Mortgage Record, Madison County, Iowa

MORTGAGE	= \	Alic C don't Manah
Clara Watts & husband G. C. Watts	Filed for Record this day ofMarch	
TO	- /#158 4	Pearl E. Shetterly Reco
Lucy Lestrange	-	De
	Recording Fee \$	1.10
THIS MORTGAGE, made the 27th day of	February	19_39, by and bet
Clara Watts and her husband, G. C. Wat	tts	
of Madison County and State of Io	wa, herein called the m	ortgagors and
Lucy Lestrange		
hereinafter called the mortgagee.		
WITNESSETH: That the mortgagor in consideration of the		
Six Hundred Sixty-one & 50/100		,
paid by the mortgagee, do hereby convey to the mortgagee,		ns forever, the following tracts of land in the count
Madison State of Iowa, to-will he Southwest Quarter (SW $\frac{1}{4}$) of the South of Section Twenty-six (20); and the Northeast Quarter (NE $\frac{1}{4}$) of Section Thirt	neast Quarter (the Half $(N^{\frac{1}{2}})$ of type (35), a	the 11 in
ownship Seventy-seven (77) North, Range f the 5th P.M., Iowa.	e Twenty-six (2	6) West
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FIRST. That the mortgagors shall pay to the mortgagee or Six Hundred Sixty-one & 50/100 on the 27th day of February		(\$661.50) DOLLA
with interest according to the tenor and effect of the <u>one</u>		
and her husband G. C. Watts,		
dated Feb. 17, A. D. 19 52, and gagee, according to the terms of such indebtedness, or of the condition of the use and benefit of the mortgagers, as sum not less than two-thirds of the THIRD. That the mortgagers shall pay, when due, all prior liens on all conditions or agreements touching such prior liens, and all taxes which are pay such prior liens or interest thereon or taxes, or promptly effect such insutake assignment of any prior liens or pay the interest thereon, and any and a from the date of such payments, and shall be secured hereby; and should mother the priority, or validity, or any rights or interests hereunder, then this mortgaths recurred, to the same extent as if such sums were a part of the original debt seements.	ons of this mortgage. State insured in some responder actual value, and delive said premises, if any, and some may become a lien on said and the mortgage of the state of money so paid shortgagee become involved in age shall secure the repayment thereto; and any and all ecured hereby, and with eight	sible company or companies, satisfactory to the mortgageer the policies and renewal receipts to the mortgagee. Thall promptly pay all interest thereon, and strictly comply depremises before delinquent; if mortgagors fail or neglect that any do so, and is authorized hereby to at any time pay of all be recovered with eight per cent interest per annum the litigation, in maintaining the security created by this mortgager and recovery of all money, costs expenses or advancement sums so paid out shall constitute a part of the debt here per cent per annum thereon from the date of any such
A failure to comply with any one or more of the above conditions of this due, shall at the mortgagee's option, cause the whole and all sums hereby so and the mortgagors hereby pledge the rents, issues and profits of said authorize, agree and consent that in case of any default as above mentioned, aid suit shall be instituted, or any judge thereof, shall, at the commencement of the plaintiff, without any notice whatsoever, appoint a receiver to take to the payment of said debt under the order of the court and this stipulation any part thereof is used as a homestead, and without proof of any other graph are thereof is used as a homestead, and without proof of any other graph leading of said premises, while this moragage remains unsatisfied, all rent lebt as aforesaid, and no payment made to anyone other than said mortgage. And in the event a suit is lawfully commenced to foreclose, this mortgage uit and collected in the same manner. IN WITNESS WHEREOF, signed by the mortgagors, the dates the shall be a signed to the contract of the court and this stipulation.	real property for the paymer and the filing of a bill or pof said action or at any stap possession of said property, and for the appointment of a grounds for the appointment administrators, executors, go shall be paid by the tenant e, or his assigns, shall constee, mortgagee's reasonable at any and year first herein	collectible forthwith without notice or demand. ent of said principal sum, interest, attorney's fees and costs, betition for the foreclosure of this mortgage, the court in w ge during the pendency or progress of said cause, on applicated collect and receive said rents and profits and apply the receiver shall apply and be in force whether or not said profit a receiver than the default aforesaid. Trantees, lessees, tenants and assigns, and in case of the reit or lessee to the mortgagee herein, or assigns, to apply on itute payment or discharge of said rental. Torney's fees are to be considered as a part of the costs of written.
		Natts
	Clara	Natts
TATE OF IOWA, Madison County, ss.		
On the 27th day of February		·
County, came Clara Watts and her husband G		name S Subscribed to the foregoing mortgage
maker thereof, and acknowledged the e [SEAL] WITNESS my hand and Notarial	xecution of the same to	be their voluntary act and deed.
	Fhi	R. Wilkinson Notary Public in and for Madison County, Iowa.