37 360

....

- 202 209 11- 14

154

Jack Reck

Fredu Kelm

	FROM	
		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 12 da
Chester Wi	ble end wife	Sept. A. D. 1931 at 4:45.0'clock P. M.
	то	Elen & annalione
Lawrence N	ational Bank, Lawrence Kansas	By Register of Deec By Deputy.
THIS IND	ENTURE, Made this 9th day of Septemb	er in the year of our Lord, one thousand t
	thirty-one between Chester Wible and Faye Wible, his wif	
lo	in the County of Douglas	and State of Kenses
part ies of the	s first part, and	nk
WITNESSE	TH, That the said part ies of the first part, in considerat	tion of the sum of
which is hereby	n hunired.and_no/100 acknowledged, ha_Ve_ sold, and by this indenture do eribed real estate situated and being in the County of Doug	DOLLARS, to them duly paid, the receip. . Grant, Bargain, Sell and Mortgage to the said part_y of the second p clas and State of Kansas, to-wit:
	South Eighty (80) Acres of the North W Township Fourteen (12) Range Nineteen	est Fractional Querter (Å) of Section Three (19) in Dougles County, Kensse.
And the said γ sained of a good and and that they will we It is agreed bet assessed against add and by such instrum. It is instrum. It is outhout It is o	indefaulth estate of inheritance therein, free and diar of all incumbrance rerat and defend the same against all parties making lawful data. thereto, we the partic hearing the same becomes due and pryside, and that <u>all law</u> , company as shall be specified and directed by the part <u>J</u> of the second that all not event that all part <u>LZ</u> of the fort part that that all not event that all part <u>LZ</u> of the fort part that the law of the specified and directed by the part <u>J</u> , of the second part <u>in the second part may pay and taxes and instructors</u> the part <u>J</u> of the second part may pay and taxes and instructors as d <u></u>	the ddivery hered $\frac{1}{10}$ eV eVe_the lawful event Ω of the premises showe granted, or times during the life of this indenture, pay all taxes or assessments that may be level $\frac{1}{10}$ Likes the buildings upon and real state instead against far and termed in red b of part, the law, if any mode payable to the part. $\frac{1}{10}$ et the second part to the estant by such taxes when the same become due and payable and to keep and premises instead or either, and the amount so paid shall become a part of the indefinitions, secure by t grad. 4 erms of money, essented on the $\frac{910}{20}$ day etSeptember 7
And the sold of a good and and of a good and and a first provide the same of a good and a good of the same of a good of the line of the same of the sa	as 1 ± 22 of the first part do hereby covenant and agree that at individuals estate of inderitance therein, free ad dense of all incumbrance errats and defend the mine against all parties making having data therein, were the parties between the state of the first partial data therein, were the parties between the state of the first partial data therein, remmany as ability to perform a differential that 1 ± 12 remmans a shall be repetided and directed by the part, 20, of the second And in the event that said part 120 of the first part shall stat is include at a more beginning that 120 of the first part shall first is include at a more particular that may may add there are dimension, is include at a more particular that particular the same of even many states in the particular that 100 more of even many states in the particular that first particular the same of -1000 more than the particular that in the particular that is in the state of the particular the particular the same of the particular that the particular that in the same state is that the state is the particular the interman- mental the state is the particular that in the interman- ter part shall be stated by the particular the same same same is a particular the the same same interval the same is the particular the the interman- ter part shall be stated as the same same same is particular the the same same same interval the same same as a particular the same same same same same same same sam	the ddivery hered they group at real rest of the presides above granted, or times during the life of this industrue, pay all taxes or assessments that may be level Milliege the buildings upon and real entate instead against far and ternade in redts of grant, the lass, if any, made payable to the part. Mof the second part to the estant by such taxes when the same become due and payable and to keep and premises instead or either and the amount so paid shall become a part of the individuales, second by at the same of money, essential on the <u>Sthh</u> day of <u>Splicinber</u> . In <u>Splicinber</u> or is dashing may may with the terms of and beings into a payable and its over a tyru atoms with the terms with discrete a before provide, in the event that a sum of money, essential on the <u>Sthh</u> day of <u>Splicinber</u> . In <u>Splicinber</u> or is dashing here the with discrete a beaution provide, in the event that adaption contanced thermin fully discharged. If default is made in such regroups to a rate is not paid when the sume become due is a payable, or if the moments on and the intert biginities of the terms of the induction as graved in an end may provide to a state are on paid when the sume become due is a payable, or if the instead in model in models in the sum of the sum of the induction of the based in a set of the induction of the
