

32.

Wheatland Records

Volume 32

Chattel Mortgages, Contracts, Etc. 1869 – 1877

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WHEATLAND RECORDS

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CHATTEL MORTGAGES,
CONTRACTS, ETC.

1869-1877

VOL. 32.

To all to whom these Presents shall Come :

Know Ye, That I Edwin Hubbard of Mumford Monroe County New York State am indebted unto Sarah S. Lyons and Peris C. Wolcott of the same place in the sum of Sixty Six Dollars and fourteen Cents being for Securing a note of hand this day given by Sarah S. Lyons + Peris C. Wolcott given to Peter Cassidy of sixty six dollars and fourteen cents with interest

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Sarah S. Lyons and Peris C. Wolcott do hereby SELL, TRANSFER and ASSIGN, to the said Sarah S. Lyons and Peris C. Wolcott the property described in the following

SCHEDULE, Viz:

One two horse wagon - two horses - one sleigh - one set of double harness - two wagon boxes - and one plough - being the the same property now owned and occupied by me - one set of Whiffletas collar + neckyoke

Provided Always, and this Mortgage is on the express condition, that if the said Edwin Hubbard shall pay to the said Sarah S. Lyons and Peris C. Wolcott the sum of Sixty Six dollars and fourteen cents with interest thereon as follows, viz: The whole sum of Sixty Six dollars + fourteen cents in four months from the date hereof

which the said Edwin Hubbard hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Sarah S. Lyons and Peris C. Wolcott shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Sarah S. Lyons and Peris C. Wolcott shall at any time deem it unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenants and agrees to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the thirtieth day of July in the year of our Lord one thousand eight hundred and seventy five

Sealed and Delivered in Presence of

Drew Naughton

Edwin Hubbard



No.

Chattel Mortgage.

Edwin Hubbard
to

S. S. Lyons + P. C. Wolcott

Given, July 30th 1875
Filed, July 31st 1875
at 7 o'clock, P. M.

John Croft
Town Clerk.

Wheatland July 29th 1875

I hereby certify that
a certain Chattel Mortgage
made by Edwin Hubbard
to Sarah S Lyons a lien
over a year ago & filed
in the town Clerks Office
of the town of Wheatland
is paid off & Satisfied

Sarah S Lyons

To all to whom these Presents shall Come:

Know Ye, That *we* William Hook and Harriet E. Hook of *Wheat and Mouse Co. N.Y.* are indebted unto *Catharine A. Hook* of the same place in the sum of *five hundred and seventy four* Dollars and *—* Cents being for *horses, wagon and harness & cash \$94.00*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Catharine A. Hook* we do hereby SELL, TRANSFER and ASSIGN, to the said *Catharine A. Hook* the property described in the following

SCHEDULE, viz: *6 tons of hay*
10 acres of beans, 20 acres of wheat sown fall of 1875
One Team Buckskin colored horses (one a horse & one a mare) *one sow with pig,*
One Roan Horse, *3 Spring pigs.*
One cream Colt, *2 lumber wagons one grain drill*
one dark brown yearling Colt, *one Democrat Buggy.*
one Roan Cow, *2 sets double harness.*
one white & red cow, *1 single harness*
one roan heifer, *1 wheel horse rake.*
One white & red steer, one red steer, one pair Bob
one Combina digger & Mower reaper - 1 grain drill
a two horse cultivator - 2 plows - 2 traps - 7 acres of corn

Provided Always, and this Mortgage is on the express condition, that if the said *William Hook and Harriet E. Hook* shall pay to the said *Catharine A. Hook*

the sum of *Five hundred & Seventy four Dollars* with interest thereon as follows, viz: *To be paid in nine months from this date.*

which the said *William Hook & Harriet E. Hook* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Catharine A. Hook* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Catharine A. Hook* shall at any time deem *it* unsafe, it shall be lawful for *her* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *they* covenant and agree to pay the deficiency.

In Witness Whereof *we* have hereunto set *our* hands and seals the *28th* day of *August* in the year of our Lord one thousand eight hundred and seventy *five*

Sealed and Delivered in Presence of

D. W. Naughton

William Hook

Harriet E. Hook

No

Chattel Mortgage.

Mr Hook
& wife
to
Hook

Given, Oct 19th 1875
Filed, 19th 1875
at 1 o'clock, P.M.

John Croft
Town Clerk

[Faint, mostly illegible handwritten text, likely the body of the mortgage document, covering the majority of the page.]

To all to whom these Presents shall Come :

Know Ye, That I, William E. Weeks of the town of Wheelocka County of New York indebted unto Daniel A. Woodbury James E. Booth & Henry H. Pryor of Schoharie Co. N.Y. in the sum of Fifteen Hundred Dollars and Cents being for a Steam Engine, Boiler, smoke pipe & appurtenances furnished by the parties of the second part to me said William E. Weeks,

Now, for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Parties of the Second part, I do hereby SELL, TRANSFER and ASSIGN to the said Woodbury Booth & Pryor the property described in the following

SCHEDULE, Viz:

1 Steam engine, Steam boiler, Lot of Belting bearing couplings, Shafting, Smoke stack, gages, locks, valves, iron and wood connections, Hangers, pulleys, Elevators, conveyors, stones for grinding plaster, and any and all other machines contained in the frame plaster mill build in by the party of the first part situated in the town of Wheelocka aforesaid

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said William E. Weeks shall pay to the said Daniel A. Woodbury James E. Booth & Henry H. Pryor the sum of Fifteen Hundred Dollars with interest thereon as follows, viz:

the whole of said sum & interest from this date on the first day of July One thousand Eight hundred & Eighty Six (1876)

which the said William E. Weeks hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Parties of the Second part shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Parties of the Second part shall at any time deem the above property unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, cost and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 15th day of June in the year of our Lord one thousand eight hundred and seventy five Sealed and Delivered in Presence of

Wm E Weeks



No.

Chattel Mortgage.

William E. Weeks

to

Samuel A. Wood -
-burg and others

Given June 15th 1875 -

Filed June 16 1875

at 4 o'clock P.M.

John Long

John Clerk

To all to whom these Presents shall Come :

Know Ye, That I George Murphy of the town of Wheatland Monroe County am indebted unto William D. Garbutt of the same place

in the sum of Forty Dollars and Cents being for the purchase of a cow, and as security of a certain note of hand bearing date Sept. 15 1875.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said William D. Garbutt I do hereby SELL, TRANSFER and ASSIGN, to the said William D. Garbutt the property described in the following SCHEDULE, Viz:

one blindled Cow 8 years old

Provided Always, and this Mortgage is on the express condition, that if the said George Murphy shall pay to the said William D. Garbutt the sum of Forty Dollars with interest thereon as follows, viz: in four months from the date hereof

which the said George Murphy hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said William D. Garbutt shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said William D. Garbutt shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenants and agrees to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 15th day of September in the year of our Lord one thousand eight hundred and seventy five

Sealed and Delivered in Presence of

D. W. Naughton

George x Murphy
his
mark

No.

Chattel Mortgage.

George Murphy

To

William D. Garbutt

Given, Sept. 15th, 1875

Filed, " " 1876

at 7 o'clock, P. M.

John Lopez

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I David Smith of Riga Monroe
County N.Y. indebted unto Polly Smith
of Manhattan in said County
in the sum of Seventy (70) Dollars and Cents,
being for bonds given to the amount of Seventy
dollars the receipt whereof is hereby acknowledged

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Polly Smith I do hereby SELL, TRANSFER, and
ASSIGN to the said Polly Smith the property
described in the following SCHEDULE, Viz:

one our Man trap and one my Spring
one our horse harness and one light
square buggy or one horse wagon

Provided Always, and this Mortgage is on the express condition, that if the said David
Smith shall pay to the said Polly Smith
the sum
of Seventy dollars with interest thereon as follows, viz;
all of it in one year after the date
made

which the said David Smith hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said Polly Smith shall have
full power to enter upon the premises of the said party of the first part; or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting
all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said Polly Smith shall at any time
deem herself unsafe, it shall be lawful for her to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 11th day
of January in the year of our Lord one thousand eight hundred and seventy for

Sealed and Delivered in Presence of

W. Jones }
Witness

David Smith



No.

Chattel Mortgage.

David Smith
90

Polly Smith

Given, Jan 7th 1870
Filed, Jan 14 1870
at 5:34 o'clock, P. M.

Wm. E. Rogers
Tavern Clerk.

To all to Whom these Presents shall come:

KNOW YE, that I *Horatio N. Mathes* of the city of *Buffalo* of the first part, being justly indebted to *Edwin Gilbert* of the second part, in the sum of *two thousand five hundred* Dollars, upon *contract*

have, for the purpose of securing the payment of the said debt, and the interest thereof, granted, bargained, sold and mortgaged, and by these presents do grant, bargain, sell and mortgage unto the said party of the second part, all and singular the goods, chattels and personal property mentioned and described in the following schedule, to wit:

Matt Mill Pitting Horse & Elevators Washers & Sponges Coppers. Pipes one large Pump & fixtures & Iron mounting tubs 1 Wash Tub 1 Under Back 250 Ale barrels 300 half ale barrels 39 Double Casks all ale barrels & Casks belonging to the marked Mumford Brewery

To Have and to Hold the same, and every part and parcel thereof, unto the said party of the second part forever, PROVIDED ALWAYS, and the condition of these presents is such, that if the said party of the first part pay to the said party of the second part the debt aforesaid, with the interest thereon from the date hereof, in ~~maner~~ following, to wit:

At the maturity of any note given for the purchase of merchandise during the term of one year from this date this mortgage being intended as a continuing security for the payment of whatever sum the party of the first part may owe to the party of the second part for merchandise or money loaned to said amount of \$2500. within one year from this date

then these presents shall be void and of no effect; subject, however, to the provisions hereinafter contained; and the said party of the first part do hereby agree to pay the same accordingly.

But if default be made in such payment, or if the said party of the second part shall at any time deem ^{himself} in danger of losing the said debt, or any part thereof, by delaying the collection thereof until the expiration of the time above limited for the payment thereof, the said party of the second part is hereby authorized to take possession of the said goods, chattels and personal property, at any time, either before or after the expiration of the time aforesaid, and to sell the same, or so much thereof as may be necessary to satisfy ^{at public or private sale} the said debt, interest and reasonable expenses, ~~after~~ the like notice as is by law required for Constables' Sales, and to retain the same out of the proceeds of such sale: the overplus (if any) to belong to and to be returned to the said party of the first part. And it is understood and agreed that the stipulations aforesaid are to apply to and to bind the heirs, executors, and administrators of the respective parties.

In Witness Whereof, the said party of the first part has hereunto set *his* hand and seal *1st* day of *September* in the year one thousand eight hundred and seventy-four

In presence of

Horatio N. Mathes



Please enter on Record

No.

Chattel Mortgage.

Horatio A. Martin

TO

Edwin Gilman

Copy 1875-

Filed July 15 1875
At 10 O'Clock A.M.

John Croff
Iron Clerk

ENDORSED.

I, Randolph Ballard
the *Mortgagee* named in the Mortgage, of
which the foregoing is a copy, do hereby give notice to all whom it may concern, that there remains
due to me of the principal sum secured by said Mortgage, the sum of One hundred
thirty four dollars and twenty six cents,
and that my interest, as such *Mortgagee* , in
the property included in said Mortgage, and thereby and hereby claimed by me is the sum of
One Hundred thirty four dollars and twenty six cents
and the interest thereon from the fifteenth day of December 1873.

Dated, the 26th day of November 1875.

Randolph Ballard
Mortgagee

Chattel Mortgage.

Edward Coslow

TO

andolph Ballard

NEWAL OF CHATTEL MORTGAGE.

187

at h m M.

..... Clerk.

