	ТО	#3 43 3	Pearl E.	. Shetterly	, Recorder.
Charles Thra	ilkill and			M. Wade	•
H. Claude Pe	er	Recor	rding Fee, \$ 80		, — *F -*/
	en e			and the state of t	The second of th
	. Made the 27th day of is (Husband & Wife)		•		
	of Madis				
Charles Thra	ilkill and H. Claude	Peer		hereinafter called	The mortgagee.
WITNESSETH: T	That the mortgagor, in considerat	ion of the sum of Ox	e Thousand Two	Hundre (\$1200.00	DOLLARS
paid by the mortgages of Madison. State of I	e, do hereby convey to the mortga	igee <u>T</u> heirs	s and assigns, forever, th	ne following tracts of land	in the County
of Madison, State of	10wa, to-wit.				
			•		•
					in decision
The East	Eighty-two and_Half ($(82\frac{1}{2})$ Feet of	Lot Four (4) in	n Block	s maken
	of Christopher Wilson				- sindleside
County of	Madison, State of Io	owe.			-
			·		· · · · · · · · · · · · · · · · · · ·
	· ··				
	The second secon			- 14 MILES	the designation of the state of
		· ·			
					, consequence
	•				yn namagaer
					: -**
	•				i i mariemente
All rights of hor	mestead and contingent interest kr	nown as dower are he	ereby conveyed. To be	void upon the following	conditions:
All rights of hor First. That the	mestead and contingent interest kr mortgagors shall pay to the mort	nown as dower are he	ereby conveyed. To be heirs, executors, or as	void upon the following	conditions:
All rights of hor First. That the One Thousand ty-five (\$25.0) on the	mestead and contingent interest kr	nown as dower are he gagee or T beginning the A. D. 192,	ereby conveyed. To be heirs, executors, or as e lst day of Se	void upon the following signs, the sum of \$1200.00 ptember, A.D. 194	conditions: Dollars, at the said strain said said strain said said said said said said said said
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat	mestead and contingent interest kr mortgagors shall pay to the mort Two Hundred & no/100 0) Dollars per month day of	nown as dower are he gagee or T beginning the A. D. 19, nnum, payable sem	ereby conveyed. To be heirs, executors, or as elst day of Sej	signs, the sum of \$1200.00 ptember, A.D. 194	conditions: Dollars, at the one
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here	mestead and contingent interest kn mortgagors shall pay to the mort Two Hundred & no/100 0) Dollars per month day of te of per cent per as ste, of the said Vern W. Me with; principal and interest payal	nown as dower are he gagee or T beginning the A. D. 19, nnum, payable semorris and Jo ble at the office of H	ereby conveyed. To be heirs, executors, or as e 1st day of Seji annually, according Ann Morris (Hus	e void upon the following signs, the sum of	conditions: Dollars at the one
All rights of hor First. That the One Thousand ty-five (\$25.0 on the with interest at the rat certain promissory no bearing even date here Second. That the	mestead and contingent interest kn mortgagors shall pay to the mort Two Hundred & no/10000) Dollers per month day of	beginning the A. D. 192-, nnum, payable Sem orris and Jo ble at the office of H	ereby conveyed. To be heirs, executors, or as elst day of Sej i annually, according Ann Morris (Hus Claude Peer,	e void upon the following signs, the sum of	conditions: Dollars, at the one the one satisfac-
All rights of hor First. That the One Thousand ty-five (\$25.0 on the with interest at the rat certain promissory no bearing even date here Second. That the tory to mortgagee, for policies and renewal regions fail either to pay volved in litigation eithortgagee the paymen insurance paid hereund	mestead and contingent interest kn mortgagors shall pay to the mort Two Hundred & no/1000) Dollars per month day of	nown as dower are he gagee or T	i annually, according Ann Morris (Hus Claude Peer, te insured in some respects than two-thirds their laxes which are, or because mortgage may do so the mortgage	e void upon the following signs, the sum of	Dollars, at the until said state one the one sees; if mortgagee the secure to the secure to the amounts were
