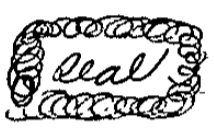


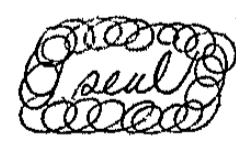
The State of Mississippi } ss.

Madison County } Personally appeared before me, C. S. Jeffrey
 Clerk of the Chancery Court, the above named
 William Smith, one of the subscribing Witnesses to the foregoing
 deed, who being first duly sworn deponeth and saith that he
 saw the above named Noah Sawyer whose name is subscribed
 thereto, sign seal and deliver the same to the above named W. B.
 Ricks that he, this deponent, subscribed his name as a witness
 thereto in the presence of the said Noah Sawyer and that he
 saw the other subscribing witness Monroe Parker sign the same
 in the presence of the said Noah Sawyer and in the presence
 of each other, on the day and year therein named
 in testimony whereof, Witness my hand and seal of
 said Court, this 6th day of May A.D. 1846.
 C. S. Jeffrey Clerk



The State of Mississippi } ss.
 Madison County }

Personally appeared before me, C. S.
 Jeffrey, Clerk of the Chancery Court, the above named Beverly
 Stewart one of the subscribing witnesses to the foregoing deed,
 who, being first duly sworn deponeth and saith that he saw
 the above named Maria Sawyer whose name is subscribed
 thereto sign seal and deliver the same to the above named
 W. B. Ricks that he, this deponent, subscribed his name as a
 witness thereto in the presence of the said Maria Sawyer
 and that he saw the other subscribing witness Cromwell Stewart
 sign the same in the presence of the said Maria Sawyer
 and in the presence of each other, on the day and year
 therein named.
 In testimony whereof, Witness my hand and seal
 of said Court this 6th day of May A.D. 1846.
 C. S. Jeffrey Clerk



Thos. J. Alworth
 J. J. Mosty
 J. J. Selman
 No. 1 of Trust
 No. 2 of Trust
 No. 3 of Trust
 No. 4 of Trust

Filed for Record May 8th A.D. 1846 at 5 P.M.
 Recorded May 22nd A.D. 1846

This Trust Deed made and executed this Eighth
 day of May A.D. 1846, by T. J. Alworth the grantor to W. J. Mosty

I acknowledge the contents of the within deed of trust this the 11th day of May A.D. 1880
for H. S. Goodwin attorney
for E. A. Senter bookkeeper

the trustee to secure J. J. Gilman, the beneficiary all of the County of Madison State of Mississippi is to witness, that whereas the said J. J. Alworth owes the said J. J. Gilman the sum of Five Hundred Eighty Dollars as shown by his promissory note of the date of this instrument, said note payable on the first day of January 1874, and bearing interest thereafter at the rate of 10 per cent per annum and whereas the said Alworth is desirous of securing the prompt payment of said note at its maturity, now they for the premises considered, and in consideration of the further sum of Ten Dollars in hand paid by said trustee the receipt of which is hereby acknowledged, the said Alworth hath granted bargained & sold aliened and conveyed & by these presents grants bargains sells aliened and conveys unto the said Mosty his heirs and successors forever, all that land lying in the County of Madison State of Mississippi and described as follows to wit: $6\frac{1}{2}$ $N\frac{1}{2}$ of $SW\frac{1}{4}$ less $2\frac{1}{2}$ acres Section 15, Township 9, Range 2 East, also East half $SE\frac{1}{4}$ & $N\frac{1}{2}$ $SE\frac{1}{4}$ less 15 acres Section 16, Town 9 Range 2 East and $E\frac{1}{2}$ $NE\frac{1}{4}$ & $N\frac{1}{2}$ of $W\frac{1}{2}$ of $NE\frac{1}{4}$ and $N\frac{1}{2}$ of $E\frac{1}{2}$ of $SW\frac{1}{4}$ Section 21, T9 Range 2 East, containing in all $303\frac{1}{2}$ acres more or less, also One Bay horse named Belmont, One Bay horse named Pompey, and one Mare named Nellie and One Colt one year old, & one colt about two months old, one bay mule named Dove 8 years old, One Bay Mule named Dick, and One Black Mule named "Jim" eight head Milk cows, with eight calves, four yearlings, 38 head of hogs, one Spring wagon used two years, one two horse wagon nearly new, also the whole crop of Cotton, Corn & Oats now growing or that may grow or be made, & raised on my plantation in Madison Co State of Miss, and whereon I am now residing; But the foregoing conveyance is in trust and to be void if the aforesaid note shall be paid at maturity and the indebtedness aforesaid fully discharged but if said note shall not be paid at maturity, it shall be the duty of said trustee or of any one else appointed in writing by the lawful holder of said note to carry out this trust thus to wit, to take possession of said property, and sell it or so much of it as may be necessary to raise the money that may be due on said note at auction, on any Saturday or Monday between the

the hours of 11 o'clock A.M. and 4 o'clock P.M. to the highest bidder for cash after having advertised the time place and terms of sale for ten days preceding the day of sale by posting a written or printed notice thereof on the door of the Court House of said County in front of which door such sale shall be made, and the said trustee shall execute a good and valid deed & title to the purchaser or purchasers of any or all of said property at such sale which shall vest a fee simple title & full possession of & ownership in all Chatter interests herein described and conveyed, and from the proceeds of such sale he shall pay the expenses of such trust, and the sum due said Gilman & lawful holder of said note & any balance to said grantor or his representatives, should the taxes on said property be unpaid said Gilman may pay the same & be reimbursed from the proceeds of said sale. & same as to the lawful holder of said note, the word "and" in 14th line first page, also the word "and" erased & "of" inserted on second page before signature.

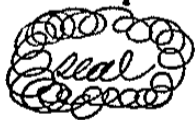
Witness the hand & seal of grantor on the day & year first above written.

Thos. J. Aleworth 

State of Mississippi }
Madison County } ss.

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named Thos. J. Aleworth 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 8th day of May A.D. 1846.



O. S. Jeffrey Clerk

James M. Skilton }
Do } Deed. Trust
P. A. S. Neville Trustee }
Do }
Moore and Co. }

Filed for Record May 9th A.D. 1846 at 9 am.
Recorded May 22nd A.D. 1846

This Deed of Trust and Agreement, made this 6th day of May A.D. 1846 Witnesseth that whereas James M. Skilton of Madison County Mississippi party of the first part is indebted to Moore & Co. of Louisiana Indies, in the sum of One hundred & fifty dollars on his note of this date and

whereas, said party of the first part expects said Moore & Co to advance money supplies and merchandise, during the year 1846. 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 premises, as well as for ten dollars to him paid by S. A. C. Niville 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 about six years old about 15 hands high called Wiley four cows & Calfs and the crop of Corn, Cotton fodder Peas and all other agricultural products raised by him and any person in his employ during the year 1846, with all other personal property now owned by him or of which he may become possessed during the year 1846, the title to which unto said Trustee or any successor, he warrants and agree forever to defend. In trust however, that if said party shall on or before the 15th day of October 1846, pay what may be due said Moore & Co. 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 then having given ten days notice of the time, place and terms of sale by posting three hand bills, sell said remaining property, or a sufficiency thereof to make said payments, for cash, at public Auction at such place as he may select, And said Moore & Co. or their legal representative, can at any time they may desire, appoint a trustee in place of said Niville 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 demand by the trustee for either of the purposes as aforesaid said party of the first part can hold the same.

In testimony whereof, said Skilton has hereunto set his hand and seal as above written.

Witness

M. M. Marke
R. W. Wilson

James M. Skilton

The State of Mississippi }
Holmes County }

Personally appeared before me, F. W. C. Neville Mayor & C. officio a Justice of the Peace for said County the within named R. W. Wilson one of witnesses to this deed who makes oath that James M. Skelton did in his presence sign and 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 8th day of May 1846.