To all to whom these Presents shall Come:

Know Ye, That I Edward Goslow of the Town of Wheatland Monroe County, am indebted unto Randolph Ballard of P. Co. in the sum of One Hundred thirty four Dollars and twenty six Cents being for

Money advanced and professional services rendered for said Goslow

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Randolph Ballard I do hereby SELL, TRANSFER and ASSIGN to the said Ballard the property described in the following

SCHEDULE VIZ:

One Threshing Machine - One Horse Power - Rod and separator thereto belonging complete - Blain's make -

Provided Always, and this Mortgage on the express condition, that if the said Goslow shall pay to the said Ballard or his assigns the sum

of One hundred thirty four ²⁶/₁₀₀ Dollars with interest thereon as follows, viz: One half thereof in one year from date the balance thereof in two years from date he pay with annual interest according to the condition of a note bearing even date herewith given to said Ballard -

which the said Goslow hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Ballard shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Ballard shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges, I Goslow covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the fifteenth day of December in the year of our Lord one thousand eight hundred and seventy three

Sealed and Delivered in the Presence of

George Goslow
A. J. Tompkins

his
Edward X Goslow S.
mark

Renewal &

~~No.~~

^{copy}
Chattel Mortgage.

Edward Coslow

To

Randolph Ballard

Given December 15th 1873

Filed November 24 1875

at 6 o'clock P.M.

John Gross

Town Clerk.

To all to whom these Presents shall Come:

Know Ye, That *Dennis Murphy* of *Mumfords Mount* do hereby indebted unto *Julius Austin* of the same place in the sum of *Three Hundred + 28* Dollars and *90* Cents

being for *the security of a promissory note bearing even date with this mortgage made by said Dennis Murphy to Julius Austin or bearer for 328 ⁹⁰/₁₀₀ dollars*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Julius Austin* do hereby SELL, TRANSFER and ASSIGN, to the said *Julius Austin* the property described in the following

SCHEDULE, Viz:

One black horse 8 years old Hawk One bay horse frank Eleven years old known as the "Crows" which Horse One lumber wagon red running gear blue box neck yoke & whiffletrees One 2 Seated black democrat 2 Sets of long tag harness One white cow 7 years old two pairs red bob Slings 2 pairs neck yokes & Whiffletrees One lumber wagon red running gear and red box

Provided Always, and this Mortgage is on the express condition, that if the said *Dennis Murphy* shall pay to the said *Julius Austin* the sum

of *328 ⁹⁰/₁₀₀ Dollars* with interest thereon as follows, viz: *Eight months from the date of this mortgage viz August 31st 1876*

which the said *Dennis Murphy* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Julius Austin* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting ~~the amount of said notes & interest~~ all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Julius Austin* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *31st* day of *December* in the year of our Lord one thousand eight hundred and seventy *five*

Sealed and Delivered in Presence of

W. G. Ashby

Dennis Murphy



No.

Chattel Mortgage.

Dennis Murphy
to
Julius Austin

Given, Dec 31st 1875
Filed, Dec 31 1875
at 4 o'clock, P. M.

John Gross
Town Clerk.

To all to whom these Presents shall Come:

Know Ye, That I, William E. Weeks of the town of
 Wheatland County of Monroe am indebted unto Daniel A.
 Woodbury, James E. Booth & Henry H. Prior of
 Rochester N.Y. in the sum of Fifteen hundred Dollars and Cents
 being for a steam engine, Boiler, Smoke pipe and
 appurtenances furnished by the parties of
 the second part to me said William E.
 Weeks.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 Parties of the second Part - I do hereby SELL TRANSFER, and
 ASSIGN to the said Woodbury, Booth & Prior the property
 described in the following

SCHEDULE, Viz:

1 Steam engine, 1 Steam Boiler, Lot of
 Belting, gearing, couplings, shafting
 smoke stacks of irons, levers, Valves
 Iron & wood connections, Hangers, Pullies
 Elevators, conveyors stones for grinding
 plaster, and any and all other machinery
 contained in the frame plaster mill
 building of the Party of the second Part -
 situated in the Town of Wheatland aforesaid.

Provided Always, and this Mortgage is on the express condition, that if the said William
 E. Weeks shall pay to the said Daniel A. Woodbury
 James E. Booth & Henry H. Prior the sum
 of Fifteen hundred dollars with interest thereon as follows, viz:
 The whole of said sum & interest - from this
 date on the first day of July One thousand
 eight hundred & seventy six (1876)

which the said William E. Weeks hereby agree to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
 time above mentioned then the said Parties of the second Part - shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
 said Parties of the second Part - shall at any time
 deem the debt or property unsafe, it shall be lawful for them to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
 If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
 and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 15th
 day of June in the year of our Lord one thousand eight hundred and seventy five

Sealed and Delivered in Presence of

William E. Weeks
 (Signature)

The interest of the within named mort-
-gages is the same as stated in the origi-
-nal instrument of which the within
is a true copy, the debt for which the
mortgage was given has not yet ful-
-ly been paid nor any of the interest ac-
-crued thereon.

Sealed and Delivered
-under my hand
1876

Samuel A. Waverburg
James E. Bault and
Henry H. Pomeroy

Mortgages
By  Waverburg

No. 11

Chattel Mortgage.

William E. Weeks

to

Daniel A. Wadsworth
& others

Given, June 15th 1875

Dated, June 7 1876

at 12 1/2 o'clock, P.M.

Otto Bennett

Town Clerk

To all to whom these Presents shall Come, Greeting :

Know Ye, That I Martin Burke of Wheatland N.Y.
 am _____ indebted unto John Burke
of Delco, N.Y.

in the sum of Eighty Dollars ~~and~~ Cents
 being for money loaned by John H. Burke to
Martin Burke

Now, for Securing the Payment of the said Debt, and the Interest from the date hereof,
 to the said John Burke J. do hereby SELL, ASSIGN and
 TRANSFER to the said John Burke all the Goods,
 Chattels and Property described in the following

SCHEDULE, Viz:

One horse 12 years old. one light demersal
wagon. fine pigs.

Said property now being and remaining in the possession of Martin Burke

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said Martin Burke shall pay to the said John Burke

the sum of Eighty dollars with interest as follows, viz: on demand

which said sum and interest the said Martin Burke hereby *covenant* to pay, then this transfer to be void and of no effect; but in case of non-payment of the said sum at the time or times above mentioned, together with interest, then the said John Burke

shall have full power and authority to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said John Burke shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges, the said Martin Burke *covenant* and *agree* to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 21st day of December in the year of our Lord one thousand eight hundred and seventy Six.

Sealed and Delivered in Presence of
D. J. Bissell

Martin Burke



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Chattel Mortgage.

Martin Burke }
To
John Burke }

Given December 21 1876

Filed December 26 1876

at 3 o'clock P. M.

Wm Bennett
Clerk

To all to whom these Presents shall Come:

Know Ye, That I Andrew M. Combs of the Town
of Wheatland County of Monroe and State
of New York am indebted unto Volney P. Brown
of the same place
in the sum of Seventy five Dollars and _____ Cents:
being for a note of hand dated Leroy N.Y. Octbr 8th
1875. One month after date payable to V. P. Brown
for Seventy five Dollars at the first National Bank
of Leroy signed "Andrew M. Combs"

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Volney P. Brown I do hereby SELL, TRANSFER, and
ASSIGN to the said Volney P. Brown the property
described in the following **SCHEDULE, Viz:**

one undivided half of a threshing machine

Provided Always, and this Mortgage is on the express condition, that if the said Andrew
M. Combs shall pay to the said Volney P. Brown
the sum
of Seventy five Dollars with interest thereon as follows, viz:
the whole sum in Eleven months from
the date hereof

which the said Andrew M. Combs hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said Volney P. Brown shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said Volney P. Brown shall at any time
deem it unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges he covenants and agrees to
pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 15th
day of April in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of
D. M. Naughton A. M. Combs



No. 2

Chattel Mortgage.

Andrew M. Combs
to

W. P. Brown

Given, April 15, 1876

Filed, April 17, 1876

at 10 o'clock, P. M.

To all to whom these Presents shall Come:

Know Ye, That I William E Weeks of the Town of Wheatland Monroe Co, N.Y am indebted unto William W Weeks of the same place

in the sum of One Dollars and Cents

being for money lent & said William W Weeks has also Endorsed his several promissory notes made and & discounted issued by a certain City National Bank of Rochester amounting to the sum of \$1500 of principal due April 10th 1876 & the same 5th 1876

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said William W Weeks as security I do hereby SELL, TRANSFER and ASSIGN to the said William W Weeks the property described in the following

SCHEDULE VIZ:

Three hundred & forty Cords of plaster Stone now Corded upon my land situated in the Town of Wheatland all in one field of about six acres on the South side of Allen's Creek bounded on the North by lands of John W Garbuda, East by the highway running South from the Village of Garbuda view & on the South & west by other lands belonging to me. Said six acres are a only grounds on which I have any plaster stone dug or Cored

Provided Always, and this Mortgage on the express condition, that if the said William E Weeks shall pay to the said William W Weeks

the sum of One dollar with interest thereon as follows, viz:

in one month from the date hereof & hold & save harmless the said William W Weeks of Wheatland all liability on said notes & each of them & every part thereof & any all other notes he may hereafter Indorse for me & all Costs & Expenses & trouble in consequence of such Indorsing which the said William E Weeks hereby agree to pay,

then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest on the non-payment of any note so Indorsed

at the time above mentioned, then the said William W Weeks shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said William W Weeks shall at any time

deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 4th day of March in the year of our Lord one thousand eight hundred and seventy Six Sealed and Delivered in the Presence of

Wm E Weeks



No.

Chattel Mortgage.

William E Weeks

To

William W Weeks

Given March 4 1876

Filed March 6 1876

at 11 o'clock A. M.

To file

John Coogan
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That *I James Kelly* of the town of *Wheatland* County of *Monroe* & State of *New York* indebted unto *McRae Brothers*

in the sum of *Twenty five* Dollars and _____ Cents being for *Money loaned & on account*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *McRae Brothers* I do hereby SELL, TRANSFER, and ASSIGN to the said *McRae Brothers* the property described in the following SCHEDULE, Viz:

1. *Sound Horse with white face about sixteen years old &*
 1. *Spring Wagon. all of which property Goods & Chattels are now owned by me & in my possession*

Provided Always, and this Mortgage is on the express condition, that if the said *James Kelly* shall pay to the said *McRae Brothers* the sum of *Twenty five (25) Dollars* with interest thereon as follows, viz:


Thirty days from the date of this instrument or on the fifth day of June next

which the said *James Kelly* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *McRae Brothers* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *McRae Brothers* shall at any time deem *the above property* unsafe, it shall be lawful for *them* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set *my* hand and seal the *Fifth* day of *June* in the year of our Lord one thousand eight hundred and seventy *five*
 Sealed and Delivered in Presence of

James Kelly
his
mark
D. E. Cameron } *Witness*



No

Chattel Mortgage.

James Rilly
to
McRae Brothers

Given, June 5 1875
Filed, Jun 7 1875
at 6 o'clock, P.M.

