

William Brawley
 Do Deed of Trust
 James Virden Trustee
 Do secure
 Alexander Virden

Filed for Record March 16th AD 1846 at same
 Recorded April 3rd AD 1846

This Indenture made and entered into between William Brawley of the first part Alexander Virden of the second part and James Virden Trustee of the third part Witnesseth: That the part of the first part conveys the property herein after mentioned for and in consideration of one dollar to him in hand paid, and for the further consideration that the party of the second part has agreed to advance to him during the present year money and supplies to aid in raising and producing the crop herein conveyed to an amount which the said party of the second part shall deem is safe in so doing, not exceeding however the sum of Seventy Five Dollars (\$75.00) which said advances are to be due and payable to the said party of the second part at his Store in Jackson on the first day of November AD 1846. Now therefore in consideration of the aforesaid premises the said William Brawley party of the first part hereby grants bargains sells and conveys unto the said party of the third part as trustee the following property being in the County of Madison the premises being situated therein to wit: One (1) Black horse Mule named Ned. One (1) White Spotted Cow named Pink. 1 Mule. 1 head of Cattle now owned by the party of the first part and being on and used by said party of the first part on a part of a plantation in said County and whereon he resides, also all the crop of corn fodder and Cotton which may be raised during the year 1846 on said plantation, and if any part of said plantation shall be leased to other parties then all the rents and all the securities therefor which said party of the first part may have or take or in anywise be entitled and the party of the first part agrees and contracts with the said trustee that he will take good care of and protect said personal property and will not dispose of or remove the same until the debt herein secured shall be fully paid off and discharged, and further that the said party of the first part will plant said plantation or Twenty (20) acres thereof in corn and Cotton and will cultivate the same and gather in due time the crops so produced and if the party of the second

part shall deem that his security hereunder is endangered by the failure of the party of the first part to cultivate and gather and prepare for market, said crop, then said Trustee, at the request of the party of the second part, may employ labor to cultivate, gather and prepare for market, said crop, and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made, and if said expenses shall be paid by Alexander Virden his rights in that respect shall be the same as the rights of said trustee, and it is further agreed and stipulated, that the party of the third part shall take possession of, and sell said crop, and personally, to pay said debt or advances, if the same be not paid at maturity and he shall have power also to take possession of, and sell the same at any time, if the said party of the first part shall sell, or dispose of, or remove, any part of the same without first paying said debt. If any sale is made by the trustee, it shall be at Auction and for cash, either on the premises, or in the City of Canton on ten days notice thereof, made by posting said notice at three public places in said City or if said trustee and said party of the first part shall agree thereto, said cotton may be shipped to a Commission merchant for sale in New Orleans La. It is further understood and agreed, that if said Trustee shall die, or remove from the County, or otherwise neglect to act, Alexander Virden the said party of the second part, may by a writing under his hand and seal, appoint a new trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said party of the second part, Alexander Virden, shall die, his executor or administrator, shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market; then to said debt, and the surplus, if any, to said party of the first part.

Witness my hand and seal this 11th day of March 1846.

William ^{his} Brawley ^{seal}

The State of Mississippi }
 Wills County : }

This day, personally appeared before me a Justice of the Peace, in and for said County, the above named William Brawley and acknowledged that he signed, sealed

and delivered the foregoing instrument as his act and deed, on the day of its date and for the purposes therein mentioned.

Witness my hand and seal this 11th day of
March AD 1846.

J. W. Boyd J.P. 

Louise, William
Basby and Howard
Trs Deed of Trust
John C. Neal Trustee
P. secures
L. B. Neal

Filed for Record March 18th AD 1846 at 9 a.m.
Recorded April 3rd AD 1846.

This Indenture made and entered into between Hector Louie, Hector William Neal Basby and James Howard of the first part L. B. Neal of the second part and John C. Neal trustee of the third part. Witnesseth: that the party of the first part convey the property herein after mentioned for and in consideration of one dollar to them in hand paid, and for the further consideration that the party of the second part has agreed to advance to them during the present year money and supplies to aid in raising and producing the crop herein conveyed to an amount which the said party of the second part shall deem is safe in so doing, not exceeding however, the sum of One Thousand and fourteen $\frac{5}{100}$ Dollars (\$ 1014 $\frac{50}{100}$) which said advances are to be due and payable to the said party of the second part at Jackson Miss. on the first day of November AD 1846. Now therefore, in consideration of the aforesaid premises the said Hector Louie, Hector William Neal Basby and James Howard parties of the first part, hereby give, grant bargain sell and convey unto the said party of the third part, as trustee, the following property being in the County of Madison, the premises being situated therein to wit: One Sorrel horse Mule named Tom, One (1) Black horse Mule, named Jack, One (1) dark bay horse mule named Head, One (1) thimble skin axle two horse wagon, 3 Mules now owned by the parties of the first part, and being now used by said parties of the first part, on part of the Neal plantation in said County, and where on they reside also all the crop of corn, fodder and cotton which may be raised during the year 1846, on said plantation and

if any part of said plantation shall be leased to other parties, then
 all the rents and all the securities therefor, which said parties
 of the first part may have, or take, or in anywise be entitled to.
 And the parties of the first part agree and contract with the said
 trustee that they will take good care of, and protect said personal
 property, and will not dispose of, or remove the same until the
 debt herein secured, shall be fully paid off and discharged, and
 further, that the said party of the first part will plant said
 plantation or Ninety (90) acres thereof in corn and cotton, and will
 cultivate the same, and gather in due time the crops so produ-
 ced, and if the said party of the second part, shall deem that
 his security hereunder is endangered by the failure of the parties
 of the first part to cultivate and gather, and prepare for mar-
 ket, said crop, then said trustee, at the request of the party
 of the second part, may employ labor to cultivate, gather and
 prepare for market said crop, and the expenses thereby incurred
 shall be a lien on said crop and entitled to satisfaction out of
 the same before the advances herein made, and if said expen-
 ses shall be paid by L. B. Neal his rights in that respect,
 shall be the same as the rights of said trustee, And it is fur-
 ther agreed and stipulated, that the party of the third part
 shall take possession of, and sell said crop and premises, to
 pay said debt or advances, if the same be not paid at maturity
 and he shall have power also to take possession of, and sell the
 same at any time, if the said parties of the first part shall sell,
 or dispose of, or remove any part of the same without first paying
 said debt. If any sale is made by the Trustee, it shall be at auction
 and for cash, either on the premises, or in the City of Canton, it shall
 be at auction, and for cash, either on the premises, or in the City
 of Canton on ten days notice thereof, made by posting said notice
 at three public places in said City, or if said trustee and said
 party of the first part shall agree thereto, said cotton may be
 shipped to a commission merchant for sale in New Orleans La.
 It is further understood and agreed, that if said trustee shall
 die, or remove from the County, or otherwise neglect to act L. B. Neal
 the said party of the second part may by a writing under his
 hand and seal, appoint a new Trustee, who shall have all the
 powers and rights herein vested in said party of the third part,
 and if said party of the second part, L. B. Neal, shall die his
 executor or administrator shall have the same power of appoint-
 ment. If a sale is made, the proceeds shall be first applied to

the payment of the expense thereof, then to the expense which may have been incurred in cultivating, gathering or preparing said crop for market, then to said debt, and the surplus if any, to said parties of the first part.

Witness our hands & seals this 17th day of March 1846.

Hector ^{his} Lowry
Hector ^{his} Williams
Neal ^{his} Busby
James ^{his} Howard

The State of Mississippi }
Winds County }

This day personally appeared before me a Justice of the Peace in and for said County, the above named Hector Lowry Hector Williams and Neal Busby and James Howard and severally acknowledged that they signed sealed and delivered the foregoing instrument as their act and deed, on the day of its date and for the purposes therein mentioned.

Witness my hand & seal this 17th day of March 1846.

J. W. Boyd, P. J.
Jackson Miss March 17th 1846.

\$1014 ⁵⁰/₁₀₀

On November First after date on or we or either of us promise to pay to L. B. Neal, or order the sum of One thousand and fourteen ⁵⁰/₁₀₀ Dollars value received for rent of land for the year 1846. for mules and for supplies furnished us for working a crop for the year 1846.

Witness our hands & seals this the 17th day of March 1846.

Witness
Witness
Witness
Witness

Hector ^{his} Lowry
Hector ^{his} Williams
Neal ^{his} Busby
James ^{his} Howard

Albert Cheatham }
To & Deed of Trust }
J. C. Virden Trustee }
To secure }
Edw. S. Virden }

Filed for Record March 6th AD 1846 at 11 am.
Recorded April 3rd AD 1846

This Indenture, made and entered into between Albert Cheatham of the first part, Edwin Virden and Samuel

Virden, doing business in name and style of E & S. Virden of the second part, and John S. Virden, Trustee of the third part witnesseth, that the party of the first part conveys the property hereinafter mentioned for and in consideration of one dollar to him in hand paid, and for the further consideration that the party of the second part has agreed to advance to him, during the present year, money and supplies, to aid in raising and producing the crop herein conveyed, to an amount which the said party of the second part shall deem is safe in so doing, not exceeding however the sum of One hundred dollars (\$100⁰⁰/₁₀₀) which said advances are to be due and payable to the said parties of the second part, at their Store in Jackson, Mississippi on the first day of November A.D. 1846. Now, therefore in consideration of the aforesaid premises, the said Albert Cheatham, party of the first part, hereby gives, grants, bargains, sells and conveys unto the said party of the third part as trustee, the following property, the land lying and being in the County of Madison, and the premises being situated therein to-wit: One Mare Mule, dark Bay called "Mollie" One Mule, horse head of Cattle now owned by the party of the first part and being now used by said party of the first part, on the plantation in said County, and whereon he resides, also all the crop of corn, fodder and cotton which may be raised during the year 1846, on said plantation, and if any part of said plantation shall be leased to other parties, then all the rents and all the securities therefor, which said party of the first part may have, or take, or in any way be entitled to. And the party of the first part agrees and contracts with the said Trustee, that he will take good care of, and protect said personal property, and will not dispose of or remove the same, until the debt herein secured shall be fully paid off and discharged. And further, that the said party of the first part will plant said plantation, or twenty five Acres thereof in corn and cotton, and will cultivate the same, and gather in due time the crops so produced, and if the said parties of the second part shall deem that their security hereunder are endangered by the failure of the party of the first part to cultivate, and gather, and prepare for market, said crop, then said Trustee, at the request of the parties of the second part may employ labor to cultivate, gather and prepare for market said crop, and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made, and if said expenses shall be paid by E & S. Virden this right in that respect shall be the same as the

rights of said Trustee, And it is further agreed and stipulated, that the party of the third part shall take possession of, and sell said crop and personalty, to pay said debt or advance, if the same be not paid at maturity and he shall have power also to take possession of, and sell the same at any time, if the said party of the first part shall sell, or dispose of, or remove any part of the same without first paying said debt. If any sale is made by the trustee, it shall be at auction, and for Cash, either on the premises or in the City of Jackson on ten days notice thereof, made by posting said notice at three public places in said City of Jackson. It is further understood and agreed, that if said Trustee shall die, or remove from the County or otherwise neglect to act, O. V. S. Virden the said parties of the second part, may, by a writing under their hands and seals appoint a new trustee who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part O. V. S. Virden, shall die, their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expense thereof; then to the expense which may have been incurred in cultivating, gathering or preparing said crop for market; then to the said debt, and the surplus if any to said party of the first part.

Witness our hands and seals, this 29th day
of February 1846

Albert ^{his} Cheatham 

The State of Mississippi }
Windsor County }

This day personally appeared before me, a Justice of the Peace, in and for said County, the above named Albert Cheatham and acknowledged that he signed sealed and delivered the foregoing instrument as his act and deed, on the day of its date, and for the purposes therein mentioned.

Witness my hand and seal this 29th day
of February A. D. 1846.

J. W. Boyd J. P. 

Phillip Holland
 and Ann Holland
 To & Deed of Trust
 J. C. Virden Trustee
 To secure
 S^{am} & S. Virden


Filed for Record March 6th AD 1846 at 11 a.m.
 Recorded April 4th AD 1846.

This Indenture, made and entered into between Phillip Holland, & Ann Holland of the first part Edwin Virden and Samuel Virden, doing business in name and style of O. S. Virden of the second part, and John C. Virden, Trustee of the third part, witnesseth: That the parties of the first part conveyed the property hereinafter mentioned for and in consideration of one dollar to them in hand paid, and for the further consideration that the parties of the second part, have agreed to advance to them during the present year, money and supplies, to aid in raising and producing the crop herein conveyed, to an amount which the said parties of the second part shall deem in case in so doing, not exceeding however the sum of Two Hundred fifty dollars, (\$250⁰⁰/₁₀₀) which said advances are to be due and payable to the said parties of the second part at their Store in Jackson Mississippi, on the first day of November AD 1846. Now, therefore, in consideration of the aforesaid premises the said Phillip Holland & Ann Holland parties of the first part, hereby give, grant, bargain, sell, and convey unto the said party of the third part, as trustee the following property: the said lying and being in the County of Madison, and the personally being situated therein to wit: Two Mules Black mare and Sorrel horse mules, four and ten years old 2 Milk Cows and two yearlings Six head of Hogs and one Wagon, Two Mules, 4 head of Cattle now owned by the parties of the first part, and being on and used by said parties of the first part, on Surquon plantation, in said County, and whereon they reside, also, all the crop of corn, fodder and cotton which may be raised during the year 1846, on said plantation, and if any part of said plantation shall be leased to other parties, then all the rents and all the securities therefor, which said parties of the first part may have, or take, or in anywise be entitled to. And the parties of the first part agree and contract with the said Trustee that he will take good care of and protect said personal property and will not dispose of or remove the same, until the debt herein secured shall be fully paid off and discharged, and further, that the said parties of the first part will plant said

plantation or fifty more or less acres thereof in corn and cotton, and will cultivate the same, and gather in due time the crops so produced, and if the said parties of the second part shall deem that their security hereunder are endangered by the failure of the parties of the first part to cultivate, and gather, and prepare for market, said crop, then said Trustee, at the request of the parties of the second part, may employ labor to cultivate, gather and prepare for market said crop and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made, and if said expenses shall be paid by O. S. Virden their rights in that respect shall be the same as the rights of said Trustee, And it is further Agreed and stipulated, that the party of the third part shall take possession of, and sell said crop and personally to pay said debt or advances, if the same be not paid at maturity, and they shall have power also to take possession of, and sell said crop, and personally, to pay said debt or advances, if the same be not paid at maturity, and they shall have power also to take possession of, and sell the same at any time, if the said parties of the first part shall sell or dispose of, or remove any part of the same without first paying said debt. If any sale is made by the trustee, it shall be at auction, and for cash, either on the premises or in the City of Jackson on ten days notice thereof made by posting said notice at three public places in said City. It is further understood and agreed, that if said trustee shall die or remove from the county, or otherwise neglect to act, O. S. Virden, the said parties of the second part, may by a writing under their hands and seals appoint a new trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part, O. S. Virden shall die, their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expense which may have been incurred in cultivating, gathering or preparing said crop for market; then to said debt, and the surplus if any to said party of the first part.

Witness our hands and seal, this 2nd day
of March 1846.

Phillip Holland 
Ann x Holland 

The State of Mississippi }
 Hinds County }
 City of Jackson } This day personally appeared before me
 Notary Public of the City of Jackson County
 & State aforesaid Philip Holland and Ann Holland his wife the
 latter being examined separately and apart from her said husband
 and testifying that she did this without fear of compulsion of
 her said husband and severally acknowledged that they signed, seal-
 ed and delivered the foregoing instrument as their act and deed
 on the day of its date, and for the purposes therein mentioned.
 Witness my hand & Seal this second day of March AD 1876.
 N. H. Green Notary Public


Jessie Dillon } Filed for Record March 6th AD 1876 at 11 am.
 P's Deed of Trust } Recorded April 4th AD 1876.
 J. C. Virden Trustee }
 To secure }
 Paul S. Virden }

This Indenture made and entered into between
 Jessy Dillon & family of the first part, Edwin Virden and Samuel
 Virden doing business in name and style of E & S. Virden of the
 second part, and John C. Virden, Trustee, of the third part, wit-
 nesses: That the parties of the first part conveys the property
 hereinafter mentioned for and in consideration of one dollar to
 them in hand paid, and for the further consideration that the
 parties of the second part have agreed to advance to them, du-
 ring the present year, money and supplies, to aid in raising
 and producing the crop herein conveyed, to an amount which the
 said parties of the second part shall deem is safe in so doing
 not exceeding however the sum of One hundred dollars (\$100^{00/100})
 which said advances are to be due and payable to the said
 parties of the second part, at their Store in Jackson, Missis-
 sipi, on the first day of November AD 1876. Now, therefore, in
 consideration of the aforesaid premises, the said parties of the
 first part, hereby give, grant, bargain, sell and convey unto
 the said party of the third part, as trustee the following pro-
 perty, the land lying and being in the County of Madison
 and the personalty being situated therein, to wit: Mules horses,
 head of Cattle, now owned by the party of the first part, and
 being on and used by said party of the first part, on said plan-

tation, in said County, and whereon we reside, also all the crops
 of corn, fodder and cotton which may be raised during the
 year 1876, in said plantation, and if any part of said plan-
 tation shall be leased to other parties, then all the rents and
 all the securities therefor which said parties of the first part
 may have or take, or in any wise be entitled to, And the par-
 ty of the first part agrees and contracts with the said trustee, that
 he will take good care of, and protect said personal property,
 and will not dispose of or remove the same, until the debt
 herein secured shall be fully paid off and discharged. And
 further that the said parties of the first part will plant
 said plantation, or thirty more or less acres thereof in corn
 and cotton, and will cultivate the same, and gather in due
 time the crops so produced; and if the said parties of the
 second part shall deem that their security hereunder are en-
 dangered by the failure of the parties of the first part to cul-
 tivate, and gather, and prepare for market, said crop, then
 said trustee, at the request of the parties of the second part
 may employ labor to cultivate, gather and prepare for market
 said crop, and the expense thereby incurred shall be a lien
 on said crop, and entitled to satisfaction out of the same
 before the advances herein made, and if said expenses shall
 be paid by O. V. S. Virden, their rights in that respect shall
 be the same as the rights of said trustee. And it is further
 agreed and stipulated that the party of the third part shall
 take possession of and sell said crop, and personalty, to
 pay said debt or advances, if the same be not paid at mar-
 turity, and he shall have power also to take possession of and
 sell the same at any time, if the said parties of the first part
 shall sell, or dispose of, or remove any part of the same without
 first paying said debt. If any sale is made by the trustee,
 it shall be at auction, and for cash, either on the premises
 or in the City of Jackson on ten days notice thereof, made
 by posting said notice at three public places in said City
 or County. It is further understood and agreed, that if said
 trustee shall die or remove from the County or otherwise neg-
 lect to act, O. V. S. Virden the said parties of the second part
 may by a writing under their hands and seals appoint a
 new trustee who shall have all the powers and rights herein
 vested in said party of the third part, and if said parties
 of the second part, O. V. S. Virden, shall die, their executor

or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market, then to the said debt, and the surplus if any, to said party of the first part.

Witness our hands and seal, this 14th day of March 1846.

Jesse x Dillon 

The State of Mississippi
Hinds County
City of Jackson

This day, personally appeared before me, Notary Public of the City of Jackson County & State aforesaid the above named Jesse Dillon and acknowledged that he signed, sealed and delivered the foregoing instrument as his act and deed, on the day of its date, and for the purposes therein mentioned.



Witness my hand and seal this 14th day of March AD 1846
W. H. Green Notary Public

Prince Macey
and Beverly Macey
To's Deed of Trust
J. B. Virden Trustee
To secure
S. Virden


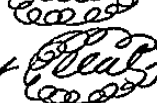
Filed for Record March 11th AD 1846 at 10 am.
Recorded April 4th AD 1846

This Indenture, made and entered into between Prince Macey & Beverly Macey of the first part, Edwin Virden and Samuel Virden, doing business in name and style of S. Virden of the second part, and John B. Virden Trustee, of the third part, witnesseth: That the parties of the first part convey the property hereinafter mentioned for and in consideration of one dollar to them in hand paid, and for the further consideration that the parties of the second part have agreed to advance to them, during the present year money and supplies to aid in raising and producing the crop herein conveyed to an amount which the said parties of the second part shall deem is safe in so doing, not exceeding however the sum of Two hundred dollars (\$200 00) which said advances are to be due and payable to the said parties of the second part, at this store in Jackson, Mississippi on the first

day of November AD 1876. Now therefore in consideration of the afore-
 said premises, the said Prince Massey & Beverly Massey, parties
 of the first part, hereby give, grant, bargain, sell and convey
 unto the said party of the third part, as trustee, the following
 property: the land lying and being in the County of Madison
 and the personalty being situated therein, to wit: One black
 Horse Mule, One Mouse colored horse mule, One Sorrell
 horse Mule, 3 Mules, now owned by the parties of the first
 part, and being on and used by said parties of the first part,
 on Robinson's plantation, in said County, and whereon they
 reside, also all the crop of corn, fodder and cotton which may
 be raised during the year 1876, on said plantation, and if any part
 of said plantation shall be leased to other parties, then all the
 rents and all the securities therefor, which said parties of
 the first part may have, or take, or in anywise be entitled to,
 And the parties of the first part agree and contract with the
 said trustee, that he will take good care of, and protect said
 personal property, and will not dispose of or remove the same, un-
 til the debt herein secured shall be fully paid off and dischar-
 ged, and further that the said parties of the first part will
 plant said plantation, or Forty more or less acres thereof in
 corn and cotton, and will cultivate the same, and gather in
 due time the crops so produced: And if the said parties of the
 second part shall deem that their security hereunder are endan-
 gered by the failure of the parties of the first part to cultivate and
 gather, and prepare for market said crop, then said trustee at
 the request of the parties of the second part, may employ
 labor to cultivate, gather and prepare for market said crop,
 and the expenses thereby incurred shall be a lien on said
 crop, and entitled to satisfaction out of the same before the
 advances herein made, and if said expenses shall be paid
 by O. S. Vinden their rights in that respect shall be the
 same as the rights of said trustee, And it is further agreed
 and stipulated, that the party of the third part shall take
 possession of, and sell said crop, and personalty, to pay said
 debt or advances, if the same be not paid at maturity, and
 he shall have power also to take possession of, and sell the
 same at any time, if the said party of the first part shall sell
 or dispose of, or remove any part of the same without first
 paying said debt, If any sale is made by the trustee it
 shall be at auction and for cash, either on the premises

or in the City of Jackson Miss. on ten days notice thereof, made by posting said notice at three public places in said City. It is further understood and agreed, that if said Trustee shall die, or remove from the County, or otherwise neglect to act. O. S. Virden the said parties of the second part, may by a writing under their hands and seals, appoint a new trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part, O. S. Virden shall die, their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market, then to the said debt, and the surplus if any, to said party of the first part.