F. W. C. Neville
Mayor & C. officio J. P.

George White
To's Deed of Trust
R. B. Batte Trustee
To secure
Robinson & Stevens

Filed for Record May 10th AD 1846 at 8 a.m.
Recorded May 22nd AD 1846

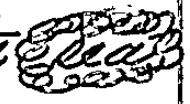
Merchants Deed of Trust

This Deed of Trust, made this 9th day of May AD 1846 Witnesseth: that whereas George White of Madison County party of the first part is indebted to Robinson & Stevens in the sum of Eleven Dollars on open ac. 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 does hereby bargain sell and convey to said Trustee the property, being in Madison County, Mississippi and described as follows; One dark Brown Mare Mule, 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 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 not 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. Balle, 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 January 1846, and not mentioned herein.

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

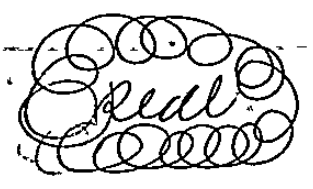
Witness J. A. Kausler

George ^{his} White 

The State of Mississippi } ss.
 Neshoba County }

This day personally appeared before me the undersigned Chancery Clerk, in and for Neshoba 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 9th day of May A.D. 1846.



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

M. P. Simpson ^{and}
 Martha J. Simpson
 Deeds of Trust
 R. B. Galt Trustee
 To secure
 Robinson & Stevens

Filed for Record May 10th AD 1846 at 8 o'clock
 Recorded May 23rd AD 1846.

"Merchants Deed of Trust"

This Deed of Trust, made this 3rd day of May AD 1846. Witness: that Whereas M. P. Simpson and Martha J. Simpson his wife of Madison County, parties of the first part are indebted to Robinson & Stevens in the sum of Four Hundred Forty four & 22/100 Dollars on Note due 1st May 1846. and whereas said parties of first part expect said Robinson & Stevens to advance Nine Hundred 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. Galt Trustee do hereby bargain, sell and convey to said Trustee the property, being in Madison County, Mississippi, and described as follows. S W 1/4 & N 1/2 of the N W 1/4 & W 1/2 of the W 1/2 of the S E 1/4 all in Section 21 & N W 1/4 & W 1/2 of the W 1/2 of the N E 1/4 & N 1/2 of the S E 1/4 all in Sec 28, T. 7 R. 1 East of basis Meridian. Saving & excepting a half acre of land being in & on the West side of the W 1/2 of said S W 1/4 of Sec 21, in a square it being the same 1/2 acre excepted as a grave yard in the deed from Wm. J. Dulaury to said parties of the first part, & excepting also six acres out of the S. E. Corner of said W 1/2 W 1/2 N E 1/4 Sec 28. Two Dark br. Mare mules Two Sorrel Horse mule. one light bay horse mule. one bay horse, one yoke Oxen one ox wagon, all crops of Cotton, Corn & other agricultural products 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

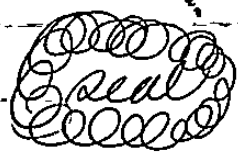
and said Robinson & Stevens or their legal representatives, can at any time they may desire, appoint a trustee in the place of R. B. Batte, or any succeeding Trustee. And should the trustee at any time believe said property, or any part thereof undamaged and security for said payments, he shall take 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. 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 July 1846, and not mentioned herein.

In testimony whereof said M. P. Simpson and Martha J. Simpson his wife have hereto set their hands and seals on the date above written.

M. P. Simpson
 M. J. Simpson

The State of Mississippi } ss.
 Nipids County

This day personally appeared before me the undersigned Chancery Clerk in and for Nipids County M. P. Simpson 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. Also appeared M. J. Simpson wife of the said M. P. Simpson, 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 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 9th day of May A.D. 1846.

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

R. G. Ross
 Tax Collector
 J. R. Hargis

Filed for Record May 11th A.D. 1846 at 3 PM.
 Recorded May 20th A.D. 1846

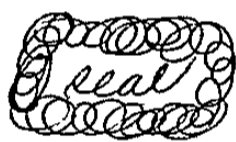
State of Mississippi Madison County ss.

R. J. Rose Tax Collector of Madison County, have this day according to law, sold the following lands: there being no other property on which to levy and make the taxes due on said lands to wit: An undivided 1/4 of 22 ft. off E side of Lot 3, exp. 2 in Canton for the taxes assessed to the reputed owner thereof Mrs. S. Callaghan for the year 1874, when J. R. Kargon became the best bidder at the sum of Twelve 24/100 Dollars. I therefore sell and convey said land to J. R. Kargon his heirs and assigns forever.

Given under my hand and seal, this 10th day of May AD 1875.
R. J. Rose Tax Collector

State of Mississippi } ss.
Madison County }

Personally appeared before me C. S. Jeffrey Clerk of the Chancery Court of said County R. J. Rose Tax Collector of said County, who acknowledged that he signed, sealed and delivered the foregoing Deed as his own act and deed, and for the purposes therein mentioned.



Given under my hand and seal of office, this 12th day of May AD 1875.

C. S. Jeffrey Chancery Clerk
By W. R. C. Sewell Secy

Julia Green
Pond Wade and
Willie Jones
To Deed of Trust
R. B. Rattle Trustee
To secure
Robinson & Stevens

Filed for Record May 10th AD 1876 at 8 am

Recorded May 23rd AD 1876

"Merchants' Deed of Trust"

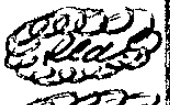
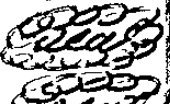
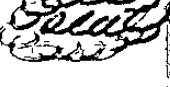
This Deed of Trust, made this 9th day of May AD 1876, witnesseth, that whereas Julia Green, Pond Wade & Willie Jones of Madison County, parties of the first part is indebted to Robinson & Stevens in the sum of Two Hundred Sixty three Dollars on open ac. and whereas, said parties of first part, expect said Robinson & Stevens to advance Five Hundred Dollars money, supplies and merchandise during the year 1876, 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. Balle Trustee do hereby bargain, sell and convey to said Trustee the property lying in Madison County, Mississippi, and described as follows: All crops of Cotton Corn & 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 they are to be first paid our indebtedness to them and the balance paid us. the title to which unto said Trustee or any successor warrants and agrees 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. Balle 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. 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 July 1846, and not mentioned herein.

In testimony whereof, said Julia Green Dow Wade & Willie Jones of Madison County have hereto set their hands and seals, on the date above written.

Witness

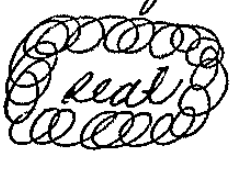
J. A. Kessler

Julia ^{her} Green 
 Dow ^{her} Wade 
 Willie ^{her} Jones 

The State of Mississippi
 Guide County

This day personally appeared

before me, the undersigned a Chancery Clerk in and for said County
 Julius Crew, Tom Wade & Willis Jones of Madison County and ack-
 nowledged 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 9th day of
 May A.D. 1846.



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

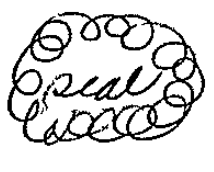
R. J. Rose } Filed for Record May 11th A.D. 1846 at 3 P.M.
 Tax Collector } Recorded May 23rd A.D. 1846
 Tax Deed }
 J. R. Hargon } State of Mississippi } ss
 Madison County }

I, R. J. Rose Tax Collector of
 Madison County, have this day according to law, sold the fol-
 lowing lands, there being no other property on which to levy
 and make the taxes due on said lands, to wit: N 1/2 E 1/2 NE 1/4
 Section 25, Township 8 R 2 E. 20 Ac. off NW cor. of NW 1/4 Section
 30, Township 8, Range 3 E. for the taxes assessed to the reputed
 owner thereof, Wash. Beatty for the year 1844. When J. R. Hargon
 became the best bidder, at the sum of Fifteen ^{38/100} dollars. I
 therefore sell and convey said land to J. R. Hargon his heirs and as-
 signs forever.

