	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 31 day of
6	John Trovillion TO	July A. D. 19 31, at 3:45 o'clock P. M.
		Elsu & Connorfactory . Register of Deeds.
	Lena Winger Safford	ByDeputy.
1	THIS INDENTURE, Made this thirty-fir <sup>6</sup> day of. July hundred and. thirty-one between	, in the year of our Lord, one thousand nine
1	John Trovillion and Mayme Trovilli	on his wife
	of Lawrence in the County of Douglas part 185 of the first part, and Lene Winger Safford	and State of Kansas
-	WITNESSETH. That the said part. 128 of the first part, in considera	part of the second part.
	Five hundred	DOLLARS, to. them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part y of the second part,
	The north one-half of the Sout section twelve (12) Township Fo	heast quarter of the southeast quarter of ourteen (14) Range Twenty (20)
- Bill Lard		
1		
	with the appurtenances and all the estate, tille and interest of the said part.	
	And the said part_10Bf the first part do hereby covenant and agree that at seled of a good and indefeasible estate of inheritance therein, free and elear of all incumbrance	the delivery hereof they_BICthe lawful owner_B of the premises above granted, and
	And the sold part_12B4 the first part do hereby covenant and agree that at solide of a good and indifferance leasts of individual thereins, five and done of all incumbrance and that they will warrast and defend the same against all parties making lawful dails therein. It is agreed between the parties hereit that is and 12B4.	the drivery hereof <b>URY_EFG</b> the havid owner, <b>B</b> of the premises above practed, and times during the life of this indenture, pay all taxes or assessments that may be levid or
	And the well part 12.2 of the first part do	the delivery herest <b>they_free</b> _the hereful events. B of the premises above greated, and times during the life of this indenture, pay all have or assessments that may be levide or <b>millisep</b> the buildings tops and rule stories innered aptions for and formado in such non- ing part, the liss, if way, made paylies to the part <b>M</b>
	And the wid part_12Bf the first part do hereby covenant and agree that at wind of a good and indicated best of individual therein, for and size of all intrustructure and that they will warrant and defend the same sgainst all parties making hereful claim therein. It is agreed between the parties herein that he partieles. It is agreed between the parties first state that at all assessed agrings middle effects when the same becomes dis and payable, and that the yes, and by such manages company as shall be specified and directed by the part_2_s of the second . In the same between the same becomes dis and payable, and that the yes, and by such manages company as shall be appended and directed by the part_2_s of the second . hereinterest. And in the event that and part[2B.c. of the first part shall fail to p	the drivery herest <b>URCY_EFG</b> the having over_B of the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be levied or <b>XIII</b> keep the buildings upon and real entrie insured spinnt five and tormado in such non- of part, the bas, if say, ranke payable to the part <u>X_s</u> of the second part to the extent of spin that where the mark become during layouht and to keep and premise insured a
	And the wid part_12Bf the first part do hereby covenant and agree that at wind of a good and indifferance tests of individual terms, five and done of all inturfaces and that they will warrast and defend the same against all parties making lawful chain thereion. It is agreed below more the parties here to that the part 12B. It is the first part while a the same and by such instance company as shall be specified and directed by the part_V_of the second test. And in the event that and part 12B. It is the first part while that the the herein provided, then the part_V_V of the second part tay pay and that the yart THIN TAK's is harded as a mortpary to secure the payment of the same of 	the delivery hereof <b>URCY_EFG</b> the here's or excession that may be levided or times during the life of this indenture, pay all taxes or assessments that may be levided or <b>willings</b> the buildings upon and real static incread aptimum free and formado in such sum and part, the issue, if any, ande payable at the the part <b>Y</b> of the second part to the extent of a you hat now their masses beyond upon and payable and they mail premise insured an or citler, and the amount so paid shall become a part of the indebtedness, second by this read
	And the wild part_12.8 f the first part do hereby overnant and agree that at mind of a good and indicated entits of indications therein, from all done of all incurdences and that they will warrant and defend the same signing all parties making hereful chain therein. It is agreed between the parties herein that part.186.4 of the first part shall at all assessed against and real states when the number become due and paytols, and that 1802 and by such insurance compary a shall be specified and directly the part.J_2 of the second here	the delivery herest <b>they_free_stress</b> of the premises above practed, and times during the life of this indexture, pay all takes or assessments that may be levied or <b>million</b> to buildings upon and real state insered spatial five and tormake in such sum of part, the has, if any, made paylable to the part <b>J</b> of the second part to the state. If the second part to the state, if any, made paylable and to keep and premises inserts are excited, and the amount so paid shall become a part of the indektodeses, second by this regulation, and the amount so paid shall become a part of the indektodeses, second by this paylable. DOLLARS, if mus of money, essented on the <b>31.81</b> , day of <b>JDLY 1 3</b>