And the sold of a good and and of a good and and a first provide the same of a good and a good of the same of a good of the line of the same of the sa	as 1 ± 22 of the first part do hereby covenant and agree that at individuals estate of inderitance therein, free ad dense of all incumbrance errats and defend the mine against all parties making having data therein, were the parties between the state of the first partial data therein, were the parties between the state of the first partial data therein, remmany as ability to perform a differential that 1 ± 12 remmans a shall be repetided and directed by the part, 20, of the second And in the event that said part 120 of the first part shall stat is include at a more beginning that 120 of the first part shall first is include at a more particular that may may add there are dimension, is include at a more particular that particular the same of even many states in the particular that 100 more of even many states in the particular that first particular the same of -1000 more than the particular that in the particular that is in the state of the particular the particular the same of the particular that the particular that in the same state is that the state is the particular the interman- mental the state is the particular that in the interman- ter part shall be stated by the particular the same same same is a particular the the same same interval the same is the particular the the interman- ter part shall be stated as the same same same is particular the the same same same interval the same same as a particular the same same same same same same same sam	the ddivery hered $\frac{1}{10}$ eV eVe_the lawful event Ω of the premises showe granted, or times during the life of this indenture, pay all taxes or assessments that may be level $\frac{1}{10}$ Likes the buildings upon and real state instead against far and termed in red b of part, the law, if any mode payable to the part. $\frac{1}{10}$ et the second part to the estant by such taxes when the same become due and payable and to keep and premises instead or either, and the amount so paid shall become a part of the indefinitions, secure by t grad. 4 erms of money, essented on the $\frac{910}{20}$ day etSeptember 7
And the sold of a good and and of a good and and a first provide the same of a good and a good of the same of a good of the line of the same of the sa	as 1 ± 22 of the first part do hereby covenant and agree that at individuals estate of inderitance therein, free ad dense of all incumbrance errats and defend the mine against all parties making having data therein, were the parties between the state of the first partial data therein, were the parties between the state of the first partial data therein, remmany as ability to perform a differential that 1 ± 12 remmans a shall be repetided and directed by the part, 20, of the second And in the event that said part 120 of the first part shall stat is include at a more beginning that 120 of the first part shall first is include at a more particular that may may add there are dimension, is include at a more particular that particular the same of even many states in the particular that 100 more of even many states in the particular that first particular the same of -1000 more than the particular that in the particular that is in the state of the particular the particular the same of the particular that the particular that in the same state is that the state is the particular the interman- mental the state is the particular that in the interman- ter part shall be stated by the particular the same same same is a particular the the same same interval the same is the particular the the interman- ter part shall be stated as the same same same is particular the the same same same interval the same same as a particular the same same same same same same same sam	the dilvery hered they? SEE_the lawful event & of the premises showe granted, of milling the life of this indenters, pay all taxes or assessments that may be level milling the building upon and red state incred against for and trends in sorth = milling the building upon and red state incred against for and trends in sorth = milling of milling the source and the the part. J. of the second part to the state in state stars, the same because the the part. J. of the second part to the state or either, and the amount so paid shall because a part of the indefinedness, secured by the state of monoy, essented on the <u>Sth</u> day of <u>September</u> . It <u>J</u> there is obtained by the second part the source are the second part to be a difference of the state of the second second part. In the second part to be a difference of the second second part. If default be made in such represents are they are near or the second second part. The second part to be also and the minimum in the name of the second second part. The second part to be also and the second part is shall be hered for the second part to have a second part. The second part to be also we have a second part of the second second part. The second part to be also and the second part to be also we have a second the second second part. The second part the second part to be also we have a second the second second part. The second part to be also are second part. The second part of the second second part. The second part of the second second part. The second part of the second second part of the second second part of the second second part. The second part of the second second part of the second second part of the second second part. The second part of the second part of the second part of the second part of th