Given under my hand and seal, this 10th day of May A.D. 1846.
 R. J. Rose
 Tax Collector

State of Mississippi } ss
 Madison County }

Personally appeared before me, O. S. Jeffrey
 Clerk of Chancery Court of said County R. J. Rose Tax Collector of
 said County, who acknowledged that he signed, sealed and de-
 livered the foregoing deed, as his own act and deed, and for
 the purposes therein mentioned.



Given under my hand and seal of office, this
 12th day of May A.D. 1845.

O. S. Jeffrey Chancery Clerk
 By W. W. B. Penwell D.C.

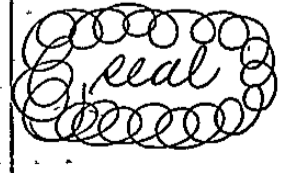
Jno. V. Fitchett } Filed for Record May 11th AD 1846 at 11 am.
 No. 3 Deed } Recorded May 22nd AD 1846
 Oileu Booth }

This Indenture made and entered into this the
 fourteenth day of April A.D. One thousand eight hundred and
 Seventy Six by and between J. V. Fitchett of the first part and
 Oileu Booth of the second part. All of the County of Madison
 State of Mississippi Witnesseth that the party of the first
 part for and in consideration of the sum of One hundred
 and Fifty Dollars to him Cash in hand paid by the
 party of the second part the receipt of which is hereby
 acknowledged doth grant bargain sell and convey unto
 the party of the second part her heirs and assigns forever
 One lot of ground lying and situate in the City of Can-
 ton. County of Madison and State aforesaid Bounded and
 described as follows. front Academy Street fifty feet bound-
 ed on the East by Col. M. E. Church running south four
 hundred feet thence west fifty feet thence North four
 hundred feet thence east fifty feet to the beginning
 And the said party of the first part for himself his heirs
 executors and administrators do warrant and defend the title
 unto the party of the second part her heirs and assigns for-
 ever against the claim or claims of any and all persons
 of any kind in law and equity.

In testimony of which I have hereunto affixed
 my hand and seal this the 14th day of April 1846
 J. V. Fitchett

State of Mississippi } ss.
 Madison County }

Personally appeared before the undersign-
 ed Clerk of the Chancery Court of said County the within
 named J. V. Fitchett 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 of-
 fice in Canton this 18th day of April AD 1846.

J. S. Jeffrey Clerk
 By C. H. L. Litchfield D.C.

David Green
D's Deed of Trust
W. G. Mabry Trustee
To secure
Shrock and Sons

Filed for Record May 11th AD 1846 at 8 a.m.
Recorded May 20th AD 1846

"Merchants Deed of Trust"

This Deed of Trust, made this 12th day of April AD 1846. Witnesseth: that Whereas David Green of Madison County State of Mississippi, party of the first part is indebted to Shrock & Sons of Attala County, Miss. in the sum of six⁰⁰/₁₀₀ Dollars on Note dated Feby 29/76 for \$6⁰⁰/₁₀₀ due on day after date with 10% int. from Jan'y. 1st 1846. and whereas, said party of first part expect said Shrock & Sons to advance him money, supplies and merchandise during the year 1846. not to exceed sixty dollars. 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 promise as well as for ten dollars to him paid by Mrs. G. Mabry Trustee, does hereby bargain sell and convey to said Trustee the property being in Madison County, Mississippi and described as follows: all his crop of Cotton, Corn, fodder he may make raise or control on the place he now lives or elsewhere the present year, as all his stock of Mules, horses, cattle &c. that he now has or may purchase the present year, 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 15th day of October 1846, pay what may be due said Shrock & Sons, 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 notices in three public places in said County of Madison sell said property or a sufficiency thereof, to make said payments for cash, at public Auction at the place he now resides and said Shrock & Sons or their legal representatives can at any time they may desire appoint a trustee in the place of said Mrs. G. Mabry 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

CANCELLED.
see with 1882 Shrock & Sons

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 January 1876 and not mentioned herein.

In testimony whereof, said David Green Wm G. Mabry and Shrock have hereunto set their hands and seals on the date above written.

Witness J. K. Jones
G. S. Shrock

David Green ^{his} Seal
W. G. Mabry Seal
Shrock & Sons Seal

The State of Mississippi }
Holmes County }

This day personally appeared before me B. L. Nowell Justice of the Peace for said County the within named J. K. Jones one of the subscribing witnesses to the foregoing deed of Trust who makes oath and said that David Green & W. G. Mabry did sign the above deed of trust in his presence and acknowledged that they did sign, seal and deliver the foregoing Deed of Trust and agreement and at the time therein named as their act and deed.

Witness my hand and seal of office this the 29th day of April AD 1876
B. L. Nowell

Mrs. S. W. H. Russell } Filed for Record May 11th AD 1876 at 8 am.
Do } Deed } Recorded May 22nd AD 1876
J. K. Shrock }

State of Mississippi, Madison County
Know all men by these presents that I Mrs. S. W. H. Russell of County and State above written for and in consideration of the sum of Twenty five dollars to me in hand paid by J. K. Shrock have released and quit claimed and by these presents doth release and quit claim unto him the said J. K. Shrock all my right title interest and claim in or to the following described land, and which is a portion of a tract of land I bargained to John W. Spaw he holding my bond for title on the same, there being a balance due

me for purchase money and the portion of said land described below, is the part of said land that J. W. Spaw has by deed conveyed to said J. K. Shrock and which by this instrument is quitclaimed and conveyed to said J. K. Shrock by me to wit: the $\frac{3}{2}$ of $N\frac{1}{4}$ of $N\frac{1}{4}$ and the $\frac{1}{2}$ of $S\frac{1}{4}$ of $N\frac{1}{4}$ of Section twenty two Township twelve Range four east containing thirty acres, and situated in Madison County State of Mississippi.

Witness my hand and seal this the day of April 1876 signed in presence of N. F. Shrock J. N. Jones S. W. W. Russell Seal

The State of Mississippi
Holmes County

This day personally appeared before me B. L. Howell Justice of the Peace for said County the within named J. N. Jones one of the subscribing witnesses to the above deed who makes oath and says that S. W. W. Russell did sign the above deed in his presence and acknowledged that she did sign seal and deliver the above deed and agreement and at the time therein named as her act and deed.

Witness my hand and seal this the 29th day of April AD 1876. B. L. Howell Seal

Thos. Sevier & Wife
D's Deed
Wm H Bailey and
John Handy Trustees
D's secure
Sallie J. Handy

Filed for Record May 13th AD 1876 at 11 am
Recorded May 23rd AD 1876

This indenture made this 9th day of May AD 1876, by and between Thomas Sevier and Mary O. Sevier his wife, of the first part, and Wm H. Bailey & John Handy trustees as hereinafter mentioned, of the second part. Witnesseth that the said parties of the first part for & in consideration of the sum of ten dollars to them in hand paid by the said parties of the second part, have given granted bargained sold & conveyed & by these presents do give grant bargain sell & convey to the said parties of the second part, the following tract or parcel of land situate in the County of Madison in said State of Mississippi namely all that part of $\frac{3}{2}$ of $S\frac{1}{4}$ of Section 24 T 9

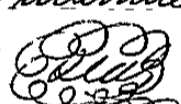
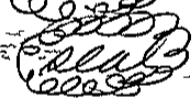
Satisfied in full this 17th day of October AD 1846
Sally J. Haudy
by Charles Haudy