	And the wild part_12.8 f the first part do hereby overnant and upwe that at mind of a good and indication is that of indications therein, from all doer of all incurdances and that they will warrant and defend the same against all parties making hereful chain therein. It is agreed between the parties herein that part 26.2, of the fast part shall at ansated against all real retates when the numberone due and payths, and that 10.2, and by nuch insurance compary a shall be spreified and directly the part.J_cd the second here. Insures. And in the sum that and part 26.2, of the first part shall full to p herein provided, this the part J_cd the second part may they add taxes and insurance. THIS GRAXT is indicated as a mortgrape to secure the payment of the small of the part of the part of C_GGE	the delivery herest <b>they_free_stress</b> of the premises above granted, and times during the life of this indenture, pay all takes or assessments that may be levid or <b>millions</b> the buildings upon and real state insered against five and tormake in such sum of part, the has, if way, made payhies to the part <b>J</b> _ of the second part to be state. If shows the state of a sy such takes when the answ become due and payhies and to keep and premises insured as or chirar, and the amount so paid shall become a part of the isdefitedness, second by this is must obtain the amount so paid shall become a part of the isdefitedness, second by this due not some second on the <b>_Jlat</b> , day of <b>_July</b> 13 <b>Jl</b> . Interest sacriting therean according to the terms of and addingtion and also its mere are parting of the second source in the same terms of and addingtion and also its mere are parting the second source in the second source in the same terms of an addingtion and also its mere are parting the second source in the same terms of the second source in the same terms of a set of the second source in the same second source in the same terms of a second source in the second source in the same second source in the second source in the same terms of the second source in the same second source in the second second source in the same second s
	And the ship part_122 ff the first part do hereby oversant say have that at mind of a good and indicable state of inheritance therein, for and other of the inheritance therein, for and other of the inheritance there will be exact and defined the state arguint at perturbe making bardle data that the part of the state of the state state state state state of the state st	the delivery herest <b>they_first</b> where <b>set</b> is the hereful evence. B of the premises above greated, and trans during the life of this infeature, pay all takes or assessments that may be levid or <b>millin</b> spot the buildings types and reals entries inscored against first and transk is near the <b>millin</b> spot the buildings types and reals the part <b>1</b> the second part to the scents of an part, the bas, if any, made payable for the part <b>1</b> the second part to the scents of a part, the basis of the scent because a part of the sidelitedness, second by the regard. The scent base may be part dual because a part of the indelitedness, second by the regard. In <b>31</b> . Interest security there are scent to the terms of and delimition and any to access are and and oblightion contained therein fully discharges. If of chain the marks in a mark payments or way that and oblightion contained therein fully discharges. If of chain the marks in a part, part of the indelitedness and a shipping there are sourced to the second part to or if the marketing are the pay oblightion contained therein fully discharges. If of chain the marks is an and part to be access are part of the indelitedness and a scenario of the time and the source of if the marketing are the pay of the fully and the time and beautify of a shark this indexistor is pays, shall immediated the rest of the shark pays of the time and the source of the fully scenario of the pays of the scenario of the shark pays of the shark pays.
<b>0</b>	And the said part _12.2 of the first part da hereby overant and spine that at mind of a good and indicable state of inheritors therein, for and idea of all incubiness and that they will versus and define 10 sense arguint 21 performs raking by first part has a spin sense of a spin sense of a spin spin sense of a spin spin sense of a spin sense of a spin spin sense sense of a spin se	the delivery herest <b>they_first</b> end on the soft of the premises above practed, and trans during the life of this lineature, pay all takes or assessments that may be levid or <b>milliness</b> the buildings upon and real state innerest against first and transk in a real <b>milliness</b> the buildings upon and reals to the part <b>L</b> the second part to the state of part, the bas, if any, made paybles for the part <b>L</b> the second part to the states of a part, the basis, if any, made paybles to the part <b>L</b> the second part to the states of a part, the basis of the state because a part of the isolation of the second part to the states or either, and the amount so paid shall because a part of the isolation of the state of by the reput. Mark of money, essented on the <b>_3181</b> , day of <b>_JUly</b> in <b>J1</b> . Informs scentring there are such there in the state of particular is the access are any and and oblightion contained therein fully discharges. If of chain the mark part made paybas at a di- cident are not payde with the sum because is an and paybas. The state of the basis wave are part of a state of the marks of the isolation of a share basis. The state of the basis of the pays of the marks of the basis of the basis of the share the pays. And I summeliated a state of the marks of the basis of the basis of the marks of the share the pays. The share the state of the share the state of the marks of the basis of the paybas. The state of the state of the pays of the marks of the basis of the paybas. The state of the state of the pays of the marks of the basis of the paybas of the state of the pays of th
