Harry F Anderson

Notary Public in and for

County, Iowa.

Madison

| | | ere en transcere en | | } | OWA, Madison County, sod d thisda | | A. D. 1947 |
|--|--|--|--|--|--|--|---|
| | | | | / They lot room | | o'clock A • M. | |
| | | ГО | | MORTGAGE. #1981 | Wilma M. | Wade | |
| | J. F. Wil | llcox | | //1/01 | | | Recorder. |
| | | | | Recording Fees, 1.0 | | | Deputy. |
| | | - 1 | | | | | |
| This Mortge | - | | • | | A. D. 1947., by | * | |
| of the County of | Madison | s | State of IOW | a herei | nafter called the Mortgag | vors and | |
| or the county of | | | | | | ors, and | |
| | | | | | NESSETH: That the | Mortgagors, in considerat | tion of the sum of |
| | | | | | | | |
| paid by the Mortga | gee, do hereby s | ell, transfer, and co | nvey to the Mortg | agee, his heirs | , executors | | or assigns, |
| the following tracts | of land in the | County of Mad | ison | , State ofIOW | a.,, to-wi | it: | |
| Z. | All tha | at part of | the West H | alf $(\frac{1}{2})$ of th | e Southwest Qu | arter (1) | |
| na, mis 1948 L. Reord | and of west Qu right o Company | the West 5 carter $(\frac{1}{4})$ of way of the | acres of of Section he Chicago hip Sevent | the Northeast One (1) lyin , St. Paul an | Quarter $(\frac{1}{4})$ of and being Wedd Kansas City orth, Range Two | f the South- st of the Railroad | |
| 3 × + 3 | | | • | | , , | | |
| 3 3 0 3 3 | | | • | | | | |
| | | | | | | | |
| 1 / 2 m | | | | | | | |
| i e Wins | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| containing in all thereon from now u | until the debt sec | tured hereby shall b | e paid in full. | | l the rents, issues, use, an | | |
| containing in all | until the debt sec gagors hereby wand sale thereund upon the conditi | eured hereby shall be arrant the title ther der, and agree that ion that the Mortga | e paid in full. eto against all per said premises may agors shall pay to t | sons whomsoever, and be sold in one tract at the Mortgagee, | hereby expressly waive the such foreclosure sale. | he platting and recording | g of homestead in |
| containing in all | until the debt sec gagors hereby wand sale thereund upon the condition of Fiftee | eured hereby shall be arrant the title there der, and agree that ion that the Mortgath hundred | e paid in full. Teto against all per said premises may agors shall pay to to and no/100 | sons whomsoever, and be sold in one tract at the Mortgagee, | hereby expressly waive the such foreclosure sale. | he platting and recording | of homestead in |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the 1st | until the debt sec gagors hereby wand sale thereund upon the condition of Fiftee | rured hereby shall be arrant the title there der, and agree that ion that the Mortgann hundred are February | te paid in full. Teto against all persaid premises may Teto gors shall pay to the person of the pe | sons whomsoever, and be sold in one tract at the Mortgagee, | hereby expressly waive the such foreclosure sale. | he platting and recording | of homestead in |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the 1st | until the debt sec gagors hereby wand sale thereund upon the condition of Fiftee | rured hereby shall be arrant the title there der, and agree that ion that the Mortgann hundred are February | te paid in full. Teto against all persaid premises may Teto gors shall pay to the person of the pe | sons whomsoever, and be sold in one tract at the Mortgagee, | hereby expressly waive the such foreclosure sale. | he platting and recording | of homestead in |
| containing in all thereon from now u The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lst with interest according | until the debt sec gagors hereby wand sale thereund upon the condition of Fiftee day of the tenor | eured hereby shall be arrant the title there der, and agree that ion that the Mortgan hundred a February and effect of the | re paid in full. The paid in full. The paid in full. The paid premises may be a paid premises may be a paid and no/100 The paid in full. T | rsons whomsoever, and be sold in one tract at the Mortgagee, | hereby expressly waive the such foreclosure sale. | he platting and recording(\$1,500.00 | O DOLLARS, |
| containing in all thereon from now us. The said Mortg case of foreclosure at. TO BE VOID or assigns, the sum on the list with interest according. | until the debt sec gagors hereby wand sale thereund upon the condition of Fiftee day of | eured hereby shall be arrant the title there der, and agree that ion that the Mortgan hundred are February and effect of the | reto against all per said premises may agors shall pay to the and no/100 and no. | rsons whomsoever, and be sold in one tract at the Mortgagee, | hereby expressly waive the such foreclosure sale. | he platting and recording(\$1,500.00 mortgagors, | g of homestead in |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the let with interest according to the Mortgagee, in a The Mortgagors signagors fail either to paying the security created | until the debt sec gagors hereby wand sale thereund upon the condition of Fiftee day of the tenor and the tenor and the Mortgag sum not less than shall pay when due by this mortgage