R 2. East purchased by said Thomas Sevier of A. W. Haudy & conveyed by him to said Sevier by deed dated the 22nd day of November 1842. & recorded in Book 14 Page 46 of the land records of said County. being all that East 1/2 of SW 1/4 of Section 24, beginning at a stake at the North West Corner of said land lying on the County road leading West from Canton in said County to Bear Creek and at the North East corner of the adjacent lands on said County road belonging formerly to Richard W. W. W. & his heirs, and from said corner running north sixty three degrees thirty six minutes east by and with said County road as now established to a stake thence running south One thousand & Sixty Nine and eighty six hundredth feet. to a stake, thence running south Sixty three degrees thirty six minutes west thence running north One thousand and Sixty nine & eighty six hundredth feet. by & with said W. W. W. & his heirs containing ten acres more or less. To have and to hold said tract or parcels of land together with the buildings & improvements thereon & all appurtenances thereto unto the said parties of the second part forever. but upon the following conditions & trusts however, that is to say, whereas the said Thomas Sevier is indebted to Sally J. Haudy of said County, by promissory note bearing even date with these presents, payable to her the said Sally J. Haudy on the 9th day of October 1846. for the sum of Eight hundred & thirty four dollars and whereas said parties of the first part are desirous to secure to said Sally J. Haudy the prompt payment of said note Now therefore if said Thomas Sevier shall well & truly pay to said Sally J. Haudy said Note at maturity thereof then this conveyance shall be void of no effect. but if said Thomas Sevier shall fail to pay said note at maturity thereof then ~~it shall be the duty~~ it shall be the duty of said parties of the second part or each of them at the request of said Sally J. Haudy or her legal representatives to sell the property herein before mentioned for cash to the highest bidder before the door of the Court House in Canton in said County after having given twenty days public notice of the time place & terms of such sale by advertisement thereof put up at the door of said Court house and out of the proceeds of such sale said Justice parties of the second part shall first pay all

proper costs & charges incident to this trust & afterwards the amount that may be due on said note at the time of such sale, including interest thereon at ten per centum per annum after the maturity of said note, that being the amount of interest said note bears after its maturity and the balance of the purchase money said trustees shall pay over to said Thomas Serier or his legal representatives and it is expressly understood & covenanted between the parties hereto that the trust hereby created is joint & several & that said trust may be executed by said trustees jointly or by either of them, and that should said trustees die or fail or refuse to act in the premises all the trust hereby reposed in & imposed upon them may be executed by the Sheriff of said County then being, and said Thomas Serier doth covenant & agree by these presents to pay off and discharge all taxes that are or may become due on said lands prior to the sale thereof, if any sale shall be made as herein provided & also to warrant the title to said property to said parties of the second part & their assigns against all incumbrances or the claim of all or any person whatever.

Witness our hands & seals the day & year above written, the words & figures of "S W 1/4" being first interlined.

Witnesses R. Williams
 W. W. Leonard
 The State of Mississippi }
 Madison County, sct. }

T. Serier 
 M. O. Serier 

Personally appeared before me Ed. Jeffrey Clerk of the Chancery Court in and for said County Thomas Serier grantor in the foregoing deed, who acknowledged that he signed, sealed and delivered the same, on the day & year therein mentioned as his act and deed. And Mary O. Serier his wife personally came before me & on a private examination separate & apart from her said husband did acknowledge before me that she signed, sealed and delivered said deed on the day & year therein mentioned 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 11th day of May A.D. 1876,
 E. S. Jeffrey Clerk

Abraham Winston
 To's Seed of Pruet
 D. L. Cameron Trustee
 To secure.
 J. C. Cameron Jr.

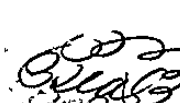
Filed for Record May 15th AD 1846 at 8 a.m.
 Recorded May 25th AD 1846

This Indenture made and entered into this 26th day of February AD 1846. by and between Abraham Winston party of the first part, D. L. Cameron party of the second part, and J. C. Cameron Jr. party of the third part, all of the County of Madison and State of Mississippi, Witnesseth: That whereas the said party of the first part have on the day and year above written rented of the said party of the third part twenty five acres of land being the Southwestern portion of his plantation which said plantation is described as follows, to wit: the South East 1/4 of Section 14, Township 9, Range 2 East, for and during the year 1846, at the rate of three dollars per acre, and the further consideration of repairing and keeping in repair the fences and houses on said plantation, and also the ditches and roads, and whereas the said parties of the first part are indebted to the said party of the third part in the sum of One hundred Dollars for one Iron Gray Mare Mule purchased of the said party of the third part, and and whereas the said party of the first part expect the said party of the third part, to furnish them necessaries, plantation supplies and merchandises to an amount not exceeding One hundred dollars, which several sums are evidenced by the promissory note of the parties of the first part, payable to the said party of the third part, on the first day of October AD 1846, with ten per cent interest from date, and the said party of the first part, being desirous to secure the prompt payment of said note at maturity, now this Indenture witnesseth, that said party of the first part, for and in consideration of the sum of ten dollars to them in hand paid, the receipt of which is hereby acknowledged, have granted bargained, sold and conveyed, and by these presents do grant bargain sell and convey unto the said party of the second part, his heirs and assigns forever the following property to wit: One Iron Gray mare mule the one purchased as above stated of the said party of the third part and all the crops of corn, cotton, potatoes, peas &c. to be raised by them on said land or other

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said, during the year 1846. To have and to hold the above described property, to the only proper use benefit and behoof, of the said party of the second part, his heirs and assigns forever. In trust nevertheless and for the following use intent and purpose and none other to wit: should said party of the first part fail to pay and satisfy said note at maturity then it shall be the duty of said party of the second part at request of the said party of the third part, after giving ten days notice of the time and place of sale, by posting in three public places in Madison County to proceed to sell at Public Auction, for cash to the highest bidder all the above described property or a sufficiency thereof to satisfy the debts and interest and the costs of executing this trust, and the balance if any there be shall be paid over to said party of the first part. But should said party of the first part well and truly pay said note at maturity then this deed to be void and of no effect. It is further understood and agreed that said Mule is not to be used in any manner except for plantation purposes: and that if the said party of the first part violate this agreement or if they should neglect any of the above mentioned crops then the said party of the second part is hereby empowered at the request of the said party of the third part to take possession of said Mule and crops or either of them and have said crops cultivated at the expense of said party of the first part. And it is further understood and agreed by the party herunto that if the said D. L. Cameron Trustee as aforesaid shall from any cause become unable or unwilling to execute this deed of trust then it shall be lawful for the said party of the third part, his executor administrators or assigns under their hands and seals to appoint another Trustee in place of the said D. L. Cameron with full power to execute the same according to its terms and whose acts and doings in the premises shall be as binding as if done by the said D. L. Cameron Trustee.

In testimony of which, said parties of the first and second parts have herunto set their hands and affixed their seals this day and date first above written.

Abraham ^{his} ~~mark~~ 

D. L. Cameron 

The State of Mississippi }
Madison County }

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

Given under my hand and seal this 26th day of February AD 1846.

R. O. Andrews
Justice of the Peace

Samuel Brown & Wife }
Deed in Trust }
Wm. H. Bailey Trustee }
To secure S. J. Handy }

Filed for Record May 15th AD 1846 at 12 o'clock.
Recorded May 25th AD 1846.

This Indenture made this 15th day of May 1846. between Samuel Brown & Jane Brown persons of Co. (said Jane being the wife of said Samuel) of the first part and Wm. H. Bailey of the second part. & S. J. Handy of the third part. all of Madison County, Mississippi; Witnesseth. whereas said Samuel Brown is indebted to said party of the third part in the sum of Sixty Dollars, evidenced by his certain promissory note, of same date as these presents & payable on the first day of January 1847. & whereas said parties of the first part are desirous of securing said party of the third part, in the payment of said sum of money aforesaid, now therefore said parties of the first part, do by these presents, grant bargain sell & convey to said party of the second part a certain lot or parcel of land, situate in said County, about one and a quarter miles from Canton, said land being the lands on which said parties of the first part now reside & which were conveyed to said Samuel Brown by Mrs. M. A. Hill by deed recorded in the Chancery Clerk's office of said County in Book No. 16 page 309. To have and to hold said lot or parcel of land unto the said party of the second part & his successors upon the trust following to-wit: in trust, that if said Samuel Brown shall well & truly pay said party of the third part said sum of money according to the tenor of said note, then this con-