<b>b</b>	And the said part_12.8.4 the first part do hereby oversant and upne that at mind of a good and indicately estate of inheritance therein, from all doer of all intrudicents and that they will warrant and defend the same against all parties maked and in the same and that they will warrant and defend the same against all parties maked in the first 3.6.2. It is agreed between the parties better that the part. Seed. It is fast part is that at all manness of arguing and real setues when the same becomes due and paysith, and that they and by make inserved company a shall be specified and directly the part. Jof the second bergin provided, then the part of the second part may pre shall takes and iterances. THE GRANT is minored as a mortgang to second the part of the first part shall find to p brein provided, then the part of the second part may pre shall takes and iterances. THE the hundlered more than the second part of the the part of the second part, with all neared in more strength to the spin second part to part of any issues of any part defect. If the hulting on a part of part is the part of any issues of any part defect. If the hulting on a part of part is the part of part is any part there of a two polymers and parable to the part of the second part is the part means part defect. If the hulting on a part is part to part the part defects are manare and become due and parable at the option of the hulting mark of the theory of the part of part and bandits according the reforming and its second part of the indications are manare and become due and parable at the option of the hulting mark of the indications are and hulting thereforming and its soft the presents of and the indications are and bandits according to the start presents and provides at the indication are and hulting the start defects on the present of the hulting the indications are and more the and the part defects on the present of the hulting therefore the part defects and the part indicat	the delivery herest <b>UREY_EFG</b> the hereal evence. B of the premises above granted, and these during the life of this indenture, pay all takes or assessments that may be levied or <b>HILE</b> by the buildings upon and rule state insered against five and torsake in such asso to part, the has, if any, rule apyable to the part <b>J</b> , or the second part to be set <b>a</b> . If all the stress of the stress of the second part to be set <b>A</b> , and <b>A</b> any rule to paylable to the part <b>J</b> , or the stress of the stress of the second part to be set. <b>A</b> and <b>A</b> any rule to paylable the paylable and to keep and premises insured as or other, and the amount so paid shall become a part of the isoletitudeses, second by this paylable the stress of the stress of and <b>J</b> and <b>J</b> and <b>J</b> . <b>D</b> DLLARS interest scoring theore asserting to the terms of and adjustion and also to accee yes and re of the damage target is the terms of and adjustion and also the second that and beyond the bar of the stress of the stress of any paylable time cover the state that and they may be a stress with interest theore as been provide, or if the stress that all because it is adding to paylable there in the stress of paylable or of the interest and in the bar of the stress of the interest the cover paylable of the stress of the paylable. The of stress is the stress of the interest the cover paylable the stress of the stress of the paylable. The of stress is the stress of the interest the stress is the stress of the interest the cover paylable is the stress of the stress is the stress is the stress in the stress of the stress of the paylable paylable is not shall be stress it is the harder (if the stress is the stress of the paylable paylable is of older the rest is it is the matter proveided by an and the paylable paylable paylable is of older the rest. The is a stress in the stress is the stress in the stress is the stress in the stress is the stress is the stress is the stress is the s
0	And the said part_12.8.4 the first part do hereby oversant and upne that at mind of a good and indicately estate of inheritance therein, from all doer of all intrudicents and that they will warrant and defend the same against all parties maked and in the same and that they will warrant and defend the same against all parties maked in the first 3.6.2. It is agreed between the parties better that the part. Seed. It is fast part is that at all manness of arguing and real setues when the same becomes due and paysith, and that they and by make inserved company a shall be specified and directly the part. Jof the second bergin provided, then the part of the second part may pre shall takes and iterances. THE GRANT is minored as a mortgang to second the part of the first part shall find to p brein provided, then the part of the second part may pre shall