Canfourd from page 234.
Hundred (\$6500.00) Dollars, paid by the said party of the second part, the receipt whereof is hereby hundred (\$6500.00) Dollars, paid by the said party of the second part, its successors or saigns, the acknowledged, do-hereby EELL AND CONVEY unto the said second part, its successors or saigns, the following described real estate, situated in the County of Douglas and State of Kansas, to-wit: The forthwest guarter of Section Thenty-Five (25) in township Thirteen (13) South Range, Nineteen (19) Bast of the Sixth Principal Meridian, containing in all One hundred sixty acres, according to the Sixth Principal Meridian. from page 236

to government Su.vey.

TO HAVE AND TO HOLD said premices with all appurtenances thereinto belonging, unto the said party, the second part, its successors or assigns, forever. The said parties of the first part ecvenant with and party of the second part, that said parties of the first part are lawfully seized in fee simple of the party of the second part, that said parties of the first part are lawfully seized in fee simple of and clear from all liens and encumbrances; and that they will warrant and defend the title to the said premises unto the said party of the second part, and unto its successors or useigns forever, against the homostead rights, and all other contingent interests in said premises, the intention being to convey hereby an absolute title to said partness in fee simple.

PROVIDED ALWAYS, And this instrument is executed and delivered upon the following conditions:

First, That said parties of the first part shall pay, or cause to be paid to the party of the second part, its successors or assigns, Sixty-five hundred (\$6500.00) Dollars on the first day of January 1931 with interest thereon, pyshle soni-annually from January 1, 1226 according to the terms of one promissory bond or note with incorest notes attached, signed by said parties of the first part, payable to the order of the Hankers Life Insurance Company of Nebraska, and bearing even date herewith. 1 no. Co.

Second, In consideration of the rate of interest at which the loan hereby secured is made, said parties of the first part expressly agree to pay any and all taxes and assessments which may be lowied or assessed under the laws of the State of Kansas against said bond or notes hereby secured, or the mortgage securing the same, or against the owner of said bond or notes and mortgage on account of the dett hereby secured. If, however, such taxes and assessments added to the interest shall exceed tan per cent per annum upon such principal, then the mortgagers herein shall pay only so much of such taxes and assessments as, added to the interest herein and in said note contracted, shall equal ten per cent on the principal of the dett hereby created and secured. second -

Third, Farties of the first part agree to pay ell taxes and special assessments levid or assessed against or due upon said real estate before delinquency and procure, maintain and deliver to said second part, its successors, or assigns, insurance policies on the buildings thereon, in comparise be approved by the second party, its successors or assigns, for not less than \$1000.00, loss payable to life second part, its successors or assigns, as their interest may appear; and shall keep the buildings and other improvements in good repair and condition.

Fourth, It is understood and agreed that if said incurance is not promptly effected, or if Fourth, it is understood and spread that is all indurated is not promptly effected, or is the taxes or special assossments lavied or ascessed against said real estate or against said bond or notes hereby secured or the mortgage securing the same shall not be paid before delinquency, said second party, its successors or assigns, (whether electing to declare the whole mortgage due and collect ible or not hay offect and pay for said insurance, and may pay said taxes and special assessments, and all such payments, with interest thereon at ten per cent per annum, from the time of payment, shall be is in successors or assigns.

property appointed it once, who shall take immediate possession of and control and preserve the same, at the rents and profits thereof, for the payment of the mortgage debt, and said receiver's costs and expenses, and may discharge all duties of a receiver. la

Seventh, And it is further agreed and declared that this mortgage, and the bond or note and coupons secured hereby, are made under, and are to be construed by the laws of the State of Kansas.

The foregoing conditions being fully performed, this conveyance shall be void, otherwise to be and remain in full force and effect.

IN WITNESS WHENEOF, We have hereunto set our hands

Edward Drennon Eva Lee Drennon

Signed in the Presence of

State of Hansas County of Douglas iss;

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On this 5th day of November 1925 before e, the undersigned, a Notary Public duly compissioned and qualified for and residing in said County and State , personally came Edward Dremnon "J Sva Lee Dremnon, his wife, to me personally known to be the identical persons described in any who signed and executed the foregoing instrument and duly acknowledged said instrument and the execution of the same to be their voluntary act and deed. Witness my hand and notarialscal the day and year last above written.

My Commission expires Sept. 9, 1929.

John H. Tucker. Notary Public.