123			
19.56		17	
		۰.	
-	invit	- ali	1
			C
	6	1	COLORES
			19
	I		
	I		
	1		
			-
			\bigcirc
	0		
			-
	1		ŀ
	All I		

9

MORTGAGE. (NO. 52A) 44556 BOOK 100	- Contraction
MORTGAGE (NO. 52A) BOYIN LORD BLASS - CASH STATIONERY CO. LEVERSE KANNE	
This Indenture, Made thia 30th A. D. 1951 between Julia A. Bolne, a simple and day of August	. 138
A. D. 1951 (between Julia A. Boine, a single person	
of Lawrence, in the County of Douglas	
of the first part, and Hugh Meansand State of Kanses	
	l is
Witnesseth, That the said part yof the first part, in consideration of the sum of OHE THOUSAND	
to her duly raid the second of the second seco	
bargain, sell and Mortgage to the said party of the	
all that tract or parcel of land situated in the County of Douglas	
Lot No. Six (0) in Wasfordie address	
Addition to the City of Lawrence,	
ith all the appurtenances, and all the estate, title and interest of the said partyof the first part therein.	-1.22
023_hereby covenant and agree that at the delivery hereof sho is the lawful owner of	
are premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all coumbrances	4.4
big grant is intended as a mortgage to secure the payment of <u>CONPERTURENT AND AND AND AND AND AND AND AND AND AND</u>	
id party of the first part	
id partyof the second part to the	1
	1
cified. But if default be made in such navments or any second and this conveyance shall be void if such payments be made as basic	
cifed. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not keys up recon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the by granted, or any part thereof. In the manner prescribed by law, and out of all the moneys arising from such sale to retain the amount a due for principal and interest, together with the costs and charges of making such ale, and the overplas, if any there be, shall be a by the party	
n due for principal and interest, in the manner preserved by law; and out of all the moneys arising from such sale to retain the amount due for principal and interest, together with the costs and charges of making such sale, and the overplos, if any there be, shall be d by the party making such sale, on demand, to said <u>priority</u> of the first ways.	
a by the party making such sale, on demand, to said party of the first part	
a heirs and arrives	10.0
hers and asigns	
In Wilness Whereof Theoderman	
here and asigns	
In Witness Whereof, The said part, of the first part had hereunto set d and seal the day and year first above written Signed, Sealed and delivered in presence.of	
In Witness Whereof, The said part, of the first part haa hereunto set d and seal the day and year first above written. Signed, Scaled and delivered in presence of	
In Witness Whereof, The said part, of the first part had hereunto set d and seal the day and year first above written Signed, Sealed and delivered in presence.of	
In Witness Whereof, The said part, of the first part han hereunto set	
In Witness Whereof, The said party of the first part han hereunto set	
In Witness Whereof, The said party of the first part ha hereunto set	
In Witness Whereof, The said part, of the first part han hereunto set	
In Witness Whereof, The said part, of the first part had hereunto set	
In Witness Whereof, The said party of the first part hadhereunto set	
In Witness Whereof, The said party of the first part hadhereunto set	
In Witness Whereof, The said party of the first part had hereunto set han d and seal the day and year first above written. Signed, Scaled and delivered in presence of Signed, Scaled and delivered in presence of the same signed, Scaled and duly acknowledged the execution of the same signed, Scaled and duly acknowledged the execution of the same signed, Scaled and duly acknowledged the execution of the same signed, Scaled and duly acknowledged the same person ' who executed the foregoing instrument of the day and year last above writter Signed, Scaled and affigue of signed and affigue of signed and affigue of signed and signed, Scaled and the same person ' who executed the foregoing instrument of the day and year last above writter Signed, Scaled and Affigue of Scaled and Scaled and the same person ' who executed the foregoing instrument of Scaled and year last above writter Scaled and Affigue of Scaled and Scaled and the same person ' who executed the foregoing instrument of Scaled and year last above writter Scaled and the same person ' who executed the foregoing ins	
In Witness Whereof, The said party of the first part had hereunto set han d and seal the day and year first above written. Signed, Scaled and delivered in presence of <u>Julia A. B. europeriod</u> (SEAL) (SEA	
In Witness Whereof, The said party of the first part had hereunto set have d and seal the day and year first above written. Signed, Sealed and delivered in presence of Signed, Sealed and delivered in presence of the same Signed, Sealed and delivered and State came Signed, Sealed and delivered and State came Signed, Sealed and State came Signed, Sealed and Seale of the same Signed, Sealed and Sealed by Second Sealed the securits and afficed my official seal on the day and year list above writter Signed, Sealed and S	
In Witness Whereof, The said party of the first part had hereunto set han d and seal the day and year first above written. Signed, Scaled and delivered in presence of <u>Julia A. B. europeriod</u> (SEAL) (SEA	is releas written
In Witness Whereof, The said party of the first part had hereunto set har d and seal the day and year first above written. Signed, Sealed and delivered in presence of Signed, Sealed and delivered and state, came Initia day of August to me personally known to be the same person (who executed the foregoing instrument of writing, and duy achonological the same of the same. IN WITNESS WIERERSOF, Thave hereunto subscribed my name and afficed my official seal on the day and year last above write simulations expires April 126 1951 1951 1951 1950 A. M. Signed, State of the same	is releas written

2.0

100

14.

STERE PROPERTY

Lorenta de anti-tro

THE REAL

TROT

ALL STREET ŗ. E.

A de nue de la ser la ser

S. 450

12