takes and iterances. THE the hundlered more than the second part of the the part of the second part, with all neared in more strength to the spin second part to part of any issues of any part defect. If the hulting on a part of part is the part of any issues of any part defect. If the hulting on a part of part is the part of part is any part there of a two polymers and parable to the part of the second part is the part means part defect. If the hulting on a part is part to part the part defects are manare and become due and parable at the option of the hulting mark of the theory of the part of part and bandits according the reforming and its second part of the indications are manare and become due and parable at the option of the hulting mark of the indications are and hulting thereforming and its soft the presents of and the indications are and bandits according to the start presents and provides at the indication are and hulting the start defects on the present of the hulting the indications are and more the and the part defects on the present of the hulting therefore the part defects and the part indicat	the delivery herest <b>they_first</b> end on the soft of the premises above practed, and trans during the life of this lineature, pay all takes or assessments that may be levid or <b>milliness</b> the buildings upon and real state innerest against first and transk in a real <b>milliness</b> the buildings upon and reals to the part <b>L</b> the second part to the state of part, the bas, if any, made paybles for the part <b>L</b> the second part to the states of a part, the basis, if any, made paybles to the part <b>L</b> the second part to the states of a part, the basis of the state because a part of the isolation of the second part to the states or either, and the amount so paid shall because a part of the isolation of the state of by the reput. Mark of money, essented on the <b>_3181</b> , day of <b>_JUly</b> in <b>J1</b> . Informs scentring there are such there in the state of particular is the access are any and and oblightion contained therein fully discharges. If of chain the mark part made paybas at a di- cident are not payde with the sum because is an and paybas. The state of the basis wave are part of a state of the marks of the isolation of a share basis. The state of the basis of the pays of the marks of the basis of the basis of the share the pays. And I summeliated a state of the marks of the basis of the basis of the marks of the share the pays. The share the state of the share the state of the marks of the basis of the paybas. The state of the state of the pays of the marks of the basis of the paybas. The state of the state of the pays of the marks of the basis of the paybas of the state of the pays of th
	And the walk part_12.23 f the first part do breeky overant and spine that at mind of a good and indicative state of indications therein, for and does not indicative state of indicative states. The state of a good and indicative state of indicative states are stated as a state of the product states and defend the state square target and the state state and the state state state state state and part 12.2 of the first part shall at all states states and part of the state states and part 12.2 of the first part shall be part 12.2 of the state state state and part 12.2 of the state state state states and part 12.2 of the state state state states and part 12.2 of the state states and part 12.2 of the state state states and part 12.2 of the state state states are states and part 12.2 of the state states are states and part 12.2 of the states of the first part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the sta	the delivery herest <b>they_free</b> the hereal evence. B of the premises above granted, and these during the life of this indenture, pay all takes or assessments that may be levied or <b>Hillion</b> to buildings upon and real exists insered against five and tormake in such assis of part, the has, if way, made paylable on the part J_ of the two seed part to the steel of and part, the has, if way, made paylable to the part J_ of the two seed part to the steel of the maximum second and the steel paylable and to keys and premises inserts as or each real the amount so paid shall become a part of the indefinitedness, second by this down of money, essented on the <u>J181</u> , day of <u>J101</u> , <u>J101</u> , <u>J101</u> , <u>J101</u> , interest strategies have assessing it is the terms of the indefinite and have each paylable obligation centered therein fully discharged. If of during the match is much some as part of relations the levies of the state of the high paylable or of the somether is an effect of the maximum vision index the match of a paylable or of the somether is and the solutions. For the source of the high paylable, or of the somether are paylable it is abable paylable. The description of the high paylable, or of the somether is and when the have also for the source of the high paylable, or of the somether are paylable in the indefinition when the high paylable of the high paylable of the high paylable or of the monotonic of any match is the matcher provided by the source and paylable is the order the matcher in the higher the source of the matcher and the high the matcher are paylable in collect the match in the higher and paylable is also been a provide a paylable is the matcher and and source is and the very during the order and the high is howed as source approximate of the matcher is a paylable of the matcher and the source of the matcher paylable of the matcher and the source of the matcher is the matcher and the source of the matcher paylable is also been and the source approximate of the matcher and the source of
