252168 C.M.J. MORTGAGE RECORD No. 469

COMPARED

No._

にた場合に

Larenzezki

-

Harry	RE, Made thisday of, 192, between Northrup and Bertha Northrup, his wife,
9 8 9 9 9 1	
HOME SAV	<u>VINCS_AND</u> LOAN ASSOCIATION, a corporation organized under the laws of the State of Oklahoma, party of the second
물건 이 가지는 지갑에 많다. 그 같은 것	I, That the said part. 198
	re Thousand and No/100 Doll
	said party of the second part, the receipt whereof is hereby acknowledged, han V_{sold} and by these presents 40 GR/
	convery and converse presents
	n the County of and State of Oklahoma, t
lying	n the younty of
	Lot Eight (8), Block Two (2), Sunset Hill Addition to Tulsa,
	Oklahoma, according to the recorded plat thereof, together
	with all improvements thereon,
	TREASURER'S ENDORSEMENT I. horsby serily that The Series 5 Advert
	TREASURER'S ENDORSEMENT L horsby certify that Treasurer \$5,00 and issued Deck of No. / 39,06 Augustum Prosect of Transpage Walking the mining
	Laures in 28 days Jet 1994
	Dirputy
gether with all rents ticular, and with al rentals and profits as TO HAVE AN	estate and interest of said grantor S in and to said premises, including all homestead rights, which are hereby waived and released s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits a TO HAVE AN	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted c ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1985 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits a TO HAVE ANI covenant with said p	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted c ccruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1956 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p 	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits a TO HAVE ANI covenant withsaid p 	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof they are owner S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that.
gether with all rents ticular, and with al rentals and profits a TO HAVE ANI covenant withsaid p 	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof they are owner S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that.
gether with all rents ticular, and with al rentals and profits a TO HAVE ANI covenant withsaid p the true and lawful incumbrances; that will warrant and defe PROVIDED, 4	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of ceruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof. they are owner S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that they are and the same against the lawful and equitable claims of all persons whomsoever. LWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, 4 request of the part 1	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of corring from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1956 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> Ha	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of cruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1950f the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> Ha	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19.5 of the first part he arty of the second part, its successors and assigns, that at the delivery hereof they are owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that they and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance as of the first part, loaned and advanced to rry Nofhrup and Bertha Northrup, his wife, Five Thousand and No/100
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> Ha	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19.5 of the first part he arty of the second part, its successors and assigns, that at the delivery hereof they are owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that they and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance as of the first part, loaned and advanced to rry Nofhrup and Bertha Northrup, his wife, Five Thousand and No/100
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> Ha	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19.5 of the first part he arty of the second part, its successors and assigns, that at the delivery hereof they are owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that they and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance as of the first part, loaned and advanced to rry Nofhrup and Bertha Northrup, his wife, Five Thousand and No/100
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> Ha	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any 1 and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lies is hereby granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19.5 of the first part he arty of the second part, its successors and assigns, that at the delivery hereof they are owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that they and the same against the lawful and equitable claims of all persons whomsoever. ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance as of the first part, loaned and advanced to rry Nofhrup and Bertha Northrup, his wife, Five Thousand and No/100
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>t</i> request of the part <u>1</u> request of the part <u>1</u> MND WHERE/ ments, general and s ings thereon constan ferred to said party of of every kind, and it such taxes and asses tory lien claims, and ment of all moneys s	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any l and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted c corung from said property from and alter this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19.5 if the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> Request of the part <u>1</u> Ha AND WHERE Mann for each asses tory lien claims, and ment of all moneys s AND WHERE	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any l and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted c coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19% the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>4</i> request of the part 1. Ha AND WHERE ments, general and is ings thereon constan ferred to said