or inte | rured hereby shall be arrant the title there der, and agree that der, and agree that ion that the Mortga in hundred a February and effect of the derivative insurable value, and before delinquen erest, or promptly to ear its priority, then this arrant der, and before delinquen its priority, then this priority then this | reto against all per said premises may agors shall pay to the and no/100 me, A. D. 19 50 me | e office of Securites the insured in some responding to the mortgage the policies and responding to the Mortgage may do the Mortgage may do the Mortgage the page to the Mortgage may do the to the Mortgage may do the to the Mortgage may do the Mortgage the page to the Mortgage the page the page to the Mortgage the page to the Mortgage the page to the Mortgage the page th | hereby expressly waive the such foreclosure sale. e | mortgagors, mortg | D) DOLLARS, Derset, Iowa and security Decome due; if Mortane in maintain- neements incurred or |
| containing in all thereon from now use the whole sums he cause of foreclosure at the case of the case | until the debt sec gagors hereby we and sale thereund upon the condition of Fiftee day of the tenor day of the tenor | rured hereby shall be arrant the title there der, and agree that der, and agree that der, and agree that ion that the Mortga and hundred as February and effect of the derivative of the delinquent frest, or promptly to else or its priority, then this cure all money advance a part of the original or more of the above occome due and collectible. | e paid in full. The paid in full. The paid in full. The paid premises may agors shall pay to the paid no /100 The paid no /100 The paid in full. The paid in full. The paid in full. The paid in full paid in full. The paid in full taxes which are flect such insurance, is mortgage shall secured for taxes, interest, debt secured hereby, onditions of this more forthwith without | e office of Securitate insured in some respondingee the policies and respondingee the Mortgagee may do the Mortgagee may do the Mortgagee the pay and insurance paid hereunand with | eof the said | mortgagors, satisfactory to Mortgagee, for mortgagors, | D) DOLLARS, Derset., Iowa. the use and security become due; if Mortancements incurred or both hereby secured to |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgages, in a | upon the condition of Fiftee day of d | rured hereby shall be arrant the title there der, and agree that der, and agree that der, and agree that ion that the Mortga en hundred at February and effect of the defect of the defe | erest payable at the lidings on said real e and deliver to the Mit, all taxes which are flect such insurance, is mortgage shall secured for taxes, interest, debt secured hereby, onditions of this mortle forthwith without erest thereon, irrespec | e office of Securitions and response to the Mortgagee may do then the Mortgagee the policies and response to the Mortgagee the policies and response to the Mortgagee the pay and insurance paid here to the Mortgagee the pay and insurance paid here to the Mortgagee the pay and insurance paid hereund and with Toper cent per trage, either wholly or in penotice or demand. | hereby expressly waive the such foreclosure sale. e | mortgagors, satisfactory to Mortgagee, for rior liens, if any, as the same to be become involved in litigation ney, costs, expenses, or advar all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any | D) DOLLARS, Derset., Iowa the use and security Decome due; if Mortal, either in maintain- cements incurred or both hereby secured to Mortgagee's option, Perference, priority, |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgages, in a The Mortgages, in a The Mortgages signing the security created made necessary thereby, the same extent as if such a failure to comp cause the whole sums he It is further agree or distinction whatsoever It is further agree or assigns, filing a petitisaid suit shall be instituted out any notice whatever, for the appointment of a security or the appointment of a | upon the condition of Fiftee day of d | arrant the title ther der, and agree that der, and agree that der, and agree that der, and the Mortga on hundred of the more and effect of the derivative principal and integers shall keep the builtheir insurable value, and before delinquent erest, or promptly to eight or its priority, then this cure all money advance a part of the original or more of the above on the decome due and collectible of said notes and integers do hereby transfer of this mortgage, and thereof, shall at the correct to take possession of dy and be in force where | ere paid in full. The paid in full. The paid in full. The paid premises may agors shall pay to the paid in pay to the pay to the paid in pay to the paid in pay to the paid in pay to the | e office of Securial state insured in some responding to the Mortgagee may do be to the Mortgagee may do be to the Mortgagee the policies and return the Mortgagee the pay and insurance paid hereunand with Toper cent per tagage, either wholly or in protice or demand. The state in the Mortgagee the pay and insurance paid hereunand with Toper cent per