

Joel Grover, John P. Wood, William H. P. Lykins and George W. Hutchinson and their successors are held and firmly bound unto the said Albert D. Searl in the sum of two Thousand Dollars to be paid unto the said Albert D. Searl, his heirs or assigns to which payment well and truly to be made we bind ourselves and our successors by these presents. Now the condition of this obligation is such that if upon the payment by the said party of the second part of all taxes lawfully assessed upon the aforesaid premises, the said parties of the first part or their successors shall make and deliver unto the said party of the second part, his heirs or assigns a good and valid deed with the usual covariance for conveyance in fee simple whenever a patent for the town site of Lawrence shall issue from Congress unto one Robert Robitaille or William H. P. Lykins and be conveyed unto the aforesaid Trustees, then this obligation shall be void and of no effect, otherwise to remain in full force.

In testimony whereof, we have hereunto set our hands and seals this second day of June A.D. 1855, signed, sealed, and delivered in presence of,

John Spear,

W. D. Alwood,

Samuel S. Snyder, *Seal*,
John P. Wood, *Seal*,
Geo. W. Hutchinson, *Seal*,
William H. P. Lykins, *Seal*,
Joel Grover, *Seal*.

Recd. for Record, Mch. 6th/57, 10th, a.m.
E. D. Ladd, Reg.