	And the walk part_12.23 f the first part do breeky overant and spine that at mind of a good and indicative state of indications therein, for and does not indicative state of indicative states. The state of a good and indicative state of indicative states are stated as a state of the product states and defend the state square target and the state state and the state state state state state and part 12.2 of the first part shall at all states states and part of the state states and part 12.2 of the first part shall be part 12.2 of the state state state and part 12.2 of the state state state states and part 12.2 of the state state state states and part 12.2 of the state states and part 12.2 of the state state states and part 12.2 of the state state states are states and part 12.2 of the state states are states and part 12.2 of the states of the first part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the sta	the delivery herest the V_ DTC
	And the walk part_12.23 f the first part do breeky overant and spine that at mind of a good and indicative state of indications therein, for and does not indicative state of indicative states. The state of a good and indicative state of indicative states are stated as a state of the product states and defend the state square target and the state state and the state state state state state and part 12.2 of the first part shall at all states states and part of the state states and part 12.2 of the first part shall be part 12.2 of the state state state and part 12.2 of the state state state states and part 12.2 of the state state state states and part 12.2 of the state states and part 12.2 of the state state states and part 12.2 of the state state states are states and part 12.2 of the state states are states and part 12.2 of the states of the first part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the sta	the delivery herest the V_ DTC_ the hereful evence. B of the premises above granted, and there during the life of this indenture, pay all taxes or assessments that may be levied or <b>MILLESON</b> to buildings upon and rule on the part V_ of the second part to the set. A say, made paylish to the part V_ of the set, and y_ of the second part to the set. A say, made paylish to the part V_ of the set, and y_ of the second part to the set V_ of the second part to the set V_ of the second part to the set. A say made paylish to the part V_ of the second part to the set V_ of the second part to the second part to the second part to the set V_ of the second part to second part to the second part to make a second part to make a second part to the second part. The second part to the second part. The second part the second part the second part to the second part to the second part to part to the second part to the second part to the second part to part the second part to the
	And the well part_12.24 fibs first part do hereby overwant and spore that at mind of a good and indicative state of indications therein, five and does of a locationate of the state of indications therein, five and does of a locationate of the state state of indications therein, five and does of a locationate of the state state of indications therein, five and does of a locationate of the state state at the state state of an all payols, and that 1202, the state of the state state at the state stat	the delivery herest the V_ DTC
	And the walk part_12.23 f the first part do breeky overant and spine that at mind of a good and indicative state of indications therein, for and does not indicative state of indicative states. The state of a good and indicative state of indicative states are stated as a state of the product states and defend the state square target and the state state and the state state state state state and part 12.2 of the first part shall at all states states and part of the state states and part 12.2 of the first part shall be part 12.2 of the state state state and part 12.2 of the state state state states and part 12.2 of the state state state states and part 12.2 of the state states and part 12.2 of the state state states and part 12.2 of the state state states are states and part 12.2 of the state states are states and part 12.2 of the states of the first part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the states part 12.2 of the states are part 12.2 of the sta	the delivery herest the V_ DTC_ the hereful evence. B of the premises above granted, and there during the life of this indenture, pay all taxes or assessments that may be levied or <b>MILLESON</b> to buildings upon and rule on the part V_ of the second part to the set. A say, made paylish to the part V_ of the set, and rule is the set of the second part to the set. A say, made paylish to the part V_ of the set, and rule is set of the second part to the set of the second part to the set. A say and the paylish and to keep and provide the set of the set of the second part to the second part to the set of the second part to second part to the second part to the second part to second part to make the second part to make the second part to second part to the second part to part to the second part to make the second part to the second part to the second part to part to the second part to second part the second part to second part to the second part to part to be second part to second part to the second part to part the second part to second part to part to part to part to part to part to the second part to second part to pa