veyance shall be void, but if said Samuel Brown shall fail
 herein, then it shall be the duty of said party of the second
 part & said party of the second part is hereby fully authorized
 & empowered to sell said lands to the highest bidder for cash,
 at public Auction before the door of the Court House of said County
 after request thereunto, made to him by said party of the third
 part or his assignee or representatives and said party of the sec-
 ond part shall give three weeks notice of such sale & of the time
 place and terms thereof by advertisement set up at the south door
 of the said Court House, for at least three weeks preceding such
 sale & shall also serve upon said Samuel Brown or his legal
 representatives in case of his death, a copy of said advertisement
 for the like space of three weeks before time of said sale, and
 out of the proceeds of such sale, said party of the second part
 shall first pay all costs & charges of executing this trust & in the
 next place he shall pay to said party of the third part the
 amount of the principal & interest of said note that may be due
 at time of such sale, counting interest at ten per centum per annum
 on said note that being the rate of interest said note bears af-
 ter its maturity & if any surplus remains, he shall pay over
 same to said Samuel Brown or his proper legal representa-
 tive. And it is further covenanted between the parties hereto
 of the first & third parts, that in case of the death of said
 party of the second part or his removal from the State or in
 case of his failure or refusal from any cause to execute this trust
 all the powers & duties hereby created & imposed upon him may
 be discharged by the person who at that time may be the
 Sheriff of said County.

In witness whereof said parties have hereto set their
 hands & seals, this the day & year first herein written
 the word "before" being first interlined.

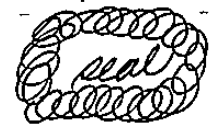
Witness Jno. Wandy

Samuel ^{his} Brown ^{seals}
 James ^{his} Brown ^{seals}

State of Mississippi }
 Madison County }

Personally appeared before me, S. Jeffrey
 Clerk of the Chancery Court of said County, the within named
 Samuel Brown and Jane Brown his wife, who severally acknow-
 ledged that they signed sealed and delivered the foregoing and
 annexed Deed, as their own act and deed. And the said Jane
 Brown, upon a private examination by me made, separately 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 15th day of May: A.D. 1846.



C. S. Jeffrey Clerk
By C. H. Kuttner S.C.

Jacob Loeb
vs Deed
Lehuaw Abraham & Co.

Filed for Record May 20th A.D. 1846 at 4 P.M.
Recorded May 25th A.D. 1846.

This Indenture made and entered into this the 15th day of May A.D. 1846, by and between Jacob Loeb party of the first part (and trustee by appointment) of the County of Madison & State of Mississippi; and Lehuaw Abraham & Co. parties of the second part of the City of New Orleans & State of Louisiana Witnesses: That whereas one A. Karpe by his deed of trust under date of May the 19th 1843 said trust deed being duly recorded in record book of deeds of Madison County State aforesaid Book "A.A." page 228, conveyed the estate hereinafter described to Samuel Loeb the original trustee, to secure the payment of certain indebtedness as is in said deed fully set forth, and whereas default has been made by the said A. Karpe, by a non-compliance of the allegations of said deed, the party of the first part herein acting pursuant to the request of the parties to whom said indebtedness was due, and according to the provisions of said deed of trust, having first published a notice of the time and place of said sale for four successive weeks in the Canton Mail, a newspaper published in said City of Canton, did sell the property described in said deed at public Auction in front of the door of the Court House of Madison County, on Monday the 15th 1846, when and where the same was duly disposed of to Lehuaw Abraham & Co. as the highest bidder therefor at the sum of Thirteen hundred dollars, Payment whereof is hereby acknowledged, Now therefore said party of the first part in pursuance of the proceedings aforesaid and of the power given him in and by said trust deed, in consideration of the sum of twelve hundred

dollars, to him in hand paid by the said parties of the second part all the right title and interest which by force of said deed of trust, and the proceedings aforesaid, he is empowered to grant sell and convey in and to the estate described in said deed of trust as follows. All of lot # 2 in square # 2 together with the appurtenances therunto belonging except so much thereof of said lot as was heretofore conveyed by Jefferson Love, to Anna Maria Ernest, and with the further exception of fifteen feet off the north end of said lot said property being more accurately described as lying and being in the City of Canton, County of Madison and State of Mississippi, and contains about forty nine feet fronting on north side of Center Street in said City, thence running back from said street, the entire width of said lot, two hundred feet more or less. To have and to hold said estate to the said parties of the second part their heirs and assigns forever.

Sw Witnesses whereof said party of the first part has set his seal and caused his name to be hereunto affixed this the day and year first above written.

Jacob Rob Trustee 

State of Mississippi } ss.
Madison County }

Personally appeared before the undersigned Clerk of the Chancery Court of said County the within named Jacob Rob 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 20th day of May A.D. 1846.

O. S. Jeffrey Clerk

Ernest Turner and
Wilem R. Turner
Do } Mortgage
Mrs. Maggie M. Clapp

Filed for Record May 22nd A.D. 1846 at 8 am.
Recorded May 25th A.D. 1846

This Indenture, made this ninth day of May in the year of our Lord one thousand eight hundred and Seventy Six between Ernest Turner and Wilem R. Turner his wife of the City of Chicago County of Cook and State of Illinois party of the first part, and Mrs. Maggie M. Clapp of

the City of Chicago County of Cook and State of Illinois
 party of the second part. Whereas, the said party of the first
 part is justly indebted to the said party of the second part,
 in the sum of \$700.⁰⁰ Seven hundred Dollars, secured to be
 paid by their certain promissory note dated May 9th A.D. 1846,
 to run eighteen months from date, interest at the rate of ten
 per cent. per annum, payable annually, payable at the office
 of residence of the party of the first part. Now therefore their
 Judicature witnesseth, that the said party of the first part
 for the better securing the payment of the money aforesaid
 with interest thereon, according to the tenor and effect of
 the said promissory note above mentioned, and also, in con-
 sideration of the further sum of one dollar to them in hand
 paid by the said party of the second part, at the delivery of
 these presents, the receipt whereof is hereby acknowledged, has
 granted bargained, sold and conveyed and by these presents
 does grant, bargain, sell and convey unto the said party of
 the second part, their heirs and assigns forever, all that part
 of the North East quarter of Section twenty seven containing One
 hundred and sixty Acres more or less in Township Eight Range
 two E. 3 R.M. said described premises being situated in the
 County of Madison District Number three in the State of Miss-
 issippi To have and to hold the same, together with all and
 singular the tenements, hereditaments, privileges and appurtenances
 therunto belonging or in anywise appertaining, And also all the
 estate, interest and claim whatsoever in Law as well as in equi-
 ty which the party of the first part has in and to the
 premises hereby conveyed unto the said party of the second
 part, his heirs and assigns, and to their only proper use, ben-
 efit and behoof, And the said Euro. Purvis & Helen N.
 Purvis his wife, party of the first part, hereby expressly
 waive ~~release~~ relinquish and convey unto the said party
 of the second part, his heirs, executors, administrators and
 assigns, all right title claim interest and benefit whatever,
 in and to the above described premises, and each and every
 part thereof which is given by or results from all laws of
 this State pertaining to the exemption of homesteads and
 the party of the second part had the right after giving the
 party of the first part, ninety days notice after maturity
 of notes to advertise said premises and sell to highest
 bidder at his discretion, provided always, and these presents

are upon this express condition, that if the said party of the first part, their heirs, executors, administrators or assigns, the aforesaid sum of money, with such interest thereon, at the time and in the manner specified in the above mentioned note according to the true intent and meaning thereof, then in that case these presents, and everything herein expressed, shall be absolutely null and void.

In witness whereof, the said party of the first part hereunto set their hand and seal the day and year first above written

signed sealed & delivered in presence of J. J. C. Purser

Oliver Purser
Wesley L. Purser

State of Illinois }
County of Cook }
City of Chicago }

I Geo. C. Whipple a Notary Public in said County, in the State aforesaid do here by certify, that Oliver Purser and Wesley L. Purser his wife being of lawful age, and personally known to me as the persons whose names are subscribed to the within Mortgage, as having executed the same, appeared before this day in person, and acknowledged that they signed, sealed and delivered the said instrument of writing as their free and voluntary act, for the uses and purposes therein set forth, and thereby conveyed and relinquished all their right title and interest dower and homestead exemption rights in and to the premises in said Mortgage described.

