tion_being_to_convey_an_absolute_title_in_fee_to_said_premises. And the_said_party_ of the first part hereby covenants that they are lawfully seized of said premises and have good right to convey the same; that said premises are free and clear of all incumbrances; and that they will warrant and defend the same against the lawful claims. of all persons whomsoever. Makers reserve the option to pay this note at the maturity of coupon due April 1st 1910 or any coupon thereafter by giving thirty (30) days notice. Provided However, that if the said party of the first part shall pay, or cause to be paid, to the said parties of the second part, their successors, heirs or assigns, the principal sum of Twelve Hundred Fifty and no/100 Dollars, on the first day of October, A.D. 1914, with interest thereon at the rate of 52 per cent per annum, payable on the first day of April and October in each year, together with interest at the rate of ten.per cent per annum on any installment of interest which shall not have been paid when due, and on said principal sum after the same becomes due or payable, according to the tenor and effect of a promissory note No. 37494, bearing even date herewith, executed by said party of the first part to JL L. Pettyjohn & Co. of Olathe, Johnson County, Kansas, and payable at the office of said J. L. and shall-perform all-and singular-the-covenante-herein-contained; Pettyjohn & Co. of Olathe, Johnson County, Kansas; then this mortgage to be void, and to be released at the expence of the said party of the first part, otherwise to remain in full force and effect. And the said parties of the first part do hereby covenant and agree to pay or cause to be paid, the principal sum and interest above specified, in manner aforesaid, together with all costs and expenses of collection, if any there shall be, and any costs, charges, or attorney's fees incurred and paid by said parties of the second part, their successors, heirs or assigns, in maintaining the priority of this mortgage or in defending the title to the land hereby mortgaged, or the validity of this mortgage, when attached by parties other than the mortgagor. And the said party of the first part do further covenant and agree until the debt hereby secured is fully satisfied, to pay all taxes and assessments levied under the laws of the state of Kansas, on said premises, or on this mortgage, or the note or dett hereby secured, before any penalty for non-payment attaches thereto; also to abstain from the commission of weste on said premises, and keep the buildings thereon in good repair and insured to the amount of 3 in insurance companies acceptible to the said parties of the second part, their successors, heirs or assigns, and assign and deliver to them all policies of insurance on said buildings and the renewals thereof; and in case of failure to do so, the said parties of the second part, their successors heirs-ord-assigns,-may-pay-such-taxes-and-assessments, make-such-repairs,-or-effectsuch-insurance;-and-the-amount-paid-therefor,-with-interest-thereon,-from-the-dateof-payment, at-the-rate-of-ten-per-cent-per-annum, shall-be-collectible-with, as-part of-,-and-in-the-same-manner-as,-the-principal-sum-hereby--secured,-And-the-said-party of_the_first_part_do_further_covenant_and_agree_that_in_case_of_default_in_payment_ of_any_installment_of_interest_or_in_the_performance_of_any_of_the_covenants_or_agreements herein contained, then, or at any time thereafter during the continuance of such_default, the_said_parties_of_the_second_part, thier_successors, heirs_or_assigns

of

here-

de-

te

heirs

ses

re,

be .

es oft

above

day of

ard

tgage.

Lun-

Ltten.

AY.

nd

of

TH:

0,f

ereof onfirm

assigns

ate of

‡)

er

85

me-

theres

parties

Po.

ares on

mere

Lawrence

Recorded-

1

419

A STATE THAT AND

A STATE AND A STAT

Contestant .