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here Second. That th tory to mortgagee, for policies and renewal re Third. The mor gors fail either to pay volved in litigation either to pay volved in litigation either to pay represent the payment insurance paid hereund a part of the original of Fourth. A failur payment of interest without notice or dem rent the same, and shalcontinue to the end of	mestead and contingent interest kn mortgagors shall pay to the mort Two Hundred & no/1000) Dollars per month day of per cent per as the, of the said Vern W. More with; principal and interest payable mortgagors shall keep the build the use and security of the mortgagors shall pay when due, and such taxes, or promptly to effect sther in maintaining the security of the more, costs and recovery of all money, costs	beginning the A. D. 19—, nnum, payable Semonting and Jo ble at the office of H. lings on said real estagagee, in a sum not less the created by this mort is, expenses or advance on the per cent per annure of the above condition, cause the wild is hereby, authorize tagagors only for the lso agreed that the tagageed that the tagageed that the tagageed that the tagageed or advance of the above conditions, cause the wild is hereby, authorize tagagors only for the lso agreed that the tagagers of the tagagors only for the lso agreed that the tagagors of the lagagors of the tagagors only for the lso agreed that the tagagors of the lagagors of the lagagor	i annually, according Ann Morris (Hust insured in some respects than two-thirds their debt hereby secured, to minterest thereon, from the sumshereby secured ed to take immediate ponet profits thereof, and aking possession thereof	signs, the sum of	conditions: Dollars at the funtil said state of the one of the secure to the secure to the secure to the amounts were ats. including the ible forthwith operty, and to purposes shall
All rights of hor First. That the One Thousand ty-five (\$25.0 on the	mestead and contingent interest kn mortgagors shall pay to the mort Two Hundred & no/10000) Dollars per month day of	nown as dower are he gagee or T	i annually, according Ann Morris (Hus Claude Peer, te insured in some respects than two-thirds their debt hereby secured, to m interest thereon, from itions of this mortgage, hole sumshereby secured ed to take immediate ponet profits thereof, and aking possession thereof otherwise.	signs, the sum of	Dollars, at the until said state one the one sees; if mortgagee the secure to the amounts were ats. including the ible forthwith operty, and to purposes shall in no manner
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here: Second. That the tory to mortgagee, for policies and renewal removed in litigation eigmortgagee the payment insurance paid hereund a part of the original of Fourth. A failur payment of interest without notice or dement the same, and shall continue to the end of prevent or retard mortare to be considered as	mestead and contingent interest kn mortgagors shall pay to the mort Two Hundred & no/1000. O) Dollars per month day of	beginning the A. D. 19—, nnum, payable Semonting and Jo ble at the office of H. lings on said real estagagee, in a sum not lessed by this mort server and the per cent per annure of the above condition, cause the whole option, cause the whole option opti	in annually, according Ann Morris (Hust claude Peer, ate insured in some respects than two-thirds their litaxes which are, or been the mortgage may do so the mortgage, or its priority, the ments incurred or made debt hereby secured, to minterest thereon, from the sumshereby secured to take immediate ponet profits thereof, and aking possession thereof otherwise.	signs, the sum of	Dollars, at the until said state one the one sees; if mortgagee the secure to the amounts were ats. including the ible forthwith operty, and to purposes shall in no manner
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here: Second. That the tory to mortgagee, for policies and renewal removed in litigation eigmortgagee the payment insurance paid hereund a part of the original of Fourth. A failur payment of interest without notice or dement the same, and shall continue to the end of prevent or retard mortare to be considered as	mestead and contingent interest known mortgagors shall pay to the mort Two Hundred & no/10000) Dollars per month day of	beginning the A. D. 19—, nnum, payable Semonting and Jo ble at the office of H. lings on said real estagagee, in a sum not lessed by this mort server and the per cent per annure of the above condition, cause the whole option, cause the whole option opti	in annually, according Ann Morris (Hust claude Peer, ate insured in some respects than two-thirds their litaxes which are, or been the mortgage may do so the mortgage, or its priority, the ments incurred or made debt hereby secured, to minterest thereon, from the sumshereby secured to take immediate ponet profits thereof, and aking possession thereof otherwise.	signs, the sum of	Dollars, at the until said state one the one sees; if mortgagee the secure to the amounts were ats. including the ible forthwith operty, and to purposes shall in no manner