Given under my hand and Notarial seal this tenth day of May A.D. one thousand eight hundred and seventy six



Geo. C. Whipple
Notary Public

William E. Rose }
Co's Deed of Trust }
James B. Boyd }
Executors Trustee }
Britton Moore & Coleman }

Filed for Record May 23rd AD 1876 at 8 am.
Recorded May 25th AD 1876

This Indenture made this twenty second day of May A.D. eighteen hundred and seventy six by and between

William E. Ross of the County of Madison, State of Mississippi,
 of the first part James W. Boyd of the County of Hinds State
 of Mississippi of the second part, and Messrs. Britton Moore and
 Colman of the City of New Orleans, State of Louisiana parties
 of the third part. Witness, that whereas the party of the first
 part is indebted to the parties of the third part, in the sum of,
 And whereas said party of the first part expects said parties of
 the third part to advance to him in money, supplies & mer-
 chandise during the present year, to the extent of nine hun-
 dred dollars, including that now owing and the said parties
 of the third part have agreed so to do in such manner as they
 may deem most conducive to the purposes of this indenture,
 And whereas the said party of the first part has executed and
 delivered to the parties of the third part his promissory note
 of even date herewith in the sum of One thousand Dollars
 payable to their order at their office in the City of New Or-
 leans, on the twenty sixth day of December Eighteen hun-
 dred and seventy six, bearing interest from maturity at ten
 per cent per annum for over paid indebtedness, which note
 is to be "discounted" at current rates and the proceeds passed
 to the credit in open account of the party of the first part
 for use in the purchase of supplies and merchandise for the
 family and plantation of the party of the party of the first
 part. Now therefore in consideration of the premises and in order
 to secure the payment of said sum advanced or to be advanced
 as aforesaid, the said party of the first part hereby bargain
 sell and convey to said party of the second part, the following
 described property to wit: a tract of land in Madison County
 on which said Ross now resides being the $\frac{1}{2}$ of $\frac{1}{4}$ &
 $\frac{1}{4}$ of $\frac{1}{4}$ & $\frac{1}{4}$ of $\frac{1}{4}$ of Section 19, the $\frac{1}{2}$ of
 $\frac{1}{4}$ of Sec 20. The $\frac{1}{2}$ of $\frac{1}{4}$ and $\frac{1}{4}$ & $\frac{1}{4}$ of
 $\frac{1}{4}$ & ten acres in the $\frac{1}{4}$ corner of $\frac{1}{4}$ of $\frac{1}{4}$ of
 Section 29, the $\frac{1}{4}$ & $\frac{1}{2}$ of $\frac{1}{2}$ & $\frac{1}{2}$ of $\frac{1}{4}$ of Sec.
 30, the $\frac{1}{2}$ of Section 31, the $\frac{1}{4}$ & $\frac{1}{2}$ of $\frac{1}{4}$ of Sec.
 32, all in Township 7, Range 1 East, except three hundred
 & twenty acres heretofore sold & conveyed, G. W. & P. K. Green
 shown by deed to them, the balance of said tract hereby con-
 veyed, being about 1170 acres, Also Eleven Mules & horses
 now on said plantation & engaged in the cultivation thereof
 and the crop of Corn and Cotton or other agricultural pro-
 ducts that may be grown on said plantation during the

present year, together with the property aforesaid. To have and
 to hold the above described lauded and personal property to him
 the said party of the second part, his heirs and assigns forever.
 In Trust, however, and upon the following conditions viz: that
 if the party of the first part, shall on or before the 26th day of
 December, eighteen hundred and seventy six, pay what may
 be due to said parties of the third part, upon said promissory
 note, and all costs incurred on account of this Indenture, then the
 conveyance shall be void, but if default is made in said pay-
 ment then said party of the second part, when so requested
 by the parties of the third part, shall take possession of said
 property, and having given thirty days notice to said party
 of the first part, by writing & file notice by advertisement of
 the time, place and terms of sale, shall sell or cause to be sold
 said property, or so much thereof, as may be necessary to meet
 said indebtedness and the expense of executing this trust at
 public Auction for cash. And the said parties of the third
 part, or their legal representatives, can at any time they may
 desire appoint a trustee in place of said party of the second
 part, or any succeeding trustee, and should the trustee at any
 time believe said property or any part thereof endangred as a
 security for said payment, he shall take the same into his pos-
 session, and hold it until said payments are made, or until
 said property is sold as aforesaid, but until demanded by
 the trustee for either of the purposes aforesaid, said party of the
 first part can hold the same. And the said party of the first
 part, further bind and pledge himself to gather and to put into
 condition to ship to market, as soon as same can be done, the crop
 of Cotton, or other agricultural products, that he may raise or control
 during the year 1846, and also bind and pledge himself to ship said
 Cotton from time to time as soon as the same is gathered and in
 condition to be sent to market, to said parties of the third part
 in New Orleans to be sold by them, and should the said party
 of the first part fail to ship as much as fifty Bales of Cotton,
 during the season of 1846, that he will pay said parties of the
 third part a Commission of two and a half per cent on any such
 deficiency, based upon the average value of Cotton during the sea-
 son. And it is expressly agreed and understood by and between
 the parties hereto, that the said parties of the third part shall
 have the exclusive right to apply the net proceeds of sale of all
 Cotton shipped and all payments of money made to them

to the payment of any indebtedness, which may be due now or which may hereafter become due to them by the said party of the first part upon open account or to the debt secured and intended to be secured by this Indenture, according to their view of the exigency of the case, that such application may be made at such time and in such manner as they may elect, and that no application of such proceeds of sale or money to the payment of any debt in open account, which may at any time be due to the said parties of the third part by the said party of the first part, shall impair, lessen or prejudice the debt secured and intended to be secured by this Indenture, or the security herein and hereby provided therefor so far as any balance thereof may be due or owing.

Given under my hand & seal at Jackson Mississippi, the day & year above written.
 W. E. Ross Ent. Seal

The State of Mississippi }
 Hinds County 1st Dist. }

This day personally appeared before me the undersigned, Clerk of the Circuit Court in and for the first District of the County & State aforesaid William E. Ross who then there acknowledged that he signed sealed and delivered the foregoing deed of trust on the day & year therein in that behalf mentioned as his act and deed.

Witness my hand & seal of said Court hereto affixed at office at Jackson this the 22nd day of May 1846.



B. F. Edwards Clerk
 By S. Livingston D.C.

State of Mississippi } Filed for Record May 24th AD 1846 at 8 aul.
 By Deed } Recorded May 26th AD 1846
 Robinson & Stevens }

"The State of Mississippi"
 This Indenture, made and entered into this the 22nd day of May, AD 1846, between the State of Mississippi of the first part, and Robinson & Stevens of the second part. Witnesseth: That Whereas, there was sold on the 10th day of May AD 1846, to the State of Mississippi, for taxes due the State the following tract of land to wit.

Divisions of Sections	Section	Township	Range	Acres
N ¹ / ₂ NE ¹ / ₄ less 25 ^a off and E ¹ / ₂ NW ¹ / ₄	10	07	18	135
E ¹ / ₂ NE ¹ / ₄	10	"	"	80

situated in Madison County, containing Two Hundred and Fifteen acres more or less. And whereas, the said party of the second part desires to purchase said tract of land under the provisions of an Act of the Legislature, entitled an Act in relation to Public Revenue, and for other purposes approved April 15th 1846, and has this day applied to purchase the said land, and paid the sum of Fifty seven dollars and Eighty Four cents. Now in consideration of the premises, and the amount paid to the State of Mississippi, in accordance with the Statutes of the State of Mississippi, has this day bargained, sold and conveyed, and by these presents, does bargain, sell and convey unto the said parties of the second part, their heirs and assigns forever, the aforesaid tract of land, as above described, to have and to hold the same to said parties of the second part, their heirs and assigns forever, the State of Mississippi hereby warrants the title to said lands, according to the Statute in such cases made and provided and not otherwise.