tagage, either wholly or in protice or demand. The state of the dates of maturity of the dates of the dat | eof the said | mortgagors, satisfactory to Mortgagee, for tior liens, if any, as the same be become involved in litigation ney, costs, expenses, or advar all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his be foreclosure of this mortgage of said cause, on application of to the payment of said debt | crset. Iowa. the use and security become due; if Mortaneements incurred or both hereby secured to Mortgagee's option, preference, priority, heirs. executo, the court in which of the plaintiff, with; and this stipulation |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgages, in a The Mortgages, in a The Mortgages, in a The Mortgages, in a The Mortgages signing the security created made necessary thereby, the same extent as if su A failure to comp cause the whole sums he It is further agree or distinction whatsoever It is further agree or distinction whatsoever assigns, filing a petitisaid suit shall be instituted out any notice whatever for the appointment of a ment of a receiver than | upon the condition of Fiftee day of d | rured hereby shall be arrant the title there der, and agree that der, and agree that der, and agree that der, and the Mortga and hundred as and effect of the derivative of the derivative and before delinquent erest, or promptly to elevate a part of the original are part of the above come due and collectible of said notes and integers do hereby transfer of this mortgage, and thereof, shall at the cor to take possession of the day and be in force who did. | erest payable at the didings on said real eand deliver to the Met, all taxes which are flect such insurance, to semontage shall secure defor taxes, interest, debt secured hereby, ponditions of this mortiage and convey to the Met, and convey to the Met, and to the forthwith without erest thereon, irrespectant of said property and colether or not | e office of Securities and receive of the Mortgagee may do to the Mortgagee may do to the Mortgagee may do to the Mortgagee the policies and receive for the Mortgagee the pay and insurance paid hereund and with Per cent per tagage, either wholly or in per content of the Mortgagee the pay and insurance paid hereund and with The per cent per tagage, either wholly or in per content of the dates of maturity of the dates of the dates of maturity of the dates of the dates of maturity of the dates of the da | e | mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagee, for ior liens, if any, as the same to become involved in litigation ney, costs, expenses, or advart all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his e foreclosure of this mortgage of said cause, on application of e to the payment of said debt thout proof of any other grou | crset. Lowa. the use and security become due; if Mortaneements incurred or obt hereby secured to Mortgagee's option, preference, priority, heirs, executo, the court in which of the plaintiff, with; and this stipulation ands for the appoint- |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgages, in a The Mortgages signed the security created made necessary thereby, the same extent as if su A failure to comp cause the whole sums he It is further agreed or distinction whatsoever It is further agreed or assigns, filing a petitisaid suit shall be instituted any notice whatever, for the appointment of a ment of a receiver than And in the event same manner. | upon the condition of Fiftee day of d | rured hereby shall be arrant the title there der, and agree that der, and agree that der, and agree that der, and agree that an hundred at the month of the month | erest payable at the didings on said real eand deliver to the Met, all taxes which are flect such insurance, to semontage shall secure defor taxes, interest, debt secured hereby, ponditions of this mortiage and convey to the Met, and convey to the Met, and to the forthwith without erest thereon, irrespectant of said property and colether or not | e office of Securities and receive of the Mortgagee may do to the Mortgagee may do to the Mortgagee may do to the Mortgagee the policies and receive for the Mortgagee the pay and insurance paid hereund and with Per cent per tagage, either wholly or in per content of the Mortgagee the pay and insurance paid hereund and with The per cent per tagage, either wholly or in per content of the dates of maturity of the dates of the dates of maturity of the dates of the dates of maturity of the dates of the da | hereby expressly waive the such foreclosure sale. e | mortgagors, mortgagee, for the become involved in litigation ney, costs, expenses, or advar all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his e foreclosure of this mortgage for said cause, on application of to the payment of said debt thout proof of any other group part of the costs of the suit | crset. Lowa. the use and security become due; if Mortaneements incurred or obt hereby secured to Mortgagee's option, preference, priority, heirs, executo, the court in which of the plaintiff, with; and this stipulation ands for the appoint- |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgagee, in