John Le Ross
John Lebert

all done Warrington Co W Va

do hereby Certify that a certain indenture
of Mortgage bearing date the 9th day of
September 1876 made & executed by James & Wm
of Wheattona Wmmd Co W Va and filed in the Office
of the Clerk of the Town of Wheattona and bearing
the Number 21 on the 18th day of September 1876
at 11/2 o'c AM is redeemed paid off & satisfied
& discharged,, dated July 3rd 1880

Witnessed by

B. Rogers

James & Wm



Wheattona July 4/80
Mr J A Wmmd the above two
Mortgages are on file in this
office uncorrected

J.P. Campbell
Town Clerk

Appendix A referred to in the
Annexed Charter Mortgage

- 1 Span of bay gelding horses of ordinary size;
one about 8 & the other about 11 years old
- 1 Span of bay mares of ordinary size one about
17 & the other about 23 years old
- 1 Roan Cow about 7 years old
- 1 Spotted Cow about 5 years old
- 1 Red Steer 3 years old
- 1 Red heifer 1 year old
- 1 Red bull 2 years old
- 2 Lumber wagons one quite old & new
wood colored & the other nearly new
- 1 Reaper; Seymour & Morgan of Buckport Meiners
- 1 Mower; Seymour & Morgan of Buckport Meiners
- 1 Turnover Wagon cream colored
- 1 Old top buggy; black
- 1 Red Farming-mill one cutter
- 1 Set long tug double work harness black
trined one grain drill
- 1 Single light black trined harness
- 2 Pair of bob sleighs 1 nearly new
& the other considerably worn
- About 30 tons of ground plaster
in store at the warehouse at Canaan
-gas on the Green Valley Canal
- About 40 tons ground plaster in
the Plain Mill of Fair Haven &

Wreck at Garbutt's view

About 200 bushels of crushed barley
at a barn of said Miller & Marks on
his 50 acre lot.

About 3/4 acres corn uncult on the
same lot & about 2 1/2 acres on
his 46 acre lot; both lots & also
said Miller being a member of Whittland
Produce Co, where the said Miller
& Marks lives & carries on business &
in whose possession all said property
namely except said season at Carnarvon-
gas in Livingston County.

To all to whom these Presents shall Come :

Know Ye, That I William E Weeks of the Town of Wheatland
Mourne County My am indebted unto James A Weeks
of the Town of Ledsome Livingston County & State of N.Y.
in the sum of Ninety one - - - Dollars

being for wood sold & delivered by him to me; & he has also
become surety for me on divers notes papers and
obligations to the amount of \$1500 or upwards &
my become liable for renewals of a old obligation
of for new obligations to a amount of fifteen
hundred dollars

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof,
to the said James A Weeks do hereby SELL TRANSFER,

and ASSIGN to the said, James A Weeks the property
described in the ~~following~~ SCHEDULE, ~~viz~~: hereto annexed

marked A

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said

William E Weeks shall pay to the said James A Weeks
the sum

of \$91 - - - with interest thereon ~~as follows~~ from

the date hereof & shall pay all said obligations
attenuating & have & hold said James A Weeks
& entirely harmless against the same & against all
claims & expenses growing out of the same

which the said William E Weeks hereby agree to pay,

then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest,
at the time above mentioned then the said James A Weeks

shall have full power to enter upon the premises of the said party of the first part, or any other place or places
where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the
avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and
in case the said James A Weeks shall at any time

deem himself unsafe, it shall be lawful for him to take possession of such
property, and to sell the same at public or private sale, previous to the time above mentioned for the pay-
ment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping
of the said property.

If from any cause said property shall fail to satisfy said debt, interest, cost and charges
covenant and agree to pay the deficiency.

IN WITNESS WHEREOF I have hereunto set my hand and seal the
day of September in the year of our Lord one thousand eight hundred and seventy 74

Sealed and Delivered in Presence of

Wm E Weeks



No. 21

Chattel Mortgage.

William S Weeks

vs

James A Weeks

Given, September 9... 1876

Filed, September 18... 1876

at 11 1/2 o'clock, A.M.

Otto Bennett

Town Clerk

BENJAMIN F. DOW.

LUMAN F. DOW.

JOHN W. HOWE

B. F. DOW & CO.,
(Successors to DOW & FOWLER,
MANUFACTURERS OF

Agricultural Implements
THRESHING MACHINES,
HORSE POWERS,

PORTABLE STEAM ENGINES,
AND YANKEE MOWERS.

Fowlerville, N. Y., July 1 - 1874

Your Clerk,

Shalland, N. Y.

Given to Mr. John B.
McPherson. At Chal.

Wm Page given by
Tennant & McPherson.
to B. Anderson and
filed in your office
July 29/76.

Respy
B. F. Dowdson,

Not to be renewed as
the note has been paid
in full.

To all to whom these Presents shall Come :

Know We, That *J. C. Tennant & M. P. Heron* of *Shattuck N. Y. & John B. M. Heron & Le Roy N. Y.* indebted unto *B. & D. Dow & Co.* of *Fowlerville N. Y.* in the sum of *four hundred forty two* Dollars and *twenty five* Cents being for *Repairs on Separato made by B. & D. Dow & Co.*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *B. & D. Dow & Co.* do hereby SELL, TRANSFER and ASSIGN, to the said *B. & D. Dow & Co.* the property described in the following

SCHEDULE, Viz:

one Separato built by said Dow & Co. and repaired by them this year, with all its Belts, & fixtures belonging thereto. Which property is encumbered only by mortgage to B. & D. Dow & Co. dated July 24/76.

Provided Always, and this Mortgage is on the express condition, that if the said *Tennant & Heron* shall pay to the said *B. & D. Dow & Co.*

the sum of *four hundred forty two ²⁵/₁₀₀* Dollars with interest thereon as follows, viz: *one month from July 24/76*

which the said *Tennant & Heron* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *B. & D. Dow & Co.* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *B. & D. Dow & Co.* shall at any time deem *themselves* unsafe, it shall be lawful for *them* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *the* covenant and agree to pay the deficiency.

In Witness Whereof *We* have hereunto set *our* hand and seal the *25th* day of *July* in the year of our Lord one thousand eight hundred and seventy *six*

Sealed and Delivered in Presence of

Frank A. Dow

J. C. Tennant

John B. Heron



No 15

Chattel Mortgage.

Bennett & M. Spherion
to

B. H. Bow & Co

Given, July 28 1876
Filed, July 29 1876
at 10 o'clock, A. M.

Otto Bennett
Horn Blunk

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

To all to whom these Presents shall Come:

Know Ye, That I Samuel Blear of Mumfords
Munroe Co New York, indebted unto Morgan
Hammond of the same place
in the sum of 277 Dollars and Cents
being for Security of endorsements and
for a bill of exchange said Morgan
Hammond for mill feed and
flour &c

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Morgan Hammond, I do hereby SELL TRANSFER, and
ASSIGN to the said Morgan Hammond the property
described in the following SCHEDULE, Viz:

One lumber wagon nearly new red gearing green box
One Set light harness plated nearly new - One Bards
Feed Cutter No 3 One pair horse blankets red trimmed
One Buffalo Robe lined, One rubber horse blanket - black
One Set double work harness - One single buggy, black
box - One pair lumber bob sleighs red - One long sleigh
One Kellogg wagon, black - One single harness
One heavy single harness - three neck yokes and
three sets double whiffletrees -

Provided Always, and this Mortgage is on the express condition, that if the said Samuel
Blear shall pay to the said Morgan Ham-
mond the sum
of two Hundred & seventy Seven Dollars with interest thereon as follows, viz
Six months from April 19th 1876 - viz
October 19th 1876

which the said Samuel Blear hereby agree to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said Morgan Hammond shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting said 277 Dollars with all costs and
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said Morgan Hammond shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant
and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the
day of April in the year of our Lord one thousand eight hundred and seventy Six
Sealed and Delivered in Presence of

Samuel B. Blear

No. 24

Chattel Mortgage.

Samuel B. Lear,

to

Morgan Hammond

Given, April 6 1876

Filed, Oct 8 1876

at 8 1/2 o'clock, A.M.

Otto Bennett

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I William K Powle of the
City of Rochester am indebted unto Charles
H Barrett of Scousville N. Y.
in the sum of Fourteen Dollars and Sixteen Cents
being for Money loaned by said Barrett
to said Powle

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Charles H Barrett do hereby SELL TRANSFER, and
ASSIGN to the said Charles H Barrett the property
described in the following

SCHEDULE, Viz:

One Crank Air Gun with brass
or brass and Copper Air Chamber
Brass mounted and metal
barrel - made by S Bunge
Geneva

Provided Always, and this Mortgage is on the express condition, that if the said William
K Powle shall pay to the said Charles H
Barrett the sum
of Thirteen Dollars + 60 Cents with interest thereon as follows, viz
thirty days from the date of this
Mortgage

which the said William K Powle hereby agree to pay
then this transfer to be void and of no effect: but in case of non-payment of the said debt and interest, at the
time above mentioned then the said Charles H Barrett shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting said 13 60 Dollars and
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said Charles H Barrett shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 19th
day of September in the year of our Lord one thousand eight hundred and seventy Six

Sealed and Delivered in Presence of

W. G. Ashby W. K. Powle

No. 22

Chattel Mortgage.

W. K. Howley

to

C. H. Barrett

Given, Sept 19th 1876

Filed, Sept 19 1876

at 8 o'clock, A. M.

Otto Bennett
Town Clerk

To all to whom these presents shall come
know ye that I Sanford W Smith of
Town of Wheatland County of Monroe
State of New York indebted unto
Frederick Fellows in the sum of one
hundred and thirty Dollars Now for
securing the payment of said Debt and
the interest thereon from the date hereof to
the said Frederick Fellows do hereby sell
Transfer and Assign to the said Frederick
Fellows the property described in the following
Schedule viz

One Bay Mare Nine years old
one single harness nearly new
provided always and this Mortgage
is on the express condition that if the said
Sanford W Smith shall pay to the said
Frederick Fellows the sum of one hundred
and thirty Dollars with the interest
thereon as follows viz one year from
the date of this Mortgage which the
said Sanford W Smith hereby agrees to
pay then this transfer to be void and of no
effect, but in case of non payment of the said
debt and interest at the time above
mentioned the said Frederick Fellows
shall have full power to enter upon
the premises of the said party of the first
part or any other place or places where the

Goods and Chattels aforesaid may
be to take possession of said property
to sell the same and the avails
after deducting all Expenses of the sale
and keeping of said property to apply
in payment of the above debt and
in case the said Fredrick Fellows
shall at any time deem himself
unsafe it shall be lawful for him
to take possession of such property and
to sell the same at public or private
sale previous to the time above ment-
ioned for the payment of said debt
applying the proceeds as aforesaid after
deducting all Expenses of the sale and
and keeping of said property
if from any cause said ^{property} shall fail
to satisfy said debt interest costs
and charges I covenant and agree to
pay the deficiency. So the said Fredrick
Fellows

In witness whereof I have hereunto set
my hand and seal the 20th day of
May 1876

Sealed and delivered
in the presence of

A. Weston

S. W. Smith.



Wheatland May 19th 1877

The within Mortgage is renewed for one year from this date with all its terms and conditions and for the full amount therein contained with interest added \$.130 principal \$.9.10 interest Making in all \$ 139. ⁴⁰/₁₀₀ dollars Secured from this date by this Mortgage as claimed by the party of the first part and allowed by me in this renewal

J. W. Smith

ms 10

Wheatland Mortgage
J. W. Smith

\$ 0

Freebirds Telons

Freebirds Telons

5th 1877 & 8th 1878
J. W. Smith

Wheatland

Wheatland

Revenue:

Filed - May 19th 1877

W. W. C. C. C.

C. E. C. C.

To all to whom these Presents shall come, Greeting:

Know Ye, That I Sanford W. Smith of the Town
 Westland County of Monroe State of New York
 of the first part, for securing the payment of the Note hereinafter mentioned,
 and in consideration of the sum of one dollar, to me in hand paid at or before the ensembling
 and delivery of these presents, by Wm S. Brown and Henry S.
 Brown of Le Roy N.Y. of the second part, the receipt whereof is hereby acknowledged,
 has granted, bargained, sold and assigned, and by these presents do grant, bargain, sell, and assign
 unto the said parties of the second part, ALL of one Leather Top
 Coach Body Buggy with Patent-Wheels,
 Gold Trimed, being the same Buggy sold
 said Smith on Nov 30th 1875, and one Black
 Horse Colt. Three years old last June
 now remaining and being in my possession and free from all Encumbrances

To Have and to Hold, all and singular, the goods and chattels above bargained and sold, or
 intended so to be, unto the said parties of the second part their executors, administrators and assigns
 forever. And the said party of the first part, for his heirs, executors and
 administrators, all and singular the said goods and chattels above bargained and sold unto the said
parties of the second part, their executors, administrators and assigns, against the said party
 of the first part, and against all and every person or persons whomsoever, shall and will Warrant, and
 by these presents forever Defend.