Witness our hands and seal this 9th day of March 1846.

Prince ^{his} Massey 
 Beverly ^{his} Massey 

The State of Mississippi }
 City of Jackson, Hind County }

Personally appeared before me Notary Public of the City of Jackson, County & State aforesaid the above named Prince Massey and Beverly Massey and severally acknowledged that they signed, sealed and delivered the foregoing instrument as their act and deed, on the day of its date, and for the purposes therein mentioned.



Witness my hand & seal, this Ninth day of March A.D. 1846
 W. H. H. Green Notary Public

Orange Wright }
 J. B. Virden Trustee }
 to secure }
 O. S. Virden }


Filed for Record March 11th A.D. 1846 at 10 am.
 Recorded April 4th A.D. 1846

This Indenture, made and entered into between Orange Wright of the first part, Edwin Virden and Samuel Virden doing business in name and style of O. S. Virden of the second part, and John B. Virden trustee of the third part, witnesseth that the party of the first part, conveys the property hereinafter mentioned for and in consideration of One dollar to him in hand paid, and for the further consideration that the parties of the

first part conveys the property hereinafter mentioned for and in consideration of one dollar to him in hand paid, and for the further consideration that the parties of the second part have agreed to advance to him, during the present year, money and supplies to aid in raising and producing the crop herein conveyed, to an amount which the said parties of the second part shall deem is safe in so doing, not exceeding, however, the sum of Two hundred dollars, (\$200 ⁰⁰/₁₀₀) which said advances are to be due and payable to the said parties of the second part, at their Store in Jackson, Mississippi, on the first day of November A.D. 1846. Now therefore, in consideration of the aforesaid premises, the said Orange Wright, party of the first part, hereby gives, grants, bargains, sells and conveys unto the said party of the third part, as trustee, the following property, the land lying and being in the County of Madison, and the personalty being situated therein to wit: One Bay horse "Mule" Pomp Three head cattle, 1 Mule, 3 head of Cattle, now owned by the party of the first part, and being on and used by said party of the first part, on Darpley plantation, in said County, and whereon he resides, also all the crop of Corn, fodder and cotton which may be raised during the year 1846, on said plantation. And if any part of said plantation shall be leased to other parties, then all the rents and all the securities thereof, which said party of the first part may have, or take, or in any wise be entitled to, and the party of the first part agree and contract with the said trustee, that he will take good care of, and protect said personal property, and will not dispose of or remove the same until the debt herein secured shall be fully paid off and discharged. And further, that the said party of the first part will plant said plantation, or twenty five acres thereof in corn and cotton, and will cultivate the same, and gather in due time the crops so produced, and if the said parties of the second part shall deem that their security hereunder are endangered by the failure of the party of the first part to cultivate, and gather, and prepare for market, said crop, then said trustee, at the request of the parties of the second part, may employ labor to cultivate, gather and prepare for market said crop, and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made, and if said expenses shall be paid by O. W. Varden, their rights in that respect shall be the same.

as the rights of said Trustee. And it is further agreed and stipulated, that the party of the third part shall take possession of and sell said crop, and personally, to pay said debt, or advances if the same be not paid at maturity and he shall have power also to take possession of, and sell the same at any time, if the said party of the first part shall sell, or dispose of, or remove any part of the same without first paying said debt. If any sale is made by the Trustee, it shall be at auction, and for cash, either on the premises, or in the City of Jackson Miss. on ten days notice thereof, made by posting said notice at three public places in said City. It is further understood and agreed, that if said Trustee shall die, or remove from the County or otherwise neglect to act, O & S. Yirden the said parties of the second part may by a writing under their hands and seals appoint a new Trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part O & S. Yirden, shall die, their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market, then to the said debt, and the surplus, if any, to said party of the first part.

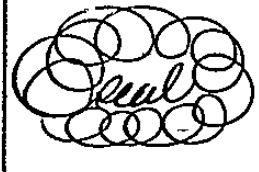
Witness our hands and seals, this 9th day of March 1876.

Orange x Wright 

The State of Mississippi }
 Hinds County }
 City of Jackson }

This day personally appeared before me, Notary Public of the City of Jackson County & State aforesaid the above named Orange Wright and acknowledged that he signed sealed and delivered the foregoing instrument as his act and deed on the day of its date, and for the purposes therein mentioned.

Witness my hand and seal this Ninth day of March A.D. 1876



N. H. Green
 Notary Public

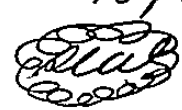
Alex Rudolph
Loj Deed of Trust
J. C. Virden Trustee
To secure
Edw & S. Virden

Filed for Record March 20th AD 1846 at 12 M
Recorded April 5th AD 1846

This Indenture, made and entered into between Alex Rudolph of the first part, Edwin Virden and Samuel Virden, doing business in name and style of Edw. Virden of the second part, and John C. Virden, Trustee of the third part, witnesseth: that the party of the first part conveys the property herein after mentioned for and in consideration of One dollar to him in hand paid and for the further consideration that the parties of the second part have agreed to advance to him during the present year, money and supplies, to aid in raising and producing the crop herein conveyed, to an amount which the said parties of the second part shall deem is safe in so doing, not exceeding however, the sum of One hundred & fifty dollars (\$150⁰⁰) which said advances are to be due and payable to the said parties of the second part, at their store in Jackson Mississippi on the first day of November AD 1846. Now, therefore in consideration of the aforesaid premises, the said Alex Rudolph, party of the first part, hereby gives, grants, bargains, sells and conveys unto the said party of the third part, as trustee, the following property, the land lying and being in the County of Madison, in Battley's Plantation, in said County, and whereon he resides, all the crop of corn, fodder, and Cotton which may be raised during the year 1846, on said plantation, and if any part of said plantation shall be leased to other parties, then all the rents and all the securities therefor, which said party of the first part may have or take, or in anywise be entitled to. And further, that the said party of the first part will plant said plantation, or Twenty Acre thereof in corn and cotton, and will cultivate the same, and gather in due time the crops so produced, and if the said parties of the second part, shall deem that their security hereunder, are endangered by the failure of the party of the first part, to cultivate and gather and prepare for market said crop, then said trustee at the request of the parties of the second part may employ labor to cultivate gather and prepare for market said crop.

and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made, and if said expenses shall be paid by E. S. Virden, their rights in that respect shall be the same as the rights of said trustee. And it is further agreed and stipulated, that the party of the third part shall take possession of, and sell said crop, and personally, to pay said debt or advances, if the same be not paid at maturity, and he shall have power also to take possession of, and sell the same at any time, if the said part of the first part shall sell or dispose of, or remove any part of the same without first paying said debt. If any sale is made by the trustee it shall be at auction, and for cash, either on the premises, or in the City of Jackson Miss. on ten days notice thereof made by posting said notice at three public places in said City. It is further understood and agreed, that if said trustee shall die or remove from the County, or otherwise neglect to act, E. S. Virden, the said parties of the second part, may by a writing under their hands and seals appoint a new Trustee, who shall have all the powers and rights herein vested in said party of the third part. And if said parties of the second part E. S. Virden shall die, their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market, then to the said debt, and the surplus if any, to said party of the first part.

Witness our hands and seal this 11th day of March 1876

Alex^{his} Rudolph 
more

The State of Mississippi
 Wince County

This day personally appeared before me a Justice of the Peace, in and for said County the above named Alex Rudolph and acknowledged that he signed sealed and delivered the foregoing instrument as his act and deed on the day of its date, and for the purpose therein mentioned.

Witness my hand and seal this 11th day of March
 A.D. 1876.

J. H. Boyd, J. P. 


Burton Miller
 No. Deed of Trust
 J. G. Virden Trustee
 To secure
 O and S. Virden

Filed for Record March 20th AD 1876 at 12:00
 Recorded April 5th AD 1876

This Indenture, Made and entered into between Burton Miller, of the first part; Edwin Virden and Samuel Virden, doing business in name and style of O and S. Virden of the second part, and John G. Virden, trustee, of the third part, witnesseth: that the parties of the first part conveys the property herein after mentioned for and in consideration of one dollar to him in hand paid, and for the further consideration that the part of the second part has agreed to advance to him, during the present year, money and supplies to aid in raising and producing the crop herein conveyed, to an amount which the said parties of the second part shall deem is safe in so doing, not exceeding, however the sum of Two hundred fifty dollars. (\$250 ⁰⁰/₁₀₀) which said advances are to be due and payable to the said parties of the second part at their store in Jackson, Mississippi, on the first day of November AD 1876. Now therefore, in consideration of the aforesaid premises the said Burton Miller, party of the first part, hereby gives, grants, bargains, sells and conveys unto the said party of the third part, as trustee, the following property, the land lying and being in the County of Madison, and the personalty being situated therein to wit: One Red Mule, One Wooden Ox Wagon, 1 Mule, now owned by the party of the first part, and being on and used by said party of the first part, on Battley plantation in said County, and whereon he resides also all the crop of corn, fodder and Cotton which may be raised during the year 1876 on said plantation, and if any part of said plantation shall be leased to other parties then all the rents and all the securities therefor, which said party of the first part may have, or take, or in anywise be entitled to. And the party of the first part agrees and contracts with the said trustee, that he will take good care of and protect said personal property and will not dispose of or remove the same, until the debt herein secured shall be fully paid off and discharged. And further that the said party of the first part will plant said plantation or Fifty acres thereof in corn and cotton and

will cultivate the same, and gather in due time the crops so produced, and if the said parties of the second part shall deem that their security hereunder are endangered by the failure of the party of the first part to cultivate, and gather and prepare for market said crop, then said trustee, at the request of the parties of the second part, may employ labor to cultivate gather and prepare for market said crop, and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made and if said expenses shall be paid by O. V. S. Yarden, their rights in that respect shall be the same as the rights of said trustee, and it is further agreed and stipulated that the party of the third part shall take possession of, and sell said crop, and promattly to pay said debt or advances, if the same be not paid at maturity, and he shall have power also to take possession of, and sell the same at any time if the said party of the first part shall sell or dispose or remove any part of the same without first paying said debt. If any sale is made by the trustee, it shall be at auction and for cash either on the premises, or in the City of Jackson Miss. on ten days notice thereof made by posting said notice at three public places in said City. It is further understood and agreed that if said trustee shall die, or remove from the County or otherwise neglect to act O. V. S. Yarden the said parties of the second part, may by a writing under their hands and seals appoint a new trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part, O. V. S. Yarden, shall die, their executor or administrator, shall have the same power of appointment; If a sale is made the proceeds shall be first applied to the payment of the expenses thereof; then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market, then to the said debt, and the surplus if any, to said party of the first part.

Witness our hands and seal, this 26th day
of February 1876.

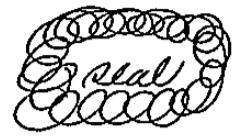
Burton ^{his} Miller 
mark

The State of Mississippi
Hinds County, City of Jackson

This day personally appeared before me, Notary Public of the City of Jackson County & State aforesaid, Burton Miller, and acknowledged that he signed

sealed and delivered the foregoing instrument as his act and deed on the day of its date, and for the purposes therein mentioned.

Witness my hand and seal this Eighteenth day of March A.D. 1846.



W. H. Green Notary Public


Betsy Williams
Trustee of Trust
J. G. Virden Trustee
To secure
O and S. Virden

Filed for Record March 20th A.D. 1846 at 12 M.
Recorded April 5th A.D. 1846.

This Indenture, made and entered into between Betsy Williams of the first part, Edwin Virden and Samuel Virden, doing business in name and style of O & S. Virden, of the second part, and John G. Virden, trustee, of the third part Witnesseth: That the party of the first part conveys the property herein after mentioned for and in consideration of One dollar to her in hand paid, and for the further consideration that the parties of the second part have agreed to advance to her, during the present year, money and supplies, to aid in raising and producing the crop herein conveyed, to an amount which the said parties of the second part shall deem is safe in so doing, not exceeding, however, the sum of Two hundred & fifty dollars, (\$250) which said advances are to be due and payable to the said parties of the second part, at their Store in Jackson, Mississippi on the first day of November A.D. 1846. Now therefore in consideration of the aforesaid premises the said Betsy Williams, party of the first part, hereby gives, grants, bargains, sells and conveys unto the said parties of the third part, as trustee the following property, the land lying and being in the County of Madison, and the personalty being situated therein to wit: on Kendrick plantation, in said County, and whereon she reside, all the crop of corn, fodder and cotton, which may be raised during the year 1846, on said plantation, and if any part of said plantation shall be leased to other parties then all the rents and all the securities therefor, which said party of the first part may have, or take, or in anywise be entitled to, And further that the said party of the first part will plant said plantation

or Forty Acres thereof in corn and cotton, and will cultivate the same and gather in due time the crops so produced, and if the said parties of the second part shall deem that their security hereunder are endangered by the failure of the party of the first part to cultivate and gather, and prepare for market said crop, then said trustee at the request of the parties of the second part may employ labor to cultivate, gather and prepare for market said crop, and the expenses thereby incurred shall be alien on said crop, and entitled to satisfaction out of the same before the advances here in made, and if said expenses shall be paid by O. S. Virden their rights in that respect shall be the same as the rights of said trustee, and it is further agreed and stipulated that the party of the third part, shall take possession of, and sell said crop and premises, to pay said debt, or advances, if the same be not paid at maturity, and he shall have power also to take possession of, and sell the same at any time, if the said party of the first part shall sell or dispose of, or remove any part of the same without first paying said debt. If any sale is made by the trustee, it shall be at auction, and for cash, either on the premises or in the City of Jackson, on ten days notice thereof, made by posting said notice at three public places in said City. It is further understood and agreed, that if said trustee shall die or remove from the County, or otherwise neglect to act O. S. Virden, the said parties of the second part, may by a writing under their hands and seals appoint a new Trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part O. S. Virden shall die their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market then to the said debt, and the surplus, if any to said party of the first part.

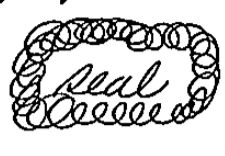
Witness my hand and seal this 11th day of March 1876.

Betsy ^{his} Williams 

The State of Mississippi }
Linds County }

This day, personally appeared before me, a Justice of the Peace, in and for said County, the above named Betsy Williams, and acknowledged that she signed, sealed

and delivered the foregoing instrument as her act and deed on the day of its date, and for the purposes therein mentioned,



Witness my hand and seal, this 11th day of March A.D. 1846.

J. H. Boyd J.P.

Granberry Robinson
Trustee of Trust
J. L. Virden Trustee
To secure
O and S. Virden

Filed for Record March 20th A.D. 1846 at 12 M.
Recorded April 5th A.D. 1846.


This Indenture, Made and entered into between Granberry Robinson of the first part Edwin Virden and Samuel Virden, doing business in name and style of E. & S. Virden of the second part, and John L. Virden Trustee of the third part, witnesseth: that the party of the first part conveys the property hereinafter mentioned for and in consideration of one dollar to him in hand paid, and for the further consideration that the parties of the second part have agreed to advance to him, during the present year, money and supplies, to aid in raising and producing the crop herein conveyed, to an amount which the said parties of the second part shall deem is safe in so doing, not exceeding, however, the sum of Two hundred fifty dollars (\$250⁰⁰) which said advances are to be due and payable to the said parties of the second part, at their store in Jackson, Mississippi, on the first day of November, A.D. 1846, Now, therefore, in consideration of the aforesaid premises, the said Granberry Robinson, party of the first part, hereby gives, grants, bargains, sells and conveys unto the said party of the third part, as trustee, the following property: the land lying and being in the County of Madison, and the personalty being situated therein to-wit: One bay mare Mule, One Mouse Colored Horse Mule, 2 Mules, now owned by the party of the first part, and being on and used by said party of the first part, on Purples plantation, in said County, and whereon he reside also, all the crops of corn, fodder and Cotton which may be raised during the year 1846, on said plantation, and if any part of said plantation shall be leased to other parties than all the rents and all the securities therefor which said party of the first part may have, or take, or in any wise be entitled to, And

the party of the first part agree and contract with the said trustee, that he will take good care of, and protect said personal property, and will not dispose of, or remove the same, until the debt herein secured shall be fully paid off and discharged. And further that the said party of the first part will plant said plantation, or Forty acres thereof in corn and cotton, and will cultivate the same, and gather in due time the crops so produced and if the said parties of the second part shall deem that their security hereunder are endangered by the failure of the party of the first part to cultivate and gather, and prepare for market, said crop, then said Trustee, at the request of the parties of the second part may employ labor to cultivate gather and prepare for market said crop, and the expenses, thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made and if said expenses shall be paid by E. S. Virden their rights in that respect, shall be the same as the rights of said Trustee, and it is further agreed and stipulated, that the party of the third part shall take possession of, and sell said crop, and personally to pay said debt or advances, if the same be not paid at maturity and shall have power also to take possession of, and sell the same at any time, if the said party of the first part, shall sell or dispose of, or remove any part of the same without first paying said debt. If any sale is made by the Trustee, it shall be at auction, and for cash, either on the premises, or in the City of Jackson Miss: on ten days notice thereof, made by posting said notice at three public places in said City. It is further understood and agreed, that if said Trustee shall die, or remove from the County, or otherwise neglect to act, E. S. Virden, the said parties of the second part, may, by a writing, under their hands and seals appoint a new Trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part, E. S. Virden shall die, their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market, then to the said debt, and the surplus, if any, to said party of the first part.

Witness our hands and seal, this 18th day
of March 1846.

Granberry & Robinson
Trustees

The State of Mississippi }
 Hinds County }
 City of Jackson } This day, personally appeared before me,
 Notary Public of the City of Jackson County,
 & State aforesaid the above named Granberry Robinson and
 acknowledged that he signed, sealed and delivered the forego-
 ing instrument as his act and deed, on the day of its date,
 and for the purposes therein mentioned.

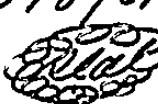
 Witness my hand and seal this 17th day of March A.D. 1876
 W. H. Green
 Notary Public

Hamp Hall } Filed for Record March 20th A.D. 1876 at 12 m.
 J. L. Virden Trustee } Recorded April 5th A.D. 1876
 To secure }
 O and S. Virden }

This indenture, made and entered into be-
 tween Hamp Hall of the first part, Edwin Virden and
 Samuel Virden, doing business in name and style of O & S.
 Virden, of the second part, and John L. Virden, trustee of the
 third part, Witnesseth; that the party of the first part conveys
 the property hereinafter mentioned for and in consideration of
 One dollar to him in hand paid, and for the further consideration
 that the parties of the second part have agreed to advance
 to him, during the present year, money and supplies, to aid in
 raising and producing the crop herein conveyed, to an amount
 which the said parties of the second part shall deem is safe
 in so doing, not exceeding, however, the sum of One hundred
 dollars (\$100.00) which said advances are to be due and
 payable to the said parties of the second part, at their
 Store in Jackson Mississippi, on the first day of November
 A.D. 1876. Now therefore, in consideration of the aforesaid
 premises, the said Hamp Hall, party of the first part, hereby
 gives, grants, bargains, sells and conveys unto the said
 party of the third part, as trustee the following property:
 the land lying and being in the County of Madison, and
 the personalty being situated therein, to wit: One dark brown
 mule, Two Cows & Calfs, 1 Mules, horses, 2 head of
 Cattle; now owned by the party of the first part, and

being on and used by said party of the first part, on Papley's plantation, in said County, and whereon he resides, also all the crop of corn, fodder and cotton, which may be raised during the year 1846, on said plantation, and if any part of said plantation shall be leased to other parties, then all the rents and all the securities therefor, which said party of the first part may have, or take or in anywise be entitled to, And the party of the first part agrees and contracts with the said trustee that he will take good care of, and protect said personal property and will not dispose of, or remove the same until the debt herein secured shall be fully paid off and discharged, And further that the said party of the first part will plant said plantation, or twenty More or less acres thereof in corn and cotton, and will cultivate the same, and gather in due time the crops so produced, and if the said parties of the second part shall deem that their securities hereunder are endangered by the failure of the party of the first part to cultivate and gather, and prepare for market said crop then said trustee, at the request of the parties of the second part, may employ labor to cultivate, gather and prepare for market said crop and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made, and if said expenses shall be paid by O. & S. Virden, their rights in that respect shall be the same as the rights of said trustee, and it is further agreed and stipulated, that the party of the third part shall take possession of, and sell said crop, and personally to pay said debt or advances, if the same be not paid at maturity and he shall have power also to take possession of, and sell the same at any time, if the said party of the first part shall sell, or dispose of, or remove any part of the same without first paying said debt, If any sale is made by the trustee, it shall be at auction, and for cash, either on the premises, or in the City of Jackson on ten days notice thereof, made by posting said notice at three public places in said City, It is further understood and agreed, that if said trustee shall die or remove from the County, or otherwise neglect to act, O. & S. Virden, the said parties of the second part, may by a writing under their hands and seals appoint a new trustee, who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part O. & S. Virden, shall die, their executor or administrator shall have the same power of

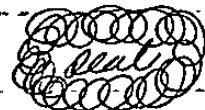
appointment. If a sale is made: the proceeds shall be first applied to the payment of the expenses thereof, then to the expenses which may have been incurred in cultivating, gathering or preparing said crop for market, then to the said debt, and the surplus, if any, to said party of the first part.