All rights of hor First. That the One Thousand ty-five (\$25.0) on the	mestead and contingent interest known mortgagors shall pay to the mort Two Hundred & no/10000) Dollars per month day of	beginning the A. D. 19—, nnum, payable Semonting and Jo ble at the office of H. lings on said real estagagee, in a sum not lessed by this mort server and the per cent per annure of the above condition, cause the whole option, cause the whole option opti	in annually, according Ann Morris (Huster insured in some respects than two-thirds their debt hereby secured, to minterest thereon, from interest thereon, from interest thereon, and aking possession thereof otherwise.	signs, the sum of	Dollars, at the until said state one the one sees; if mortgagee the secure to the amounts were ats. including the ible forthwith operty, and to purposes shall in no manner
All rights of hor First. That the One Thousand ty-five (\$25.0) on the	mestead and contingent interest known mortgagors shall pay to the mortgagors shall pay to the mortgagors shall pay to the mortgagors per month day of	beginning the A. D. 19—, nnum, payable Semonting and Jo ble at the office of H. lings on said real estagagee, in a sum not lessed by this mort server and the per cent per annure of the above condition, cause the whole option, cause the whole option opti	i annually, according Ann Morris (Hus Claude Peer, Ite insured in some respects than two-thirds their Il taxes which are, or been the mortgagee may do so the mortgagee may do so the mortgagee may do so the mortgage may do so the summer thereof, and aking possession thereof otherwise. Is mortgage, reasonable as mortgage, reasonable	signs, the sum of	Dollars, at the until said state one the one sees; if mortgagee the secure to the amounts were ats. including the ible forthwith operty, and to purposes shall in no manner
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here. Second. That the tory to mortgagee, for policies and renewal remains a part of the original of the original of the original of the original of the same, and shall continue to the end of prevent or retard mort. Fifth. And in the are to be considered as IN WITNESS WITHERS OF TATE OF IOWA, I	mestead and contingent interest known mortgagors shall pay to the mortgagors shall pay to the mortgagors shall per month day of	beginning the A. D. 192—, nnum, payable Seminary and Jo ble at the office of H. lings on said real estagagee, in a sum not lessed before delinquent, alsuch insurance, then to created by this mort is, expenses or advance on the per cent per annumer of the above condition, cause the whole is hereby, authorize transgors only for the laso agreed that the tams by foreclosure or need to foreclose this not collected in the sagors, the day and ye	i annually, according Ann Morris (Hus Claude Peer, Ite insured in some respects than two-thirds their It taxes which are, or because the mortgagee may do segage, or its priority, the ments incurred or made debt hereby secured, to minterest thereon, from itions of this mortgage, hole sumshereby secured ed to take immediate point profits thereof, and aking possession thereof otherwise. Is mortgage, reasonable and me manner. Pear first herein written. Vern W. Jo Ann M.	signs, the sum of	Dollars at the until said state one the one the one the sees; if mortgagee become insecure to the so for taxes amounts were ats. including the ible forthwith operty, and to purposes shall in no manner agee's attorney
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here. Second. That the tory to mortgagee, for policies and renewal removed in litigation elemortgagee the payment insurance paid hereund a part of the original of Fourth. A failur payment of interest which without notice or demoved the same, and shall continue to the end of prevent or retard mort. Fifth. And in that are to be considered as IN WITNESS WITHOUT TOWA, I	mestead and contingent interest known mortgagors shall pay to the mortgagors shall pay to the mortgagors shall pay month day of	beginning the A. D. 1956. beginning the A. D. 1956. nnum, payable seminary and sorris and sorris and sorris and sorris and sorris and sorris and real estagage, in a sum not less that insurance, then to created by this mort and the sorristitute a part of the httper cent per annure of the above condition, cause the wild is hereby, authorized the sortion, cause the wild is hereby, authorized to sorrect the sorrect that the tarms by foreclosure or need to foreclosure or need to foreclose this agors, the day and years. A. D. 1956.	