

of the South west quarter of Section Twenty one (1) described as follows, beginning at the South west corner of said South west quarter thence North Twenty three ( $\frac{1}{3}$ ) rods, thence east fifty (50) rods, thence north eighty seven (87) rods, thence east fifty four  $\frac{4}{5}$  rods, thence South sixty two and  $\frac{1}{3}$  ( $67\frac{1}{3}$ ) rods, thence east fifty six and  $\frac{4}{5}$  ( $56\frac{4}{5}$ ) rods, thence South ninety eight and  $\frac{2}{3}$  ( $98\frac{2}{3}$ ) rods, thence West One hundred and sixty (160) rods to the place of beginning, all being in Township Fourteen (14) of Range Twenty (20) containing in all  $1 \text{ ro} \text{ and } \frac{3}{5}$  acres, with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein; that they have good right to sell and convey said premises, subject however to a prior mortgage of \$300 of this date, made to Wilder A. Metcalf.

This Grant is intended as a Mortgage to secure the payment of the sum of Thirty Seven and  $\frac{5}{10}$  Dollars, according to the terms of ten certain mortgage notes this day executed by the said parties of the first part all dated January 7, 1896 payable to Russell & Metcalf or order, at the Importers and Traders National Bank, in New York City.

Now, If such payment be made as herein specified, this conveyance shall be void, and shall be released upon demand of the parties of the first part. But if default be made in the payment of said principal sum or sums, or any part thereof, or any interest thereon, or if default be made in the payments upon the first mortgage or any agreement therein, then this conveyance shall become absolute, and the whole of said principal and interest shall immediately become due and payable at the option of the party of the second part, and in case of such default of any sum covenanted to be paid, for the period of ten days after the same becomes due, the said first part agree to pay to said second party or his assigns, interest at the rate of ten per cent, per annum computed annually on said notes from date thereof to the time when the money shall be actually paid, and any payment made on account of interest shall be credited in said computation, so that the total amount of interest collected shall be, and not exceed the legal rate of ten per cent.; but the party of the second part may pay any unpaid taxes charged against said property, or may pay the interest coupons past due, and also one year in advance, upon the first mortgage, and may pay for any insurance required under the first mortgage, and may recover for all such payments, with interest at ten per cent, in any suit for foreclosure of this mortgage; and it shall be lawful for the party of the second part, his executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, appraisalment waived or

The following is enclosed one of original instrument  
The note herein described having been paid in full this mortgage  
is hereby released and the last debt of Debtor discharged

Witness my hand this 1st day of September 1900.  
Wilder A. Metcalf

Recorded Sept 1 1900. U.S. Supreme Register of Deeds