party of every kind, and it such taxes and assee tory lien claims, and ment of all moneys s AND WHERE did on the	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any l and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>4</i> request of the part 1. Ha AND WHERE ments, general and is ings thereon constan ferred to said party of every kind, and it such taxes and assee tory lien claims, and ment of all moneys s AND WHERE did on the	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any l and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>4</i> request of the part 1. Ha AND WHERE ments, general and is ings thereon constan ferred to said party of every kind, and it such taxes and assee tory lien claims, and ment of all moneys s AND WHERE did on the	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any l and singular the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE AM covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>4</i> request of the part 1. Ha AND WHERE ments, general and is ings thereon constan forred to said party of of every kind, and it such taxes and assee tory lien claims, and ment of all moneys s AND WHERE did on the	a of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any including the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereivy granted of coruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1986 the first part he arty of the second part, its successors and assigns, that at the delivery hereof. they are owner .S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of the same against the lawful and equitable claims of all persons whomsoever. LiwAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>I</i> request of the part <u>1</u> request of the part <u>1</u> Ha AND WHERE/ ments, general and t ings thereon constan ferred to said party of d every kind, and if such taxes and asses tory lien claims, and ferred to said party of every kind, and if such taxes and asses tory lien claims, and for your claims, and For Value Rece The sum of	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any caruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1956 the first part he arty of the second part, its successors and assigns, that at the delivery hereof. they are owner. S. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that. they and the same against the lawful and equitable claims of all persons whomsoever. LUWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance 9.86 the first part, loaned and advanced to. rry. Northrup and Bertha Northrup, his wife, the su Five Thousand and No/100 AS, said part 19.36 the first part agree
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, / request of the part 1 End AND WHERE AND WHERE ings thereon constan ferred to said party of every kind, and it such taxes and asses tory lien claims, and ment of all moneys s AND WHERE did on the SAVINGS For Value Rece The sum of	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any in and singurate the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereiby granted corruing from axid property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1985 the first part he arty of the second part, its successors and assigns forever. Said part 1985 the first part he arty of the second part, its successors and assigns forever. Said part 1985 the first part he arty of the second part, its successors and assigns forever. Said part 1985 the first part he arty of the second part, its successors and assigns forever. Said part 1985 the first part he and that they are of the second part, its successors and assigns forever. Said part 1985 the first part at the special instance there is no one in adverse possession of same and that they may successor and assigns forever. ULWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, / request of the part 1 Ha AND WHERE ings thereon constan ferred to said party of every kind, and it such taxes and asses tory lien claims, and ment of all moneys s AND WHERE did on the SAVINGS For Value Rece The sum of	s of said property, with full power and authority to collect the same in case the conditions of the mortgage become broken in any indiguate the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereiby granted of ceruing from and property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1985 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, / request of the part 1 Ha AND WHERE ings thereon constan ferred to said party of every kind, and it such taxes and asses tory lien claims, and ment of all moneys s AND WHERE did on the SAVINGS For Value Rece The sum of	s of said property, with full power and authority to collect the same in case the conditions of the mortgage become broken in any indiguate the tenements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereiby granted of ceruing from and property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 1985 the first part he arty of the second part, its successors and assigns, that at the delivery hereof
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, / request of the part 1 Ha AND WHERE/ ments, general and a fored to said party of every kind, and it such taxes and asses tory lien claims, and ment of all moneys s AND WHERE did on the	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any cruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. Said part, 198 Same and assigns, that at the delivery hereof. they are owner. S. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of they are owner. S. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that. they mode the same against the lawful and equitable claims of all persons whomsoever. LLWAYS, And these presents are upon the express condition that, whereas, the said party of the second part at the special instance S& the first part, loaned and advanced to rry. Noffrup and Bertha Northrup, his wife, the successors and assigns, to pay all taxes and as whom second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to keep the b by in again a such successors or assigns; and also to keep said indervorements there on art is successors on a signs, may aments, and way effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for and a soft the same again such successors or assigns; and also to keep said lands and improvements thered in the there of such aperties and have offect such insurance, for such purpose, paying the costs thered, and may also excessors or assigns; may aments, and may effect such insurance, for such purpose, paying the costs thered, and may also pay the final judgment for and a soft the same and improvements there on a part the successors or assigns, may aments, and may effect such insurance, for such purpose, paying the costs thered, and may also pay the final judgment for and a so expended together with the charges thereon as pr