	And the walk part_12.24 fibs first part do hereby oversant and spee that at mind of a good and indicative state of indications therein, five and does of a limit control of the part of the mind to a good and indicative states of indicative states. The same dependent and defined the state specified and directed by part_12.45 of the first part while and part_12.45 of the first part while and part_12.45 of the state part while the part	the delivery herest the V_LTC
	As the sell part_12.8 if the first part do hereby oversant and spare that at mind of a good and indicable static of indications where, for send one of it incumberes of the self-self self self self self self self self	the delivery heard <b>they. DTG</b>
	And the well part_12.81 the first part dobreety oversant and que that at mind of a good and indicately exists of indications therein, five and doer of a good and indicately exists of indications therein, five and doer of a good and indicately exists of indications therein, five and doer of a good and indicately exists of indications that the part 1.81 f. of the first part will at all largery bases of the part of the second part of parts and the largery bases of the part of the second part of the second part of the par	the delivery herest the V_LTC
	And the well part_12.8 if the first part do hereby oversant and space that at mind of a good and indicative state of indications entrol, from and does of a limit construction. This agreed between the parts here to that the part ALS. If the first part that at all manneed uping indication entrols where the parts herein the main become dis and payols, and that M22, and by use in hereints compare y a shall be specified and directed by the part_1 of the second part may need that the first parts. The first here is a state of the first part has a state the main become dis and payols, and that M22, and by use in hereints compare y a shall be specified and directed by the part 1 of the second part may need that and information of the second part may need that and the first parts and the first parts. The first here is a state of the first part is a state of the first part is a state of the first part is a state of the first parts. The first here is a state of the first part is a state of the first parts is a state of the first part is a state of the first parts is a state of the first part is a state of the first parts is a state of the first part is a state of the first part is a state of the first parts is a state of the first part is a state of the first parts is a state of the first part is a state of the first parts is a state of the state parts is the state of the first part is a state of the first parts is a state of the first part is a state of the first parts is a state of the first parts is a state of the first part is a state of the first parts is a state of the first part is a state of the first pa	the delivery herest the V_ DTC
	And the well part_12.54 the first part do hereby overwant and space that at mind of a good and indicative state of indications therein, from add does of a limit construction. In this agreed between the parts between the parts between the parts added to the part of the parts of the parts of the part of the part of the parts of the p	the delivery herest the V_ DTC
	And the well part_12.54 the first part do hereby overwant and space that at mind of a good and indicative state of indications therein, from add does of a limit construction. In this agreed between the parts between the parts between the parts added to the part of the parts of the parts of the part of the part of the parts of the p	the defivery heard they. DTC the heard a case. B of the premies shows granted, and There during the life of the infention, try at lates or assessments that may be levid or Millinop the buildings upon and real state innered spatiant for and transk is normal as the state when the anne become due and spakele and to keep and jumiles innered as regular, and the announ as paid shall become a part of the indefibetions, means and by the DOLLARK d sum of money, essented on the J181. day of JUly HJ1. Interest sequences are used that become a part of the indefibetions, means and or cluber, and the announ as paid shall become a part of the indefibetions. Means are and regular, and the announ as paid shall become a part of the indefibetions. Means are and and annow, essented on the J181. day ofHJ1. Interest sequences are with first discharges. If of chail the mode is a been part of the indefibetions are used as and oblighted are not part of the shall part J. and the head of the base of the state of the indefibetion is a secret sequence and oblighted are not part of the indefibetion and parts in the secret sequences and oblighted are not part of the indefibetion and parts in the secret sequences and oblighted are not part of the indefibetion and part of the indefibetion and it at a secret distribution and the secret of a shall be hadden be an and part of the indefibetion and it at a secret distribution direct of state is a secret separate to excet a secret sequence and the excet of a shall be based in the based secret and the secret is a secret sequence and and and secret and (SERAL) 
	<form></form>	the definery heard they_DFC

<u>,</u>

day of M.

ereds. . d nine l part. lipt of l part,

d, and ied or h sum ent of red as y this LARS, 31 red as y this control of red as solid control of red as solid control of contro

AL)

ne, a

last

r of

**r**.

Name of Street, or other

331

の正常に

いたか