in the same signate and the same signate sis signa	-lee of the first part therein. the address barred they are the hard owner & of the premises above granted, and the most during the life of this indenture, pay all taxs or assessments that may be levid of results of the second second second second second second second second and part, the law, and possible to the part of the second part to the artest of part has a during the amount so paid shall become a part of the single trut to the etter of the second second second second second second second second second second the second second second second second second second second second and second second second second second second second second second and second second second second second second second second second second and second second second second second second second second second and second second second second second second second second second second and second second second second second second second second second second and second	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the said part. 165 6f the first part do hereby covant and agree that at sind of a good and indefendable entries of inherinance thermin, fore and down of all incumbers and then they will warmant and defend the same signate all parts in the same signate and the same signate sis signa	-lee of the first part therein. the address here the life of this indenture, pay all taxs or assessments that may be levid of where the diverge here the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of the life results of the life of life of the life of	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the said part. 165 6f the first part do hereby covant and agree that at sind of a good and indefendable entries of inherinance thermin, fore and down of all incumbers and then they will warmant and defend the same signate all parts in the same signate and the same signate sis signa	-less of the first part therein. the abinory hence! they are the hard owner \$ of the premises above granted, and 	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the said part. 165 6f the first part do hereby covant and agree that at sind of a good and indefendable entries of inherinance thermin, fore and down of all incumbers and then they will warmant and defend the same signate all parts in the same signate and the same signate sis signa	-lee of the first part therein. the address here the life of this indenture, pay all taxs or assessments that may be levid of where the diverge here the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of this indenture, pay all taxs or assessments that may be levid of results of the life of the life results of the life of life of the life of	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. As the said part.126.64 the fart part 6 hereby corvant and agree that as sind of a good and indefenable entre of inheritance therein, for said dear of all neuroheast and that they will serven the paths benefor that the part.126 of the fart part shall as assessed against and real ottek when the numb becomes due and paths, and that there as a path becomes the paths becomes the said part.126 of the fart part shall as a sense of against and real ottek when the numb becomes due and paths, and that 116 to be been provided, then the part.1. of the second path ten years and that the there 116 a control to the approximation of the same sequence of the same due to the path of the second path the second that the trait. 116 a control to the second path the same becomes due and paths 118 a Charlow the path the second that the trait of the 118 a control to the second path ten of the second path ten of the second 118 a control to the second path ten of the second path ten of the second 118 a control to the second path ten of the second path ten of the second path, which is 118 a control to the second path ten of the second path ten of the second path, which is 118 a control to the second path ten of the second path ten of the second path, which is 118 a control to the second path ten of the second path ten of the second path ten of the second path, which are 118 a control to the second path ten of the second path tensor of the second path tensor the second second and the 118 a control to the second path tensor the second second second tensor the second second and the 118 a control to the second second tensor of the shift path tensor and there induced to the 118 a control to the second second tensor of the shift path tensor. The second tensor is 118 a control to the second second tensor of the shift path tensor, and the second second tensor 118 a control	-less of the first part therein. the abinory hence! they are the hard owner \$ of the premises above granted, and 	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. As the said part.125.64 the first part 6 hereby coreant and agree that at said of a good and indefaulte state of inheritance therein, fore and dear of all incumbrane and that they will surman and defend the same support all parts making lawful chain there. It is agreed between the parts between that the part. Life of the first part shall as a success daping and real estate when the more because due and that the first and that they will surman and the more because due and parts and a success and that they will surman and the more because due and parts and a success a support and real estate when the more because due and parts and in the the agreed between the parts because that and part.1624 of the first part 1.61 to because the subscription of the subscription of the subscription of the sub- Third first the interpret of the success of the support of the success Third first the interpret of the super the success of the support of the success of the support of the support of the support of the support of the support success of the support of the support of the support of the support of the support support of the support of the support of the support of the support of the support support of the support of the support of the support of the support of the support and benefits accurate the support of the support of the support of the support and benefits accurate the support of the support of the support of the support of the support and benefits accurate the support is at the support of the support and benefits accurate the support is at the support of the support of the support and benefits accurate the support of the support of the support of the support of the support and benefits accurate the support is at the support of the suppor	Also of the first part therein.	