Upon Condition, that if the said party of the first part shall and do well and truly pay, or cause to
 be paid unto the said parties of the second part, their executors, administrators or assigns, the sum of
Two Hundred Dollars, with interest
from the 30th day of November 1875. The said
Two Hundred Dollars being in a certain
Bank Note which reads as follows
\$200.⁰⁰, Le Roy N.Y. Nov 30th 1875. One year
after date for value received I promise
to pay to the order Wm S. Brown & Co
Two Hundred Dollars at the First
National Bank of Le Roy N.Y.

The above ^{described} signed S. W. Smith
note is given for a part of
the purchase price of the above described
Top Buggy, sold to me by Wm S.
 Brown & Henry S. Brown Nov 30th 1875

then these presents and everything herein contained, shall cease and be void. And the said party of
 the first part, for his executors, administrators and assigns, do
 covenant and agree to and with the said parties of the second part, their executors, administrators
 and assigns, to make punctual payment of the money hereby secured

And in case default shall be made in payment of the said sum above mentioned, or in case the said *parties* of the second part shall sooner choose to demand the said goods and chattels, it shall and may be lawful for, and the said *party* of the first part *do* hereby authorize and empower the said *parties* of the second part, *their* executors, administrators and assigns, with the aid and assistance of any person or persons, to enter and come into and upon the dwelling house and premises of the said *party* of the first part, and in such other place or places as the said goods and chattels are or may be held or placed, and take and carry away the said goods and chattels to sell and dispose of the same for the best price they can obtain, at either public or private sale, and out of the money to retain and pay the said sum above mentioned, with the interest and all expenses and charges thereon, rendering the overplus (if any) unto the said *party* of the first part, *his* executors, administrators and assigns. And until default be made in the payment of the aforesaid sum of money, the said *party* of the first part to remain and continue in quiet and peaceable possession of the said goods and chattels, and the full and free enjoyment of the same, *unless the said parties of the second part, their* executors, administrators, or assigns, shall sooner choose to demand the same; and until such demand be made, the possession of the said *party* of the first part, shall be deemed the possession of an agent or servant, for the sole benefit and advantage of his principal, the said *parties* of the second part.

All of which property is now owned by me, and now in my possession and free from all incumbrance whatsoever

In Witness Whereof, the said *part* of the first part, *has* hereunto set *his* hand and seal this *first* day of *Febry* one thousand eight hundred and seventy-*six*

SEALED AND DELIVERED IN THE PRESENCE OF

Sanford W. Smith

Le Roy County of *Genesee* SS:

On this *1st* day of *Febry* 187*6* before me came

Sanford W. Smith

to me known to be the *person* described in and who executed the foregoing instrument and acknowledged that *he* executed the same.

J. W. Louman
Justice of the Peace

Chattel Mortgage.

Sanford W. Smith

TO
Mr. H. Brown & Henry H. Brown

Dated *Febry 1st* 187*6*

Filed the *3* day of *Febry* 187*6*
at *10* h. *m.* *P. M.*

John C. ... Clerk.

To the Town Clerk of the Town of
Whitman The Mortgage given
by Sanford W Smith of the Town of Whitman
to the undersigned as Security for the Sum of
Two Hundred dollars and on file in your office is
Satisfied so far as applying to one Black
horse and we hereby release and resign all claim
on said horse being the same described in said

W J Brown & Co

Mortgage
Leroy Feb 9th 1877

Filed Feb 13 1877 at 2 O'clock P.M.

Otto Bennett

Clerk

To all to whom these Presents shall Come:

Know Ye, That

I William E Weeks am

indebted unto *Henry A Colwell*

in the sum of *Six Hundred & Eighty* Dollars and _____ Cents

being for *Security for the payment of a grocery account due said H A Colwell from said William E Weeks*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Henry A Colwell* I do hereby SELL TRANSFER, and ASSIGN to the said *Henry A Colwell* the property described in the following

SCHEDULE, Viz:

CORDS About One Hundred and Sixty of plaster stone now dug on the farm of said *William E Weeks* near Ganbutsville Monroe Co New York *Weeks* to have the right to take the expense of the grinding said plaster out of the moneys received for the same

Provided Always, and this Mortgage is on the express condition, that if the said *William E Weeks* shall pay to the said *Henry A Colwell*

the sum of *680 Dollars* with interest thereon as follows, viz

1877 On the first day of *July*

which the said *William E Weeks* hereby agree to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said *Henry A Colwell* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *said 680 dollars and* all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Henry A Colwell* shall at any time deem *unsafe* it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set *my* hand and seal the *5th* day of *September* in the year of our Lord one thousand eight hundred and seventy *Six*

Sealed and Delivered in Presence of
Wm E Weeks
W G Ashby

No. 20

Chattel Mortgage.

Mrs E Weeks

to
H. A. Colwell

Given, Sept 5th 1876

Filed, Sept 5th 1876

at One o'clock, P. M.

Otto Bennett
Loan Clerk

To all to whom these Presents shall Come :

Know Ye, That I Earl N. Slocum of the village of Scottsville Monroe Co N.Y. indebted unto John C. Neapic and Thomas Shadbolb, comprising the firm of Neapic Shadbolb in the sum of ^{of the same place} Five Hundred Eighty one Dollars and _____ Cents being for money lent and advanced by said firm to said Slocum and also for goods and merchandise sold and delivered by said firm to said Slocum

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Neapic & Shadbolb I _____ do hereby SELL, TRANSFER and ASSIGN to the said Neapic and Shadbolb _____ the property described in the following

SCHEDULE, VIZ.:

One bay horse - One large spring wagon - One small spring wagon - Two single harnesses 1 Double Harness - Thirty chickens - One Slaughter House now on lands of J.B. Lewis One Post Office case and all the lamps tables desk and all the furniture belonging to said Slocum in and about the Post Office Building in the said village of Scottsville - All Saws Knives - Blocks - Scales - Counter - Sausage Machine and all other tools and fixtures belonging to said Slocum in and about said Slocum's meat market in said village

Provided Always, and this Mortgage ^{is} on the express condition, that if the said Earl N. Slocum shall pay to the said Neapic and Shadbolb _____ the sum of Five Hundred Eighty one Dollars with interest thereon, as follows, viz: in one year from the date hereof

which the said Earl N. Slocum hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Neapic & Shadbolb shall have full power to enter upon the premises of the said part of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Neapic & Shadbolb shall at any time deem themselves unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I _____ covenant and agree to pay the deficiency.

In Witness Whereof I _____ have hereunto set my hand and seal the 28th day of October in the year of our Lord one thousand eight hundred and seventy six

R. E. White

Earl N. Slocum



No. 25

Chattel Mortgage.

Earl N. Slocum

To

John C. Neafie
& Thomas Shadbolt

Given Oct 28 1878

Filed Oct 28 1878

at 6 o'clock P.M.

Old Bennett
Town Clerk

Paie in full
Mich 7 = 1878.

Neafie & Shadbolt
Shadbolt

Schedule "A"

E M Palmer to H M Coffrain

The following personal property, to wit—
One black bold tail Mare 24 Years Old One black
7 Years Old. One 3 Spring Wagon with pole & top and
gear & Green Box One platform Wagon, Spring, with
Seats pole & top. 2 Horse blankets barn poles bushes
and Curry Comb, - The Ice House filled with Ice in
Wm Rogers Yard, Meat Scale Marble top for Counter
2 pairs Steel Yards 2 Meat blocks 1 Meat bench 1 Coal
Stove with pipe, 1 Sitter 2 Chairs, 1 Table, 1 Bee box
for feed, 2 Meat Saws, 1 Cleaver, 3 Meat Knives
1 Block scraper, Cattle ropes, Meat racks & Hooks,
8 large baskets, 4 6 Small, One refrigerator for
meat. All the accounts on the day Books -
Ledgers, Memorandum books, of Palmer & Coffrain
and all of the books, accounts, &c since April
5th 1876 belonging to me in butchering, with
all notes, bonds, & securities & property used by said
Palmer & Coffrain, or either of them, in the
butchering business in Scottsville, at any
time heretofore the Horses wagons & two
single harnesses being in the barn on the
Warden lot all the tools books notes accounts
&c being in the Rogers Meat Market
with 4 Side lamps in same 3 Ice hooks and
Ice box being in the Ice house aforesaid

I Wm Rogers Town Clerk of the Town of Wheatland County of
Monroe N.Y for the Year 1876 &c do hereby certify that the foregoing
articles mentioned in the body of a Bill of Sale from

over

To Mr Palmer To His Coffin bearing
date May 6th 1876 is a true & correct
copy of the same

Otto Bennett

Lower Level

Received fees Twenty Five cents from
W^m G. Ashby Otto Bennett

To all to whom these Presents shall Come:

Know Ye, That I Henry P Coffrain of Scottsville
Morgan County New York ^{is} indebted unto Levi S Budlong
of the town of Caladonia Livingston County New York
in the sum of three hundred + 25 Dollars and _____ Cents
being for the purchase price as shown by the
stub of the purchase price of cattle bought
by said H P Coffrain + C M Palmer of said
Levi S Budlong within the last three years
Subject nevertheless of strict-accounting
of interest and payments between these parties

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Levi S Budlong do hereby SELL TRANSFER, and
ASSIGN to the said Levi S Budlong the property
described in the following

SCHEDULE, Viz:

All the articles
mentioned in Schedule A hereto
annexed

Provided Always, and this Mortgage is on the express condition, that if the said Henry P
Coffrain + C M Palmer shall pay to the said Levi S Budlong
the sum
of Three Hundred + twenty five Dollars with interest thereon as follows, viz
On the first day of October 1876 with the
interest on the same to be adjusted

which the said Henry P Coffrain hereby agree to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said Levi S Budlong shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting Said debt + interest and
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said Levi S Budlong shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges _____ covenant
and agree to pay the deficiency.

In Witness Whereof I Henry P Coffrain have hereunto set my hand and seal the 23d
day of May in the year of our Lord one thousand eight hundred and seventy 74

Sealed and Delivered in Presence of

W G Ashby

H. P. Coffrain



No. 9

Chattel Mortgage.

Henry Peoffrain

to
Levi S. B. Badley

Gwen, May 23^d 1876

Filed, May 23 1876

at 3 o'clock, P. M.

O Bennett

Please file

at 10 cents

W. S. G. S.

Otto Bennett

Town Clerk

The Mortgage Made by Charles M Wypell and
John P Rowe on one Chestnut Colored Seven Year
old Horse in favor Hugh Kelley bearing date
August 17 1876 Filed August 27 1876 is this day
discharged Scottsville New York Sept 20 1876

Hugh Kelley

To all to whom these Presents shall Come:

Know Ye, That

Charles M. Mywell and J. S. Row indebted unto *Hugh Kelley*

in the sum of *Five Hundred* Dollars and _____ Cents,

being for *The Collateral Security for the pay- ment of two promissary Notes bearing even date with this Mortgage payable Respectively one year from date and eighteen Months from date*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Hugh Kelley* do hereby SELL, TRANSFER, and ASSIGN to the said *Hugh Kelley* the property described in the following SCHEDULE, Viz:

One Chestnut Colored Horse Seven Years Old And formerly owned by the said Hugh Kelley of the Town of Groveland Livingston County, N. Y.