Witness our hands and seal this 18th day of March 1846,
 Hamp^{ly} Hall 

The State of Mississippi

Windsor County
 City of Jackson

This day, personally appeared before me, Notary Public of the City of Jackson County & State aforesaid the above named Hamp Hall and acknowledged that he signed, sealed and delivered the foregoing instrument as his act and deed, on the day of its date and for the purposes therein mentioned.



Witness my hands and seal this 18th day of March AD 1846.
 W. H. K. Green
 Notary Public

Mrs. Lee H. McGehee
 Do: Deed
 E. and S. Virden

Filed for Record March 30th AD 1846 at 9 a.m.
 Recorded April 5th AD 1846

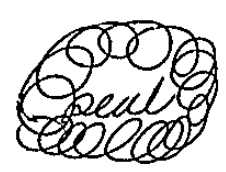
This Indenture, made the - day of Decem-ber AD 1845, between Mrs. Lee H. McGehee of the County of Madison & State of Mississippi of the first part, and Messrs. E. & S. Virden of the County of Windsor & State aforesaid, of the second part, Witnesseth, that the said party of the first part, for and in consideration of the sum of Three hundred and Six Dollars to her in hand paid by the said party of the second part the receipt whereof is hereby acknowledged has granted, bargained sold and conveyed and by these presents does grant, bargain, sell and convey to parties of the second part their heirs and assigns, that certain tract or parcel of land, situated in the County of Madison and State of Mississippi, known and described as follows: that portion of the North West Quarter of section Thirty three (33) Township Seven (7) Range Two (2) East lying west of Jackson and Canton Road containing thirty four (34) acres more or less, together with appurtenances to said premises belonging, and all estate, title and interest, both at law and in equity, of the party of the

first part in the same, to have and to hold the said granted premises with the appurtenances, unto the parties of the second part their heirs and assigns forever in fee simple. And the said party of the first part, for her heirs, executors and administrators does hereby covenant and agree with the said parties of the second part, their heirs and assigns, that the said party of the first part, shall forever warrant and defend the title to the said premises unto the parties of the second part, their heirs and assigns against the claims of all persons lawfully claiming the same or any part thereof.

In Witness whereof the said party of the first part has hereunto set her hand and seal the day and year above written
 Lee H. McShee

The State of Mississippi }
 County of Biude }

Personally appeared before me Murray Peyton Chancery Clerk of the said County, the within named Lee H. McShee who acknowledged that she signed sealed and delivered the foregoing Deed on the day and year therein mentioned as her act and deed



Given under my hand and seal this 20 day of December AD 1845.

Murray Peyton Chy. Clk

Thomas Williams } Filed for Record March 20th AD 1846 at 12 M
 Trustee } Recorded April 6th AD 1846
 J. C. Virden Trustee }
 To secure }
 O and S. Virden }

This Indenture, made and entered into between Thomas Williams of the first part, Edwin Virden & Samuel Virden, doing business in name and style of O & S. Virden of the second part, and John C. Virden Trustee, of the third part, witnesseth that the party of the first part conveys the property herein after mentioned for and in consideration of one dollar to him in hand paid, and for the further consideration that the parties of the second part, have agreed to advance to him, during the present year, money and supplies, to aid in raising and producing the crop herein conveyed, to an amount which the said parties of the second part shall deem is safe in so doing not exceeding however the sum of Two hundred dollars. (\$ 200⁰⁰/₁₀₀)

which said advances are to be due and payable to the said parties of the second part, at their store in Jackson Mississippi, on the first day of November AD 1846. Now therefore, in consideration of the aforesaid premises, the said Thomas Williams, party of the first part, hereby gives grants, bargains, sells and conveys unto the said party of the third part, as trustee, the following property: the land lying and being in the County of Madison, and the personalty being situated therein, to wit: Three head of Cattle, 3 head of Cattle, now owned by the party of the first part, and being on and used by said party of the first part, on Parpleys plantation in said County, and whereon he reside, also all the crop of Corn, fodder and cotton which may be raised during the year 1846, on said plantation, and if any part of said plantation shall be leased to other parties, then all the rents and all the securities therefor, which said party of the first part may have, or take, or in anywise be entitled to. And the party of the first part agree and contract with the said Trustee, that he will take good care of, and protect said personal property, and will not dispose of or remove the same, until the debt herein secured shall be fully paid off and discharged. And further that the said party of the first part will plant said plantation, or twenty five acres thereof in corn and Cotton, and will cultivate the same, and gather in due time the crops so produced, and if the said parties of the second part shall deem that their security hereunder are endangered by the failure of the party of the first part to cultivate, and gather, and prepare for market, said crop, then said Trustee at the request of the parties of the second part, may employ labor to cultivate, gather and prepare for market said crop and the expenses thereby incurred shall be a lien on said crop, and entitled to satisfaction out of the same before the advances herein made. And if said expenses shall be paid by O. & S. Yindon their rights in that respect shall be the same as the rights of said trustee, And it is further agreed and stipulated, that the party of the third part shall take possession of, and sell said crop, and personalty, to pay said debts advances, if the same be not paid at maturity, and he shall have power also to take possession of, and sell the same at any time, if the said party of the first part shall sell, or dispose of, or remove any part of the same without first paying said debt. If

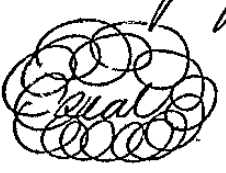
any sale is made by the Trustees it shall be at auction and for Cash, either on the premises, or in the City of Jackson Miss. on ten days notice thereof made by posting said notice at three public places in said City. It is further understood and agreed, that if said Trustees shall die or remove from the County, or otherwise neglect to act. O & S. Virden the said parties of the second part may, by a writing under their hands and seals appoint a new trustee who shall have all the powers and rights herein vested in said party of the third part, and if said parties of the second part, O & S. Virden shall die, their executor or administrator shall have the same power of appointment. If a sale is made, the proceeds shall be first applied to the payment of the expenses thereof then to the expenses which may have been incurred, in cultivating gathering or preparing said crop for market, then to the said debt, and the surplus if any, to said party of the first part.

Witness our hands and seal, this 18th day of March 1846.

Thomas^{his} Williams 
mark

The State of Mississippi }
 Hinds County }
 City of Jackson }

This day personally appeared before me, Notary Public of the City of Jackson County & State aforesaid, Thomas Williams and acknowledged that he signed, sealed and delivered the foregoing instrument as his act and deed, on the day of its date, and for the purposes therein mentioned,



Witness my hand and seal, this Eighteenth day of March AD 1846.

W. B. Green Notary Public

Wm. O. Yancy }
 Deed of Trust }
 B. G. Patton Trustee }
 Pursuant }
 Robinson & Stovene }

Filed for Record March 6th AD 1846 at 8 am.
 Recorded April 6th AD 1846

"Merchant's Deed of Trust"

This Deed of Trust made this 2nd day of March AD 1846. Witnesseth: that whereas Wm. O. Yancy of Madison County, party of the first part is indebted to Robinson & Stovene in the sum of Two Thousand Dollars, and whereas said party of first part expect said Robinson & Stovene to advance

One Thousand Dollars money supplies and merchandise during the year 1846, and whereas, said party of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced, as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises as well as for ten dollars to him paid by R. B. Batts trustee does hereby bargain, sell and convey to said Trustee the property, being in Madison County, Mississippi, and described as follows. 2 Black Mare Mules. 1 Horse Col'd horse Mule. 1 Bay horse. 1 Yoke of Oxen. One Wagon. Fifteen Acres of land on the West side of the $W\frac{1}{2}$ of Sec. 33. T. 4, R. 2 East. All crops of Cotton, Corn and other agricultural produce raised by me during the year 1846, my entire crop of Cotton is to be delivered to Robinson & Stearns to be shipped, sold or purchased by them, and the proceeds first to be applied to the payment of my whole indebtedness to them and any balance to be paid over to me, the title to which unto said Trustee or any successor, warrants and agrees forever to defend, in trust, however, that if said party of the first part shall, on or before the 1st day of November, 1846, pay what may be due said Robinson & Stearns as aforesaid, and all costs incurred on account of this deed, then this deed to be void; but if default is made in said payments, the Trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County sell said property or a sufficiency thereof, to make said payments, for cash, at public auction, at City Hall Door Jackson, and said Robinson and Stearns or their legal representative, can, at any time they may desire, appoint a trustee in the place of R. B. Batts, or any succeeding Trustee. And should the Trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the Trustee for either of the purposes as aforesaid, said party of first part can hold the same.

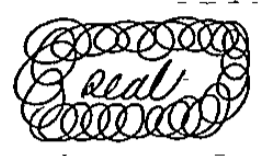
In testimony Whereof, said Wm. E. Yancey of Madison County has hereto set his hand and seal on the date above written,

W. E. Yancey 

The State of Mississippi }
Hinds County }

This day personally appeared before me, the undersigned Chancery Clerk in and for Hinds County Wm E. Yancey and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust, at the time therein named, as his act and deed.

Witness my hand and seal of Office, this 2nd day of March A.D. 1846.



W. P. Rattiff Clk
By J. A. Kauler D.C.

Ned Webster
David Webster and
Ned Webster Jr.
To & Deed of Trust
R. B. Batts Trustee
To secure
Robinson and Stevens

Filed for Record March 6th A.D. 1846 at 8 a.m.
Recorded April 6th A.D. 1846.


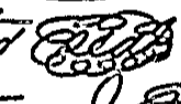

"Merchants Deed of Trust"

This Deed of Trust made this 1st day of March A.D. 1846. Witnesseth: that whereas Ned Webster, David Webster Ned Webster Jr. of Madison County, parties of the first part, are indebted to Robinson & Stevens in the sum of One Hundred Sixty three & 21/100 Dollars, on open ac. and whereas said parties of the first part expect said Robinson & Stevens to advance One Thousand Dollars money supplies and merchandise during the year 1846, and whereas said parties of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the parties of the first part in consideration of the premises as well as for ten dollars to them paid by R. B. Batts Trustee, do hereby bargain sell and convey to said Trustee the property, being in Madison County Mississippi, and described as follows: One Dark Bay Mare Mule. 1 Dark bay horse. 1 light bay horse. 1 two horse wagon, all stock of Cattle, hogs, & farming implements, all crops of Cotton; Corn & other agricultural produce raised by us during the year 1846, our entire crop of Cotton (except what is due for rent), is to be delivered, to Robinson & Stevens to be shipped, sold or purchased by them and out of the proceeds our whole indebtedness to them is to first paid and any balance paid to us, the title to which unto said Trustee or any

successor warrant and agree forever to defend, in trust however, that if said parties of the first part shall, on or before the 1st day of November, 1846, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this deed to be void; but if default is made in said payments the trustee shall take possession of said property and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments, for cash, at public auction, at City Hall door Jackson. And said Robinson & Stevens or their legal representatives, can at any time they may desire, appoint a trustee in the place of R. B. Batts, or any succeeding trustee. And should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as aforesaid, said parties of first part can hold the same.

In testimony whereof said Ned Webster, Dan Webster & Ned Webster Jr. have hereto set their hands & seals on the date above written.

Witness
J. A. Kauler

Ned^{his} Webster 
 Dan^{his} Webster 
 Ned^{his} Webster Jr. 

The State of Mississippi } ss
 Hinds County }

This day personally appeared before me the undersigned Chancery Clerk in and for Hinds County Ned Webster, Dan Webster & Ned Webster Jr. and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust at the time therein named as their act and deed.



Witness my hand and seal of Office this
 3rd day of March AD 1846.

N. P. Rattiff Clk.
 By J. A. Kauler D.C.

Jordan Mathews
 Fayette Daniels
 and J. N. Battley
 Deeds of Trust
 R. B. Batts Trustee
 To secure
 Robinson & Stevens

Filed for Record March 8th AD 1876 at 9 am
 Recorded April 6th AD 1876.

"Merchant's Deed of Trust"

This Deed of Trust made this 4th day of March A.D. 1876. Witnesseth: that whereas, Jordan Mathews, Fayette Daniels & J. N. Battley Madison County parties of first part, and whereas said parties of first part expect said Robinson & Stevens to advance Four Hundred money, supplies and merchandises, during the year 1876, and whereas said part agreed to secure the payment of said sum, as also any amount that may be advanced as aforesaid, that the parties of the first part, in consideration of the premises as well as for ten dollars to them paid by R. B. Batts Trustee do hereby bargain sell and convey to said Trustee the property being in Madison County, Mississippi and described as follows: all our crops of cotton & other agricultural products raised by us during the year 1876, the title to which unto said Trustee or my successor, warrant and agree forever to defend. In trust however that if said parties shall, on or before the 1st day of November, 1876, pay what may due said Robinson & Stevens as aforesaid, and all costs incurred on account of this Deed, then this Deed to be void, but if default is made in said payments the trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale by posting in three public places in said County sell said property, or a sufficiency thereof, to make said payments, for cash, at public auction, at City Hall door Jackson, and said Robinson & Stevens or their legal representative, can, at any time they may desire, appoint a trustee in the place of R. B. Batts, or any succeeding trustee and should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the Trustee for either of the purposes as aforesaid, said parties of the first part can hold the same.

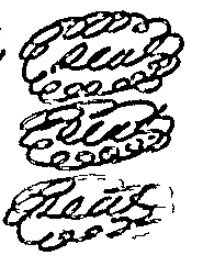
In testimony whereof said Jordan Mathews, Fayette Daniels & J. N. Battley have hereto set

their hands and seals on the date above written.

Witness

J. A. Kausley

Jordan Mathews
Fayette Daniels
S. N. Battley



The State of Mississippi } s.s.
Kiude County }

Personally appeared before the undersigned Chancery Clerk in and for said Kiude County, Jordan Mathews, Fayette Daniels & S. N. Battley and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust, at the time therein named, as their act and deed.



Witness my hand and seal of office, this the 4th day of March A.D. 1846.

N. P. Rattiff Clk
J. A. Kausley S.C.

Jno. H. Dorrah }
D. Deed of Trust }
R. B. Batte Trustee }
To secure }
Robinson & Stevens }

Filed for Record March 8th A.D. 1846 at 9 a.m.
Recorded April 6th A.D. 1846

"Merchant's Deed of Trust"

This Deed of Trust, made this 6th day of March A.D. 1846. Witnesseth; that whereas, J. H. Dorrah of Madison County party of first part is indebted to Robinson & Stevens in the sum of One Hundred thirty five Dollars on open account, and whereas, said party of first part expect said Robinson & Stevens to advance Two Hundred Dollars money supplies and merchandise during the year 1846, and whereas said part has agreed to secure the payment of said sum, as also any amount that may be advanced as aforesaid, that the party of the first part, in consideration of the expenses as well as for ten dollars to him paid by R. B. Batte Trustee, does hereby bargain, sell and convey to said Trustee the property being in Madison County, Mississippi and described as follows: Two Yoke, One Bay Mare Mule, one 2 horse Wagon, 1 Spring Wagon, 5 head of Cattle, all crops of Cotton, Corn & other agricultural produce raised by me during the year 1846, my entire crop of cotton is to be delivered to Robinson & Stevens to be sold shipped or purchased by them and out of the proceeds my indebtedness to them is to be first paid

and the balance paid to me, the title to which unto said trustee or any successor warrant and agree forever to defend. In trust however that if said party shall, on or before the 1st day of November, 1846, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments the trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County sell said property or a sufficiency thereof to make said payments, for cash, at public auction at City Hall door Jackson And said Robinson & Stevens or their legal representative, can at any time they may desire, appoint a trustee in the place of O. B. Batte or any succeeding Trustee. And should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till payments are made, or till said property is sold as aforesaid but until demanded by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

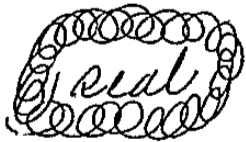
In testimony whereof said J. W. Dorroh of Madison County has hereto set his hand and seal on the date above written.

J. W. Dorroh 

The State of Mississippi } ss.
Windsor County }

Personally appeared before the undersigned
Chancery Clerk in and for said Windsor County J. W. Dorroh
and acknowledged that he signed, sealed and delivered the fore-
going Deed of Trust, at the time therein named as his acknowledged.

Witness my hand and seal of office, this the 6th
day of March A. D. 1846



W. J. Rattiff Ck.
By J. A. Kauler D.C.

Given Madison
Dorroh Deed of Trust
O. B. Batte Trustee
Robinson & Stevens

Filed for Record March 8th A. D. 1846 at 9 am.
Recorded April 6th A. D. 1846.

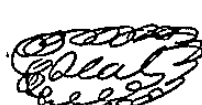
"Merchants Deed of Trust"

This Deed of Trust made this 29th day of February AD 1846
 Witnesseth; that whereas Jim Madison of Madison County.
 parties of the first part are indebted to Robinson & Stevens in
 the sum of One Hundred & thirty Dollars, on open ac. and
 whereas, said parties of first part expect said Robinson & Stev-
 ens, to advance One hundred & Fifty Dollars money, supplies
 and merchandise during the year 1846, and whereas, said
 parties of the first part agreed to secure the payment of said
 sum, as also any further amount that may be advanced as
 aforesaid and not mentioned herein, that the parties of the
 first part, in consideration of the premises as well as for ten
 dollars to them paid by R. B. Butte Trustee, do hereby bar-
 gain sell and convey to said Trustee the property, being
 in Madison County, Mississippi, and described as follows:
 One House Lot & Horse Mule, All crops of Cotton, Corn and
 Other agricultural products raised by us during the year
 1846, our entire crop of Cotton is to be delivered to Robinson
 & Stevens, to be shipped, sold or purchased by them and
 out of the proceeds our indebtedness to them must be first
 paid and any balance to be paid us, the title to which we
 to said Trustee or any successor, warrant and agree forever
 to defend, in trust however, that if said parties of the
 first part shall, on or before the 1st day of November, 1846, pay
 what may be due said Robinson & Stevens, as aforesaid, and all
 costs incurred in account of this deed, then this deed to be void;
 but if default is made in said payments, the Trustee shall take
 possession of said property, and having given ten days notice of
 the time, place and terms of sale by posting in three public
 places in said County, sell said property or a sufficiency thereof
 to make said payments, for cash, at public Auction at City
 Wall Door Jackson, And said Robinson & Stevens or their
 legal representative, can at any time they may desire, appoint
 a trustee in the place of R. B. Butte or any succeeding
 Trustee, And should the trustee at any time believe said
 property, or any part thereof endangered as a security
 for said payments, he shall take the same into his pos-
 session and hold till said payments are made, or till said
 property is sold as aforesaid, but until demanded by the trustee
 for either of the purposes, as aforesaid, said parties of the
 first part can hold the same.

In testimony whereof said Jim Madison of

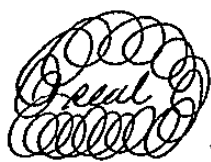
Madison County have hereto set his hand and seal on the date above written

Witness J. A. Kauler

Jimth Madison 
mark

The State of Mississippi }
 Wards County }

This day personally appeared before me the undersigned Chancery Clerk in and for Wards County Jim Madison and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust at the time therein named as their act and deed.



Witness my hand and seal of office this 29th day of Feb'y AD 1846

W. T. Rattiff Clk
 By J. A. Kauler D.C.

J. W. Milton Jr.
 Trustee of Trust
 R. B. Batts Trustee
 To secure
 Robinson & Stevens

Filed for Record March 8th AD 1846 at 9 am.
 Recorded April 6th AD 1846.