In Testimony Whereof, these presents are signed sealed and delivered in the name of the State of Mississippi by W. H. Gibbs Auditor of Public Accounts, who has herunto subscribed his name and affixed his seal of Office, this the 22nd day of May A.D. 1846, at the City of Jackson.

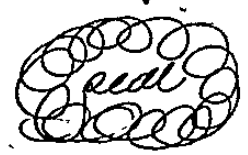


W. H. Gibbs
Auditor of Public Accounts

The State of Mississippi }
Madison County }

Personally appeared before the undersigned W. H. Gibbs Auditor etc. who acknowledged that he signed sealed and delivered the above deed as Auditor of Public Accounts for the purpose therein set forth.

Given under my hand and seal of office this the 22nd day of May A.D. 1846.



John McGill
Mayor of the City of Jackson J.P.

J. H. Boyd Comr. } Filed for Record May 24th AD 1846 at 8 am.
 Do } Deed } Recorded May 25th AD 1846.
 E. Richardson }

Under a decree of the United States Circuit Court for the Southern District of Mississippi in equity rendered February 20th 1844, in the case of Thomas Groves vs. J. H. Withers & Wife Executors of John Kyle et al. the undersigned Commissioner appointed by said decree advertised the time place & terms of the sale of the lands by said decree ordered to be sold, by advertisements in the "Ladlow Mail" a newspaper printed & published in Canton in Madison County, Mississippi inserted once a week for more than four consecutive weeks before the day of sale, and on the day & at the place so advertised to wit on the 22nd day of February 1846 (at noon) at the front door of the Court House in Canton, I sold the lands by the decree ordered to be sold at public Auction to the highest bidder for cash selling first the other lands as ordered by the decree & then the lands hereby conveyed in a body as decreed by the decree, at the sale E. Richardson being the highest & best bidder therefor became the purchaser of the lands hereby conveyed at the price of Eighteen hundred Dollars, which he paid & satisfied therefor. In consideration of the premises I, James H. Boyd, Commissioner appointed by said decree do hereby grant sell & convey to the said E. Richardson here & assign the following described land and premises to wit: A tract of land in Madison County, Mississippi known & described as follows, twenty two acres off of the north end of the E¹/₂ of the N E¹/₄, the N¹/₂ of N¹/₂ of N E¹/₄ less two acres, the N¹/₂ of N¹/₂ of N¹/₂ lying North West of the diagonal line, all in Section 4, the S¹/₂ of N¹/₂ and S¹/₂ of N¹/₂ of N E¹/₄, and the S¹/₂ of E¹/₂ of N¹/₂ of Section 5, all of the foregoing in Township 8, Range 3 East, the S¹/₂ of E¹/₂ of S E¹/₄, and N¹/₂ of E¹/₂ and E¹/₂ of N¹/₂ and the N¹/₂ of S W¹/₄ of section 33, and S¹/₂ of section 32, all in Township 9, Range 3 East, containing in all 1100 acres more or less, the foregoing tract of land sold & conveyed however subject to Mrs. Elizabeth N. Withers claim of Dower therein as the widow of John Kyle as allotted to her by the Probate Court of Madison County, Feb'y 15th 1869, being in the N¹/₂ of N¹/₂ of E¹/₂ of S W¹/₄ of section 33, S¹/₂ of N¹/₂ of S E¹/₄ and S¹/₂ of S W¹/₄ and 13¹/₃ acres off of the South side of the N¹/₂

of $\frac{1}{2}$ NW $\frac{1}{4}$ and $6\frac{2}{3}$ acres off of the south side of N $\frac{1}{2}$ of N $\frac{1}{2}$ of SE $\frac{1}{4}$ of section 32, all in Township 9 Range three East, the N $\frac{1}{2}$ of N $\frac{1}{4}$ and S $\frac{1}{2}$ of E $\frac{1}{2}$ of NW $\frac{1}{4}$ & W $\frac{1}{2}$ of NE $\frac{1}{4}$ of section 5 Township 8 Range 3 East, her dower being a life estate in the lands last above described, subject to the dower aforesaid the aforesaid tract of land is sold & conveyed with all & singular the tenements hereditaments & appurtenances thereto belonging or in anywise appertaining to have and to hold said tract of lands its tenements, hereditaments and appurtenances to him the said E. Richardson heirs and assigns forever, acting only as commissioner I hereby convey only such right & title as I am authorized & empowered to convey by said decree and the laws of the land.

Witness my hand & seal this the 22nd day of February 1846.

J. W. Boyd *[Signature]*
Commissioner.

The State of Mississippi
Hinds County

This day personally appeared before me the undersigned Mayor of the City of Jackson and ex officio J. P. in and for said County James W. Boyd who then and there acknowledged that he signed, sealed and delivered the foregoing deed on the day and year therein in that behalf mentioned as his act & deed as Commissioner as therein described.

Witness my hand & seal this the 20th day of May 1846.
John McGill Mayor J.P. *[Signature]*

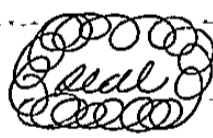
State of Mississippi } Filed for Record May 25th AD 1846 at 10 a.m.
Po's Deed } Recorded May 26th AD 1846
John W. Dorns }

" NE State of Mississippi"
This Indenture, made and entered into this the 16th day of May A.D. 1846, between the State of Mississippi of the first part, and John W. Dorns of the second part. Witnesseth: That whereas, there was sold on the 10th day of May A.D. 1845, to the State of Mississippi, for taxes due the State, the following tract of land, to wit:

Divisions of Sections	Section	Township	Range	Acres
Lot 8	12	10	2 E.	81.45
E $\frac{1}{2}$ of NE $\frac{1}{4}$	13	"	"	80.
NE $\frac{1}{4}$	24	"	"	160
				321.45

Situated in Madison County, containing Three hundred & twenty One ^{1/100} acres, more or less. And whereas, the said party of the second part desires to purchase said tract of land under the provisions of an Act of the Legislature, entitled an Act in relation to Public Revenue, and for other purposes, approved April 15th 1846, and has this day applied to purchase the said land, and paid the sum of Thirty six dollars and nine cents. Now in Consideration of the premises, and the amount paid to the State of Mississippi, in accordance with the Statute of the State, the State of Mississippi has this day bargained sold and conveyed, and by these presents does bargain, sell and convey unto the said party of the second part, his heirs and assigns forever, the aforesaid tract of land as above described to have and to hold the same to said party of the second part, his heirs and assigns forever. The State of Mississippi hereby warrants the title to said lands, according to the Statute in such cases made and provided, and not otherwise.

In Testimony Whereof, these presents are signed, sealed and delivered, in the name of the State of Mississippi by W. H. Gibbs, Auditor of Public Accounts, who has hereunto subscribed his name and affixed his seal of office this the 16th day of May A.D. 1846, at the City of Jackson.

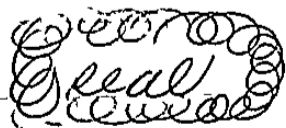


W. H. Gibbs
Auditor of Public Accounts

The State of Mississippi }
Madison County }

Personally appeared before the undersigned W. H. Gibbs Auditor, etc. who acknowledged that he signed sealed and delivered the above deed as Auditor of Public Accounts, for the purpose therein set forth

Given under my hands and seal of office, this the 16th day of May A.D. 1846.

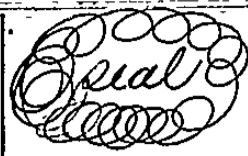


John McGill
Mayor of the City of Jackson J. P.

State of Mississippi } Filed for Record May 29th A.D. 1846 at 11 am
Do } and Recorded June 9th A.D. 1846
Mrs. M. A. Hulme }

"The State of Mississippi"

This Indenture made and entered into this the 16th day



John McGill Mayor of
the City of Jackson J. P.