Provided Always, and this Mortgage is on the express condition, that if the said *Chas M Mywell and J S Row* shall pay to the said *Hugh Kelley*

the sum of *Five Hundred Dollars* with interest thereon as follows, viz; *Two Hundred and fifty dollars from the date of this Mortgage one year and two hundred and fifty dollars Eighteen Months from said date*

which the said *Chas M Mywell and J S Row* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said *Hugh Kelley* shall have full power to enter upon the premises of the said party of the first part; or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *The Amount of said notes and interest and all expenses of the sale and keeping of the said property*) to apply in payment of the above debt, and in case the said *Hugh Kelley* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges _____ covenant and agree to pay the deficiency.

In Witness Whereof, *we* have hereunto set *our* hand and seal the *17th* day of *August* in the year of our Lord one thousand eight hundred and seventy *Six*

Sealed and Delivered in Presence of

Chas M. Mywell
J. S. Row

No. 19

Chattel Mortgage.

C. M. Myrill & J. Row
vs

Hugh Kelley

Given, August 17 1876

Filed, August 23 1876

at 5 o'clock, P. M.

Otto Bennett
Town Clerk

Know all Men by these Presents, That I *Earl H. Slocum* of *Scottsville* in the County of *Warren* State of *New York*

of the first part, for and in consideration of the sum of *One thousand*
Dollars lawful money of the United States,
 to *me* in hand paid, at or before the ensembling and delivery of these presents, by
George Slocum of the same
place

of the second part, the receipt whereof is hereby acknowledged, have bargained, sold, granted and conveyed, and by these presents do bargain, sell, grant and convey, unto the said *part y* of the second part, *his* executors, administrators and assigns *all my right*
title and interest in, to, of, and from
all the machinery, implements,
tools, stock, finished and unfinished
now in and upon the premises &
shops, now occupied by Ballinhu
& Slocum as a Wagon, Plow, Carriage
and repair shop together with
the furnace connected therewith
which shop and premises are situated
on the south side of Main Street in
said village and near East of the
premises now owned by Millan Wheel
and formerly owned and used by
Scotfield & Carson - In binding hereby
to sell & convey one equal undivided third interest
or part thereof - with the good will of the same and
partially described in the Schedule hereunto annexed
marked Schedule "A"

To Have and to Hold the same unto the said *part y* of the second part, *his* executors, administrators and assigns, forever. And *I* do for *my self, my* heirs, executors and administrators, covenant and agree, to and with the said *part y* of the second part, to warrant and defend the said *one third interest, title and property* hereby sold unto the said *part y* of the second part, *his* executors, administrators and assigns, against all and every person and persons whomsoever.

In Witness Whereof, I have hereunto set *my hand* and seal the *fifteenth*
 day of *May* in the year one thousand eight hundred and seventy *Six*

Signed, Sealed and Delivered in the presence of

W. G. Ashby *Earl H. Slocum*

E. H. Stearns

TO

Geo. E. Stearns

BILL OF SALE.

Dated

187

Filed May 14 1870

by Clerk E. M.

W. Bennett

Town Clerk

Schedule "A" Amused viz
All the trimmings findings, tools,
leather, cloth, nails, screws, chairs,
seats, hammers, clams and stocks
of every kind now in the front shop
or office in the wood shop on main
Street as used in trimming on said
premises -

Second -

All the finished and unfinished
stock, patterns, benches, vices, blocks
tools, chairs, pails, finished and un-
finished work of every kind on the
first floor used as a wood shop in
the same building and adjoining
the same on the west -

Third

All the flasks, patterns, sands
rather grindsbones, and grinding
appliances fans belts, cupola lamps,
shovels bars, wrenches and every
other implement used therein and
belonging to said Ballantine and
Slocum

Fourth

All the wood, coal, and fuel
now on said premises

Fifth

All the buzz, perpendicular

And horizontal Saws in the main
Wood Shop adjoining the Engine
Room including the boring and mor-
ticing machine and lathes on the
Second floor of the same, including
the vices benches, tables, blocks, forms
patterns belts shafts grind stones tools
Spokes, fellows, bent stuff, finished and
unfinished stock of every kind and
description in any of the shops -
Sheds or store rooms any where on
said premises or adjoining the same
now owned by said Company. And
this includes, all the boards, plank,
half inch stuff, scantling, timbers,
lumber, cut stuff, patterns, forms,
unfinished plows, drags, cultivators
barrows, ladders, whiffletrees yokes
yokes, democrats double and single
Sleighs Cutters, buggies, Sulkies, drags
gang, plows, wheel and corn cultivators
and any and every other tool im-
plement or thing made or repaired
in such wood, iron, blacksmith
shop or furnace together with the
Steam engine and boiler now in
use on, and in, said premises

Sixth

All the old wrought and cast
Iron Old plows reapers mowers
Old buggies wagons, Sulkeys and
cutters Sleighs and other things
in and upon said premises

Seventh

All the oils, paints, varnish
brushes tools, shovels, and articles
in the paint shop and elsewhere
about the premises

Eighth

All the hubs, reaches, axletrees
Spokes, hub boxes, bands, rims, bows,
wagon tongues, poles, thills, cloths,
leather, nails, thread, Sill, signs,
shoes, pipe, pails, tubs, wagon racks
wagon boxes, finished or unfinished

Ninth

Thirteen new buggy boxes primed
and seasoning - 3 Lumber wagons
new & complete. One single do. Two
new wheel cultivators - One second
hand top buggy. One new Peasator
4 Pairs bob sleighs. 2 Grain drills One
wheel rake. One 2^d hand Democrat
2 Seats, 3 New gang plows. 2 Wheel
barrows new. 4 two seated cutters
3 single cutters - One paneled market
Democrat box. 3 Democrat boxes

unfinished 20 Setts wheels, 13 buggy
boxes primed. 6 wood gearings 40
Wagon jacks, and about twenty Setts
Single and double whifflebars
Nuts

All the bellows, anvils, hammers
long sledges, screw plates & top screws
pinches wrenches, punches, bolts, nuts
dies, washers, pig, bar, round, oval, flat
& half round iron & tools and every other
thing in and about the blacksmith
shop as now in use therein as well
as each and every other thing in
and about said premises not other-
wise hereinbefore mentioned in this
Schedule A as now and heretofore
use by said Company

Together with an equal undivided
third part and interest in all books
book accounts, notes, accounts, debts,
and evidences of debt now belonging
to said Company. Conditioned that
said George E. Slocum assume and
pay one third of all the debts and
obligations against said Company
and pay and discharge the Celia
M. Ball mortgage of 2500 Dollars

Also the equal undivided
One third part and interest
in all the plows plow points
and casting now on Sale by
Robert and Petinaill at Church
~~village~~ in Spencerport in said
County

Also the same interest
right and title in the lumber
wagons on Sale at Spencerport
aforesaid in charge of S. S.
Emerson

Also the same interest in all
the lumber wagons now in
charge of S. S. Wyckoff at the
village of Canandaigua in the
County of Ontario

Carl H. Slocum

George E. Slocum

Pittsford Sale

Filed May 15th 1876
7 o'clock a.m.

Otto Bennett

From Clerk

Endorsed

I Byron Rogers The Mortgage
named in The Mortgage of which the foregoing
is a Copy do hereby give notice to all whom
it may concern that there remains due to me
of the principal sum secured by said Mortgage
the sum of Eight Hundred & Thirty dollars with
interest - Thereon from the 26th day of December
1876 and that my interest as such Mortgage
in the property included in such Mortgage
and thereby and hereby claimed by me is
the sum of Eight Hundred and Thirty dollars
and the interest Thereon from the 26th day
of December 1876 dated the 21st day of
December 1877

Byron Rogers
Mortgage

~~Agents will use this in their Correspondence with this Office, and address all Communications to the
Company, Box 30, 28.~~

Chattl. Mortgage
Sembore & Smith
&
Pymon Rogers
Renewal of Chattl. Mortgage
Filed Decemb 21, 1877
at 7,30 Am.
at
John Gill
Town Clerk

To the Continental Insurance Co.
OF THE CITY OF NEW YORK.

Handwritten signature

Agency at

Schedule A

One Pair red Bob Sleighs made
in Clifton Mount County

One two horse sled - and one
red wagon rack made in Clifton

2 Sets team harness long tug
One plated one black trimmed

One short tug harness plow

One single harness black trimmed

6 Horse Collars - 4 Woolen
horse blankets - One Lap Robe

65 Grain Bags - One Cable chain

2 log chains - One Stub crow bar

2 three horse plow wheels made

1 Forty tooth harrow - One Gang
plow - One Corn Cultivator

One horse hoe - One Wheel
rake - One Agricultural Furrow

3 Pans hay - One Stack of Straw
and the straw in the barn

All the corn stalks in the
barn - Seven White Shirts

One bay horse nine years old

Known as the McCall horse

One bay mare 8 years old known
as the McPherson mare

One red cow 6 years old known
as the Bettridge cow -

One red cow four years old,
known as Finney Cow

One red & white yearling
bull - raised by S A Smith

One soan Summer calf -

One red wagon with box and
top box neckyokes & whiffletrees
and patent springs - pipe box
Whitesborough make

One iron or lumber wagon red,
long box - One two Seated Ben
ocrat with pole & Thills (black) made
in New Haven - One Seymour & Morgan

Scapa Triumph saw two harnesses -
6 forks for manure & hay - two sets
dump boards - 1 Spade 2 Shovels and
Scoop - 75 bushels oats - 20 bushels
wheat - 500 berry boxes - 2 crates
and lot of drawers - One set of hob
best sash - 65 hens & roosters

1 Gobbler & 4 hen turkeys 1 Doz ducks
and drakes - One 100 bushels seed
potatoes in cellar - 500 oak pickets
(one) - 125 Cedar fence posts - 100

bushels French turnip in barn - One grey
mare 13 years of John W Smith

My share of 16 acres of wheat on the
ground on John W Smiths farm

To all to whom these Presents shall Come:

Know Ye, That I Sanford A Smith am indebted unto Byron Rogers

in the sum of 830 Dollars and Cents

being for The collateral security of the payment of a certain promissory note made by said Sanford A Smith to said Byron Rogers bearing even date herewith for the abovesum and all interests & costs thereon

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Byron Rogers I do hereby SELL TRANSFER, and ASSIGN to the said Byron Rogers the property described in the following

SCHEDULE, VIZ hereunto annexed marked Schedule "A"

The following is a copy of said note above described.

on the first day of February 1877 I promise to pay to the order of Byron Rogers Eight Hundred and thirty dollars with interest payable at the Flour City National Bank of Rochester N.Y. dated December 21st 1876 S A Smith

Provided Always, and this Mortgage is on the express condition, that if the said Sanford A Smith shall pay to the said Byron Rogers

the sum of 830 - Eight hundred & thirty dollars with interest thereon as follows, viz According to the conditions of the above note

which the said Sanford A Smith hereby agree, to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Byron Rogers shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the amount of said note and interest and all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Byron Rogers shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the day of December in the year of our Lord one thousand eight hundred and seventy

Sealed and Delivered in Presence of S. A. Smith

Wm Ashby



The words "On the first day of February 1877" inserted between 19th & 20 lines from top of page before signing Wm Ashby

No. 2

Chattel Mortgage.

J A Smith

to

Byron Rogus

Given, Decemr 21 1876

Filed, Dec 21 1876

at 8 o'clock, P. M.

