

It is Further Expressly Agreed, that in case of default in the payment of said notes, or either of them, or any part thereof, or any of the sums of money to become due herein specified, according to the tenor and effect of said notes or in case of the breach by the said party of the first part of any of the covenants or agreements herein, or in said notes mentioned, by said first party to be performed, then this conveyance shall become absolute, and the party of the second part be at once entitled to the possession of the said above described premises, and to have and receive all the rents and profits thereof, and the said notes, with interest accrued thereon, at the rate of 12 per cent. per annum from their date, shall thereupon, each and every one of them, become and be at once due and payable.

Appraisement hereby waived or not, at the option of the said second party.
 In Testimony Whereof, The said party of the first part have hereunto set their hands and seals the day and year first above written.
 Henry Kirchner (seal)
 Augusta Kirchner (seal)

State of Kansas } ss
 Douglas County }

I, A. C. Saxey, a Notary Public in and for said County and State, do hereby certify that on this Fifth day of January A. D., 1887, personally appeared before me Henry Kirchner and Augusta Kirchner, his wife, to me personally known to be the identical persons who executed and whose names are affixed to the foregoing mortgage as grantors and acknowledged the same to be their voluntary act and deed.

P. M.
 ary
 ndred
 nes
 ounty
 e first
 ndred
 kine
 admin.
 is after
 lae,
 nter
 mber
 eel (19)
 hly
 as
 notes
 of the
 five,
 in six
 x,
 with
 or the
 um
 er of
 kine
 arty
 mense
 s upon
 and
 be
 said