"Merchant's Deed of Trust"

This Deed of Trust, made this 6th day of March AD 1846, witnesseth: that whereas J. W. Milton Jr. party of first part is indebted to Robinson & Stevens in the sum of One Hundred & Twenty Dollars on open Ac. and whereas said party of first part expect said Robinson & Stevens to advance Two Hundred Dollars money supplies and merchandises during the year 1846, and whereas said party has agreed to secure the payment of said sum, as also any amount that may be advanced as aforesaid that the party of the first part, in consideration of the premises as well as for ten dollars to him paid by R. B. Batts, Trustee, does hereby bargain, sell and convey to said Trustee the property being in Madison County, Mississippi, and described as follows: One Small Home, 6 head of Cattle, all Crops of Cotton, Corn and other agricultural produce raised by me during the year 1846. Well Crops of Cotton, Corn & other agricultural produce raised by me during the year 1846, my entire crop of Cotton is to be delivered to Robinson & Stevens to be shipped sold or purchased by them and out of the proceeds my indebtedness

to them is to be first paid; and any balance is to be paid to me. the title to which unto said Trustee or any successor, I warrant and agree forever to defend; In trust however, that if said party shall on or before the 1st day of November 1846 pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this Deed to be void, but if default is made in said payments, the Trustee shall take possession of said property and having given ten days notice of the time place and terms of sale by posting in three public places in said County, sell said property, or a sufficiency thereof, to make said payments, for cash, at public auction, at City Hall Door Jackson, and said Robinson & Stevens or their legal representative, can at any time they may desire appoint a trustee in the place of R. B. Batte or any succeeding Trustee, and should the trustee at any time believe said property or any part thereof end availed as a security for said payments, he shall take the same into his possession and hold, till said payments are made or till said property is sold as aforesaid but until demanded by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

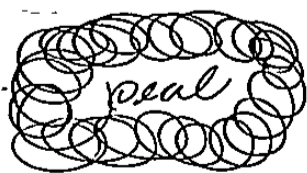
In testimony Whereof said J. W. Milton Jr. of Madison County has hereto set his hand and seal on the date above written

J. Wm. Milton 

The State of Mississippi } ss.
Windsor County }

Personally appeared before the undersigned Chancery Clerk in and for said Windsor County, J. W. Milton Jr. and acknowledged that he signed sealed and delivered the foregoing Deed of Trust at the time therein named as his act and deed.

Witness my hand and seal of office,
this the 6th day of March A.D. 1846.



W. J. Ratliff Clk.
By J. A. Kausler D.C.

J. W. Melton Sr.
Trustee of Trust
R. B. Batts Trustee
To secure
Robinson & Stevens

Filed for Record March 8th A.D. 1846 at 9 am
Recorded April 27th A.D. 1846


"Merchants Deed of Trust"

This Deed of Trust, made this 6th day of March A.D. 1846. Witnesseth, that whereas J. W. Melton of Madison County party of first part is indebted to Robinson & Stevens in the sum of One Hundred & Eighty Dollars on Open Ac, and whereas said party of first part expect said Robinson & Stevens to advance Two Hundred Dollars, money supplies and merchandies during the year 1846, and whereas said party has agreed to secure the payment of said sum, as also any amount that may be advanced as aforesaid, that the party of the first part, in consideration of the premises as well as for ten dollars to him paid by R. B. Batts, Trustee, does hereby bargain sell and convey to said Trustee the property, being in Madison County, Mississippi and described as follows: 1 Mares Col'd horse mule, 1 Bay Mare Mule, 1 Sorrell Mare Mule, 1 Wagon all crops of Cotton, Corn and other agricultural products raised by me, all my Cotton is to be delivered to Robinson & Stevens to be shipped sold or purchased by them and out of the proceeds my indebtedness to them is to be paid and the balance to be paid me, the title to which unto said Trustee or any successor, I warrant and agree forever to defend. In trust however, that if said party shall, on or before the 1st day of November, 1846, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this Deed to be void but if default is made in said payments, the trustee shall take possession of said property and having given ten days notice of the time place and terms of sale, by posting in three public places in said County sell said property, or a sufficiency thereof, to make said payments for Cash, at public auction at City Hall door Jackson and said Robinson & Stevens or their legal representative, can at any time they may desire; appoint a trustee in the place of R. B. Batts or any succeeding Trustee, and should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made or till said property is sold as aforesaid, but until demanded

Subscribed in presence of the notary day of August A.D. 1846 by order of Robinson & Stevens
Thos. H. Batts


by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

In testimony whereof said J. W. Melton Sr. of Madison County has hereto set his hand and seal, on the date above written.

J. W. Melton Sr. 

The State of Mississippi }
Hinds County }

Personally appeared before the undersigned Chancery Clerk in and for said Hinds County, J. W. Melton Sr. and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust at the time therein named, as his act and deed.

 Witness my hand and seal of office, this 6th day of March AD 1846.

N. F. Rattiff Clk.
J. A. Kaveler D.C.

Frank Harris
Thomton James
Jack Anderson
To } Deed of Trust
R. B. Batts Trustee
To secure
Robinson & Stevens


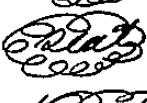

Filed for Record March 11th AD 1846 at 8 am.
Recorded April 7th AD 1846

"Merchants Deed of Trust"
This Deed of Trust made this 8th day of March AD 1846. Witnesseth: that whereas, Frank Harris Thomton, James & Jack Anderson of Madison County parties of the first part is indebted to Robinson & Stevens in the sum of Ninety one & 00/100 Dollars, on open ac. and whereas said parties of first part expect said Robinson & Stevens to advance Four Hundred & fifty Dollars money supplies and merchandise during the year 1846, and whereas, said parties of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the parties of the first part in consideration of the premises as well as for ten dollars to them paid by R. B. Batts Trustee do hereby bargain sell and Convey to said Trustee the property being in Madison County, Mississippi and described as follows: One Morose Colored

Wares Mules, One Black Horse, all our crops of Cotton, Corn and other agricultural produce raised by us during the year 1846, the title to which unto said trustee or any successor, warrant and agree forever to defend, in trust, however, that if said parties of the first part shall, on or before the 1st day of November, 1846, pay what may be due said Robinson & Storms as aforesaid, and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments the Trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments for cash, at public auction, at City Hall door Jackson and said Robinson & Storms or their legal representative can at any time they may desire, appoint a trustee in the place of R. B. Batte or any succeeding Trustee. And should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid but until demanded by the trustee for either of the purposes as aforesaid said parties of the first part can hold the same.

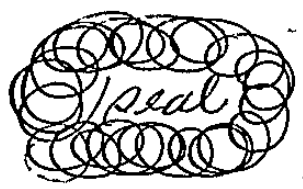
On testimony whereof, said Frank Harris, Thornton James, & Jack Anderson of Madison County have hereto set their hands and seals in the date above written.

Witness J. A. Kausler

Frank ^{his} Harris 
 Thornton ^{his} James 
 Jack ^{his} Anderson 

The State of Mississippi) ss.
 County

This day personally appeared before me the undersigned Chancery Clerk in and for Kiude County, Frank Harris, Thornton James & Jack Anderson of Madison and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust, at the time therein named as their act and deed.



Witness my hand and seal of office, this 8th day of March A.D. 1846

N. T. Battliff Clk.
 J. A. Kausler DC.

Mordica Harris }
Ded of Trust }
R. B. Batte Trustee }
To secure }
Robinson & Stevens }

Filed for Record March 11th AD 1846 at 8 am
Recorded April 7th AD 1846

"Merchant's Deed of Trust"

This Deed of Trust. Made this 8th day of March AD 1846. Witnesseth: that whereas, Mordica Harris of Madison County, party of the first part is indebted to Robinson & Stevens in the sum of Ten Dollars on open ac. and whereas, said party of first part expect said Robinson & Stevens to Advance One Hundred & fifty Dollars, money supplies and merchandise during the year 1846. and whereas said party of the first part agreed to secure the payment of said sum, as also any further amount that may be advanced as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises as well as for ten dollars to him paid by R. B. Batte Trustee, does hereby bargain, sell and convey to said Trustee the property, being in Madison County, Mississippi, and described as follows: One Bay Horse, One Brown horse Mule, 1 Corral horse Mule, all crops of Cotton, Corn and other agricultural produce raised by me, during the year 1846. the title to which unto said Trustee or any successor, warrants and agrees forever to defend, in trust, however, that if said party of the first part shall, on or before the 1st day of November, 1846, pay what may due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this deed to be void; but if default is made in said payments, the Trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments for cash, at public Auction, at City Hall door Jackson, And said Robinson & Stevens or their legal representatives, can, at any time they may desire, appoint a trustee in the place of R. B. Batte or any succeeding Trustee, and should the trustee at any time believe said property, or any part thereof endangered as a security for said payments he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as afore-

said said party of first part can hold the same.

In testimony whereof, said Wordica Harris of Madison County, has hereto set his hands and seal on the date above written.

Witness J. A. Kausler

Wordica ^{his} Harris 
_{mark}

The State of Mississippi

Windsor County. This day personally appeared before me, the undersigned, Chancery Clerk in and for Windsor County, Wordica Harris of Madison County and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust, at the time therein named, as his act and deed.

Witness my hand and seal of office, this 8th day of March A.D. 1846.



W. J. Rattiff Clk
By J. A. Kausler D.C.

Albert Martin
Patrick Simpson
Do Deed of Trust
R. B. Batts Trustee
To secure
Robinson & Stevens

Filed for Record March 11th A.D. 1846 at 8 am
Recorded April 4th A.D. 1846

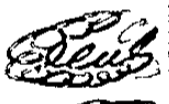

"Merchants Deed of Trust"

This Deed of Trust made this 8th day of March, A.D. 1846. Witnesseth: that whereas, Albert Martin & Patrick Simpson of Madison County, parties of the first part indebted to, and whereas, said parties of first part expect said Robinson and Stevens to advance Four Hundred & Thirty Dollars, money supplies and merchandises during the year 1846, and whereas, said parties of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the parties of the first part, in consideration of the premises as well as for ten dollars to them paid by R. B. Batts Trustee, do hereby bargain, sell and convey to said Trustee the property being in Madison County, Mississippi, and described as follows: One Bay Mare Mule, one Blk Horse, 1 Grey Mare, all crops of Cotton, Corn & other agricultural produce raised by us during the year 1846, the title to which unto said Trustee or my successor, warrant and agree forever to defend, in trust, however, that if said parties of the

first part shall, on or before the 1st day of November, 1846, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this deed to be void; but if default is made in said payments, the Trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments, for cash, at public Auction, at City Hall door Jackson, And said Robinson and Stevens or their legal representatives, can at any time they may desire, appoint a trustee in the place of R. B. Batts, or any succeeding Trustee. And should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid but until demanded by the Trustee for either of the purposes as aforesaid, said parties of first part can hold the same.

In testimony whereof, said Albert Martin and Patrick Simpson of Madison County, have hereto set their hands and seals on the date above written.

Witness J. A. Kessler

Albert Martin 
Patrick ^{his} Simpson 
_{mark}

The State of Mississippi } s.s.
Hinds County }

This day personally appeared before me, the undersigned Chancery Clerk in and for Hinds County, Albert Martin & Patrick Simpson of Madison County, and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust, at the time therein named as their act and deed.



Witness my hand and seal of Office
this 8th day of March A.D. 1846.
W. J. Rattiff Clk.
By J. A. Kessler D.C.

George T. Strait
 Deed of Trust
 R. B. Batte Trustee
 To secure
 Robinson & Stevens

Filed for Record March 11th A.D. 1846 at 8 am.
 Recorded April 4th A.D. 1846.

"Merchants Deed of Trust"

This Deed of Trust made this 8th day of March A.D. 1846. Witnesseth: that whereas, Geo. T. Strait of Madison County, parties of the first part is indebted to Robinson & Stevens in the sum of One Hundred & Fifty Dollars, on open ac. and whereas, said party of first part expect said Robinson & Stevens to advance One Thousand Dollars, money, supplies and merchandise during the year 1846, and whereas said party of the first part agreed to secure the payment of said sum, as also any further amount, that may be advanced as aforesaid and not mentioned herein, that the party of the first part in consideration of the sum as well as for ten dollars to him paid by R. B. Batte Trustee does hereby bargain, sell and convey to said trustee the property being in Madison County, Mississippi, and described as follows, One Bay Horse mule, One bay Mare Mule, One White Col'd Mule, One Sorrel Horse One Bay Mare, One Gray Mare, One Mouse Colored Mare, all crops of Cotton, Corn & other agricultural products raised by me during the year 1846, my entire crop of Cotton is to be delivered to Robinson & Stevens to be shipped sold or purchased, by them, and out of the proceeds my indebtedness to them is to be first paid and the balance to be paid to me: the title to which unto said trustee or my successor, warrant and agree forever to defend, in trust however, that if said party of the first part shall, on or before the 1st day of November 1846, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this deed to be void but if default is made in said payments, the trustee shall take possession said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments for cash, at public auction, at City Hall door, Jackson, and said Robinson & Stevens or their legal representative can at any time they may desire appoint a trustee in the place of R. B. Batte, or any succeeding Trustee, and should the Trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid: but until demanded

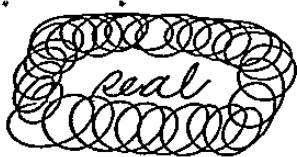
by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

In testimony whereof, said Geo. P. Strait of Madison has hereto set his hand and seal on the date above written.

Geo. P. Strait 

The State of Mississippi } ss.
Hinds County }

This day, personally appeared before me, the undersigned Chancery Clerk in and for Hinds County, Geo. P. Strait and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust, at the time therein named, as his act and deed.



Witness my hand and seal of office, this 8th day of March A.D. 1846.

N. P. Rattiff Clk.
By J. A. Kauler D.C.

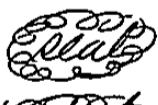
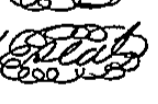
Sam Jones and
Willie Jones
D^y Deed of Trust
R. B. Batte Trustee
To secure
Robinson & Stevens

Filed for Record March 3rd A.D. 1846 at 9 o'clock
Recorded April 7th A.D. 1846

"Merchants Deed of Trust"

This Deed of Trust made this 29th day of February A.D. 1846. Witnesseth: that whereas Sam Jones and Willie Jones of Madison County, parties of the first part are indebted to Robinson & Stevens in the sum of One Hundred Thirty Seven & 50/100 Dollars on open accounts, and whereas, said parties of first part expect said Robinson & Stevens to advance Five Hundred & fifty Dollars money, supplies and merchandize during the year 1846: and whereas, said parties of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the parties of the first part: in consideration of the premises as well as for ten dollars to them paid by R. B. Batte Trustee, do hereby bargain, sell and convey to said Trustee the property, lying in Madison County, Mississippi, and described as follows: 1 Gray mare Mule, 1 Blk Mare Mule, 1 Dark Bro. Mare, 1-2 horse, Wagon

1 cream col'd horse all stock Cattle, Hogs &c. all farming imple-
 ments, all crops of Cotton, Corn and other agricultural products
 raised by us during the year 1846. our entire crop of cotton, except
 what was is due for Rent is to be delivered to Robinson & Stevens
 to be shipped sold or purchased by them, and out of the proceeds
 all our indebtedness to Robinson & Stevens is to be first paid
 and any balance to be paid to us. the title to which unto said
 Trustee or my successor, warrant and agree forever to defend. in
 trust however, that if said parties of the first part shall, on or
 before the 1st day of November 1846. pay what may due said
 Robinson & Stevens as aforesaid and all costs incurred, on account
 of this deed. then this deed to be void. but if default is made
 in said payments, the trustee shall take possession of said
 property, and having given ten days notice of the time place
 and terms of sale, by posting in three public places in said Com-
 ty, sell said property or a sufficiency thereof, to make said
 payments, for cash, at public auction, at City Hall door Jackson
 And said Robinson & Stevens or their legal representatives, can at
 any time they may desire, appoint a trustee in the place of R. B.
 Batte or my succeeding Trustee. And should the trustee at any
 time believe said property, or any part thereof endangered as
 a security for said payments, he shall take the same into
 his possession and hold till said payments are made, or till said
 property is sold as aforesaid, but until demanded by the trustee for either
 of the purposes as aforesaid said parties of first part can hold the same

In testimony whereof said Sam Jones & Willis Jones of Madison
 County has hereto set their hands & seals on the date above written,
 Witness J. A. Kaulder. Sam^{his} Jones 
 Willis^{his} Jones 

The State of Mississippi

Winds County } This day personally appeared before me
 the undersigned Chancery Clerk in and for
 Winds County Sam Jones & Willis Jones of Madison County,
 and acknowledged that they signed, sealed and delivered the
 foregoing Deed of Trust at the time therein named, as the act & deed.



Witness my hand and seal of Office, this
 29th day of February A.D. 1846.

N. D. Ratliff, Clk
 By J. A. Kaulder D.C.

Dan Coleman
 Ed Elias Griffin
 To of Deed of Trust
 R. B. Batts Trustee
 To secure
 Robinson & Stevens

Filed for Record March 11th AD 1846. at 8 a.m.

"Merchants Deed of Trust"

This Deed of Trust made the 8th day of March AD 1846. Witnesseth: that whereas, Dan Coleman & Elias Griffin of Madison County parties of the first part is indebted to Robinson & Stevens in the sum of Ninety five & $\frac{22}{100}$ Dollars, in open ac. and whereas, said parties of first part expect said Robinson & Stevens to advance Three Hundred & Twenty five Dollars money supplies and merchandise during the year 1846. and whereas said parties of the first part agreed to secure the payment of said sum as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the parties of the first part, in consideration of the premises as well as for ten dollars to them paid by R. B. Batts Trustee do hereby bargain sell and convey to said Trustee the property, being in Madison County, Mississippi, and described as follows: One Black Mare Mule. All crops of Cotton, Corn & other agricultural produce raised by us during the year 1846. the title to which unto said trustee or any successor warrant and agree forever to defend in trust however that if said parties of the first part shall on or before the 1st day of November 1846. pay what may be due said Robinson & Stevens as aforesaid and all costs incurred on account of this deed. then this deed to be void, but if default is made in said payments, the Trustee shall take possession of said property, and having given ten days notice of the time place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments for Cash, at public auction at City Hall door Jackson And said Robinson & Stevens or their legal representative, can at any time they may desire, appoint a trustee in the place of R. B. Batts or any succeeding Trustee, and should the trustee at any time believe said property or any part thereof endangered as a security for said payments he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the

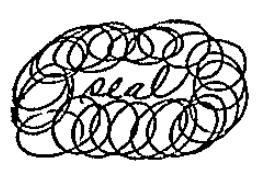
Trustee for either of the purposes as aforesaid said party of first part can hold their same.

In testimony whereof said Daw Coleman & Elias Griffie of Madison County have hereto set their hands and seals on the date above written.

Daw^{his} Coleman Seal
Elias^{mark} Griffie Seal

The State of Mississippi } ss.
County }

This day personally appeared before me the undersigned Chancery Clerk in and for Kinds County Daw Coleman & Elias Griffie and acknowledged that they signed sealed and delivered the foregoing Deed of Trust, at the time therein named, as their act and deed.



Witness my hand and seal of office: this 8th day of March A.D. 1846.

W. J. Ratliff Clk.
By J. A. Kauler D.C.

V. M. Marks }
Dor Deed of Trust }
R. B. Batte Trustee }
To secure }
Robinson & Stevens }

Filed for Record March 11th A.D. 1846 at 8 am.
Recorded April 14th A.D. 1846

"Merchants Deed of Trust"

This Deed of Trust made this 8th day of March A.D. 1846. Witnesseth: that whereas V. M. Marks of Madison County, party of the first part is indebted to Robinson and Stevens in the sum of thirty five Dollars, in notes, and whereas said party of first part expect said Robinson & Stevens to advance One Hundred Dollars money supplies and merchandise during the year 1846, and whereas said party of first part expects to receive the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises, as well as for ten dollars to them paid by R. B. Batte, Trustee, does hereby bargain, sell and convey to said Trustee the property, being in Madison County Mississippi, and described as follows: One Bay Pony 4 years old, One Wagon, 2 Cows & Calves, all farming implements &c. all crops of Cotton, Corn, & other agricultural produce raised by me during the year 1846, my entire crop

Crop of Cotton is to be delivered to Robinson & Stovens to be shipped sold or purchased by them and out of the proceeds my indebtedness to them is to be first paid and the balance to be paid to me. the title to which unto said trustee or my successor, warrants and agrees forever to defend, in trust however that if said party of the first part shall, on or before the 1st day of November, 1846, pay what may due said Robinson & Stovens as aforesaid, and all costs incurred on account of this deed, then this deed to be void; but if default is made in said payments the trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County sell said property or a sufficiency thereof, to make said payments, for cash, at public Auction, at City Hall door Jackson and said Robinson & Stovens, or their legal representative, can at any time they may desire, appoint a trustee in the place of R. B. Rattle, or any succeeding Trustee, and should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid but until demanded by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

In testimony whereof, said V. M. Marks of Madison County has hereto set his hand and seal on the date above written

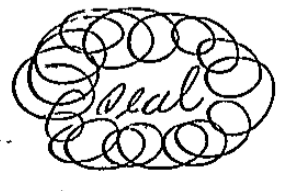
Witness J. A. Kauler

V. M. ^{his} Marks 

The State of Mississippi } ss
 Winks County

This day personally appeared before me the undersigned Chanary Clerk in and for Winks County V. M. Marks and acknowledged that he signed sealed and delivered the foregoing Deed of Trust, at the time therein named, as his Act and deed.

Witness my hand and seal of office, this 8th day of March A.D. 1846.