And the sold of a good and and of a good and and a first provide the same of a good and a good of the same of a good of the line of the same of the sa	as 1 ± 22 of the first part do hereby covenant and agree that at individuals estate of inderitance therein, free ad dense of all incumbrance errats and defend the mine against all parties making having data therein, were the parties between the state of the first partial data therein, were the parties between the state of the first partial data therein, remmany as ability to perform a differential that 1 ± 12 remmans a shall be repetided and directed by the part, 20, of the second And in the event that said part 120 of the first part shall stat is include at a more beginning that 120 of the first part shall first is include at a more particular that may may add there are dimension, is include at a more particular that particular the same of even many states in the particular that 100 more of even many states in the particular that first particular the same of -1000 more than the particular that in the particular that is in the state of the particular the particular the same of the particular that the particular that in the same state is that the state is the particular the interman- mental the state is the particular that in the interman- ter part shall be stated by the particular the same same same is a particular the the same same interval the same is the particular the the interman- ter part shall be stated as the same same same is particular the the same same same interval the same same as a particular the same same same same same same same sam	the dilvery hered they. SEE_the lawful event & of the premises showe granted, of milling the life of this indenters, pay all taxes or assessments that may be level milling the binding upon and red state incred spinst for and terms in series for art, the low, if any mode payable to the part. J. of the second part to the estant y and taxes when the same become de and payable and to keep and premises hereing or pilter, and the amount so paid shall become a part of the indedications, secured by to read
And the said γ asked of a good and and the they will be accessed in a gareed be assumed a gather and and only such interac- ment. This GANN. This GANN. This GANN. Second to the two interactions of the same and by - it can be obtained by a same an	as 1 ± 22 of the first part do hereby covenant and agree that at individuals estate of inderitance therein, free ad dense of all incumbrance errats and defend the mine against all parties making having data therein, were the parties between the state of the first partial data therein, were the parties between the state of the first partial data therein, remmany as ability to perform a differential that 1 ± 12 remmans a shall be repetided and directed by the part, 20, of the second And in the event that said part 120 of the first part shall stat is include at a more beginning that 120 of the first part shall first is include at a more particular that may may add there are dimension, is include at a more particular that particular the same of even many states in the particular that 100 more of even many states in the particular that first particular the same of -1000 more than the particular that in the particular that is in the state of the particular the particular the same of the particular that the particular that in the same state is that the state is the particular the interman- mental the state is the particular that in the interman- ter part shall be stated by the particular the same same same is a particular the the same same interval the same is the particular the the interman- ter part shall be stated as the same same same is particular the the same same same interval the same same as a particular the same same same same same same same sam	the dilvery hered they. SEE_the lawful event £ of the premises showe granted, of milling the life of this indenture, pay all taxes or assessments that may be level milling the binding upon and real states insered sgainst for and toreads in sorts of part, the loss if any made payable to the part. J. of the second part to the estant y and taxes when the same becomes due and payable and to keep and premises inserted or pilder, and the annount as paid shall become a part of the indedications, secured by to read
And the said γ asked of a good and and the they will be accessed in a gareed be assumed a gather and and only such interac- ment. This GANN. This GANN. This GANN. Second to the two interactions of the same and by - it can be obtained by a same an	as 1 ± 22 of the first part do hereby covenant and agree that at individuals estate of inderitance therein, free ad dense of all incumbrance errats and defend the mine against all parties making having data therein, were the parties between the state of the first partial data therein, were the parties between the state of the first partial data therein, remmany as ability to perform a differential that 1 ± 12 remmans a shall be repetided and directed by the part, 20, of the second And in the event that said part 120 of the first part shall stat is include at a more beginning that 120 of the first part shall first is include at a more particular that may may add there are dimension, is include at a more particular that particular the same of even many states in the particular that 100 more of even many states in the particular that first particular the same of -1000 more than the particular that in the particular that is in the state of the particular the particular the same of the particular that the particular that in the same state is that the state is the particular the interman- mental the state is the particular that in the interman- ter part shall be stated by the particular the same same same is a particular the the same same interval the same is the particular the the interman- ter part shall be stated as the same same same is particular the the same same same interval the same same as a particular the same same same same same same same sam	the dilvery hered they. SEE_the lawful event & of the premises showe granted, of milling the life of this indenters, pay all taxes or assessments that may be level milling the binding upon and red state incred spinst for and terms in series for art, the low, if any mode payable to the part. J. of the second part to the estant y and taxes when the same become de and payable and to keep and premises hereing or pilter, and the amount so paid shall become a part of the indedications, secured by to read