Wm Bennett
Notary Public

To all to whom these Presents shall Come:

Know Ye, That

I Charles Barrett of Scottsville
 Monroe County New York indebted unto Cameron
 McVeau of the same place

in the sum of One hundred and Eighty Dollars and _____ Cents

being for the Security (Collateral) for the payments

of two certain promissory notes - One dated May 10th
 1876 payable to Cameron McVeau or bearer 6 months from
 its date for Eighty dollars and interest - And also to secure
 the payment of a certain other promissory note made by said
 Charles Barrett & indorsed by said Cameron McVeau to John Schlier
 of Rochester for 100 Dollars due at the same time of the same date

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 Cameron McVeau do hereby SELL TRANSFER, and
 ASSIGN to the said Cameron McVeau the property
 described in the following

SCHEDULE, Viz:

One bay mare
 about 13 years old black mane & tail
 and known as the Patchin mare - also
 One single harness black - One double
 Seated democrat harness boxed market
 Wagon, with full cover. Bought of said
 John Schlier by said Barrett

Provided Always, and this Mortgage is on the express condition, that if the said

Charles Barrett shall pay to the said Cameron McVeau the sum

of One Hundred & Eighty Dollars with interest thereon as follows, viz
 at the maturity of said notes according
 to their terms and conditions

which the said Charles Barrett hereby agree to pay

then this transfer to be void and of no effect; but in case of non-payment, of the said debt and interest, at the
 time above mentioned then the said Cameron McVeau shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting the amount of said notes principal & interest
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
 said Cameron McVeau shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
 and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 10th
 day of May in the year of our Lord one thousand eight hundred and seventy Six

Sealed and Delivered in Presence of

M. G. Ashby

C. H. Barrett



No. 8

Chattel Mortgage.

Charles Barrett

to

Cameron M. Baird

Given, May 10th 1876

Filed, May 18th 1876

at 7 o'clock, 10th M.

O. W. Bennett
Town Clerk

A brown gelding Original
never struck seven years
old is substituted for the
horse described within and
is held by all the rights, powers,
and conditions now and with
within mortgages by consents
of both parties
July 17th 1876
W. S. Doherty atty
for Barrett &
M. Baird
Recd on the within mortgage
Twenty-dollars

To all to whom these Presents shall Come :

Know Ye, That *J. C. Tennent* of *Beaumont* and *B. M. Pherson* of *Beaumont* are indebted unto *B. & Dowe*

in the sum of *fourteen hundred fifty* Dollars and _____ Cents being for *one Steam Engine and one Separator, complete, purchased this day of said Dowe &c.*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *B. & Dowe* do hereby SELL, TRANSFER and ASSIGN, to the said *B. & Dowe* the property described in the following

SCHEDULE, Viz:

One Steam Engine and one Separator, complete with all Belts, fixtures &c. belonging thereto which property is unincumbered and was this day purchased of said Dowe &c.

Provided Always, and this Mortgage is on the express condition, that if the said *J. C. Tennent* & *B. M. Pherson* shall pay to the said *B. & Dowe* the sum

fourteen hundred fifty Dollars with interest thereon as follows, viz:
483,33 on day after date
483,33 Jan'y 1788
483,33 - 1788

which the said *Tennent & Pherson* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *B. & Dowe* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *B. & Dowe* shall at any time deem *Tennent* unsafe, it shall be lawful for *them* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *in* covenant and agree to pay the deficiency.

In Witness Whereof *we* have hereunto set *our* hand & seals the *28th* day of *July* in the year of our Lord one thousand eight hundred and seventy *six*.

Sealed and Delivered in presence of

Tennent & Dowe

J. C. Tennent
John B. Pherson

No 16

Chattel Mortgage.

Lennant & McPherson
To

B. F. Dow & Co

Given, July 28 1876

Filed, July 29 1876

at 10 o'clock, A.M.

O Bennett

Notary Public

To all to whom these Presents shall Come :

Know Ye, That *J. R. S. Thompson* am indebted unto *Swi A. Jenkins*

in the sum of *One hundred ninety two*⁴⁸ Dollars and *forty eight* Cents being for *the endorsement of a certain note made by said R. S. Thompson and endorsed by Mrs. Brown payable at Commercial Bank Rochester 3 months from date and discounted by said Bank April Notetaker endorsing the same* Now for securing the payment of the said Debt, and the Interest thereon from the date thereof, to the said *Commercial Bank* do hereby SELL, TRANSFER and ASSIGN, to the said *Swi A. Jenkins* the property described in the following

SCHEDULE, Viz:

*One Brown Horse 5 years old
One Sorrel Horse Eight years old
One Sumner Wagon New with Whiffletree New York Box Seat
One Double Harness
One Spotted Cow Seven years old. — All of the property is owned by me and now in my possession*

Provided Always, and this Mortgage is on the express condition, that if the said *Robert J. Thompson* shall pay to the said *Swi A. Jenkins* or the said note referred to the sum of *One hundred ninety two*⁴⁸ with interest thereon as follows, viz: *in three months from this date* ~~which is the~~

which the said *R. S. Thompson* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Swi A. Jenkins* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattles aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Swi A. Jenkins* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *29* covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *14th* day of *April* in the year of our Lord one thousand eight hundred and seventy *Six*

Sealed and Delivered in Presence of

R. S. Thompson



No 1

Chattel Mortgage.

Robert S. Thompson

To

Geo. H. Titus

Given, April 14 1876
Filed, April 14 1876
at 6 o'clock, P. M.

To all to whom these Presents shall Come:

Know Ye, That I George Cumber of Scarsville New York am indebted unto Thomas Brown Junr of the Same Place in the sum of One Hundred - Dollars and - Cents being for the collateral Security for the pay ment of a certain promissory note bearing even date with this Mortgage for One Hundred dollars payable to ~~the order of~~

Now for the payment of the said Debt, and the Interest thereon from the date hereof, to the said Thomas Brown Junr I do hereby SELL TRANSFER, and ASSIGN to the said Thomas Brown Junr the property described in the following SCHEDULE, Viz:

One two horse black top carriage with two seats formerly owned by Thomas Brown of Buffalo Also One New lumber wagon built by Patrick ~~Maloney~~ Sloan Red Color with wood rack

Provided Always, and this Mortgage is on the express condition, that if the said George Cumber shall pay to the said Thomas Brown Junr the sum of One Hundred dollars with interest thereon as follows, viz at the Maturity of said note and this Mortgage viz One year from date

which the said George Cumber hereby agree to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Thomas Brown Junr shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels of the said party of the first part shall be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the said property) to apply in payment of the above debt; and in case the said Thomas Brown Junr shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 5th day of August in the year of our Lord one thousand eight hundred and seventy six

Sealed and Delivered in Presence of

W. J. Ashby George Cumber

No. 11

Chattel Mortgage.

George Cumber
to
Thomas Brown Jr

Given, August 8 1876

Filed, August 8 1876

at 4 o'clock, P. M.

Otto Bennett
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I Charles H Barrett of Scottsville
 Mann Co N. Y. am indebted unto Cameron
 Mcbean

in the sum of One Hundred + interest
 Dollars and Cents,

being for the collateral Security of Said Cam
 eron Mcbean for his indorsement of a
 Certain promissory note made by Said

Charles H Barrett payable to John Schlyer for 100 Dollars
 due six months from May 10th 1876

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 Cameron Mcbean, I do hereby SELL, TRANSFER, and
 ASSIGN to the said Cameron Mcbean the property
 described in the following

SCHEDULE, Viz:

One Democrat Buggy with black box
 and three springs and red running
 gear - Also One Small sized black
 mare black mane and tail now in
 the possession of said Charles H Barrett
 in his town barn in Scottsville
 of said - Said mare was got off
 by the hotel keeper in Churchville

Provided Always, and this Mortgage is on the express condition, that if the said Charles
 H Barrett shall pay to the said Cameron Mcbean

the sum
 of One Hundred Dollars with interest thereon as follows, viz;

from May 10th 1876 until paid - And
 I shall serve Said Mcbean harmless from
 the payment of said note and all costs and
 expense by reason of signing the same

which the said Charles H Barrett hereby agrees to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
 time above mentioned then the said Cameron Mcbean shall have
 full power to enter upon the premises of the said party of the first part; or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting the amount of said note + all costs and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Cameron Mcbean shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
 If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
 and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 28
 day of September in the year of our Lord one thousand eight hundred and seventy Six

Sealed and Delivered in Presence of

W. G. Ashby

Charles H Barrett

No. 23

Chattel Mortgage.

Charles H. Barrett

to
Cameron M. D.

Given, September 28 1876

Filed, September 28 1876

at 6 o'clock, P. M.

W. H. Barrett
Town Clerk

B. F. DOW & CO.,
(Successors to DOW & FOWLER),
MANUFACTURERS OF

Agricultural Implements

THRESHING MACHINES,

HORSE POWERS,

PORTABLE STEAM ENGINES,
AND YANKEE MOWERS.

Fowlerville, N. Y. Aug 1 1876

The Cleated Mortgage of
44
Tennant & Delaney to
B & F Dow Co. is hereby
satisfied & discharged.
B & F Dow Co.

To all to whom these Presents shall Come :

Know Ye, That *Mr Tennant & Delaney*, of *Mumfords, N.Y.* are indebted unto *B & D Dows* of *Southsville, N.Y.* in the sum of *one hundred fifty two* Dollars and *twenty five* Cents being for *Repairs on a Separator, made by said Dows*.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *B & D Dows* do hereby SELL, TRANSFER and ASSIGN, to the said *B & D Dows* the property described in the following

SCHEDULE, Viz:

one Separator, built by said Dows and repaired by them this year, with all its parts, & fixtures, belonging thereto, which Separator is unincumbered.

Provided Always, and this Mortgage is on the express condition, that if the said *Tennant & Delaney* shall pay to the said *B & D Dows* the sum of *one hundred fifty two* Dollars, with interest thereon as follows, viz: *one month from July 29/76 \$142.25/100*

which the said *Tennant & Delaney* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *B & D Dows* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *B & D Dows* shall at any time deem *Tennant* unsafe, it shall be lawful for *them* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges *the* covenant and agree to pay the deficiency.

In Witness Whereof *We* have hereunto set *our* hand and seal the *26th* day of *July* in the year of our Lord one thousand eight hundred and seventy *Six*

Sealed and Delivered in Presence of

Saml & Dows

Tennant & Delaney



No. 14

Chattel Mortgage.

Levent & Delaney
to
BY Dow & Co

Given, July 26, 1876
Filed, July 27, 1876
at 6 o'clock, P. M.

Otto Bennett
Town Clerk

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

To all to whom these Presents shall
 Know Ye, That *S H Hoark* of the town
Land Masons Co indebted unto *Thomas Brown Jr*
 in the sum of *One hundred + fifty \$* Dollars and _____ Cents
 being for *the rent of the house, and log ch
 now occupy of the said Thomas Brown Jr*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Thomas Brown Jr do hereby SELL TRANSFER, and
 ASSIGN to the said _____ the property
 described in the following

SCHEDULE, Viz:

*One Cook stove + furniture 6' maple frame
 Case bottom chairs 12 floor bottom chairs One
 Marble top center table - 18 yards brussels
 Carpet One table a table or settle
 mirror Also One Singer Sewing
 Machine to the purchase money
 on the same*

Provided Always, and this Mortgage is on the express condition, that if the said
 _____ shall pay to the said *Thomas
 Jr*
 of *One Hundred + fifty Six* Dollars with interest _____
 On the first day of each and _____ month
 during said term according _____
 of her use

which the said *S H Hoark* hereby agree to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
 time above mentioned then the said *Thomas Brown Jr* shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places, where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting *all the arrangements of said rent*
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
 said *Thomas Brown Jr* shall at any time
 deem *himself* unsafe, it shall be lawful for *him* to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
 If from any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant
 and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the _____
 day of *April* in the year of our Lord one thousand eight hundred and _____

Sealed and Delivered in Presence of
J Gashby
W. H. Hoark
M. H. Hoark

No. 4

Chattel Mortgage.