W. P. Ratliff Clerk
 By J. A. Kauler D.C.

W. J. Holliday
 and S. H. Holliday
 To) Deed of Trust
 R. B. Batte Trustee
 To secure
 Robinson & Stovene

Filed for Record March 29th AD 1846 at 9 a.m.
 Recorded April 8th AD 1846

"Merchants Deed of Trust"

This Deed of Trust, made this 4th day of March AD 1846. Witnesseth: that whereas W. J. Holliday, S. H. Holliday & W. F. Holliday of Madison County parties of first part are indebted to Robinson & Stovene in the sum of One Hundred Sixty two & 2/100 Dollars on open ac^t & notes for Ninety three & 4/100, and whereas said parties of first part expect said Robinson & Stovene to advance Three Hundred Dollars, money, supplies and merchandize during the year 1846, and whereas said parties agreed to secure the payment of said sum, as also any amount that may be advanced as aforesaid, that the parties of the first part, in consideration of the premises as well as for ten dollars to them paid by R. B. Batte, Trustee, do hereby bargain sell and convey to said Trustee, the property, being in Madison County, Mississippi, and described as follows: Five Cows, 1 Yoke Oxen, 1 Ox Wagon, 1 Bay Mare, One Bell Horse, all crops of Cotton, Corn & other agricultural produce raised by us during the year 1846, the title to which unto said trustee or any successor, warrant and agree forever to defend. In trust however that if said parties shall on or before the 1st day of November, 1846, pay what may be due said Robinson & Stovene as aforesaid, and all costs incurred on account of this deed, then this Deed to be void, but if default is made in said payments the trustee shall take possession of said property and having given ten days notice of the time place and terms of sale, by posting in three public places in said County, sell said property, or a sufficiency thereof, to make said payments for cash, at public Auction, at City Hall door Jackson and said Robinson & Stovene or their legal representatives, can, at any time they may desire appoint a trustee in the place of R. B. Batte, or any succeeding trustee, And should the trustee at any time believe said property or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid but until demanded by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

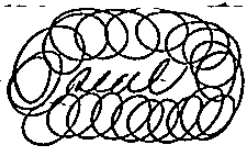
In testimony whereof, said W. F. Holliday, S. H. Holliday & W. F. Holliday have hereunto set their hands and seals, on the date above written.

W. F. Holladay
S. H. Holladay

The State of Mississippi }
Winds County }

Personally appeared before the undersigned Chancery Clerk in and for said Winds County, W. F. Holladay, & S. H. Holladay and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust, at the time therein named, as their act and deed.

Witness my hand and seal of office, this the 20th day of March A.D. 1846.



W. F. Ratliff Clk.
By J. A. Kuefler D.C.

Isaac Washington }
D^y Deed of Trust }
R. B. Batts Trustee }
To secure }
Robinson & Stevens }

Filed for Record March 20th A.D. 1846 at 8 o'clock
Recorded April 8th A.D. 1846

"Merchant's Deed of Trust"

This Deed of Trust, made this 19th day of March A.D. 1846. Witnesseth: that whereas Isaac Washington of Madison County, party of the first part is indebted to Robinson & Stevens in the sum of Three Hundred & Sixty Six Dollars on three notes, and whereas said party of first part expect said Robinson & Stevens to advance One hundred Dollars money supplies and merchandise during the year 1846, and whereas said party of the first part agreed to secure the payment of said sum, as also any further amount that may be advanced as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises, as well as for ten dollars to him paid by R. B. Batts Trustee, does hereby bargain, sell and convey to said Trustee the property, being in Madison County Mississippi and described as follows. All stock of hogs, Cattle &c, farming implements, all crops of Cotton, Corn and other agricultural crops raised by me during the year 1846, the title to which unto said Trustee or my successor, warrants and agrees forever to defend, in trust, however, that if said party of the

first part shall, on or before the 1st day of November, 1846, pay what may be due said Robinson & Stovne as aforesaid, and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments, the trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County, all said property or a sufficiency thereof, to make said payments, for cash at public auction at City Hall Door Jackson. And said Robinson & Stovne or their legal representatives come at any time they may desire, appoint a trustee in the place of A. B. Batte, or any succeeding trustee. And should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid; but until demanded by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

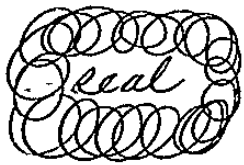
In testimony whereof, said Isaac Washington of Madison County, has hereto set his hand and seal, on the date above written.

Witness J. A. Kausler

Isaac ^{his} Washington 
_{mark}

The State of Mississippi } ss.

Winds County } This day personally appeared before me, the undersigned Chancellor Clerk in and for Winds County, Isaac Washington of Madison County, and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust at the time therein named, as his act and deed.



Witness my hand and seal of office, this 27th day of March AD 1846.

W. D. Rattiff clk
By J. A. Kausler D.C.

King Rhymee }
D's Deed of Trust }
J. W. Jenkins Trustee }
D's secure }
Robinson & Stovne }

Filed for Record April 5th AD 1846 at 8 AM.
Recorded April 8th AD 1846.

"Merchants Deed of Trust"

This Deed of Trust, made this 1st day of April AD 1846. Witnesseth; that whereas King Rhymee of Madison County

Missi: party of the first part, indebted to Robinson & Stevens in the sum of Dollars, m. and whereas: said party of first part expect said Robinson & Stevens to advance One Hundred Dollars money supplies and merchandises during the year 1846, and whereas said party of the first part agreed to secure the payment of said sum, as also any further amount that may be advanced as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises, as well as for ten dollars to him paid by J. W. Jenkins Trustee, does hereby bargain, sell and convey to said Trustee the property, being in Madison County, Mississippi, and described as follows: (1) one spotted Pony, (1) one cow & calf, (1) one yearling, (1) one two horse wagon, all crops of Cotton, Corn & other agricultural products raised by me during the year 1846, all farming implements, all stock of Cattle & hogs the title to which unto said Trustee & my successor, warrants and agree forever to defend, in trust however, that if said party of the first part shall on or before the 1st day of Novr. 1846, pay what may be due said Robinson & Stevens as aforesaid and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments, the trustee shall take possession said property and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County sell said property or a sufficiency thereof, to make said payments for cash, at public Auction at City Hall door in Jackson and said Robinson & Stevens or their legal representative can at any time they may desire, appoint a trustee in the place of J. W. Jenkins or any succeeding Trustee, and should the Trustee at any time believe said property or any part thereof endangered as a security for said payments he shall take the same into his possession and hold till said payments are made or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as aforesaid, said party of first part can hold the same.

In testimony whereof said King Rymes has hereto set his hand and seal on the date above written.

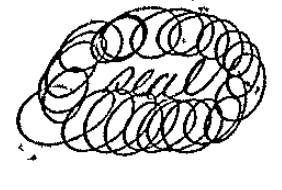
Witness J. A. Kauler.

King Rymes 

The State of Mississippi }
Hinds County }

This day personally appeared

before me, the undersigned Chancery Clerk in and for Kings
County King James of Madison County and acknowledged
that he signed sealed and delivered the foregoing Deed of trust
at the time therein named, as his act and deed.



Witness my hand and seal of office this
1st day of April AD 1846,

W. D. Rattiffe Clerk
By J. A. Kaustor D.C.

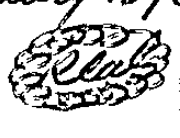
James N. Battley
To } Deed in Trust.
R. B. Batte Trustee
To secure
Robinson & Stevens

Filed for Record March 8th AD 1846 at Gaull.
Recorded April 8th AD 1846

Know all men by these presents that I James N.
Battley for and in consideration of the matters & things hereinafter
stated do hereby grant bargain sell & convey transfer and assign
unto R. B. Batte as Trustee the following described property real
& personal to wit: a certain tract of land being & lying in the
County of Madison & State of Mississippi more particularly
described as North half of Section thirty six Township (4) seven Range
(1) one East. Also one black horse mule named, one dark brown
mare mule named, one wagon, all farming implements & all crops
of Cotton, corn & other agricultural products grown on said lands
during the year 1846 either by me or others employed by me
& all my right title claim & interest which I now have or may
hereafter acquire in & to all crops of whatever kind or description
grown on said lands during the year 1846, whether my claim
or interest be for Rent or otherwise & whether the same be payable
in kind or money or both, also all rights benefits & privileges vested
by law in me as land lord for the Collection & security of the same
Do have and to hold the same to said trustee his heirs & assigns
or his successors in fee simple, and I do hereby & will forever war-
rant & defend the same to said Trustee his heirs, assigns and
successors against the claim of all persons claiming or to claim
the same in trust however for the following purposes to wit: I am
now indebted to Robinson & Stevens in the sum of Five hundred
& seventy five \$700 Dollars as witnessed by my promissory note
dated the 16th day of February 1846, due the 1st day of Novem-
ber 1846, & bearing ten per cent interest after maturity, and said

Robinson & Stevens have agreed to advance & furnish to me during the year 1846 money, merchandise & supplies, such as I may desire, not to exceed however, in value One Hundred & fifty Dollars, except at the option of said Robinson & Stevens and then they are to determine in what manner & to what amount they will advance in excess of said limit, the entire advances aforesaid not to exceed \$500 ⁰⁰/₁₀₀ & it is understood & agreed, that my indebtedness to them for said advances &c shall be due & payable on the 1st day of November 1846, and I bind & obligate myself by or before that date to deliver to said Robinson & Stevens, baled & in marketable condition all the cotton over which I have control, or in which I have any interest or a sufficiency thereof to pay my then indebtedness to them, to be sold by them & proceeds applied to payment of my then indebtedness. Now if I shall by or before the 1st day of November 1846: well and truly pay said note and my then indebtedness to said Robinson & Stevens for advances &c as aforesaid, then the foregoing conveyance to be paid, but if I make default, in the payment of either or any part of either or in the delivery of said cotton as aforesaid, then said Parties shall at their request take possession of said property, whether the same be in my possession or in the possession of others, & after 30 days notice of the time place & terms of sale given by written notices posted viz: at three public places in Madison County, shall on the day & at the place so advertised, which place shall be the front or eastern door of the City Hall in Jackson Mississippi, proceed to sell the same at public auction to the highest bidder for cash, out of the proceeds shall first be paid the expenses of executing this trust, next what I shall then owe to said Robinson & Stevens & the balance if any shall be paid to me or my legal representatives, said Robinson & Stevens are authorized to appoint another trustee in the stead of said Balle in case said Balle may for any reason decline or be unable to act.

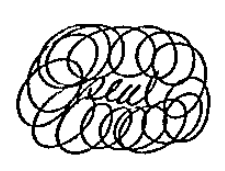
Witness my hand & seal this, the 25th day of February 1846.

J. N. Ballely 

State of Mississippi
County of Hinds

Personally appeared before me the undersigned Justice of the Peace in and for said County & State James N. Ballely who acknowledged that he signed, sealed and delivered the foregoing Deed in Trust on the day and

date thereof for the purposes therein mentioned as his act & deed.



Witness my hand and seal this the 25th day of February 1846.

J. W. Boyd, J.P.

Ad Miller
To Deed of Trust
R. B. Batte Trustee
To secure
Robinson & Stevens

Filed for Record April 7th AD 1846 at 8 a.m.
Recorded April 8th AD 1846.

"Merchants Deed of Trust"

This Deed of Trust, made this 5th day of April AD 1846. Witnesseth: that whereas, Ad Miller of Madison County party of the first part is indebted to Robinson & Stevens in the sum of One Hundred & Fifty Dollars, on open ac. and whereas said party of first part expect said Robinson & Stevens to advance One hundred & Fifty Dollars money supplies & Merchandises during the year 1846, and whereas said party of the first part, agreed to secure the payment of said sum, as also any further amount that may be advanced as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises, as well as for ten dollars to him paid by R. B. Batte Trustee, does hereby bargain sell and convey to said trustee the property being in Madison County, Mississippi, and described as follows: One dark br. mule (horse) all crops of Cotton, Corn & other agricultural produce raised by me during the year 1846, my entire crop of Cotton is to be delivered to Robinson & Stevens to be shipped sold or purchased by them, and out of the proceeds my indebtedness to them is to be first paid and the balance to be paid me, the title to which unto said Trustee or my successor warrants and agrees forever to defend, in trust however, that if said party of the first part shall in or before the 1st day of November 1846, pay what may due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed then this deed to be void, but if default is made in said payments, the trustee shall take possession of said property and having given ten days notice of the time, place and terms of sale by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments, for cash, at public auction at City Hall door Jackson; And said Robinson & Stevens or their legal representatives can at any time they may deem appoint a trustee in the place of R. B. Batte, or any succeeding

Trustee, and should the Trustee at any time believe said property or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid; but until demanded by the Trustee for either of the purposes as aforesaid, said party of first part can hold the same.

In testimony whereof said Ad Miller of Madison County has hereto set his hand and seal, on the date above written.

Witness J. A. Kauler

Ad ^{his} Miller 

The State of Mississippi } ss.
Windsor County }

This day personally appeared before me, the undersigned Chancery Clerk in and for said County, Ad Miller of Madison County and acknowledged that he signed sealed and delivered the foregoing Deed of Trust, at the time therein named, as his act and deed.

Witness my hand and seal of office this 5th day of April A.D. 1846.



N. J. Rattiff Clk.
By J. A. Kauler D.C.

B. C. Pharoah }
Trustee }
R. B. Batts Trustee }
To secure
Robinson & Stevens }

Filed for Record April 7th A.D. 1846 at 8 o'clock
Recorded April 8th A.D. 1846

"Merchant's Deed of Trust"
This Deed of Trust, made this 5th day of April A.D. 1846, Witnesseth: that whereas B. C. Pharoah of Madison County, party of the first part, is indebted to Robinson & Stevens in the sum of Two Hundred Seven & 52/100 Dollars, on open ac., and whereas, said party of first part expect said Robinson & Stevens to advance One Thousand Dollars money, supplies and merchandise during the year 1846, and whereas said party of the first part agreed, to secure the payment of said sum, as also any further amount that may be advanced as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises, as well as for ten dollars to him paid by R. B. Batts Trustee, does hereby bargain, sell and convey to said Trustee

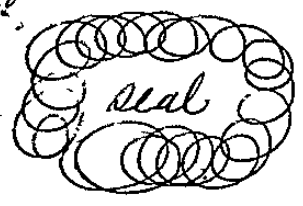
the property being in Madison County, Mississippi and described as follows: One bay Mare, Two Sorrell Mares, two cream col'd Mares, Fifteen head of Cattle, All crops of Cotton is to be delivered to Robinson & Stevens to be shipped sold or purchased by them and out of the proceeds they are to be first paid and the balance paid to me, the title to which unto said trustee or any successor, warrants and agree forever to defend, in trust however that if said party of the first part shall, on or before the 1st day of November 1846, pay what may due said Robinson & Stevens as aforesaid and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments, the Trustee shall take possession of said property and having given ten days notice of the time place and terms of sale, by posting in three public places in said County sell said property or a sufficiency thereof to make said payments, for cash, at public Auction at City Hall Don Jackson, and said Robinson & Stevens or their legal representatives, can at any time they may desire, appoint a trustee in the place of R. B. Battle or any succeeding Trustee, and should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made or till said property is sold as aforesaid but until demanded by the trustee for either of the purposes as aforesaid said party of first part can hold the same.

In testimony whereof, A. C. Pharoah of Madison County, has hereto set his hand and seal, on the date above written.

A. C. Pharoah

The State of Mississippi }
 Wards County } s.s.

This day personally appeared before me, the undersigned Chancery Clerk in and for Wards County and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust, at the time therein named, as his act and deed.



Witness my hand and seal of office, this 5th day of April A.D. 1846.

W. D. Rattiff Clk
 By J. A. Kauler & C.

Curtis Parker
 Do} Deed of Trust
 R. B. Batte Trustee
 To secure
 Robinson & Stevens

Filed for Record April 4th A.D. 1846 at 8 o'clock.
 Recorded April 8th A.D. 1846

"Merchants Deed of Trust"

This Deed of Trust, made this 5th day of April A.D. 1846 Witnesseth: that whereas Curtis Parker of Madison County party of the first part indebted to Robinson & Stevens in the sum of Dollars, m. and whereas said party of first part expect said Robinson & Stevens to advance seventy five money, supplies and merchandise during the year 1846, and whereas said party of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the party of the first part, in consideration of the premises, as well as for ten dollars to him paid by R. B. Batte Trustee, does hereby bargain, sell and convey to said Trustee the property, being in County, Mississippi, and described as follows: all crops of Cotton, Corn & other agricultural products raised by me during the year 1846, my entire crop of Cotton is to be delivered to Robinson & Stevens to be shipped sold or purchased by them and out of the proceeds they are to be paid first and the balance to be paid to me, the title to which unto said trustee or any successor, warrants and agrees forever to defend: in trust however, that if said party of the first part shall on or before the 1st day of November 1846, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this deed to be void: but if default is made in said payments, the trustee shall take possession of said property and having ten days notice of the time, place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments for cash, at public Auction at City Hall door Jackson and said Robinson & Stevens or their legal representative can at any time they may desire, appoint a trustee in the place of R. B. Batte or any succeeding trustee, And should the trustee at any time believe said property or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said

property is sold as aforesaid but until demanded by the trustee for either of the purposes as aforesaid; said party of first part can hold the same. It is further distinctly understood and agreed between the parties aforesaid; that this deed is made and intended to secure any advances on account of the crop of 1846. made after the 1st day of April 1846. and not mentioned herein.

In testimony whereof, said Curtis Parker of Madison County. has hereto set his hand and seal on the date above written

Witness J. A. Kausler

Curtis ^{his} Parker 

The State of Mississippi }
Madison County }

This day personally appeared before me the undersigned Chancery Clerk in and for said Madison County; and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust; at the time therein named as his act and deed.

Witness my hand and seal of office this 5th day of April AD 1846.



W. T. Ruttiff clk

By J. A. Kausler D.C.

Alex Simmons }
D^y Deed of Trust }
R. B. Batte Trustee }
To secure }
Robinson & Stevens }

Filed for Record April 7th AD 1846 at 8 am.
Recorded April 10th AD 1846


"Merchant's Deed of Trust"

This Deed of Trust made this 5th day of April AD 1846. Witnesseth: that whereas Alex Simmons of Madison County. party of the first part. is indebted to Robinson & Stevens And whereas said party of first part expect said Robinson & Stevens to advance One Hundred Dollars money. supplies and merchandize during the year 1846. and whereas said party of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein. that the party of the first part; in consideration of the premises, as well as for ten dollars to him paid by R. B. Batte. Trustee, do hereby bargain, sell and convey to said Trustee the property being in County Mississippi. and described as follows

all crops of Cotton, Corn and other agricultural produce raised by me during the year 1876, my entire crop of Cotton is to be delivered to Robinson & Stevens to be shipped, sold or purchased by them, and out of the proceeds they are to be first paid and the balance paid me, the title to which into said Trustee or my successor, warrants and agrees forever to defend, in trust however that if said party of the first part shall, on or before the 1st day of November, 1876, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments, the trustee shall take possession of said property, and having given ten days notice of the time, place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments for cash, at public Auction at City Hall door Jackson and said Robinson & Stevens or their legal representative, can at any time they may desire appoint a trustee in the place of R. B. Batte, or my succeeding Trustee. And should the trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the Trustee for either of the purposes as aforesaid, said party of first part can hold the same. It is further distinctly understood and agreed between the parties aforesaid that this deed is made and intended to secure any advances on account of the crop of 1876, made after the 1st day of Jan'y 1876, and not mentioned herein.

In testimony whereof, said Alex Simmons of Madison County has hereto set his hand & seal, on the date above written.

Witness J. A. Kausler

Alex^{his} Simmons 
mark

The State of Mississippi } ss

Madison County

This day personally appeared before me, the undersigned a Chancery Clerk in and for said County, Alex Simmons of Madison County, and acknowledged that he signed, sealed and delivered the foregoing Deed of Trust at the time therein named as his act and deed.

Witness my hand and seal of office, this 5th day of April A.D. 1876



H. P. Rathiff Clerk
By J. A. Kausler D.C.

Sandy White
 To & Deed of Trust
 R. B. Batte Trustee
 To secure
 Robinson & Stevens


Filed for Record April 7th A.D. 1876 at 8 a.m.
 Recorded April 10th A.D. 1876

"Merchants Deed of Trust"
 This Deed of Trust, made this 5th day of April A.D. 1876. Witnesseth that whereas Sandy White of Madison County party of the first part is indebted to Robinson & Stevens in the sum of One Hundred & Thirty five Dollars, on open ac and whereas said party of first part expect said Robinson & Stevens to advance One Hundred Dollars, money supplies and merchandises during the year 1876, and whereas said party of the first part agreed to secure the payment of said sum, as also any further amount that may be advanced, as aforesaid and not mentioned herein, that the party of the first part in consideration of the premises, as well as for ten dollars to him paid by R. B. Batte Trustee, do hereby bargain, sell and convey to said Trustee the property being in Madison County, Mississippi, and described as follows: One Sorrel horse Mule. All crops of Cotton, Corn & other agricultural produce raised by me, during the year 1876, my entire crop of Cotton is to be delivered to Robinson & Stevens to be shipped sold or purchased by them, and out of the proceeds they are to be first paid, and the balance paid to me, the title to which unto said Trustee or my successor, warrants and agree forever to defend, in trust, however, that if said party of the first part shall on or before the 1st day of November 1876, pay what may be due said Robinson & Stevens as aforesaid, and all costs incurred on account of this Deed then this deed to be void, but if default is made in said payments, the trustee shall take possession of said property, and having given ten days notice of the time place and terms of sale, by posting in three public places in said County, sell said property or a sufficiency thereof, to make said payments for cash, at public auction at City Hall down Jackson, and the said Robinson & Stevens or their legal representatives can at any time they may desire, appoint a trustee in the place of R. B. Batte, or my succeeding Trustee, And should the Trustee at any time believe said property, or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as aforesaid, said party

of first part can hold the same. It is further distinctly understood and agreed between the parties aforesaid that this deed is made and intended to secure any advances on account of the crop of 1846, made after the 1st day of Jan'y 1846. and not mentioned herein.