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, / request of the part 1. MAND WHERE/ ments, general and e ings thereon constan for ed to said party / of every kind, and it such taxes and assee tory lien claims, and ment of all moneys s AND WHERE did on the HQME_SAVINGS For Value Rece The sum of the same being the r	s of said property, with full power and authority to collect the same in case the conditions of this mortages become broken in any in and singurate the tenements, heredity ments and appurtenances thereto belonging. A first and specific lien is hereby granted a ceruing from and ifter this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 19% the first part he artly of the second part, its successors and assigns forever. Said part 19% the first part he artly of the second part, its successors and assigns that at the delivery hereof they are over \$\vee\$. If they are is no one in adverse possession of same and that the delivery hereof the said premises above granted, and scized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that the delivery hereof they are is a diverse possession of same and that the test ments of all persons whomsoever. LWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance \$\vee first part, loaned and advanced to there is instant to have the and and advanced to the second part, its successors and assigns, to pay all taxes and assigns the first part, loaned and advanced to they are the and the same days and the same days and the same and to keep said improvements in good repair, and to keep the body of the second part, its successors or assigns, and alwo (1000
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> ROVIDED, <i>f</i> request of the part <u>1</u> <u>Ha</u> AND WHERE ments, general and t ings thereon constan ferred to said party of devery kind, and if such taxes and asses tory lien claims, and ment of all moneys s AND WHERE did on the HOME_SAVINGS For Value Rece The sum of the same being the m Certificate therefor n	s of said property, with full power and authority to collect the same in case the conditions of this mortages become broken in any in and singurates the tenements, heredity manted and appurtenances thereto belonging. A first and specific lien is hereby granted a ceruing from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part.19.56 the first part he artly of the second part, its successors and assigns forever. They are owner.5. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o there is no one in adverse possession of same and that. thoy mothes are against the lawful and equitable claims of all persons whomsoever. LWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance. S of the first part, loaned and advanced to rry Norfhrup and Bertha Horthrup, his wife, the su Five Thousand and No/100 DOLLA As, said part.19.5 (the first part agree
gether with all rents ticular, and with al rentals and profits as TO HAVE ANI covenant with said p the true and lawful incumbrances; that will warrant and defe PROVIDED, <i>f</i> request of the part <u>1</u> ROVIDED, <i>f</i> request of the part <u>1</u> <u>Ha</u> AND WHERE ments, general and t ings thereon constan ferred to said party of devery kind, and if such taxes and asses tory lien claims, and ment of all moneys s AND WHERE did on the HOME_SAVINGS For Value Rece The sum of the same being the m Certificate therefor n	s of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any cruing from said property from and after this date. D TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part. Said part, 198 Same and assigns, that at the delivery hereof. they are owner. S. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of they are owner. S. of the said premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of there is no one in adverse possession of same and that. they mode the same against the lawful and equitable claims of all persons whomsoever. LLWAYS, And these presents are upon the express condition that, whereas, the said party of the second part at the special instance S& the first part, loaned and advanced to rry. Noffrup and Bertha Northrup, his wife, the successors and assigns, to pay all taxes and as whom second part, its successors or assigns; and also to keep said lands and improvements in good repair, and to keep the b by in again a such successors or assigns; and also to keep said lands and improvements in good repair, and the same aging, and the set there is and any effect such insurance, for such purgee, paying the costs thereof, and may also pay the final judgment for and a soft may or either and a may effect such insurance, for such purgee, paying the costs thereof and may also pay the final judgment for and a soft may or either and a may be necessary to prove the title or possession of said premises, including, all costs and for the re- o appended together with the tharges thereon as provided by the by-laws of stat thereof and in the words and figures as follows, to any or either such sum as pay be necessary to prove the title or possession of said premises, including. If costs and for the re- o appended together with the tharges thereor one provided by the by-laws of stat the

145