I acknowledge satisfaction of the within deed of trust
this 11th day of November AD 1846. L. Schneider

Carroll Smith
and F. J. Smith
Trustees of Trust
N. Schneider Trustee
To secure
L. Schneider

Filed for Record May 30th AD 1846 at 3 P.M.
Recorded June 9th AD 1846

This deed of trust made this 23rd day of
May AD 1846 by Carroll Smith and F. J. Smith to secure
L. Schneider the payment of the sum of four hundred & fifty
Dollars, on the fifteenth day of October AD 1846, evidenced by
promissory note of this date, due then to said L. Schneider
for said sum. Witnesseth, that in consideration of said sum
of money and to secure said note the said Carroll Smith and
F. J. Smith have bargained and sold, and do hereby sell alien
and convey to N. Schneider that land in the City of Canton Mis-
sion County, Mississippi, known and described on the map of
said City as forty feet of the West side of Lot No four square
No two, beginning at the South West Corner of said Lot No
four and measuring forty feet front on the Street south of
said lot and running back the depth of said lot from said
street. To have and to hold said land, with its appurtenan-
ces to him the said N. Schneider his heirs and assigns for-
ever in trust, that this deed shall be void, if said money
shall be paid, But if not paid when due the said N.
Schneider, or if he shall die, or will not or cannot act, or shall
remove from Mississippi, any person named by the holder
of said note, may advertise said lot for ten days, by posting
written notice at the door of the Court House in Canton a-
foresaid and at the said Court House door shall sell said lot
at public outcry to the highest bidder for cash, and shall pay
said note out of the proceeds, and the remainder if any, shall
delivered to the grantors herein and the title made by said N. Sch-
neider or any trustee substituted for him shall vest in the pur-
chaser a complete title to said lot of land.

In Witness whereof we do hereto attach our names and
seals this 23rd May AD 1846.

Carroll Smith
F. J. Smith

State of Mississippi } ss.
Madison County }

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named Carrall Smith and F. J. Smith, 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 30th day of May AD 1846.
O. B. Jeffrey Clerk

The State of Mississippi }
Do: Deed }
John Whelan }

Filed for Record June 6th AD 1846 at 10 a.m.
Recorded June 9th AD 1846.

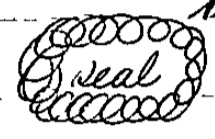
The State of Mississippi
This Indenture made and entered into this the 16th day of May AD 1846, between the State of Mississippi of the first part and John Whelan of the second part. Witnesseth, that whereas there was sold on the 10th day of May AD 1845, to the State of Mississippi, for taxes due the State, the following tract of land to wit:

Divisions of Sections	Section	Township	Range	Acres
E 1/2 of NE 1/4 & N 1/2 of SE 1/4 & 20a. being part off N. end of SE 1/4 of SW 1/4 & part off S. end of NE 1/4 of SE 1/4 & 10a off SE Cor. NE 1/4 of SE 1/4 & 10a off S.E. Cor. SE 1/4 of NE 1/4 all lying E of C. M. B. Road & 4a West of said Road being part of lot 1	18	9	3 E	204

and one vacant lot assessed to Mrs. M. V. Bairy in Canton, situated in Madison County, containing Two hundred & four acres more or less. And whereas, the said party of the second part desires to purchase said tract of land under the provisions of an Act of the Legislature, entitled an Act in relation to Public Revenue and for other purposes approved April 15th 1846, and has this day applied to purchase the said land and paid the sum of Two Hundred & Seventy three dollars and eight cents, now in consideration of the premises, and the amount paid to the State of Mississippi, in accordance with the Statute of the State, the State of Mississippi has this day bargained sold and conveyed, and by these presents, does bargain, sell and convey unto the said party of the second part, his heirs and assigns

forever, the State of Mississippi hereby warrants the title to said lands according to the Statute in such cases made and provided and not otherwise.

In testimony whereof, these presents are signed sealed and delivered in the name of the State of Mississippi by W. H. Gibbs Auditor of Public Accounts, who has hereunto subscribed his name and affixed his seal of office this the 16th day of May AD 1846. at the City of Jackson.

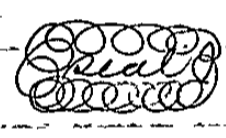


W. H. Gibbs
Auditor of Public Accounts

The State of Mississippi }
Hinds County }

Personally appeared before the undersigned, W. H. Gibbs, Auditor, etc. who acknowledged that he signed sealed and delivered the above Deed as Auditor of Public Accounts, for the purpose therein set forth.

Given under my hand and seal of office, this the 16th day of May AD 1846.



John McGill
Mayor of the City of Jackson & Co.

Adolphus Brown }
Do Deed of Trust }
R. C. Smith Trustee }
Do secure }
Hirsch Adler & Co. }

Filed for Record June 10th AD 1846 at 9 a.m.
Recorded June 10th AD 1846.

This Deed of Trust made and executed this the 10th day of June AD 1846, by Adolphus Brown, party of the first part, and R. C. Smith as trustee party of the second part, & Hirsch Adler & Co. party of the third part. Witnesseth, that whereas Mrs. A. B. Lord is doing a Mercantile business in Canton Miss. as a "Jumee Sol" and wishing to replenish her stock of goods in trade, and being unable to do so, without giving security to Messrs. Hirsch Adler & Co. for the stock she wishes to purchase from them, and the said Adolphus Brown wishing to assist her, and being willing to furnish the security required, to enable Mrs. A. B. Lord to purchase a stock of goods from Hirsch Adler & Co. to the amount of Twelve Hundred Dollars which shall mature on the first day of January AD 1847, now therefore if the said firm of Hirsch Adler & Co. will furnish to Mrs. A. B. Lord or to her husband goods to the amount of Twelve Hundred Dollars or to any

Mrs. Hensel Adler has been seen from me many times in 1876
and I gave authority to them to act for me and which J. D.
has accepted July 10th 1876.
R. C. Smith trustee only
Attended

other amount, to mature on the first day of January A.D. 1877, then the said Adolphus Brown do hereby bargain, sell, alien & convey & hath by these presents bargained sold and conveyed to secure said amount to R. C. Smith as trustee the following described Real estate situated in the City of Canton in the County of Madison & in the State of Mississippi described as follows viz: Lots 3, 4, 5 & 6, in square No 1, together with all improvements thereon it being the property upon which Mrs. A. H. Lord now resides, to have and to hold the same unto the said R. C. Smith his heirs & assigns forever but this conveyance is upon trusts viz: that if the said Mrs. A. H. Lord shall pay or cause to be paid the bill of goods which Messrs. Kirsch Adler & Co. shall furnish said Lord, or to her husband, at the time when said claim shall mature as aforesaid together with a debt of Two Hundred Dollars, which the said Mrs. A. H. Lord now already owes, the firm of Kirsch Adler & Co. then this deed shall be void, but if the said Mrs. Lord does not pay said sum of Two Hundred Dollars for supplies & goods to be furnished as aforesaid, together with the sum of Two Hundred Dollars which the said Mrs. A. H. Lord now owes said firm of Kirsch Adler & Co. as aforesaid then the said R. C. Smith shall advertise said premises for sale, and shall sell the same after 10 days notice in writing posted at the Court House door, in Canton, for cash to the highest bidder between the hours of 11 o'clock A.M. & 4 o'clock P.M. and shall apply the proceeds arising therefrom to the payment of the two claims herein mentioned & shall execute a deed to the purchaser, this deed is to secure the Two Hundred Dollars now owing Messrs. Kirsch Adler & Co. as well as the debt to be incurred as aforesaid to the amount of \$1200⁰⁰ as aforesaid or to any other amount. Witness my hand and seals

Adolphus Brown

State of Mississippi }
Madison County }

Personally appeared before the undersigned Clerk of the Chancery Court of said County, the within named Adolphus Brown 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 10th day of June A.D. 1876
C. S. Jeffrey Clerk

[Signature]