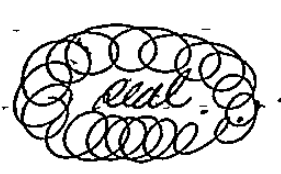
In testimony whereof, said Sandy White of Madison County has hereto set his hand and seal on the date above written.

Witness J. A. Kauler.

Sandy ^{his} White 
mark

The State of Mississippi } s.s.
Hinds County }

This day personally appeared before me, the undersigned a Chancellor Clerk in and for said County Sandy White of Madison County and he acknowledged that he signed, sealed and delivered the foregoing Deed of Trust at the time therein named as his act and deed.



Witness my hand and seal of office, this 5th day of April A.D. 1846.

N. J. Ratliff Clk.
By J. A. Kauler D.C.

J. J. Gilman Trustee } Filed for Record March 14th A.D. 1846 at 12 o'clk.
Dof Deed } Recorded April 10th A.D. 1846
James Fellows }

This deed made this sixth day of March A.D. 1846. by J. J. Gilman of the County of Madison & State of Mississippi trustee as hereinafter shown to James Fellows of Shaugaw in the State of Maine. Witnesseth: that whereas by a deed of Trust executed by J. G. Fellows of said County of Madison, on the first day of January A.D. 1843. he conveyed to the said J. J. Gilman as trustee, to secure the payment of a certain promissory note therein described to James Fellows certain real estate as herein described which deed of Trust is on record in the Chancery Clerk's office of the County of Madison in Mississippi in Deed Book of page 166 & 167 and contains a power of sale to be executed by said J. J. Gilman in case of the non payment of said promissory note when due. and whereas said note was not paid when due, and has long since been due and the said J. J. Gilman being thereto moved and directed by the said James Fellows did duly

advertised said real estate conveyed to him by said deed of
 trust to be sold by him at the door of the Court House of Madison
 County, Mississippi between the hours of 11 o'clock A.M. & 1 o'clock
 P.M. of the sixth day of March A.D. 1876, and did post written
 notice of sale for thirty days beforehand, at three public places
 in said County of Madison, one of which place was at the door
 of said Court House, and another place was at the Post office in
 the City of Canton & County of Madison aforesaid, and an other place
 was at the public gate, in front of the premises sold in said City
 and County of Madison, which said notices announced that on
 said sixth day of March 1876, at said Court House door between
 said hours J. J. Kilman as trustee in said deed would sell at
 public outcry to the highest bidder for cash, all that real estate
 particularly described in said notices and on said sixth day of
 March A.D. 1876, at said Court house door in Canton aforesaid and
 between the hours designated in said notices the said J. J. Kilman
 did proceed to make proclamation of said sale and did offer at
 public outcry to the highest bidder for cash that real estate des-
 cribed in said deed of trust and said notices, as beginning at
 a stake on the west side of the road running nearly North of
 Canton, known as the Morris Ferry road, at the N. E. Corner of a
 lot sold by S. D. Livingston to A. G. Handy thence north eleven de-
 grees east sixty five poles along said road to a stake thence south
 eighty two and a half degrees west eighty poles to the township
 line, thence south eight degrees, east with said line forty four
 poles to a stake at the Corner of the lot sold to said Handy
 thence South eighty four degrees, East sixty nine poles, to the
 beginning except as much of said land to wit: One hundred feet
 front by four hundred feet west beginning at the N. East Corner of
 the lot of said Handy heretofore conveyed by said J. S. Fellow to
 W. P. Hall, by deed recorded in book of deeds 2, of said County, page
 22 - said twenty five acres of land being in the North part of the
 City of Canton in said County of Madison, and at said sale as
 aforesaid the said James Fellow became and was the highest
 bidder for said parcel of land and real estate at the sum of Two
 thousand dollars at which price the same was knocked off to him
 and he was declared the purchaser thereof, and whereas the said
 sum of Two thousand dollars has been paid by the said James
 Fellow. Now therefore in consideration of the premises the said
 J. J. Kilman trustee as aforesaid has this day sold and convey-
 ed and does hereby sell alien and convey to said James Fellow

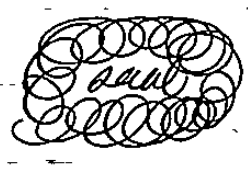
James Fellows the above described parcel of real estate bid off by him at said sale to have and to hold to him the said James Fellows and to his heirs and assigns forever in as ample and full a manner as the said trustee can convey by virtue of the premises.

In Witness whereof the said trustee has hereunto affixed his name and seal this sixth day of March A.D. 1846.

J. J. Gilman Trustee

State of Mississippi }
Madison County } vs.

Personally appeared before the undersigned, Clerk of the Chancery Court of said County, the within named J. J. Gilman Trustee who acknowledged that he signed, sealed and delivered the foregoing Deed on the day and year mentioned, as his act and deed.



Given under my hand and official seal, at office in Canton, this 7th day of March A.D. 1846.
E. S. Jeffrey Clerk
By O. H. Luitwiler D.C.

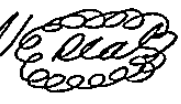
J. R. Powell }
To } Deed
Daniel Moore }

Filed for Record March 3rd A.D. 1846 at 3.45 P.M.
Recorded April 10th A.D. 1846.

This Deed of Conveyance made and entered into this 3rd day of March A.D. 1846, between J. R. Powell and Daniel Moore, Witnesses that the said Powell for and in consideration of One hundred and twenty five dollars paid by said Moore and the further sum of twenty five dollars to be paid in forty days from this date the said Powell has on the day of the date hereof, bargained sold, alieneed and conveyed and by these presents does bargain sell alien and convey to the said Daniel Moore the following described lands lying in Madison County Miss. to wit, Commencing at a point due east of the hedge dividing the lands of Payne and Avery and running due South to the Public Road leading from Canton to Moores Bluff on Big Black, thence along said Road to where the line of the Western boundary of the old Powell place crosses said Road thence along said line to a point due west of the beginning thence due east to the beginning so as to include seventy five

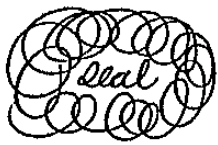
acres. in Sec 26. T10 R. 2 East. with the fixtures thereto belong-
 ing the title whereof the said Powell agrees and covenants to
 and with the said Moore to forever warrant and defend against
 the just claim of all persons.

In testimony whereof this deed is signed, sealed
 and delivered the day & year aforesaid.

J. R. Powell 

State of Mississippi } s.s.
 Madison County }

Personally appeared before the undersigned, Clerk
 of the Chancery Court of said County, the within named J. R. Powell
 who acknowledged that he signed, sealed and delivered the foregoing Deed
 on the day and year mentioned, as his act and deed.



Given under my hand and official seal at office, in
 Canton this 3rd day of March A.D. 1846.



C. S. Jeffrey Clerk

Ned Webster and } Filed for Record March 3rd A.D. 1846 at 9 am.
 William Maize } Recorded April 10th A.D. 1846.
 Po's Deed of Trust }
 Moses W. Payne }

State of Mississippi, Madison County,
 Know all men by these presents, that William Maize, Ned Webster
 of the County of Madison, and State of Mississippi, for and in con-
 sideration of the sum of One Dollar Cash, to us in hand paid by
 Moses W. Payne, of the Parish of Orleans and State of Louisiana
 the receipt of which is hereby acknowledged and for the further
 consideration of a certain debt of Four hundred and fifty pounds
 of Lint Cotton, to be delivered out of the first picking, for the
 rent of Twenty Acres (more or less) of land on the Hill Plantation
 for the year 1846, and which land we have this day rented from
 said Moses W. Payne and due from us to said Moses W. Payne
 as witnessed by a written obligation executed by us, payable
 to said Moses W. Payne or order, bearing date Feb. 28th A.D. 1846
 and due first October A.D. 1846; and for the additional sum of
 One hundred & Eighty Dollars, as evidenced by a promissory note
 executed by us payable to said Moses W. Payne or order bearing
 date February 28th A.D. 1846, and due October first A.D. 1846,
 have this day granted, bargained and sold, and do by these
 presents grant, bargain, sell and convey and deliver to said


Moses W. Payne all my right title and interest in fifteen acres more or less of Cotton, and five acres more or less of Corn, to be cultivated this year on the Hill plantation in said County and State, and the following described personal property to-wit: One light Sorrell horse Mule about 5 years old we this day purchased from him, to have and to hold unto the said Moses W. Payne, or their legal representative, I trust however, and to secure the payment of the above described debts. If the said debts shall not have been paid and fully satisfied, together with all the expenses of this conveyance on or before the first day of October A.D. 1846, then in that event the said Moses W. Payne are hereby authorized and fully empowered, after five days notice in writing, stuck up in five public places in Madison County, State of Mississippi to sell said crops, and personal property, at public Auction for cash in hand, and apply the proceeds of such sale first to the payment of expenses incurred by the execution of this conveyance, then to payment of the debts above recited, and if any surplus remains after said expenses and debts have been fully paid and satisfied, it shall be paid to the said William Maize & Ned Webster or order.

Witness our hands and seal the 28th day of February A.D. 1846.

William ^{his} Maize 
 Ned ^{his} Webster 


The State of Mississippi }
 Wards County }

This day personally appeared before me, a Justice of the Peace in and for said County, the within named William Maize & Ned Webster and acknowledged that they signed sealed and delivered the foregoing instrument for the purposes therein set forth as their act and deed on the day of its date.

Given under my hand and seal the 28th day of February 1846.
 Tho. K. Green 

Walter C. Calhoun } Filed for Record March 4th AD 1846 at 9 am.
 To } Deed } Recorded April 10th AD 1846.
 S. S. Calhoun }

Know all men by these presents that in consideration of One Thousand Dollars, already paid, I have sold and hereby alien and convey unto S. S. Calhoun and his heirs and assigns forever, all my right, title, claim & interest in the estate real and personal, in the County of Madison and State of Mississippi, in the estate of the late George Calhoun, of said County and State deceased, and of the late Louisiana Calhoun of said County & State deceased, derived to me by descent, and including in the real estate that land described as "Calhoun's Addition to Canton" a map of which is spread upon record in the deed books of said County and that land being the old homestead and two gardens attached to it, lying between said "Calhoun's Addition to Canton" and Sumner Street, lying North of said Addition, South of said Sumner Street and east of Liberty Street.

Witness my hand and seal this 26th day of February AD 1846.
 Walter C. Calhoun 

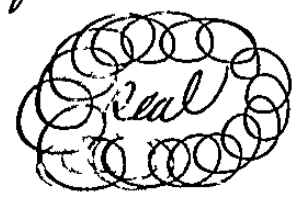
The State of Missouri }
 Saline County sct. }

Personally appeared before me Chas. M. Hawley, a Justice of the Peace in and for said County and State the within named Walter C. Calhoun whose name is signed to the foregoing deed of Conveyance, and acknowledged that he signed, sealed and delivered the said deed, as his act and deed, on the day and year therein named.

Given under my hand this the 26th day of February AD 1846.
 Chas. M. Hawley J.P.

The State of Missouri }
 Saline County sct. }

I, J. M. Sutherland, Clerk of the County Court, of said County & State, the same being a Court of Record do hereby certify under the seal of said Court, that Chas. M. Hawley whose name is signed to the foregoing Certificate of acknowledgement was at the date thereof and still is a duly qualified Justice of the Peace in and for said County & State under the laws thereof.




Witness my hand and the seal of said Court this 26 day of Feb. AD 1846
 J. M. Sutherland Clk. Co. Court

Low Martin } Filed for Record March 4th A.D. 1846 at 12.30 P.M.
 Do } Deed of Trust } Recorded April 10th A.D. 1846
 J. W. Podd Trustee }
 P. G. Rice } "Merchants Deed of Trust"

This Deed of Trust made this 25th day of February A.D. 1846. Witnesseth: that whereas, Mrs. Low Martin parties of the first part is indebted to P. G. Rice in the sum of Two Hundred Dollars, on the first day of March 1846, and whereas, said party of first part expect said P. G. Rice to advance her money, supplies and merchandise during the year 1846, and whereas, said party of the first part agreed to secure the payment of said sum, as also any further amounts that may be advanced as aforesaid and not mentioned herein, that the parties of the first part, in consideration of the premises as well as for ten dollars to her paid by J. W. Podd Trustee does hereby bargain, sell and convey to said Trustee the property being in Madison County, Mississippi, and described as follows, her entire crops of 1846, and also One black horse and one mouse colored mule colored, Billy. It is agreed that said P. G. Rice shall furnish party of the first part, Three Hundred Dollars during the year 1846, the title to which unto said Trustee or any successor, warrant and agree forever to defend, in trust however, that if said party of the first part shall, on or before the day of November 1846, pay what may be due said P. G. Rice as aforesaid and all costs incurred on account of this deed, then they deed to be void, but if default is made in said payments, the trustee shall take possession of said property, and having given ten days notice of the title, place and terms of sale, by posting in three public places in Madison County, sell said property or a sufficiency thereof, to make said payments, for cash, at public auction, at Canton Miss. And said P. G. Rice or his legal representatives, can, at any time they may desire, appoint a trustee in the place of J. W. Podd or any succeeding Trustee. And should the trustee at any time believe said property or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as aforesaid said parties of first part can hold the same.

In testimony whereof, said Low Martin:

have here to set her hand and seal, in the date above written.
Low Martin 

The State of Mississippi } ss.
County

This day personally appeared before me the undersigned, a Justice of the Peace in and for Hinds County Low Martin, and acknowledged that she signed sealed and delivered the foregoing Deed of Trust, at the time therein named as her act and deed.



Witness my hand and seal of office this 25th day of February A.D. 1846.
G. M. Lewis J.P.

Brice Leggett
and Milly Leggett.
To } Trust Deed
J. P. Sharp Trustee
To secure
Sharp Tucker & Co.

Filed for Record March 4th A.D. 1846 at 3 P.M.
Recorded April 11th A.D. 1846

"Deed of Trust"

This Indenture, made and entered into the 18th day of Feb 1846, between Brice & Milly Leggett of the first part and J. P. Sharp of the second part, and Sharp Tucker & Co of the third part; all of the State of Mississippi. Witnesseth that the said part of the first part for, and in consideration of the sum of \$10 to him, in hand paid, by the party of the second part, as well as for the further consideration hereinafter mentioned, has bargained sold and conveyed unto the said party of the second part, the following described property, to wit: 1 bay mare 7 yrs. old named Mollie 2 Cows & Calves, 2 hogs, entire crop Corn, cotton, Peas, Potatoes, fodder &c. and all the farming utensils of every kind and description, now on the plantation of the party of the first part, also the entire crop of corn and cotton that shall be raised the present year by part of the first part, on the plantation aforesaid, to have and to hold the above described property unto the said party of the second part his heirs and assigns, forever, and the said party of the first part for himself, his heirs, executors and administrators, covenants and agrees to, and with the said party of the second part, his heirs and assigns, to warrant and defend the title of said property against the claims of all persons whomsoever, but this conveyance is in trust, and on the following terms

and conditions to wit: whereas the said S. P. & Co has contracted and agreed with said Price & Milly that they will furnish Price & Milly with necessary plantation and other supplies during the year 1846 to the amount of \$150.⁰⁰ more or less due on the 1 day of Oct. 1846. Now if the said party of the first part shall pay off and discharge said indebtedness at maturity then this Conveyance is to be void but in case he fails to do so, then it shall be the duty of the party of the second part to take possession of the property hereby conveyed, and to sell to the highest bidder for cash, first giving two days notice by posting at Court House and from the proceeds of such sale he shall first retain the charges and expenses of executing this trust and the remainder he shall pay over to the party of the third part in satisfaction of said indebtedness; and it is agreed by the parties herunto, that if said Trustee should fail, from any cause, to execute this trust, then it shall be lawful for said S. P. & Co. to appoint another Trustee to carry out the conditions of this trust, and the said party of the first part hereby covenants that he has not given and will not give, create or encumber said property and estate with any prior or first lien, mortgage, trust or liability, over and to the prejudice of the one herein created and given, and should he do so, or shall have done so, this trust and the liability secured shall at once become due and payable unless consented to in writing by said S. P. & Co. and then only for the actual rents he may have agreed to pay for said lands for the year on which said crops are to be grown and for which an express lien and trust may have been given before this date.

In testimony whereof, the parties hereto have herunto subscribed their hands and seals the day and year first above written.

Attest J. C. Davis
 W. D. Wallace
 July x Kelly

Price & Heggitt ^{Trustees} Price & Milly Heggitt ^{Trustees}
 J. J. Sharp
 Sharp Pucker & Co

The State of Mississippi }
 Yazoo County. } Personally appeared before me
 the undersigned, a Justice of the
 Peace, in and for said County, July Kelly one of the subscribing

witnesses to the foregoing Deed of Trust, who, being first duly sworn depose and saith that he saw the above named Price & Milly Leggett whose name subscribed thereto sign, seal and deliver the same to the said Sharp Tucker & Co. that he this deponent, subscribed his name as a witness thereto in the presence of the said July Kelly, and that he saw the other subscribing witness sign the same in the presence of the said J. C. Davis and that the witnesses signed in the presence of each other, on the day and year therein named,

Given under my hand and seal, this the 28th
day of Feb. AD 1846

W. G. Smith J.P.

Jeff Gilmore
D^y Trust Deed
J. P. Sharp Trustee
D^y secure
Sharp Tucker & Co.

Filed for Record March 14th AD 1846 at 3 P.M.
Recorded April 11th AD 1846.

This Indenture, made and entered into this 25 day of Feb 1846, between Jeff Gilmore of the first part and J. P. Sharp of the second part, and Sharp Tucker & Co. doing business under the firm name of S. P. & Co. of the third part, witnesseth that the said party of the first part for and in consideration of the sum of Ten Dollars in hand paid by the party of the second part, the receipt of which is hereby acknowledged, as well as for the further considerations hereinafter mentioned, has hereby granted, bargained, sold and conveyed unto the party of the second part, the following described property, situated in the County of Madison and State of Mississippi to wit: 1 Mowse Colored Mare Mule named Mollie 2 Cows, entire Crop, Cotton, Corn &c. together with all the farming implements of every kind and description belonging to the party of the first part, now on the plantation known as Joe Tucker, also the entire crop of Cotton, and corn that shall be raised the present year, by the party of the first part, on the plantation aforesaid, to have and hold the above described property unto the said party of the second part, his heirs and assigns forever, and the said party of the first part for himself, his heirs, executors, and administrators, hereby covenants and agrees to and with said party of the second part, his heirs and assigns, to forever warrant

and defend the title to the said property against the claims of all persons whomsoever. But this Conveyance is in trust, and upon the following terms and conditions: Whereas, the said party of the first part is justly indebted to the said party of the third part, in the sum of \$49⁰⁰/₁₀₀ dollars, evidenced by his certain promissory note for that amount dated 25th Feb. 1876, and payable to the order of said party of the third part, in the further sum of \$151⁰⁰/₁₀₀ dollars, due and payable on the 1 day of Oct. 1876, evidenced by open account kept by party of third part, being for family and plantation supplies furnished and to be furnished during the year 1874, which sum of money the party of the first part is desirous of securing; and it is further understood and agreed by the party of the first part, that in case the amount furnished shall at any time before closing the account before mentioned, exceed the aforesaid sum of \$200⁰⁰/₁₀₀ dollars, then in that event, the said excess shall be, and the same is hereby secured, under this Deed of Trust. Now if said party of the first part shall pay off and discharge said indebtedness at maturity, then this Conveyance to be void but should said party of the first part fail to pay and satisfy said indebtedness at maturity, then it shall be the duty of the party of the second part, at the request of the party of the third part, to take possession of all the property conveyed under this trust, and ~~after~~ giving ten days notice of the time and place of sale, by posting notices in five public places in Madison County, proceed to sell at auction, for cash, in hand to the highest bidder, before the Court House door, in Madison Co. all of said property, or a sufficiency thereof to satisfy the debt and interest and cost of executing this trust, and the proceeds of said sale shall first be applied to the payment of the debt and interest thereon, and the cost of executing this trust, and the balance, if any there be, shall be paid over to the party of the first part. It is further agreed and understood that should said trustee from any cause fail to execute this trust then it shall be lawful for Sharp Pucker & Co. to appoint another whose acts shall be binding.


In testimony whereof, the parties hereto have hereunto set their hands and affixed their seals the day & year first above written.

Attest B. L. Mitchell
July Kelly

Jeff^{rs} L. Gilmore
J. D. Sharp
Sharp Pucker & Co.

The State of Mississippi }
Yazoo County }

Personally appeared before me, the undersigned, a Justice of the Peace in and for said County B. L. Mitchell one of the subscribing witnesses to the foregoing Deed of Trust, who being first duly sworn, deposed and saith that he saw the above named Jeff. Gilmore whose name subscribed thereto, sign seal and deliver the same, to the said Sharp & Puckett Co. that he this deponent, subscribed his name as a witness thereto in the presence of the said B. L. Mitchell and that he saw the other subscribing witness sign the same in the presence of the said July Kelly and that the witnesses signed in the presence of each other, on the day and year therein named.

Given under my hand and seal, this the 28th day of Feb. A.D. 1846.
N. Z. Smith J.P. 


