The following is endorsed in the original instrument In Book55 Page 627 A S F I G N M E T

## Cincinnati, Ohio, August 20th., 1919.

We, the undersigned, being three of the four heirs of William R. Attee, deceased, for whom and W. R. WREEN was acting initial within mortgage, do hereby, for a valuable consideration, sell, transfer and assign to Sarah Attee Green our undivivided three fourths interest in and to the within mortgage and the balance due of \$250.00 on the said note secured by the same.

Witness, Herbert G, Gere

166

mortgoge is hered

5

the

endorsed on

ollowing is

Lhe

38

Recorded

43

349

Elizabeth S. Attee

Lida A. Gere

& Willman.

William R. Attee

Recorded April. 30. 1923

## MORTGAGE

THIS INDENTURE, made this 30th day of April in the year of our Lord mineteen hundred twenty-thise between welson Paronto and Maud Paronto, husband and wife of Lawrence in the County of Douglas and State of Kansas, of the first part, and The Citizers State Bank, a banking corporation of Lawrence Kansas, of the second part.

WITNESSETH, That the said parties of the first part, in consideration WITNESSETH, That the said parties of the first part, in consideration of the sum of One Dollar (\$1) and the further covenants, agreements and advancements of horeinafter specified to them duly paid, the rescipt of which is hereby acknowledged have sold and by these presents do grant, bargain, sell and mortgage to the said party of the second part, its successors and assigns, forever, all that tract or is barcel of land situate in the County of Douglas and State of Kansas, described as follows, towit: North twenty-five (25) feet of Lot number Twenty-one (21), and the South twenty-five (25) feet of Lot number Twenty-tyo (22) in Block Sixteen (16)

in Rabcock's Enlarged Addition to the City of Lawrence, Kansus. with all the appurtenances, and all the estate, title and interest of the parties of the first part herein.

And the said Nelson Paronto and Maud Paronto, husband andwife do hereby spovenant and agree that at the delivery hereof they are the lawful concers of the premises above granted and soized of a good and indefeasible estate of inheritance Therein, free and clear of all incumbrances whoteover

This grant is intended as a mortgage to secure the payment of any sum for sums of money which may be advanced by the party of the second part or its assigns to the parties of the first part herein or either of them, at date hereof or from Stime to time, as the parties hereto or either of them may now or hereinafter agree, with interest on said advancements from the time of the advancement until paid; it being the intention of the parties hereto that this mortgage shall secure any advancements made from time to time to the parties of the first part or either of them, by the party or the second part, however evidenced, whether by note, check,