a The Mortgagee, in a The Mortgagee, in a The Mortgagers fail either to paying the security created made necessary thereby, the same extent as if su A failure to comp cause the whole sums he It is further agree or distinction whatsoever It is further agree or distinction whatsoever assigns, filing a petitisaid suit shall be institut out any notice whatever for the appointment of a ment of a receiver than And in the event same manner. Signed the day and | upon the condition of Fiftee day of d | rured hereby shall be arrant the title there der, and agree that are hundred as an hundred as February and effect of the derivative of the derivative and before delinquent erest, or promptly to ear its priority, then this cure all money advance a part of the original or more of the above occome due and collectible of said notes and integers do hereby transfer of this mortgage, and thereof, shall at the correct to take possession of the derivative delivered to force who delivered to force who delivered to force who delivered to force does written. | erest payable at the didings on said real eand deliver to the Met, all taxes which are flect such insurance, to semontage shall secure defor taxes, interest, debt secured hereby, ponditions of this mortiage and convey to the Met, and convey to the Met, and to the forthwith without erest thereon, irrespectant of said property and colether or not | e office of Securities and receive of the Mortgagee may do to the Mortgagee may do to the Mortgagee may do to the Mortgagee the policies and receive for the Mortgagee the pay and insurance paid hereund and with Per cent per tagage, either wholly or in per content of the Mortgagee the pay and insurance paid hereund and with The per cent per tagage, either wholly or in per content of the dates of maturity of the dates of the dates of maturity of the dates of the dates of maturity of the dates of the da | e | mortgagors, mortgagee, for the become involved in litigation ney, costs, expenses, or advar all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his e foreclosure of this mortgage for said cause, on application of to the payment of said debt thout proof of any other group part of the costs of the suit | the use and security cecome due; if Mortagements incurred or both hereby secured to Mortgagee's option, preference, priority, heirs, executo, the court in which of the plaintiff, with; and this stipulation and collected in the |
| containing in all thereon from now use the Mortgagers all either to paying the security created made necessary thereby, the same extent as if such a failure to compeause the whole sums he It is further agree or distinction whatsoever It is further agree or distinction whatsoever or distinction whatsoever assigns, filing a petitisaid suit shall be instituted any notice whatever, for the appointment of a ment of a receiver than And in the event same manner. Signed the day and STATE OF LOWE | upon the condition of Fiftee day of the tenor day of the tenor day of the tenor day of the tenor day when due youth taxes or interest and shall play when due youth taxes or interest are conditioned that the Mortgag to the tenor day of the tenor | rured hereby shall be arrant the title there der, and agree that der, and agree that der, and agree that der, and agree that der, and the more derest, or principal and integers shall keep the builtheir insurable value, and before delinquent erest, or promptly to grant or the priority, then this cure all money advance a part of the original or more of the above or come due and collectible of said notes and integers do hereby transfer of this mortgage, and thereof, shall at the correct to take possession of dig and be in force whe did. | erest payable at the didings on said real eand deliver to the Met, all taxes which are flect such insurance, to semontage shall secure defor taxes, interest, debt secured hereby, ponditions of this mortiage and convey to the Met, and convey to the Met, and to the forthwith without erest thereon, irrespectant of said property and colether or not | e office of Securities and receive of the Mortgagee may do to the Mortgagee may do to the Mortgagee may do to the Mortgagee the policies and receive for the Mortgagee the pay and insurance paid hereund and with Per cent per tagage, either wholly or in per content of the Mortgagee the pay and insurance paid hereund and with The per cent per tagage, either wholly or in per content of the dates of maturity of the dates of the dates of maturity of the dates of the dates of maturity of the dates of the da | e | mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgage, for the become involved in litigation ney, costs, expenses, or advar all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his the foreclosure of this mortgage of said cause, on application of to the payment of said debt thout proof of any other group part of the costs of the suit | the use and security cecome due; if Mortagements incurred or both hereby secured to Mortgagee's option, preference, priority, heirs, executo, the court in which of the plaintiff, with; and this stipulation and collected in the |