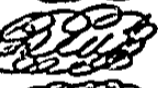
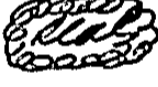
John W. Spain }
D of Trust }
W. S. Gordon Trustee }
To secure }
J. A. Stebbins }

Filed for Record March 4th A.D. 1846 at 9 a.m.
Recorded April 11th A.D. 1846

This Deed of Trust and Agreement made this 29th day of February A.D. 1846. witnesseth: that whereas John W. Spain party of the first part is indebted to James A. Stebbins in the sum of Two Hundred fifty dollars or as evidenced by his promissory note bearing even date herewith and due November 1st 1846. And whereas, said party of the first part expect said J. A. Stebbins to advance him money supplies and merchandise during the year 1846 to the amount of \$50⁰⁰ and whereas said party agreed to secure the payment of said sum, as also any amount that may be advanced as aforesaid, that the party of the first part, in consideration of the promise as well as for ten dollars to him paid by W. S. Gordon Trustee does hereby bargain sell and convey to said Trustee, the property being in Madison County, Mississippi, and described as follows One Black Horse Mule bought of Dr. Wood also all of his crop of corn, fodder, Cotton and everything else raised by said Spain & employes the present year, the title to which unto said trustee or any successor he warrants and agrees forever to defend. In trust however, that if said party shall, or before

the 1 day of November, 1846. pay what may be due said J. A. Stebbins as aforesaid, and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments, the trustee shall take possession of said property and then having given 10 days notice of the time, place and terms of sale by posting in 3 public places in said County sell said remaining property, or a sufficiency thereof to make said payments, for cash, at public auction at Pickens Station Holmes County Mississippi, and said J. A. Stebbins, or his legal representative can, at any time he may desire, appoint a trustee in place of said W. S. Gordon or any succeeding Trustee. And should the trustee at any time believe said property or any part thereof endangered as a security for said payments he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as aforesaid said party of the first part can hold the same.


In testimony whereof said parties have hereunto set their hands and seals.

John W. Spain 
 W. S. Gordon 
 J. A. Stebbins 

The State of Mississippi }
 County }

Personally appeared before me John Hart Mayor of Pickens & Ex-officio J. P. in and for said County, the within named John W. Spain who acknowledged that he signed, sealed and delivered the foregoing Deed of Trust and agreement, and at the time therein named as his act and deed.

Given under my hand and seal of office this 29 day of February 1846.

John Hart 
 Mayor & Ex-officio J. P.

John Batchinge and
 Mariah Batchinge
 Do } Deed of Trust
 W. M. Hemingway
 To secure Trustee
 W. M. Hemingway

Filed for Record March 15th A.D. 1846 at 9 a.m.
 Recorded April 11th A.D. 1846


This Deed of Trust and Agreement, made

this 28th day of February AD 1846. witnesseth, that whereas John
 Catchings & his wife Mariah Catchings, parties of the first part,
 are indebted to M. C. Hemingway in the sum of \$87.50 for money
 furnished to make our crop for the year 1846 & in the sum of \$150,
 for a mule sold us this day for the same purpose also in the sum
 of \$100 for supplies to be furnished to make our crop, and whereas
 said parties of the first part expect said M. C. Hemingway to
 advance them \$100 in money, supplies and merchandize during 1846
 and whereas said parties agreed to secure the payment of said sum
 as also any amount that may be advanced as aforesaid for the
 Mules &c. that the parties of the first part, in consideration of the
 premises as well as for ten dollars to them paid by D. M. Hemming-
 way Trustee, do hereby bargain, sell and convey to said trustee the
 property being in Madison County Mississippi and described as follows
 all the corn fodder, peas, potatoes Cotton or other crop raised on land
 25 a more or less, rented from Fellew Anderson of the Mattie Pritch-
 ard land, by our labor or the labor of any other person working on
 said land during this year, also on the Mule sold us Jennie, a
 black mare 8 or 9 years old, also one yoke of oxen heretofore found
 to D. M. Hemingway & one Cow & calf obtained by us from Frier-
 son Lane recently, also 80 a land more or less owned by us in
 said County also one Cart or wagon, the title to which with said
 trustee or any successor they warrant and agree forever to defend.
 In trust, however, that if said part shall on or before the 1 day
 of November 1846, pay what may be due said M. C. Heming-
 way, as aforesaid and all costs incurred on account of this deed,
 then this deed to be void. But if default is made in said payments
 the Trustee shall take possession of said property, and then having
 given ten days notice of the time, place and terms of sale by posting
 in three public places sell said remaining property, or a sufficiency
 thereof to make said payments, for cash, at public Auction at Newport
 And said M. C. Hemingway, or her legal representative can, at any
 time she may desire, appoint a trustee in place of said D. M. Hem-
 mingway or any succeeding Trustee, and should the Trustee at any
 time believe said property or any part thereof endangered as a secur-
 ity for said payments, he shall take the same into his possession
 and hold till said payments are made, or till said property is sold
 as aforesaid but until demanded by the trustee for either of the pur-
 poses as aforesaid, said parties of the first part can hold the same.
 In testimony whereof said parties have hereunto
 set their hands and seals.

John ^{his} Catchings 
Mariah ^{his} Catchings 

The State of Mississippi }
Attala County }

Personally appeared before me W. R. Dickin Mayor & Ex. J. P. for said County, the within named John Catchings & his wife Mariah Catchings who severally acknowledged that they signed, sealed and delivered the foregoing Deed of Trust and agreement, and at the time therein named, as their act and deed. And the said Mariah Catchings, wife of said John Catchings, on a private examination before me, apart from her said husband, acknowledged that she signed, sealed and delivered the said Deed of Trust and agreement as her voluntary act and deed, freely, without any fear, threats, or compulsion of her said husband.

Given under my hand and seal of office, this
28th day of February 1846.
W. R. Dickin Mayor & Ex. J. P. 

Daniel Ford
Tr. of Trust Deed
J. P. Sharp Trustee
Do receive
Sharp Pucker & Co.

Filed for Record March 4th A.D. 1846 at 3 P.M.
Recorded April 11th A.D. 1846.

This Indenture, made and entered into this 26th day of Feb. 1846, between Daniel Ford of the first part and J. P. Sharp of the second part, and Sharp Pucker & Co. doing business under the firm name of Sharp Pucker & Co. of the third part. Witnesseth, that the said party of the first part, for and in consideration of the sum of Ten Dollars in hand paid by the party of the second part, the receipt of which is hereby acknowledged as well as for the further considerations hereinafter mentioned, has hereby granted, bargained, sold, and conveyed unto the party of the second part, the following described property, situated in the County of Yazoo, and State of Mississippi, to wit: 1 Cow and 3 yearlings entire crop corn, Cotton, Pudder, Peas Potatoes &c. together with all the farming implements of every kind and description belonging to the party of the first part, now on the plantation known as Ewing Place, also the entire crop of Cotton and Corn that shall be raised the present year, by the

party of the first part on the plantation aforesaid, to have and hold the above described property unto the said party of the second part, his heirs and assigns forever, and the said party of the first part for himself, his heirs, executors, and administrators, hereby covenants and agrees to and with said party of the second part, his heirs and assigns, to forever warrant and defend the title to the said property against the claims of all persons whomsoever. But this conveyance is in trust, and upon the following terms & conditions. Whereas the said party of the first part is justly indebted to the said party of the third part, in the sum of \$170⁰⁰ dollars evidenced by his promissory note for that amount, and payable to the order of said party of the third part, with interest thereon at the rate of ten per cent. per annum from till paid, and also the further sum of One hundred dollars, due and payable on the 1st day of October 1846, evidenced by open account kept by party of third part, being for family & plantation supplies furnished and to be furnished during the year 1846, which sums of money the party of the first part is desirous of securing, and it is further understood and agreed by the party of the first part, that in case the amount furnished shall, at any time before closing the account before mentioned exceed the aforesaid sum of \$270⁰⁰ dollars then in that event, the said excess shall be, and the same is hereby secured, under this deed of trust. Now if said party of the first part shall pay off and discharge said indebtedness at maturity, then this conveyance to be void, but should said party of the first part fail to pay and satisfy said indebtedness at maturity, then it shall be the duty of the party of the second part, at the request of the party of the third part, to take possession of all the property conveyed under this trust, and after giving ten days notice of the time and place of sale, by posting notices in five public places in Madison County, proceed to sell at public Auction for cash in hand, to the highest bidder, before the Court House door in Canton, all of said property, or a sufficiency thereof to satisfy the debt and interest and cost of executing this trust, and the proceeds of said sale shall first be applied to the payment of the debt and interest thereon, and the cost of executing this trust, and the balance if any, there be, shall be paid over to the party of the first part. It is further agreed and understood, that should said Trustee, from any cause fail to execute this trust, then it shall be lawful for Sharp Pucker & Co. to appoint another whose acts shall be binding

In testimony whereof, the parties hereto have hereunto set their hands and affixed their seals the day and year first above written.

Attest B. L. Mitchell
 M. C. Ewing

Daniel ^{his} Ford
 J. P. Sharp
 Sharp Pucker & Co.

The State of Mississippi }
 Yazoo County }

Personally appeared before me, the undersigned, a Justice of the Peace in and for said County, B. L. Mitchell one of the subscribing witnesses to the foregoing deed of trust who, being first duly sworn, deposed and said that he saw the above named Daniel Ford whose name subscribed thereto sign, seal and deliver the same to the said Sharp Pucker & Co. that he, this deponent, subscribed his name as a witness thereto in the presence of the said B. L. Mitchell and that he saw the other subscribing witnesses sign the same in the presence of the said M. C. Ewing and that the witnesses signed in the presence of each other, on the day and year therein named.

Given under my hand and seal, this the 28th day of February A.D. 1846.
 W. H. Smith J.P.

Solomon Collins }
 Trust. Deed }
 J. P. Sharp Trustee }
 Sharp Pucker & Co }

Filed for Record March 4th A.D. 1846 at 3 P.M.
 Recorded April 12th A.D. 1846

This Indenture, made and entered into this 25th day of Feb. 1846, between Solomon Collins of the first part and J. P. Sharp of the second part, and Sharp Pucker & Co. doing business under the firm name of Sharp Pucker & Co. of the third part. Witnesseth that the said party of the first part, for and in consideration of the sum of Two Dollars in hand paid by the party of the second part, the receipt of which is hereby acknowledged as well as for the further considerations hereinafter mentioned, has hereby granted, bargained, sold and conveyed unto the party of the second part, the following described property, situated in the County of Madison and State of Mississippi to wit: 1 Mares Colored Mare Mule named Kelly, 6 year old, entire crop, corn, Cotton Peas &c. together with all the

farming implements of every kind and description belonging to the party of the first part, now on the plantation known as the Anderson Place, also the entire crop of Cotton and corn that shall be raised the present year, by the party of the first part, on the plantation aforesaid, to have and to hold, the above described property unto the said party of the second part, his heirs, ~~and assigns forever~~, and the said party of the first part for himself, his heirs, executors and administrators, hereby covenants and agrees to and with said party of the second part, his heirs and assigns, to forever warrant and defend the title to the said property against the claims of all persons whomsoever, but this conveyance is in trust, and upon the following terms and conditions, Whereas, the said party of the first part is justly indebted to the said party of the third part, in the sum of, evidenced by his certain promissory note for that amount dated, and payable to the order of said party of the third part with interest thereon at the rate of ten per cent. per annum from and also in the further sum of One hundred & fifty dollars, due and payable on the 1st day of October 1876, evidenced by an account kept by party of third part being for family and plantation supplies furnished and to be furnished during the year 1876, which sum of money the party of the first part is desirous of securing, And it is further understood and agreed by the party of the first part, that in case the amount furnished shall at any time before closing the account before mentioned, exceed the aforesaid sum of \$150⁰⁰ dollars, then in that event, the said excess shall be, and the same is hereby secured under this Deed of Trust. Now if said party of the first part shall pay off and discharge said indebtedness at maturity then this conveyance to be void, but should said party of the first part fail to pay and satisfy said indebtedness at maturity, then it shall be the duty of the party of the second part, at the request of the party of the third part, to take possession of all the property conveyed under this trust, and after giving ten days notice of the time and place of sale, by posting notices in five public places in Madison Co. proceed to sell at public auction, for cash in hand, to the highest bidder, before the Court House door, in Madison Co. all of said property, or a sufficiency thereof to satisfy the debt and interest and cost of executing this trust, and the proceeds of said sale shall first be applied to the payment of the debt and interest thereon, and the cost of executing this trust, and the balance, if any there be, shall be paid over to

the party of the first part. It is further agreed and understood that should said Trustee, from any cause, fail to execute this trust then it shall be lawful for Sharp Pucker & Co. to appoint another whose acts shall be binding.

In testimony whereof, the parties hereto have hereunto set their hands and affixed their seals the day and year first above written.

Abner B. L. Mitchell
 July Kelly

Solomon x Collins
 J. P. Sharp
 Sharp Pucker & Co.

The State of Mississippi }
 Yazoo County

Personally appeared before me, the undersigned a Justice of the Peace in and for said County B. L. Mitchell one of the subscribed witnesses to the foregoing deed of trust, who being first duly sworn, deposeth and saith that he saw the above named Solomon Collins whose name subscribed thereto, sign, seal and deliver the same to the said Sharp Pucker & Co. that he, the deponent, subscribed his name as a witness thereto in the presence of the said B. L. Mitchell and that he saw the other subscribing witness sign the same in the presence of the said July Kelly and that the witnesses signed in the presence of each other, on the day and year therein named.

Given under my hand and seal this the 28th day of Feb. A.D. 1846.

W. G. Smith J. P.

Adam Dotson
 To Trust Deed
 J. P. Sharp Trustee
 To secure
 Sharp Pucker & Co.

Filed for Record March 4th A.D. 1846 at 3 P.M.
 Recorded April 12th A.D. 1846

This Indenture, made and entered into this 25 day of Feb. 1846, between Adam Dotson of the first part and J. P. Sharp of the second part, and Sharp Pucker & Co. of the third part, all of the State of Mississippi, Witnesseth: that the said part of the first part for, and in consideration of the sum of \$10 to him, in hand paid, by the party of the second part, as well as for the further consideration hereinafter

mentioned, has bargained, sold and conveyed unto the said party of the second part. the following described property to wit, 1 Cow & 1 Calf. entire crop Cotton, Corn Rice Fodder &c. And all the farming utensils of every kind and description, now on the plantation of the party of the first part, also the entire crop of Corn and Cotton that shall be raised the present year by part of the first part, on the plantation aforesaid, to have and to hold the above described property unto the said party of the second part, his heirs and assigns forever and the said party of the first part for himself, his heirs executors and administrators, covenants and agrees to, and with the said party of the second part, his heirs and assigns, to warrant and defend the title of said property against the claims of all persons whomsoever, But this conveyance is in trust, and on the following terms and conditions to wit: Whereas the said party of the first part is justly indebted to the party of the third part in the sum of, balance due party of the third part for cash; Plantation and other supplies furnished, and whereas, the said S. P. & Co. has contracted and agreed with said Adam Dotson that they will furnish Adam Dotson with necessary plantation and other supplies during the year 1846, to the amount \$150⁰⁰ more or less, due on the 1 day of Oct. 1846; Now if the said party of the first part shall pay off and discharge said indebtedness at maturity then this conveyance is to be void but in case he fails to do so, then it shall be the duty of the party of the second part to take possession of the property hereby conveyed, and to sell to the highest bidder, for cash, first giving ten days notice by posting Court House door and from proceeds of such sale he shall first retain the charges and expenses of executing this trust and the remainder he shall pay over to the party of the third part in satisfaction of said indebtedness, and it is agreed by the parties herunto, that if said Trustee should fail, from any cause, to execute this trust then it shall be lawful for said S. P. & Co. to appoint another Trustee to carry out the conditions of this trust, and the said party of the first part hereby covenants that he has not given and will not give, create or encumber said property and estate with any prior or first lien, mortgage, trust or liability, nor and to the prejudice of the one herein created and given, and should he do so, or shall have done so, this trust and the liability secured shall at once become due and payable, unless consented to in writing by said S. P. & Co. and then

only for the actual rents he may have agreed to pay for said lands for the year on which said crops are to be grown and for which an express lien and trust may have been given before this date.

In testimony whereof, the parties hereto have hereunto subscribed their hands and seals the day and year first above written.

Attest B. L. Mitchell
July Kelly

Adam x Dotson
J. P. Sharp
Sharp Pucker & Co

The State of Mississippi }
Yazoo County }

Personally appeared before me, the undersigned, a Justice of the Peace in and for said County B. L. Mitchell one of the subscribing witnesses to the foregoing deed of trust, who, being first duly sworn deposed and said that he saw the above named Adam Dotson whose name subscribed thereto, sign, seal and deliver the same to the said Sharp Pucker & Co. that he this deponent, subscribed his name as a witness thereto in the presence of the said B. L. Mitchell and that he saw the other subscribing witness sign the same in the presence of the said July Kelly and that the witnesses signed in the presence of each other, on the day and year therein named.

Given under my hand and seal, this the 28th day of Feb. A.D. 1846.
W. L. Smith J. P.

William Harrison
Catherine Harrison
Robert Harrison
Malinda Henderson
D^y Deed of Trust
Wm Richards Trustee
To secure B. F. Muse

Filed for Record March 4th A.D. 1846 at 3 P.M.
Recorded April 12th A.D. 1846.

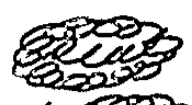
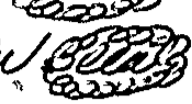
March 4th 1846
This deed of Trustee is made and entered into by and between William Harrison and his Catherine Harrison, Robert Harrison and Malinda Henderson of the first part and B. F. Muse of the second part and William Richards

Satisfied in full this 5th day
of December A.D. 1876.
B. H. Harrison

of the third part, all of Madison County, and State of Missis-
 sippi Witnesses, that whereas the said parties of the first part
 is just indebted to the party of the second part in the true
 and just sum of \$320 ⁰⁰/₁₀₀ Three Hundred & Twenty Dollars
 as is evidenced by his certain promissory note bearing even date
 herewith, due and payable by the first day of December 1876,
 and that said parties of the first part being and anxious to
 secure the prompt and punctual payment of the said sum of mon-
 ey in said promissory note mentioned, at the maturity thereof and
 in consideration of the sum of Ten dollars to him in hand paid
 by the party of the third part, the receipt whereof is hereby ack-
 nowledged that the parties of the first part has this day grant-
 ed, bargained and sold, and does by these presents, grant bargain
 and sell unto the party of the third part all their rights title
 and interest, in and to the following described property to wit:
 One Grey Horse, 1 Mare, the stock Cattle, Crop of Corn & Cotton
 Peas & Potatoes and farming implements & tools. To have
 and to hold all the above described property, forever unto the
 party of the third part, his heirs and assigns forever free and
 unincumbered from all claims whatsoever. The above deed is
 never theless subject to the following express conditions, should
 the said parties of the first part pay off and discharge said note
 at the maturity thereof then the above deed of trust to be
 void, otherwise to remain in full force and effect in law. 2nd
 should said parties of the first part fail or refuse to pay off said
 note at the maturity thereof, then in that event it shall be law-
 ful and proper for the third party on the application of the
 party of the second part, to take into his possession all of the
 above named property, and after advertising the sale of the
 same for ten days by posting written notices in front of the
 Court House door in said County of Madison and sell the same
 within the hour prescribed by law of 11 am. & 4 P.M. of said
 sale day in front of the Court House door for cash, to the high-
 est and best bidder thereof, and shall then out of the proceeds
 arising from said sale pay off and discharge said note and
 the residue in his hand then remaining pay over to the said
 parties of first part.

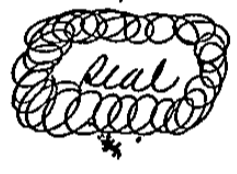
In testimony whereof the parties of the first part have
 set their hands & seal on the day & year first above
 written.

Catherine ^{mark} Harrison ^{mark} William ^{mark} & Harrison ^{mark}

Robert ^{the} Harrison 
Malinda ^{his} ~~husband~~ ^{wife} 

State of Mississippi }
Madison County }

Personally appeared before me E.S. Jeffrey
Clerk of the Chancery Court of said County, the within
named Robert Harrison, Malinda Henderson, & William Harrison
and Catherine Harrison his wife, who severally acknowledged
that they signed, sealed and delivered the foregoing and an-
nexed Deed, as their own act and deed, And the said Cath-
erine Harrison upon a private examination by me made, separ-
ate and apart from her said husband, acknowledged that
she signed, sealed and delivered the same as her voluntary
act and deed, freely, without any fear, threats or compulsion
of her said husband;




Given under my hand and seal of said
Court, this 4th day of March A.D. 1846.
E.S. Jeffrey Clerk

W. P. Wallace }
To's Deed }
A. V. Coleman }


Filed for Record March 6th A.D. 1846 at 11 o'clock
Recorded April 12th A.D. 1846.

I hereby alien & convey to A. V. Coleman a right
of way of sufficient width to admit of the easy passage of Wagons
&c along the fences of Gillman & Mosby from the public Road lead-
ing from Canton to Camden in Madison County Missi. to the Sp
N¹/₂ W¹/₂ N¹/₄ Sec 24 T 10 R 3 East through my land to the
above described land belonging to said A. V. Coleman

In testimony of which I have this day signed sealed
and delivered this deed the 2nd day of Sept. 1845
Walter P. Wallace 

The State of Missi.)
Madison County }


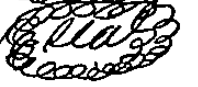
Before me J. W. Downe acting Justice of the
Peace for said County this day came W. P. Wallace
who acknowledged that he signed sealed and delivered the above deed
as his act and deed, on the day of the date thereof.

Given under my hand and seal the 2nd day of Sept 1845.
J. W. Downe J. P. 