Thos Brown Jr

S H Koch

Given, *April 26* 187

Filed, *May 3* 1876

at *6 1/2* o'clock, *PM*

Otto Bennett

Town Clerk

Know all Men by these Presents,
 That I William E Weeks am
 held and firmly bound unto Henry F Colwell
 And Alvira Aushie
 in the sum of two Hundred and ninety five
 Dollars, to be paid to the said Henry F Colwell
 Alvira Aushie
 or to ~~the~~ certain attorney, executors, administrators, or assigns.

For which Payment well and truly to be made, I bind myself and
 my heirs, executors or administrators, jointly and severally, firmly by these presents.
 Sealed this 5th day of September in the year of our
 Lord one thousand eight hundred and seventy Six

The Condition of this Obligation is such, That if the above bounden
 William E Weeks his
 heirs, executors or administrators, shall and do well and truly pay, or cause
 to be paid unto the above named Henry F Colwell
 And Alvira Aushie their
 certain attorney, executors, administrators or assigns the sum of One
 Hundred and forty Seven
 dollars and seventy Cents
 On the first day of July 1877
 with interest

without fraud or delay, then the preceding obligation to be void, otherwise to remain in
 full force and virtue.

Scaled and Delivered in Presence of

Wm E Weeks

BOND.

Wm. E. Hall

to

Colwell & Martin

Know all men by these Presents
That I Charles M Myrell
Of Scottsville Monroe County N.Y.
have sold and by these presents
do hereby sell unto Thomas Brown Jr
one equal half interest in the trotting
golden Reform Chestnut colored
two white feet long mare & foal
Also one half interest in a blue
trotting sulkey—in possession of
said C M Myrell— Also one
4 year old colts brown known
as the Sanford A Smith colt
to have and to hold the same
to his own use and benefits
forever.

This contract shall hold and
bind the heirs executors and
administrators of the respective
parties forever value received

Witness my hand
28th 1874

Chas M Myrell

Bill of Sale
to Mr. Myoull

to

Thomas Brown

Filed Dec 25 1876

L. Delack H. M.

Bennett
clerk

To all to whom these Presents shall Come:

Know Ye, That *I George W. Thomas* of the town of *Wheatland*
County of *Monroe* and State of *New York*

am indebted unto *Alexander*
Cameron of *Calidonia Livingston County, N.Y. State*
in the sum of *Two hundred* Dollars and _____ Cents:

being for *Cash lent this day and a note given*
therefor of two hundred Dollars payable in one
year from date with interest

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Alexander Cameron I do hereby SELL, TRANSFER, and
ASSIGN to the said *Alexander Cameron* the property
described in the following SCHEDULE, Viz:

One dark red cow seven years old,
One light red cow with a spot in her forehead 6 years old
One light red cow five years old,
One red cow with spot in the forehead & 2 white feet 6 years old
One roan bull two years old.

Provided Always, and this Mortgage is on the express condition, that if the said *George W.*
Thomas shall pay to the said *Alexander Cameron*
the sum
of *Two hundred Dollars* with interest thereon as follows, viz:
in one year from the date hereof

which the said *George W. Thomas* hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said *Alexander Cameron* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said *Alexander Cameron* shall at any time
deem *it* unsafe, it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges *he* covenants and agrees to
pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *thirteenth*
day of *January* in the year of our Lord one thousand eight hundred and *sixty seven*

Sealed and Delivered in Presence of

G. W. Thomas



No. 5

Chattel Mortgage.

George W. Thomas
to

Alexander Cameron,

Given, January 13th 1886

Filed, May 6 1886

at 2¹² o'clock, P. M.

Edw Bennett
Notary Public

To all to whom these Presents shall Come :

Know Ye, That Edward Coslow of the Town of Wheatland Monroe County, an indebted unto Randolph Ballard of St. Paul in the sum of One hundred thirty four Dollars and twenty six Cents being for Money advanced and professional Services rendered for said Coslow

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Randolph Ballard do hereby SELL, TRANSFER and ASSIGN to the said Ballard the property described in the following

SCHEDULE, VIZ.:

One Threshing Machine - One Horse Power - Rod and Separator thereto belonging Complete - Blairs make

Provided Always, and this Mortgage on the express condition, that if the said Coslow shall pay to the said Ballard or his assigns the sum of One hundred thirty four ²⁶/₁₀₀ Dollars with interest thereon, as follows, viz.: One half thereof in one year from date and the balance thereof in two years from date hereof with annual interest according to the Condition of a note bearing even date hereunto given to said Ballard

which the said Coslow hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Ballard shall have full power to enter upon the premises of the said part of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Ballard shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the fifteenth day of December in the year of our Lord one thousand eight hundred and seventy three Sealed and Delivered in the Presence of George Coslow A.S. Tompkins Edward X Coslow S. Mark

No.

Chattel Mortgage.

Edward Coslow

To

Randolph Ballou

Given Dec 15, 1873

Filed _____ 187

at _____ o'clock _____ M.

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

ENDORSED.I, Randolph Ballard

the _____ Mortgagee named in the Mortgage, of

which the foregoing is a copy, do hereby give notice to all whom it may concern, that there remains
due to me of the principal sum secured by said Mortgage, the sum of One thousandthirty four dollars and twenty six cents,and that my interest, as such _____ Mortgagee, inthe property included in said Mortgage, and thereby and hereby claimed by me is the sum of onethousand thirty four dollars and twenty six centsand the interest thereon from the 13th day of December 1876Dated, the 13th day of November 1876

Mortgagee .

Chattel Mortgage.

Edward Coston

TO

Randolph Ballard

RENEWAL OF CHATTEL MORTGAGE.

Filed November 13 1876

at 6 h m P. M.

Otto Bennett Clerk.

To all to whom these Presents shall Come :

Know Ye, That I Israel Ellsworth of Mumfords
 Wayne County NY am indebted unto James
 Gustine of the same place
 in the sum of Eight hundred Dollars and Cents
 being for Money advanced loaned & lent to me
 by said Gustine this Mortgage being
 given to secure the payment of the
 same to said Gustine

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the
 said James Gustine I do hereby SELL, TRANSFER
 and ASSIGN, to the said James Gustine the
 property described in the following SCHEDULE, Viz:

one full top hack - one covered box top express wagon - one three spring
 Democrat wagon with full whiffles - neck rope & stails belonging thereto
 one top Charlton buggy - one single harness of latest quieted lines nearly new -
 4 Buffalo robes & one wolf robe - one heavy pair bob sleighs - 1 pair new scotch
 leather top carriage & full stails belonging thereto - 1 Iron axle double lumber wagon
 one full whiffles - 1 light pair bob sleighs - 1 well box cutter - 1 square box cutter
 3 single harnesses - 2 sets double harness - one leather top called
 shifting top

Provided Always, and this Mortgage is on the express condition, that if the said Israel
 Ellsworth shall pay to the said James
 Gustine the sum
 of eight hundred Dollars with interest thereon as follows, viz:
 eight hundred Dollars on the first day of January
 A.D. 1878 with interest at the rate of seven per
 cent per annum

which the said Israel Ellsworth hereby agree to pay,
 then this transfer to be void and of no effect; but in case of non payment of the said debt and interest,
 at the time above mentioned, then the said James Gustine shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where
 the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the
 avails (after deducting
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in
 case the said James Gustine shall at
 any time deem himself unsafe, it shall be lawful for him to take possession of
 such property, and to sell the same at public or private sale, previous to the time above mentioned for the
 payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keep-
 ing of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges
 covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 20
 day of June in the year of our Lord one thousand eight hundred and seventy six
 Sealed and Delivered in Presence of

I ELS WORTH



No 12

Chattel Mortgage.

Israel Ellsworth

to

James Gustrie

Given, June 20 1876

Filed, June 20 1876

at One o'clock, P. M.

Otto Bennett

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I Frank Austin of Mumfords
Moun. County N. Y. indebted unto Julius
Austin of the same place
in the sum of Five Hundred Dollars and Cents
being for Security for the payment of
money loaned by said Julius
Austin to said Frank R Austin

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Julius Austin do hereby SELL TRANSFER, and
ASSIGN to the said Julius Austin the property
described in the following SCHEDULE, Viz:

Schedule A
Hereunto annexed and marked
Schedule "A"

Provided Always, and this Mortgage is on the express condition, that if the said Frank
R Austin shall pay to the said Julius Austin
the sum
of Five Hundred Dollars with interest thereon as follows, viz
One year from the date of this mort-
gage

which the said Frank R Austin hereby agree to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said Julius Austin shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting said five hundred dollars and
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said Julius Austin shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 10th
day of December in the year of our Lord one thousand eight hundred and seventy five

Sealed and Delivered in Presence of

W. G. Ashby

F. J. Austin



No. 1

Chattel Mortgage.

Frank R Austin
to

Julius Austin

Given, Dec 10th 1877

Filed, Dec 10 1877

at 6 o'clock, P. M.

John Cooper

Town Clerk

To all to whom these Presents shall come :

Know Ye, That I Charles J. Mills of the City of Rochester
 Monroe County N.Y. am indebted unto M.W. Kirby of
 the same place
 in the sum of one hundred & twenty Dollars and _____ Cents,
 being for a loan of that amount this day
made to me by said Kirby

Now for securing the payment of said Debt, and the interest thereon from the date hereof to the said
M.W. Kirby I _____ do hereby SELL, TRANSFER and
 ASSIGN to the said M.W. Kirby _____ the Property described in
 the following **SCHEDULE, viz:**

1 Blood Bay Mare Colt, 3 years old with dark
hair and tail now in my possession at
63 Fulton Avenue in said city and being
in the barn on said premises, which premises
belong to Jennie C. Mills.

Provided Always, and this Mortgage is on the express condition, that if the said _____
Charles J. Mills _____ shall pay to the
 said M.W. Kirby _____
 the sum of one hundred & twenty dollars _____
 with interest thereon as follows, viz: in one month from the
date hereof

which the said Charles J. Mills _____ hereby agree to
 pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and
 interest at the time above mentioned, then the said M.W. Kirby _____
 shall have full power to enter upon the premises of the said part of the first part, or any other place or
 places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the
 same, and the avails (after deducting _____
 all expenses of the sale and keeping of the said property), to apply in payment of the above debt; and
 in case the said M.W. Kirby _____ shall at any time
 deem himself unsafe, it shall be lawful for him _____ to take possession of such property
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of
 said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the
 said property. ~~And the said mortgagee, his heirs, executors, administrators or assigns may purchase at any~~
~~such sale in the same manner and to the same effect as a person not interested herein.~~ If from any cause
 said property shall fail to satisfy said debt, interest, costs and charges _____ I
 covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 29th
 day of May in the year of our Lord one thousand eight hundred and ~~eighty~~ seventy seven

SEALED AND DELIVERED
 IN PRESENCE OF

Charles J. Mills [L.S.]

Rochester N. Y. July 31, 1880

I M. W. Kirby, the mortgagee within named, do hereby certify that there is yet unpaid on the within mortgage secured to be paid to wit: One hundred and twenty dollars with interest thereon from May 29th 1877.

M. W. Kirby



No. 119

Chattel Mortgage.

Charles J. Mills

To

M. W. Kirby

Given May 29th 1877

Filed Aug 12, 1880

at 10 o'clock A. M.

