Mortgage Record, No. 84, Madison County, Iowa

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MATT PARROTT & SONS CO., WATERLOO,			\checkmark
	1ORTGAGE	Filed for record the 19th day of July	
WILLIAM_B	. GARMON & WIFE,	A. D. 19. 33 ., at 1:57 . o'clock P. M.	
	ТО	#1442 Maggie Reese Hobbs , Reco	order.
T	F, JOHNSTON,	By Jessie Allgeyer , De	
	29.0 9444.0 20419		
		Recording fee, \$ 1.00 /	
•		March 1932, by and between	
		L. J. Garmon Iowa, hereinafter called the mortgagors, and	
		nston	
	-	nortgagors, in consideration of the sum of	
		DOLL	•
	son, State of Iow	his heirs and assigns, forever, the following tracts of land is a, to-wit:	n the
b	The West One Half of	the Southeast Quarter $(\frac{1}{4})$	
For Release of annexed Wortgage *** Mortgage Record 23 Page 163	of Section Twelve (12	2) Township Seventy Four	
	(74), Range Twenty Si	x (26) West of the 5th	
N. C.	P. M. Ia.		
The S	•		
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ase &			
Refe age			
'or Release of an Mortgage Reand.			
-	acres, with all appurtena	nces thereto belonging, and the mortgagors warrant the title against	st all
e	and contingent interests known as do	wer, or however else, are hereby conveyed. To be void upon the follower,	owing
	=	hisheirs, executors, or assigns, the sum of	
		(\$ 1500.00) Dollars, on the 23	•
		Note	
		_certain promissory notes	
XXXXXXXX the said	<u>Wm</u> B. Garmo	n & L. J. Garmon	
bearing even dates with the	se presents; principal and interest pay	able at the office of J. F. Johnston s at insured in some responsible company or companies, satisfactory to mortgage, to	of the
use and security of the mortgagee Third. The mortgagors shall	e, in a sum not less than their insurable value I pay, when due, and before delinquent, all ta	, and deliver to the mortgagee the policies and renewal receipts. xes which are, or become, a lien on said premises; if mortgagors fail either to so pay d should the mortgagee become involved in litigation, either in maintaining the se	y such
created by this mortgage, or its property or made necessary thereby	priority, then this mortgage shall secure to to boy, as also for taxes or insurance paid hereund	he mortgagee the payment and recovery of all money, costs, expenses, or advanced her; and all such amounts shall constitute a part of the debt hereby secured, to the	ments
A failure to comply with any the mortgagee's option, cause the	one or more of the above conditions of this whole sums hereby secured to become due as	with eight per cent per annum interest thereon, from the date of such payments. mortgage, either wholly or in part, including the payment of interest when due shad collectible forthwith without notice or demand.	
authorize, agree, and consent that	in case of any default as above mentioned,	property for the payment of said principal sum, interest, attorney's fees, and costs and the filing of a bill or petition for the foreclosure of this mortgage, the court in of said action or at any stage during the pendency or progress of said cause, on ap	which
tion of the plaintiff, without any	notice whatever, appoint a receiver to take	possession of said property, and collect and receive said rents and profits and appluation for the appointment of a receiver shall apply and be in force whether or no other grounds for the appointment of a receiver than the default aforesaid.	lv the
This stipulation is hereby maing or leasing of said premises. w.	ide binding on said mortgagors, their heirs, a hile this mortgage remains unsatisfied, all re	dministrators, executors, grantees, lessees, tenants, and assigns, and in case of the nt shall be paid by the tenant or lessee to the mortgagee herein, or assigns, to approximately the state of the mortgage of the paid by the tenant or lessee to the mortgage herein, or assigns, to approximately the state of the paid by the tenant or lessee to the mortgage herein, or assigns, and in case of the	rent- ply on
said debt as aforesaid, and no pay And in the event a suit is lav suit and collected in the same man	vfully commenced to foreclose this mortgage,	ragee, or his assigns, shall constitute payment or discharge of said rental. mortgagee's reasonable attorney's fees are to be considered as a part of the costs of	of the
In Witness Whereof, Sig	gned by the mortgagors, the day and		
		William B. Garmon Laura J. Garmon	
STATE OF IOWA, MADISO	on County, ss.		
,		_A. D. 19_32, before the undersigned, a Notary Public in and for	said
County, came	<u>Wm</u> B. Garmon	& L. J. Garmon husband & wife	
	-	tical person. S whose name S aresubscribed to the foreg	
	ced.	knowledged the execution of the same to be their voluntary act	and
RUIATIAL	Witness my hand and witness see	the day and year last above written	

C. C. Guilliams

Notary Public in and for Madison County, Iowa.

To Cornie Johnston Knilleine