42 It is further stipulated and agreed by the first party that upon the institution of proceedings to foreclosure this Mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and to collect the rents and profits thereof, under the direction of the court without the proof required by the statute, the amount so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due upon the foreclosure of this Mort-PAPE. In case this Mortgage is foreclosed, the sale thereunder may be made with or without appraisement, at the option of the said second party, its successors or assigns. In Witness Whereof, the said first party have hereunto set their hands and seals the day and year first above written. Signed in the presence of John H. Tucker Erasmus Haworth Revenue Stamps Affixed to Coupon Bond Ida Haworth STATE OF KANSAS,))SS. Douglas County,) Be it Remembered, that on the Sixth day of March 1923 before me a Notary Public in and for said County and State, came Erasmus Haworth and Ida H. Haworth, his wife who are personally known to me to be the same persons who executed the foregoing instrument of writing, and such person duly acknowledged the execution of the same. Witness my hand and official seal, the day and year last above written. My commission expires April 10, 1923 Flinn L. S. Notary Public. Recorded March. 6. 1923 Wellman ster of Deeds At. 3:35 o'clock P. M. SECOND MORTGAGE. Erasmus Haworth and Ida H. Haworth his wife of Douglas County, State of Kansas, first party, for the consideration of \$250.00, do hereby sell and convey to THE NEW ENGLAND SECURITIES COMPANY, a corporation, second party, its successors or assigns, an indefeasible estate in fee simple absolute in an to the following described real estate in Douglas County, State of Kansas, together with all of the rents, issues and profits which may arise or be had therefrom, towit: The Northeast Quarter of the Southeast Quarter and the East Half of the Southeast Quarter of the Southeast Quarter Section Twenty-One (21) Township Twelve(12) South Range Nineteen (19) East of the sixth principal meridian, containing 60 acres as shown by the United States government survey. And we warrant the title against the lawful claims of all persons whomsoever. This coveyance is junior and subsequent to a mortgage upon the same real de l'éde estate for \$2500.00 of even date herewith, in which each party is the same as herein. It is agreed that if a promissory note for \$250.00 payaule in Five annual installments (the last installment falling due Murch 1st, 1928) at the office of in the min said Company, in the city of Kansas City, Missouri, made and delivered this day by the first party to the second party, and secured hereby be paid according to the terms thereof, and the several coupons named in same prior mortgage be paid as herein provided, and the several agreements made by said first party, in said prior mor-tgage be faithfully performed, then this conveyance shall be void and be released at the expense of the first party or assigns. If, however, any installment of the said promissory note or any of said coupons become deliquent, or the second party pay out any sum or sums under the terms of said prior mortgage, for insurance, taxes, assessments or to procure release of statutory lien claims, or the said prior mortgage is paid off in full, then, at the election of said second party, the whole of the balance of said installment note shall become due and shall bear interest at the rate of ten per centum per annum from the date thereof; and to any judgment rendered upon said note there may be added the amount of the said coupons then delinquent, and all the sums so paid for insurance, taxes, assessments, and to release statutory-lien claims with interest upon all said sums at the rate of ten per centum per annum, and the proceeds of foreclosure and sale under this mortgage shall be applied in the payment of the entire amount so found to be due; the said installment note secured by this mortgage is given in consideration of services rendered and expenses of second party in and about the making and sale of, and for commissions upon the loan of money to the first party, secured by the prior mortgage mentioned above. It is further stipulated and agreed by the first party that upon the institution of proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and to collect the rents and profits thereof, under the direction of the court, without the proof required by statute, the amount so collected by such receiver to be applied, under the direction of the court, to the pay-ment of any judgment rendered or amount found due upon the foreclosure of this