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the add part. 126.56 the first part 6 hereby coverant and agree that an inted of a good and indefendable entries of inherinance therein, for wald dear of all neuroheases and that they will warman and defend the same because all starts making lawfid that there It is agreed between the parties have not share that 1.26 of the first part shall as a same sed against and real estate when the numb becomes due and paths, and that 1.112 and by the innermos company as all the specified and directly the part. — of the sec 115 g	Also of the first part therein.	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the add part. 126.64 the first part do	- Age of the first part therein A choice of the first part therein A choice of the first part therein A choice of the second state of the premise shows granted, and	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the add part.126.64 the first part 6 hereby corvant and agree that an inted of a good and indefendable entries of inheritance therein, fire and dear of all neurohears and that they will serven at a path shore that at part.126 of the first part should a same set against and real estate when the more because at an at the art of the art should be able on the art of the served between the paths the parties making lawfel data that there is a good and real estate when the more because due at optable, and that three 116 good because company as a should be appended by the part. If all of the first part should be heard provided, that the part is a first set of the result of a part should be been provided, that the part is a first set of the result of a part should be been provided, the the part is a first set of the result of a part should be been provided, the the part is a first set of the result of a part should be according to be according to be according to be part of the set of part should be and it only attemption of 0.000 contrast were the contrast set of the part of a part of the part of the set of the set of the part of the set of the set of the part of the set of the part of the set of the set of the part of the set of the set of the part of the set of the set of the set of the part of the set of the set of the part of the set o	- Age of the first part therein It is a durry hencef. They Are the hard owner S of the premise shows granted, and - It is a durry hencef. They Are the hard owner S of the premise shows granted, and - It is a durry the probability of the second part	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the add part. 1265 of the first part 6 hereby corvant and agree that an inted of a good and indefendable entate of inheritance therein, for such date of all incumbers and that they will serven the parts here the attribute the life of the first part shall at a same set against and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good in the server, the real server is a set of the first part shall first be here in the server is the real set of the server is the real of parts and here the server is a set of the server, the real set of the server is the set of parts and here the is in the server is the set of the server is the real of parts in the set of parts and here the set of the server is the set of the server is the set of parts and here the set of the server is the set of the server is the set of the server is a set of the server is the set of the buildings on and real set of the server is the set of the set of the set of the server is the set of the	- Age of the first part therein It is delayery hencef. They Are the hard owner S of the premise shows granted, and	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. As the said part.125.64 the far part 6 hereby coreant and agree that a sized of a good and indefendible entries of inheritance therein, for and dear of all neurohears and that they will serves the parts benefor that the part.126 of the far part shall as assessed against and real ottek when the none beeness due and parts, and that they all you higher company as all the serves that the interest beeness due to all the structures of the said by one higher company as all the serves that the parts beeness due and the structure of the said that and real ottek when the parts the same beeness due and parts, and that the low beeness provided, then the part J of the second part may pay and have and thermaps THIS (10AAY) is included as a nonzeque to serve the payment of the same of the same structure of the second of DEO	- See of the first part therein A constraint of the second se	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
with the appurtenances and all the estate, title and interest of the said part. And the add part. 1265 of the first part 6 hereby corvant and agree that an inted of a good and indefendable entate of inheritance therein, for such date of all incumbers and that they will serven the parts here the attribute the life of the first part shall at a same set against and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good and real estate when the more beeness dies and parks, and that there is a good in the server, the real server is a set of the first part shall first be here in the server is the real set of the server is the real of parts and here the server is a set of the server, the real set of the server is the set of parts and here the is in the server is the set of the server is the real of parts in the set of parts and here the set of the server is the set of the server is the set of parts and here the set of the server is the set of the server is the set of the server is a set of the server is the set of the buildings on and real set of the server is the set of the set of the set of the server is the set of the	- Age of the first part therein	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re
<pre>with the appurtenances and all the estate, tille and interest of the said part. As the and part.126.64 the fart part 6 hereby corvant and agree that an interest of a good and indefendable entries of inheritance therein, for wall dear of all incumbrance and that they will serven the parts here the atter part.126.64 the fart part shall an successful there are the parts the parts the parts main dear of all incumbrance of the same deares company as a half here is parts and parts in the same of the same deares company as a half here is parts and in the same of the same deares company as a half here is parts and interest the same same and that they will serve that the next because the end parts, and that the besine provide, then the part of the served part is the same and the THS (IAN-T) included are a noring to be company bet of the same and the THS (IAN-T) included are an outparts to the parts of the same and the THS (IAN-T) included are an outparts to the parts of the same and the THS (IAN-T) included are an outparts to the parts of the same and the THS (IAN-T) included are and parts to the parts of the same and the same of the same of</pre>	- See of the first part therein A constraint of the second se	ougles County Kan., do hereby ge herein racorded was made Send that the same,is duy re

167