| containing in all thereon from now use the whole sums he It is further agree or distinction whatsoever It is further agree or distinction whatsoever or assigns, filing a petitisaid suit shall be instituted and in the event same manner. Signed the day and STATE OF LOWER MACLISORY | upon the condition of Fiftee day of the tenor day of the tenor day of the tenor day of the tenor day when due youch taxes or interest and shall play when due youch taxes or interest day of the tenor day of the | arrant the title ther der, and agree that dere dere dere dere dere dere dere der | erest payable at the lidings on said real eand deliver to the Met, all taxes which are flect such insurance, is mortgage shall secure of for taxes, interest, debt secured hereby, onditions of this mortgage the forthwith without erest thereon, irrespect and convey to the Methy authorize, agreement of said property and colether or not said property and colether or not said property this mortgage, Mortal mortal mortgage, Mortal mortal mortal mortgage, Mortal mort | e office of Securial state insured in some respondinge the policies and return the Mortgagee the policies and return the Mortgagee may do the the Mortgagee the pay and insurance paid hereunand with Terror per cent per tagge, either wholly or in produce or demand. The per cent per tagge, either wholly or in produce or demand. The per cent per tagge, and consent that in case action, or at any stage during the per cent per tagge, and consent that in case action, or at any stage during the per cent per tagge, and consent that in case action, or at any stage during the per cent per tagge, and consent that in case action, or at any stage during the per cent per tagge. | e | mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, cact Co., Winte satisfactory to Mortgagee, for for liens, if any, as the same to become involved in litigation ney, costs, expenses, or advar all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his e foreclosure of this mortgage for said cause, on application of to the payment of said debt thout proof of any other grou part of the costs of the suit evens tevens | Dollars, Dollars, Dollars, Derset, Iowa. The use and security Decome due; if Mortaneements incurred or both hereby secured to Mortgagee's option, preference, priority, heirs, executo the court in which of the plaintiff, wither, and this stipulation ands for the appoint- and collected in the |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgages, in a | upon the condition of Fiftee day of that the Mortgage sum not less than shall pay when due y such taxes or into by this mortgage, or, and shall also see that the Mortgage such are condition for foreclosure that the Mortgage of that the Mortgage of that the Mortgage of the day of the default alors are ceiver shall app the default alors are day of the | rured hereby shall be arrant the title there der, and agree that der, and agree that der, and agree that der, and agree that ion that the Mortga on hundred of the more defect of the derest, or promptly to elevate all money advance as part of the original or more of the above come due and collectible of said notes and integers do hereby transfer of this mortgage, and thereof, shall at the core to take possession of the defect of the commenced to foreclose written. | erest payable at the didings on said real eand deliver to the Met, all taxes which are flect such insurance, is smortgage shall secured for taxes, interest, debt secured hereby, conditions of this mortgage the forthwith without erest thereon, irrespectation of said property and column and convey to the Met, all taxes which are flect such insurance, is smortgage shall secured for taxes, interest, debt secured hereby, conditions of this mortgage and convey to the Met, authorize, agreemmencement of said property and column convey to the Met, authorize, agreemmencement of said property and column convey to the Met, authorize, agreemmencement of said property and column column column column. | e office of Securities state insured in some respondingee the policies and rete to the Mortgagee the policies and rete, or become a lien on said then the Mortgagee the pay and insurance paid hereund and with Per cent per tagge, either wholly or in protice or demand. The state in the Mortgagee the pay and insurance paid hereund and with The per cent per tagge, either wholly or in protice or demand. The state of the dates of maturity fortgagee the right to the per, and consent that in case action, or at any stage durilect and receive said rents a serty, or any part thereof, is gagee's reasonable attorney | hereby expressly waive the such foreclosure sale. e | mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagors, mortgagee, for ior liens, if any, as the same to become involved in litigation ney, costs, expenses, or advar all constitute a part of the de the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his e foreclosure of this mortgage of said cause, on application of the to the payment of said debt thout proof of any other group part of the costs of the suit evens the undersigned, a Notary the undersigned, a Notary | DOLLARS, DOLLARS, Derset, Iowa. the