i annually, according Ann Morris (Hus Claude Peer, Ite insured in some respects than two-thirds their Il taxes which are, or been the mortgagee may do so gage, or its priority, the ements incurred or made debt hereby secured, to move interest thereon, from interest thereon, from interest thereof, and aking possession thereof otherwise. Is mortgage, reasonable as	e void upon the following signs, the sum of	Dollars at the until said si 1200.00 is put the one sees; if mortgagee the sees; if mortgagee become insecure to the so for taxes amounts were its. including the ible forthwith operty, and to purposes shall in no manner agee's attorney
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here. Second. That the tory to mortgagee, for policies and renewal remains a part of the original of the original of the original of the original of the same, and shall continue to the end of prevent or retard mort. Fifth. And in the are to be considered as IN WITNESS WITHERS OF TATE OF IOWA, I	mestead and contingent interest known mortgagors shall pay to the mortgagors shall pay to the mortgagors shall per month day of	beginning the A. D. 19— beginning the A. D. 19— nnum, payable semontis and Jo ble at the office of H. lings on said real estagagee, in a sum not less that insurance, then to created by this mort is, expenses or advance, expenses or advance on the per cent per annuate of the above condition, cause the wild is hereby, authorize tagagors only for the liso agreed that the tams by foreclosure or niced to foreclose this agors, the day and years. A. D. 1956 County, Statute	i annually, according Ann Morris (Hus Claude Peer, Ite insured in some respects than two-thirds their Il taxes which are, or been the mortgage may do so the mortgage may do so the mortgage, or its priority, the ments incurred or made debt hereby secured, to ment interest thereon, from the summer of the summer	e void upon the following signs, the sum of	Dollars at the until said si the one the one sees; if mortgagee the sees; if mortgagee become insecure to the amounts were its. including the ible forthwith operty, and to purposes shall in no manner agee's attorney
All rights of hor First. That the One Thousand ty-five (\$25.0) on the with interest at the rat certain promissory no bearing even date here. Second. That the tory to mortgagee, for policies and renewal remains a part of the original of the original of the original of the original of the same, and shall continue to the end of prevent or retard mort. Fifth. And in the are to be considered as IN WITNESS WITHERS OF TATE OF IOWA, I	mestead and contingent interest known mortgagors shall pay to the mortgagors shall pay to the mortgagors shall pay month day of	beginning the A. D. 1996. beginning the A. D. 1996. nnum, payable seminates and Jo ble at the office of H. Ings on said real estagage, in a sum not less that insurance, then the created by this mort is, expenses or advances, expenses or advances on the per cent per annual real estagagors only for the liso agreed that the tams by foreclosure or niced to foreclose this agors, the day and years of the day and years of Jo Ann More and Jo Ann M	i annually, according Ann Morris (Hus Claude Peer, Ite insured in some respects than two-thirds their It taxes which are, or been the mortgage may do so the mortgage may do so the mortgage, or its priority, the ments incurred or made to the thereby secured, to make thereby secured, to make the secured the summer thereof, and aking possession thereof otherwise. It mortgage, reasonable and the mortgage, hole summer thereof, and aking possession thereof otherwise. It mortgage, reasonable and the mortgage, reasonable and the manner. Yern W. Jo Ann M. Jo Ann M. ———————————————————————————————————	e void upon the following signs, the sum of	Dollars at the until said su fil200.00 is put the one sees; if mortgagee the sees; if mortgagee become insecure to the so for taxes amounts were its. including the ible forthwith operty, and to purposes shall in no manner agee's attorney

Notary Public in and for Madison County, Iowa