Mortgage Record.

This Indenture, Made this 17 day of November in t
year of our land one thousand nine hundred. Filtern , between the first part, and State of Kansas, of the first part, and stat
& Styll 4 Mary B Stull, his wife
of Douglas and State of Kansas, of the first part, a
Slate Bank of Learneton, Scompton, Manuses of the second part: Out flowers (4) no flow in the sum of the first part, in consideration of the sum of the first part, in consideration of the sum of the first part, in consideration of the sum of the first part, in consideration of the sum of the first part, in consideration of the sum of the first part, in consideration of the sum of the first part, and State of Kansas, of the first part, and State of the firs
Jan Jank of Secompton, Sansas of the second part:
ON thousand at notices. That the said parties of the first part, in consideration of the sum
One thousand a no fee DOLLAI to the side of the first part, in consideration of the sum DOLLAI to them duly paid, the receipt of which is hereby acknowledged, have sold, and by these presents do grant, bargain, so
the County of Sorufles and assigns forever, all that tract or parcel of land situated the County of Sorufles and State of Kansas, described as follows to wit: The North Flusty (30) acres of the Eist helf (12) of the Morth East Quenter (12) of Solid Morth East Quenter (13), Rection Thirty One (3)), Tolonship, Jucelly (12), Range Eighteen (18)
The north Think (30) acres of the East half (1/2) of the Month East Quenter (
J Section Thirty, One (31), Tolonship Jwelly (12) Range Eighteen (18)
•
with the appurturences and all the relate (2).
with the appurtenances, and all the estate, title and interest of the said part theorem. And the said
agree that at the delivery hereof they all the lawful owner. S. of the premises above granted and seized of a good and indefeasily
estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against
claims whatspever. This grant is intended as a Mortgage to secure the payment of the sum of
CM thousand ad nopeo DOLLAR
according to the terms of their certain promissory note this day around by the said
Varties of the first part
Carties of the first part to the said party for the selond part; said note being given for the sum of. One the busined and note being given for the sum of. DOLLAR dated 1/07 / 7, 1/1/5 , due and payable in Thus year o from date thereo
ONE LINE AND COLOR
dated
with interest thereon from the date thereof until paid according to the terms of said note and
and as hereinafter specified. And the said partillsof the first part hereby agreeto pay all taxes assessed on said premises before a penalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of
DOLLAR
in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penaltic interests and costs, and insure the same at the expense of the part. Loc. of the first part, and the expense of such taxes and accruing pe
alties, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lien under this mortgage upon the above described premises, and shall bear interest at the rate of 10 per cent. per annum. But if default be made in such payment, or at
part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kent up thereon, then this conveyance sha
thereon remaining unpaid or which may have been paid by the part. of the second part, and all sums paid by the part.
become absolute, and the whole principal of said noteand interest thereon, and all taxes and accruing penalties and interest and cost thereon remaining unpaid or which may have been paid by the part the condition of the second part, and all sums paid by the part the second part, and all sums paid by the part to resurrance, shall be due and payable or not, at the option of the part to fine second part; and it shall be lawful for the part to fine second part. The part to fine second part and it shall be lawful for the part to fine second part. The part to solve the premises here to solve the part
second part,
plus, if any there be, shall be paid by the partymaking such sale, on demand, to the said first parties
IN TESTIMONY WHEREOF, The said partilo of the first part have hereunto set their hands and seals
the dry and year last above written.
Signed, sealed and delivered in presence of S. Stull (SEAL
D. DOLD
May B Still (SEAL
STATE OF KANSAS,
Andre S. Es.
BE IT REMEMBERED, That on this / 7 day of Movember A. D. 19/5
before me Belle W. Sliff A. Notary Published
in and to Caid County and State, came S. Stull " Mary & Stull his
to me personally known to be the same person. Swho executed the foregoing instrument of writing
and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year la above written. A. M. W. O C. J. J.
Tal Natory Public
My commission expires 1945 Nov. 1965 at 920 clock AM.
Ttopp & xausence
Register of Deeds. Re Les, L. Mathe Deput
Ву Ву Доргания
Ву
Ву
Ву Згри
Ву