And the sait q sided of a good and and that they will be appendent it is agreed bet assessed against and and only such interest. This GANNA THIS GANNA THIS GANNA the appendent of the term of the same of the same and by <u>it</u> as second to be the same of the same of the same and the same of the same of the same of the same of the same and the same of the same of the same of the same of the same and the same of t	as 1 ± 28 of the first part do hereby covenant and agree that at indefeading orthog of the indefeading orthog of the orthogram of the indefeading of the interval of the orthogram of the indefeading of the interval of the orthogram of	the dilvery hered they. SEE_the lawful event £ of the premises showe granted, of milling the life of this indenture, pay all taxes or assessments that may be level milling the binding upon and real states insered sgainst for and toreads in sorts of part, the loss if any made payable to the part. J. of the second part to the estant y and taxes when the same becomes due and payable and to keep and premises inserted or pilder, and the annount as paid shall become a part of the indedications, secured by to read
And the said q solid of a good and and that they will we main that they will we may be a same of a good and and that they will be same of the same of	ex 1262 it is first part 6	the dilvery hered 'lhey' CFC the lawful event R of the premises showe granted, a times during the life of this industry, pay all taxes or assessments that may be level mill keys the building upon and rate states insured arguint for and tormold in sorth grant, the law, if any, made symbols to the part. X_of the second part to the state or pitch, and the annote the part half become a part to the state of the industriants, second by the spectra of the second state of the industriant in the state of the industriants are stared as a state of the industriant second by the spectra of money, exceeded on the StDL day et
And the said γ sained of a good and and that they will we It is agreed bet assessed against add and by such instrum. It is instrum. It is outhout It is o	<pre>ext 12626f the first part do hereby covenant and agree that at indefaultion state of inderitance therein, fore and clear of all incomfances are not and defend the area spin at if particle making herein disk therein. were the particle herein that the part 1252 of the fort part shall at all rate state where the many herein the particle is by the part of the second And in the event that and part 1252 of the fort part shall at all the part of the second part may pay and taxas and herearches, even interest at the mixed part 1252 of the fort part shall state the the part of the second part may pay and taxas and herearches, even interest at the mixed part 1252 of the fort part shall state to the mixed part in the of 1007 mixed part of the part shall be at on the mixed particle and moving pay and taxas and herearches, even interest at the mixed of 1007 mixed part of the part shall be at on the mixed part of the part shall be at one part of the part shall be at on the part shall be at the part shall be at one part to part the part is the tax state part the part shall be at the part of the part shall be the part shall be at the part shall be at the part of the part shall be the part of the part shall be at the shall be indexing the tax state at the the parts about the tax is not and read- the tak possession of the add premises and the indexing mixed the part is mixed to the premas between the shall be at the part is the tax part of the part is the tax and the max is movied in the indexing mixed the part of the part is the tax and the read shall be at the shall be at the tax is mixed to the premas between the shall be at the indexing part is the bars and the indexing and the part is at the part of the part is the tax and the indexing and the part of the part is the tax and the part is at the indexing and the part of the part is the part is at the shall be part is part the shall be at the part of the part is the part of the part is at the shall be at the part of the part is the part is at the</pre>	the dilvery hered 'lhey' CFC the lawful event R of the premises showe granted, a times during the life of this industry, pay all taxes or assessments that may be level mill keys the building upon and rate states insured arguint for and tormold in sorth grant, the law, if any, made symbols to the part. X_of the second part to the state or pitch, and the annote the part half become a part to the state of the industriants, second by the spectra of the second state of the industriant in the state of the industriants are stared as a state of the industriant second by the spectra of money, exceeded on the StDL day et

	۲.	A.	S	h	98	1

RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Decess to enter the discharge of this mortgage of record. Dated this. 2.5 day of fully, ..., 192C. corf-feal

Laurence Hatisral Bank Laurence, Kaneas/ Geo. Kinne cashier Mortgagee. Owner.

Notary Public.

4