

payment of the sum of Two Hundred Dollars, according  
 to the terms of one certain promissory bond made  
 by the said Joseph A Shirk and Sarah W Shirk to  
 the parties of the second part, said promissory bond  
 being given for the sum of Two Hundred Dollars,  
 dated September 1<sup>st</sup> 1886 due and payable in five  
 years from the date thereof, with interest thereon  
 payable semiannually from the date thereof until  
 paid, according to the terms of said promissory  
 bond and ten certain coupons thereto attached,  
 And this conveyance shall be void if such payments  
 be made as in said promissory bond and coupons  
 thereto attached, and as hereinafter specified. And  
 the parties of the first part hereby agree to pay  
 all taxes assessed on said premises before any  
 penalties, cost or interest shall accrue on account  
 thereof and to insure and keep said premises in-  
 -sured in favor of parties of the second part  
 or their assigns in a sum not less than Two  
 Hundred and fifty Dollars, in some insurance com-  
 -pany satisfactory to the legal holder of this  
 mortgage and to deposit with him all policies of  
 insurance carried on said premises and to cause all  
 renewal receipts to be made and deposited in like  
 manner, at least ten days before the expiration  
 of the policies renewed, in default whereof the par-  
 -ties of the second part, their executors, admin-  
 -istrators, or assigns, may pay the taxes, penal-  
 -ties, cost and interest and insure the same at  
 the expense of the parties of the first part, and  
 the amount of such taxes, penalties, costs, in-  
 -terest, and insurance, shall from the payment  
 thereof, become an additional lien under this  
 mortgage upon the above described premises,  
 and shall bear interest at the rate twelve  
 per cent, per annum. But if default be made  
 by the parties of the first part, in such  
 payments, or any part thereof, or interest thereon,  
 or the taxes assessed on said premises, or  
 the insurance thereon, or upon the commission  
 of waste, then this conveyance shall become  
 absolute, and said promissory bond and interest  
 thereon, and all taxes, penalties, costs, and

Deeds

September  
 eight  
 Shirk  
 of the  
 of the  
 of Concord,

first  
 hundred  
 parties  
 hereby  
 presents  
 the parties  
 assigns  
 and situated  
 Kansas

one (197)  
 Seven (197)  
 and Lots  
 four (194)  
 hundred

estate, with  
 part thereof  
 to hereby  
 of hereof  
 in this  
 indefeasible  
 clear of  
 errant and  
 whatsoever,  
 secure the