S. J. Hickman et al } Filed for Record March 6th AD 1846 at 11 am.
 Do} Quit Claim Deed } Recorded April 12th AD 1846
 A. V. Coleman

This Deed of Quit Claim made and entered into this the 30th day of Aug. 1845. between S. J. Hickman and J. H. Hickman her husband and A. V. Coleman witnesses that the said S. J. Hickman and J. H. Hickman her husband in consideration of the sum of One Hundred dollars have quit claimed released and conveyed to the said A. V. Coleman all their right title and interest in and to the N¹/₂ and W¹/₂ of E¹/₂ of S¹/₄ of Sec 27 T 10 R 38. To have and to hold the interest above conveyed to her and her heirs.


In testimony of which this deed is signed sealed and delivered the day & year aforesaid.

J. H. Hickman 
 S. J. Hickman 

This State of Missi. }
 Madison County }

Before me J. W. Dorns an acting Justice of the Peace for said County this day came S. J. Hickman who on an examination by me separate and apart from her husband acknowledged that she signed sealed & delivered the foregoing deed freely as her own act and deed without any fear threat or compulsion from her husband and also came on the day aforesaid came J. H. Hickman who acknowledged that he signed sealed and delivered said deed as his own voluntary act & deed.

Given under my hand & seal the 30th day of August 1845.

J. W. Dorns 
 Justice of the Peace

W. R. Wallace } Filed for Record March 6th AD 1846 at 11 am.
 Do} Deed } Recorded April 12th AD 1846.
 A. V. Coleman

This Deed of Quit Claim made and entered into this the 30th day of August AD 1845 between W. R. Wallace and A. V. Coleman both of Madison County, Missi. Witnesses that for and in consideration of the sum of fifty dollars the said Wallace has on the day of the date hereof. quit claimed released and conveyed to the said A. V. Coleman the following lands in

Madison County, Missi: to wit S 1/2 N 1/2 W 1/2 N W 1/4 of sec 34 in T 10 R 3 East. To have and to hold the interest above conveyed to the said A. V. Coleman her heirs and assigns.

In testimony of which this deed is signed, sealed and delivered the day & year aforesaid.
Walter P. Wallace

The State of Mississippi
Madison County

Before me J. W. Downs An Acting Justice of the Peace for said County this day came W. P. Wallace whose name appears to the foregoing deed who acknowledged that he signed, sealed & delivered said deed on the day of the date thereof as his act and deed.

Given under my hand & seal the 30th day of Aug 1845.
J. W. Downs
Justice of the Peace

Jonas Skidmore
and Martha Skidmore
Do } Deed of Trust
J. W. Moore

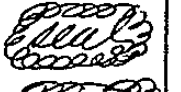

Filed for Record March 6th AD 1846 at 11 am.
Recorded April 12th AD 1846

"Merchants Deed of Trust"

This Deed of trust made this 4th day of March AD 1846. Witness that Whereas Jonas Skidmore and Martha Skidmore Parties of the first part are indebted to J. W. Moore in the sum of One Hundred Dollars more Bay Ware, and whereas said parties of the first part agreed to secure the payment of said sum as also any further amounts that may be advanced as aforesaid, and not mentioned herein, that the parties of the first part, in consideration of the premises as well as for ten dollars to be paid by Trustee, does hereby bargain, sell and convey to said Trustee the property, being in Madison County, Mississippi, and described as follows, To-wit: Bales of Lint Cotton Weighing \$450 each and also One Bay Ware, the title to which unto said Trustee or any successor warrant and agree forever to defend, in trust however, that if said parties of the first part shall, on or before the 1st day of November 1846, pay what may be due said J. W. Moore as aforesaid, and all costs incurred on account of this deed, then this deed to be void, but if default is made in said payments, the trustee shall take possession of said property, and having given 10 days notice of the time place and terms of sale by

sell said property or a sufficiency thereof, to make said payments for cash at public auction at, and said J. W. Morre or his legal representative can at any time he may desire appoint a trustee in the place of M. W. Wike or any succeeding Trustee. And should the Trustee at any time believe said property or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as aforesaid, said parties of first part can hold the same.


In testimony whereof said Jonas Skidmore and Martha Skidmore have hereto set their hands and seals on the date above written.

Jonas Skidmore 
 Martha Skidmore 

The State of Mississippi }
 Madison County }

This day personally appeared before me, the undersigned, a Justice of the Peace in and for the County & State aforesaid Jonas Skidmore and Martha Skidmore and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust, at the time therein named as their act and deed. Also appeared Martha Skidmore wife of the said Jonas Skidmore who after being examined privately and apart from her her said husband acknowledged that she signed, sealed and delivered the foregoing Deed as her voluntary act and freely, and for the purpose therein specified without any fear, threat or compulsion of her said husband.

Witness my hand and seal of office this 4th day of March A.D. 1846.

M. Joseph J. 

D. R. Ewing }
 Do } Deed of Trust
 David Caldwell Trustee }
 To secure
 Jno. H. Pabler }

Filed for Record March 6th A.D. 1846 at 3 P.M.
 Recorded April 13th A.D. 1846

This Deed of Trust made this the 6th day of March A.D. 1846, by and between D. R. Ewing of the first part, David Caldwell, of the second part, both of the County of Madison, State of Mississippi and John H. Pabler of

As acknowledged satisfaction whereof
 of the parties and of the Trustee
 16th day of October A.D. 1846
 D. Caldwell
 Trustee

Mount Juliet, Wilson County, Tennessee of the third part, witnesseth: that whereas the party of the first part, is indebted to the party of the third part in the sum of One hundred & seventy two ²⁵/₁₀₀ Dollars (\$172 ²⁵/₁₀₀) for the purchase money of one Iron Gray Mule, this day sold by the third party unto the first party, there fore in consideration of the premises, and of the sum of One Dollar in hand paid by the party of the second part unto the party of the first part, the receipt of which is hereby acknowledged, the said party of the first part has granted bargained and sold, and by these presents does grant, bargain, sell, alien, release, convey and confirm unto the party of the second part, as trustee herein, the following described personal property in Madison County Miss. to wit: One Iron Gray Mule (being the same mule herein above mentioned) together with the crops of Cotton and corn raised by the first party and those under his employ during the year 1846, to amount sufficient to pay the aforesaid sum of money, to have and to hold unto him the party of the second part, his heirs, assigns and successors forever. In trust however, and for the following purpose to wit: If the party of the first part shall on or before the 20th day of October 1846, fully pay satisfy and discharge unto the third party the said sum of money for the purchase of said mule, then this trust is to be void. But should he fail to pay the same, or any part thereof by the said 20th of October 1846, then the second party at the request of the third party, shall take possession of said property and after giving ten days public notice by posting written hand bills at three public places in said County of Madison sell said mule and crops, or a sufficiency thereof at public Auction in Canton to the highest bidder for cash and out of the proceeds of said sale, pay all costs of enforcing this trust then pay the sum due to the third party as aforesaid and the balance if any, pay over to the first party. the third party may at any time he may see proper appoint some other person as trustee to this deed in the place of the said David Caldwell and the acts of such subsequent trustee shall be as valid and binding done in accordance with the terms hereof, as if done by the said Caldwell,

In testimony whereof the said first party has


herunto set his name and affixed his seal this the day and year first above written.

D. R. Ewing 

State of Mississippi }
Madison County }

Personally appeared before me, the undersigned Justice of the Peace, in and for said State and County D. R. Ewing who acknowledged that he signed sealed and delivered the foregoing and Annexed Deed of Trust, on the day and year therein mentioned as his act and deed.

Witness my hand and seal this the sixth day of March A.D. 1846.

Robt. Powell 
Mayor & C. O. Justice of the Peace.

Daniel and Maria
Littleton
Do } Deed of Trust
M. W. Wiles Trustee.
Do secure J. W. Moore

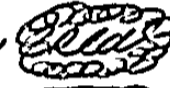
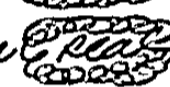
Filed for Record March 6th A.D. 1846 at 11 a.m.
Recorded April 13th A.D. 1846

"Merchants Deed of Trust"

This Deed of Trust made this 4th day of March A.D. 1846. Witnesseth, that whereas Daniel Littleton and Mariah Littleton parties of the first part are indebted to J. W. Moore in the sum of One Hundred and Fifty Dollars, on one Mouse Colored Mare Mule named Julia, and whereas said parties of the first part agreed to secure the payment of said sum as also any further amount that may be advanced as aforesaid and not mentioned herein, that the parties of the first part in consideration of the premises as well as for ten dollars to them paid by M. W. Wiles Trustee do hereby bargain sell and convey to said trustee the property, being in Madison County, Mississippi, and described as follows: Three (3) Bales of Lint Cotton weighing 450 each and also one Mouse Colored Mare Mule named "Julia" the title to which unto said trustee unto said Trustee or any successor warrant and agree forever to defend, in trust however that if said parties of the first part shall on or before the 1st day of November, 1846, pay what may be due said J. W. Moore, as aforesaid, and all costs incurred on account of this deed then this deed to be void, but if default is made in said payments, the trustee shall take possession of said


property, and having given ten days notice of the time, place and terms of sale, by, sell said property or a sufficiency thereof, to make said payments, for cash at public Auction at, And said J. N. Moore or his legal representative, can, at any time he may desire, appoint a trustee in the place of M. W. Miles or any succeeding Trustee, And should the Trustee at any time believe said property or any part thereof endangered as a security for said payments, he shall take the same into his possession and hold till said payments are made, or till said property is sold as aforesaid, but until demanded by the trustee for either of the purposes as aforesaid, said parties of the first part can hold the same.

In testimony whereof, said Daniel Littleton and Maria Littleton have hereto set their hands and seals, on the date above written.

Daniel ^{his} Littleton 
 Maria ^{her} Littleton 

The State of Mississippi }
 Madison County } s.s.

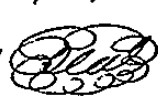
This day personally appeared before me, the undersigned, a Justice of the Peace in and for the County and State aforesaid Daniel Littleton and Maria Littleton and acknowledged that they signed, sealed and delivered the foregoing Deed of Trust, at the time therein named, as their act and deed. Also appeared Maria Littleton wife of the said Daniel Littleton, who after being examined privately and apart from her said husband, acknowledged that she signed, sealed and delivered the foregoing Deed, as her voluntary act, and fully, and for the purpose therein specified, without any fear, threat or compulsion of her said husband.

Witness my hand and seal of office, this
 4th day of March A.D. 1846
 M. Joseph J. P. 

J. H. Hickman
 Prod Deed of Trust
 S. S. Calhoun Trustee
 Oppose A. V. Coleman

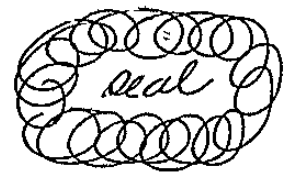
} Filed for Record March 6th A.D. 1846 at 11 a.m.
 Recorded April 13th A.D. 1846

This Trust Deed executed by J. H. Hickman the grantor to S. S. Calhoun trustee to secure Alice V. Coleman all of Madison County; State of Mississippi, Witnesseth: that whereas said Hickman owes said Coleman Two Hundred and sixty three and 53/100 dollars evidenced by his note to her for said sum of this date, due January 1st 1844, bearing ten per cent per annum interest from this date until paid, the payment of which he desires hereby to secure, therefore he has granted, bargained and sold, and hereby grants, bargains and sells, alien and conveys to said trustee and his heirs forever, that land in said County and State, described as fifteen acres off South end of $\frac{1}{2}$ N. W. $\frac{1}{4}$ Sec 26. T 10. R 3 East; and the south half of West half of N $\frac{1}{4}$ of Sec 26. T 10 R 3 East. If said note and interest be paid at maturity this deed to be void, otherwise said trustee, or any one in writing appointed by the lawful holder of said note may sell said land at auction for cash to the best bidder, after ten days posting of a written or printed notice of the time place and terms of sale with description of the land to be sold, on the Court House door of said County, said sale to be for cash and made in front of said Court House door, and the trustee shall make a deed to the purchaser, and pay out of the proceeds, first the expenses of executing this trust, then said note and the interest due until and any balance to said grantor.

Witness the hand and seal of the said Grantor hereto set this March 1st AD 1846.
 J. H. Hickman 

State of Mississippi } ss.
 Madison County }

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named J. H. Hickman who acknowledged that he signed sealed and delivered the foregoing Deed on the day and year mentioned as his act and deed.



Given under my hand and official seal, at office in Canton this 1st day of March AD 1846.

O. S. Jeffrey Clerk
 By C. H. Luitwiler D. C.

A. V. Coleman } Filed for Record March 6th AD 1846 at 11 am.
 Do } Quit Claim Deed } Recorded April 13th AD 1846
 S. J. Hickman }

This deed of quit claim made and entered into this the 30th day of Aug AD 1845 between A. V. Coleman and S. J. Hickman both of Madison County Miss. witnesses that for and in consideration of the sum of One hundred dollars the said A. V. Coleman has on the day of the date hereof quit claimed, released and conveyed to the said S. J. Hickman the following lands in Madison County Miss. to wit: N 1/2, S W 1/4 Sec 26, and 1/2 of 1/2 of S E 1/4 of Sec 27 T 10 R 3 East. To have and to hold the interest above conveyed, to her and her heirs &c.

In testimony of which this deed is signed sealed and delivered the day & year aforesaid.

Alice V. Coleman *[Signature]*

The State of Missi. }
 Madison County }

Before me J. W. Downes an acting Justice of the Peace for said County. this day came A. V. Coleman who acknowledged that she signed, sealed and delivered the foregoing deed on the day of the date thereof as her voluntary act and deed. Given under my hand & seal the 30th day of August AD 1845.

J. W. Downes *[Signature]*
 Justice of the Peace

R. P. Stokes } Filed for Record March 6th AD 1846 at 1 P.M.
 Do } Deed } Recorded April 13th AD 1846
 J. A. P. Campbell }

Trustee }
 Prosecur. O. A. Stokes } State of Mississippi Madison County.
 Know all men by these presents, that I between R. Stokes party of the first part, J. A. P. Campbell party of the second part and O. A. Stokes party of the third part all of Madison County, Mississippi, Witnesseth, that the first party being justly & lawfully indebted to the third party in the sum of Three hundred & forty eight dollars for value received in borrowed money as evidenced by one promissory note of even date with this deed and being

Satisfied in full this 19th March 1879
 O. A. Stokes

Anxious to secure the payment of the same and for the further consideration of one dollar in hand paid by the second party the receipt whereof is hereby acknowledged have this day bargained, sold, conveyed, confirmed and delivered and by these presents does now bargain sell, convey, alien, confirm and deliver unto J. A. P. Campbell Trustee all that real estate lying and being situate in Madison County, Mississippi and better known as the E $\frac{1}{2}$ of N $\frac{1}{4}$ and S $\frac{1}{4}$ of Sec 34, and N $\frac{1}{2}$ of N $\frac{1}{4}$ and S $\frac{1}{4}$ of Sec 35 T 11 R 5 East, containing 480 acres together with the hereditaments, appurtenances and improvements thereunto belonging or in anywise appertaining to the sole behoof and use of the second party, his heirs or successor in trusteeship forever, nevertheless in trust, that if the first party shall well and truly pay the note secured by this deed at maturity then this deed shall be null and void but if not paid then the second party or any one that may be appointed by C. A. Stokes may advertise the aforesaid real estate for sale at the Court house in Canton by posting a hand bill for 30 days before sale upon the Court house door, to be sold for cash, to the highest bidder at public outcry and after paying the costs of enforcing this instrument and paying the note secured by this deed to pay the surplus if any to Ruben P. Stokes.

In testimony whereof I have this day March the 3rd A D 1846 signed my name and affixed my seal.

Ruben P. Stokes 

State of Mississippi
Madison County

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named Ruben P. Stokes, who acknowledged that he signed, sealed, and delivered the foregoing Deed on the day and year mentioned as his act and deed.



Given under my hand and Official seal, at office in Canton, this 6th day of March A D 1846,

C. S. Jeffray Clerk
By C. H. Lintwater D.C.



Benj. Glick
vs Agreement
Wash Harris
and Geo Ruffin


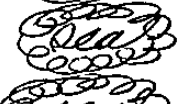
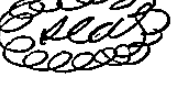
Filed for Record March 6th A.D. 1846 at 11 am
Recorded April 13th A.D. 1846

"Article of Agreement"

This Agreement made and entered into this 6th day of March 1846. between Benj Glick of the first part planter on place known as the Sea Foam place Madison County State of Miss. and we the undersigned parties of the second part laborers witness that we the parties of the second part agree to cultivate the land of the 1st part or such part as our ability will permit on the plantation known as the Sea Foam Plantation on the following conditions. the said Glick of the first part furnishes the team and the implements until the crop is laid by. In consideration of the above we the parties freedmen of the second part agree to cultivate the land of the first part furnishing ourselves with rations and all expenses not herein specified and we stipulate and agree between ourselves that the gross crop of Cotton in the bale at the Gin House, be divided between the 1st part and 2nd part also the crop of Corn in the crib and the fodder in the stack. the parties of the 2nd part laborers in the employ of Benj Glick of the first part bind themselves to be obedient and further obligate themselves help build and repair fences and do all other work necessary for the safety and benefit of the crop and also to take good care of Horses, Mules, and all implements necessary for the cultivation of the crop intrusted to the care of said Freedman. It is further agreed that we the laborers of the 2nd part, and the families of the same 2nd part obey and work the crop according to the orders of said Benj Glick of the 1st part and further if we the laborers of the 2nd part neglect to work the crop in time and as it should be to insure a good yield give said Benj Glick the right to employ labor and work on the crop and charge us up with such necessary expenses and outlay. It is further agreed by the parties of the 2nd part to furnish their own sacks and buckets for gathering the crop It is also agreed by the parties of the 2nd part to bear half the expense of ginning, and also that the parties of the 2nd part are entitled to half the cotton seed. It is further agreed and especially understood that no laborer of the 2nd part has a right to mortgage

a deed of trust his interest in the crop which in the contract means one half ginned and ready for market.

George ^{his} Ruffin 
Lucinda ^{mark} Banks 

Wash ^{his} Harris 
Benjamin ^{mark} Glick 
Jack ^{his} Fulton 

State of Mississippi } ss.
Madison County }

Personally appeared before the undersigned, Clerk of the Chancery Court of said County, the within named Benjamin Glick and Wash Harris who acknowledged that they signed, sealed and delivered the foregoing Deed on the day and year mentioned, as their act and deed.

Given under my hand and official seal, at office, in Canton, this 6th day of March AD 1846



E. S. Jeffrey Clerk
By W. R. C. Binwell D.C.

State of Mississippi } ss.
Madison County }

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named George Ruffin who acknowledged that he signed, sealed and delivered the foregoing Deed on the day and year mentioned as his act and deed.

Given under my hand and official seal, at office in Canton this 6th day of March AD 1846.

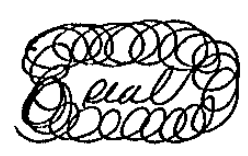


E. S. Jeffrey Clerk
By W. R. C. Binwell D.C.

State of Mississippi } ss.
Madison County }

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named Lucinda Banks who acknowledged that she signed, sealed and delivered the foregoing Deed on the day and year mentioned, as her act and deed.

Given under my hand and official seal, at office, in Canton, this 3rd day of April AD 1846.

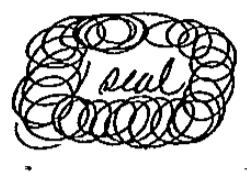


E. S. Jeffrey Clerk

State of Mississippi } ss.
Madison County }

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named

Jack Fulton who acknowledged that he signed, sealed and delivered the foregoing Deed on the day and year mentioned as his act and deed.



Given under my hand and official seal at office in Canton, this 3rd day of April AD 1846.
C. S. Jeffrey Clerk
By W. R. Burwell D.C.

Robert Powell }
To } Quit Claim Deed
S. D. Kays }

Filed for Record March 4th AD 1846 at 2 P.M.
Recorded April 13th AD 1846

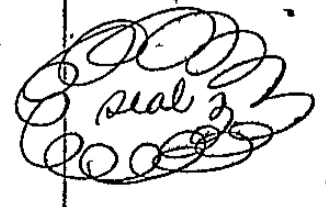
Vendor Lien of this deed satisfied in full this 24th March AD 1882 Robert Powell

This deed of Quit Claim made and entered into this the 19th day of Feb. 1846. between S. D. Kays and Robt. Powell witnesses that the said Robt. Powell has on the day of the date hereof in consideration of the promissory note of said Kays of this date falling due on the 1st day of Dec. 1846. bargained, sold, aliened and conveyed and by these presents does bargain sell alien and convey to the said Kays all his right title interest and claim in and to the following real estate to wit: lots one and two & 1/2 of lot 4. 1/2 of lot 6 and lot 7 and 1/2 of lot 8 in Sec 21 in Township ten Range 2 East. with the fixtures thereto belonging the said Powell reserving expressly to himself and the assignee of said note the Vendor's Lien as security for the ultimate payment of the purchase money of said lands.

In testimony of which this deed is signed sealed and delivered the day & year aforesaid.
Robt. Powell

State of Mississippi }
Madison County } s.s.

Personally appeared before the undersigned, Clerk of the Chancery Court of said County, the within named Robt. Powell who acknowledged that he signed, sealed and delivered the foregoing deed on the day and year mentioned as his act and deed.



Given under my hand and official seal at Office in Canton, this 1st day of February AD 1846
C. S. Jeffrey Clerk
By C. H. Rutherford D.C.