use and security become due; if Mortantements incurred or both hereby secured to Mortgagee's option, preference, priority, heirs, executo the court in which of the plaintiff, with- stand this stipulation and collected in the Public in and for |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgages, in a | upon the condition of Fiftee day of d | rured hereby shall be arrant the title there der, and agree that der, and the feet of the derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, and notes and integers do hereby transfer of this mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and the mortgage, an | gors shall pay to the and no/100. A. D. 19.50. One. erest payable at the didings on said real eand deliver to the Mount, all taxes which are fect such insurance, is mortgage shall secured for taxes, interest, debt secured hereby, and tone of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they are t | e office of Securial state insured in some responsive to the Mortgagee the policies and responsive to the Mortgagee may do then the Mortgagee may do the to the Morgagee the pay and insurance paid hereund and with Toper cent per tgage, either wholly or in punotice or demand. The two of the dates of maturity or any part thereof, is gagee's reasonable attorney. | hereby expressly waive the such foreclosure sale. e of the said ty Loan & Abstractions and should the Mortgages ment and recovery of all morder; and all such amounts share annum interest thereon from art, including the payment of ty, shall be equally secured by cossession of the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises of the filing of petition for the said premises. The same said the said premises of the filing of petition for the said premises of the filing of petition for the said premises. The same said the said premises of the filing of petition for the said premises. The same said the said premises of the filing of petition for the said premises. The same said the said premises of the filing of petition for the said premises. The same said the said premises of the filing of petition for the said premises. The same said the said premises of the filing of petition for the said premises. | mortgagors, mortgagors, mortgagors, cact Co., Winter satisfactory to Mortgagee, for ior liens, if any, as the same to be become involved in litigation ney, costs, expenses, or advar- all constitute a part of the de- the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his to foreclosure of this mortgage of said cause, on application of the to the payment of said debt thout proof of any other group part of the costs of the suit evens the undersigned, a Notary | Dollars, Dollars, Dollars, Derset, Iowa the use and security become due; if Mortancements incurred or the thereby secured to the Mortgagee's option, the court in which of the plaintiff, with the plaintiff, with the plaintiff, with and this stipulation and collected in the Public in and for |
| containing in all thereon from now use The said Mortg case of foreclosure at TO BE VOID or assigns, the sum on the lest with interest according to the Mortgages, in a | upon the condition of Fiftee day of d | rured hereby shall be arrant the title there der, and agree that der, and the feet of the derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, or promptly to ear to take possession of the more derest, and notes and integers do hereby transfer of this mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and thereof, shall at the correct to take possession of the mortgage, and the mortgage, an | gors shall pay to the and no/100. A. D. 19.50. One. erest payable at the didings on said real eand deliver to the Mount, all taxes which are fect such insurance, is mortgage shall secured for taxes, interest, debt secured hereby, and tone of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they authorize, agreemmencement of said said property and column they are t | e office of Securial state insured in some responsive to the Mortgagee the policies and responsive to the Mortgagee may do then the Mortgagee may do the to the Morgagee the pay and insurance paid hereund and with Toper cent per tgage, either wholly or in punotice or demand. The two of the dates of maturity or any part thereof, is gagee's reasonable attorney. | hereby expressly waive the such foreclosure sale. e | mortgagors, mortgagors, mortgagors, cact Co., Winter satisfactory to Mortgagee, for ior liens, if any, as the same to be become involved in litigation ney, costs, expenses, or advar- all constitute a part of the de- the date of such payments. interest when due, shall at the y this instrument without any upon the Mortgagee, his to foreclosure of this mortgage of said cause, on application of the to the payment of said debt thout proof of any other group part of the costs of the suit evens the undersigned, a Notary | Dollars, Dollars, Dollars, Derset, Iowa the use and security become due; if Mortancements incurred or the thereby secured to the Mortgagee's option, the court in which of the plaintiff, with the plaintiff, with the plaintiff, with and this stipulation and collected in the Public in and for |