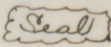


And the said Garvin, for himself, his heirs, executors, administrators and assigns, does covenant and agree to and with the said Atwood, his heirs, executors, administrators and assigns, that he has not made, done or suffered any act or thing whereby the above described premises, or any part thereof now are, or at any time hereafter, shall be conveyed, quit-claimed or encumbered in any manner whatsoever.

And be it further known by these presents, that the said Jas. Garvin now held and firmly bound unto the said Wm. D. Atwood his heirs and assigns in the sum of Fifty Dollars to be paid unto the said Atwood his heirs or assigns, to which payment well and truly to be made I bind myself my heirs executors, administrators and assigns by these Presents:-

Now the condition of this obligation is such that if the said Garvin, his heirs or assigns, shall convey unto the said Atwood his heirs or assigns whatever further title may or shall be unto the said Garvin conveyed by the Trustees of the Town Site of Lawrence, said Territory, or by or from any person or persons whomsoever, or by any power whatsoever, by virtue of a Patent issuing from the Land Office at Washington, unto one William H. R. Lykins, or one Robert Robitaille a Wyandott Indian, or by virtue of any other authority, at such time as said title shall be to him conveyed, then this obligation shall be wholly void and of no effect; otherwise to remain in full force. In testimony whereof, I have hereunto set

In the presence of
J. A. Pike

Jas. Garvin 

Received for Record July 21st 1856 - at 8 o'clock - a. m.

E. D. Ladd,
Register-