Filed Aug 10th 1880

D. P. Campbell

Town Clerk

To all to Whom these Presents shall come:

Know Ye, That I Thomas Lode of the town of Wheatland Monroe County N.Y. indebted unto Franklin Bush of the city of Rochester N.Y. in the sum of Four Hundred Dollars and Cents being for Money loaned by him to me

Now for securing the payment of said Debt, and the Interest thereon from the date hereof, to the said Franklin Bush I do hereby SELL, TRANSFER and ASSIGN to the said Franklin Bush the property described in the following

SCHEDULE, VIZ:

One equal undivided half of the threshing machine. Separator Engine Tanks tumbles and belts tools and implements appertaining belonging to me and which property is owned jointly by Edwin Smith and myself About one hundred bushels of corn in the ear all in the well town of Wheatland

Provided Always, and this Mortgage is on the express condition, that if the said Thomas Lode shall pay to the said Franklin Bush the sum of Four Hundred Dollars with interest thereon as follows, viz: in one year from the date hereof

which the said Thomas Lode hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Franklin Bush shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Franklin Bush shall at any time deem ~~himself~~ unsafe, it shall be lawful for him to take possession of such property and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 28th day of November in the year of our Lord one thousand eight hundred and seventy seven Sealed and delivered in the presence of

Thomas Lode 

Copy

No. 7

Chattel Mortgage.

Thomas Lade

- To -

Franklin Bush

Given Nov 28th 1877

Filed March 29 1878

at 10 1/2 o'clock A. M.

J. P. Campbell
Town Clerk

To all to Whom these Presents shall Come :

Know Ye, That I, Jacob Shouder
 am indebted unto A. D. Scofield.

in the sum of One Hundred & Fifty Six Dollars and Fifty Cents
 being for Security of a promissory note dated March 1st 1877
for One Hundred & Fifty Six & 50/100 Dollars.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said A. D. Scofield do hereby SELL, TRANSFER and ASSIGN to the said A. D. Scofield the property described in the following

SCHEDULE, VIZ:

- One Bay mare 13 years old with one white ^{hind} foot.
- 2 Cows Red & White Spotted 5 years old
- 1 Red & White Cow 10 years old
- 1 Lumber Wagon & Box
- 1 Democrat Wagon Light colored
- Gearing and Black Box
- 1 Pair of Bob Sleighs. Red

Provided Always, and this Mortgage is on the express condition, that if the said Jacob Shouder shall pay to the said A. D. Scofield the sum of One Hundred & Fifty Six & 50/100 Dollars, with interest thereon as follows, viz: One Hundred & Fifty Six & 50/100 Dollars with interest on the 1st Day of February 1878

which the said Jacob Shouder hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said A. D. Scofield shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting One Hundred & Fifty Six & 50/100 Dollars all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said A. D. Scofield shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 1st day of March in the year of our Lord one thousand eight hundred and seventy

Sealed and delivered in the presence of
Robt Carson Trust

Jacob Shouder

No. 2

Chattel Mortgage.

Jacob Shouder

to

A. D. Scofield

Given March 2nd 1877

Filed August 11th 1877

at 6 o'clock P.M.

John Hill

Town Clerk

To all to whom these Presents shall come:

Know Ye, That *H. Henrietta M. Tucker* of *Scottsville, Monroe County, N.Y.* and indebted unto *Matthias Kramer* of *Rochester, N.Y.*

in the sum of *one hundred & ten* Dollars and *_____* Cents being for *money this day loaned to said Tucker & for judgments held against her by said Kramer*

Now for Securing the payment of the said Debt, and the interest thereon from the date hereof to the said *Matthias Kramer* I do hereby SELL, TRANSFER and ASSIGN to the said *Matthias Kramer* the property described in the following

SCHEDULE, VIZ:

One Black Walnut Bed Room set, One Chestnut Bedroom set, One Brussels Carpet - 20 yards - Two Bedroom Carpets 16 yards each, One Sofa, Six Parlor chairs, One mirror in Parlor, Three common Bedsteads - three small mirrors, One Parlor center table -

All of said property to be situated in my residence in Scottsville, Monroe County, N.Y. and for value received the said Henrietta M. Tucker hereby charges & binds her separate estate real & personal for the payment hereof It being for the benefit thereof *Provided Always*, and this Mortgage is on the express condition, that if the said *Henrietta M. Tucker* shall pay to the said *Matthias Kramer*

the sum of *one hundred & ten dollars* with interest thereon as follows, viz: *On the first day of August, 1878*

which the said *Henrietta M. Tucker* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said *Matthias Kramer* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping, of the said property) to apply in payment of the above debt; and in case the said *Matthias Kramer* shall at any time deem *said debt* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set *my* hand and seal the *19th* day of *November* in the year of our Lord one thousand eight hundred and seventy *seven*

SEALED AND DELIVERED IN THE PRESENCE OF

John A. Briggs

Henrietta M. Tucker



No. 15

Chattel Mortgage.

Henrietta M. Tucker

To

Mattias Kramer

Given Nov. 19th 1877

Filed Nov. 20th 1877

at 7 o'clock P. M.

John Lill

Town Clerk

To all to whom these Presents shall Come :

Know Ye, That I Wm J Chamberlain am indebted unto Jasper B. Lewis of the town of Alexander

in the sum of Nine Hundred Thirty Seven Dollars and 50 Cents

being for Securing the payment of a certain promissory note bear even date herewith made and executed by the said Wm J Chamberlain to the said Jasper B. Lewis for the sum of Nine Hundred Thirty Seven Dollars and fifty Cents

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said Jasper B Lewis I do hereby SELL, TRANSFER and ASSIGN, to the said Jasper B Lewis the property described in the following

SCHEDULE, Viz:

Six yearling Calves. One Chester White Sow, and increase. One Chester White Pig five months old. One Sorrel Horse. One Bay Horse. One Black Horse. Two sets double Harness. One single Harness. One Cutter. Two Sumner Wagons. One bot Sleigh. One open buggy. One milk Wagon. One new Chisel Tooth Drag. One Weed Plow, and Corn Sheller. One top horn line back Cow. One white faced Cow. One top horn spotted Cow. One Gray Cow. One longhorn Alderney Cow. One red Cow. One black Alderney Cow. One spotted Alderney Cow

Provided Always, and this Mortgage is on the express condition, that if the said William J Chamberlain shall pay to the said Jasper B. Lewis the sum of Nine Hundred Thirty Seven dollars with interest thereon as follows, viz:

within one year from the date hereof.

which the said William J Chamberlain hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Jasper B Lewis shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Jasper B Lewis shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 2nd day of April in the year of our Lord one thousand eight hundred and seventy Seven

Sealed and Delivered in Presence of

Wm J Chamberlain

One large bay horse about eight years old. One actual horse rack. One teaming mill one shinkshop plow. One corn cultivator.



No. 1

Chattel Mortgage.

Wm J. Chamberlain
Jasper B. Sewis

Given, April 22^d. 1877
Filed, April 16th 1877
at 11 o'clock, A. M.

Louis Richard
Town Clerk

I Alonzo Brown Clerk of the Town of Alban
den, in the County of Seneca, State of New York.
do hereby certify that I have compared the
within Copy, Chattel mortgage with the origi
nal thereof now on file in my office
and that the same is a true Copy thereof
and of the purport of said original
and I further certify that the said
original mortgage was duly filed
in the said Town Clerks office on the
11th day of April 1877 and has since
remained on our file. A. S. Brown
Noted this 11th day of April 1877
Alonzo Brown

To all to Whom these Presents shall Come :

Know Ye, That I *Ida M. Slocum* of *Scottsville* *Monroe* County, *N.Y.* am indebted unto *David Guy* of the same place — — — — — in the sum of *Thirty* — — — — — Dollars and — — — — — Cents

being for *the security of the payment of a certain promissory note of which the following is a copy viz \$30- Scottsville September 26" 1877. Three months after date I promise to pay to the order of Palmer Botcock Thirty dollars for value received with use* *Ida M. Slocum*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Palmer Botcock* I do hereby SELL, TRANSFER and ASSIGN to the said *David B. Guy* — — — — — the property described in the following

SCHEDULE, VIZ:

One Black Horse which I, the said Ida M. Slocum have this day purchased and in part payment for which the above note is executed — — — — —

Provided Always, and this Mortgage is on the express condition, that if the said *Ida M. Slocum* shall pay to the said *Palmer Botcock* — — — — — the sum of *Thirty dollars* — — — — — with interest thereon as follows, viz:

From the date of the note mentioned above, to the maturity of the same being for the space of three months

which the said *Ida M. Slocum* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said *David B. Guy* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *David B. Guy* shall at any time deem himself unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I do covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set *my* hand and seal the *26"* day of *September* in the year of our Lord one thousand eight hundred and seventy *Seven*

Sealed and delivered in the presence of *Ida M. Slocum*

Witness *Earl H. Slocum*



No. 10

Chattel Mortgage

Ida M. Slocum

To

David B. Gray

Given September 26th 1877

Filed October 23rd 1877

at 7 o'clock A.M.

John Sill

John Celestz

1877-81
11-11
18-11-81

To all to whom these Presents shall Come :

Know Ye, That *I Rosanna Kelly* of the town of *Wheatland* *Monroe Co* indebted unto *Thomas Brown Jr*

in the sum of, *fifty* Dollars and _____ Cents

being for *Money* advanced *Said Rosanna Kelly* and the collateral security for the payment of a certain promissory note endorsed by *Said Thomas Brown Jr + Myself* to *J J McBean* guardian for *37 dollars*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said *Thomas Brown Jr* do hereby SELL, TRANSFER and ASSIGN, to the said *Thomas Brown Jr* the property described in the following SCHEDULE, Viz:

About three acres of beaus on the ground and six sucking pigs now on all of said property now being on my farm in said town of Wheatland near the South East part of the farm

Provided Always, and this Mortgage is on the express condition, that if the said *Rosanna Kelly* shall pay to the said *Thomas Brown Junior* the sum of *fifty dollars* with interest thereon as follows, viz:

On the first day of October 1877

which the said *Rosanna Kelly* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Thomas Brown Jr* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *said debt and* all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Thomas Brown Jr* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *24th* day of *July* in the year of our Lord one thousand eight hundred and seventy *seven*

Sealed and Delivered in Presence of

Rosanna Kelly
her mark



No

Chattel Mortgage.

Rosanna Kelly

to

Thomas Brown

Given, July 24, 1877

Filed, July 30, 1877

at 10 o'clock, P. M.

John Gill

Loren Clerk

I James A Weeks of Caledonia
Livingston County N.Y do hereby Certify
That a certain indenture of Mortgage bearing
date the 15th day of October 1877 made and
executed by Mrs. Weeks of Wheatland
Monroe Co NY and filed in the Office of
the Clerk of the Town of Wheatland
and bearing the number 9 on the 15th
day of October 1877 at 10 o'clock AM is returned
paid off satisfied & discharged
dated this 3^d day of February 1880
witnessed by

B Rogers

James A Weeks



1 Top buggy buggy black
1 Red farming mill Lyons mill
One Cutter Square box black or dark
1 Grain Drill Farmers Favorite
2 Sets long tug double harness black
1 Set short tug do —
1 Single light black trimmed har-
ness. 1 Pair new bob Sleighs
Striped Got of Scofield & Curson
1 Pair Old bobs wood colored
Thirty tons ground plaster - 40
Cords plaster Stone dug - on the
premises - Ground plaster in the
mill - 80 Bushels wheat in the
barn - 60 bushels potatoes in cellar

This 14 day of

Samuel
Wm. Clark

Schedule A referred in the annexed
Chattel Mortgage

1 Span bay gelding horse ordinary size
One 9 + one 12 years old

One span bay mare ordinary size
One ~~to~~ 18 and the other 24 years old

1 Round cow 8 years. One spotted cow
6 years old. 1 Red cow 2 years old

2 Lumber wagons 1 old - And the other
new Red box + red striped running gear

1 Seymour + Morgan Rope 1 Seymour
+ Morgan Mower beam cover

1 Democrat wagon Cream colored

1 Top buggy buggy black

1 Red farming mill Lyons mill

One Cutter Square box black or dark

1 Grain Drill Farmers Favorite

2 Sets long tug double harness black

1 Set short tug do -

1 Single light black trimmed har-
ness. 1 Pair new bob Sleighs

Striped Got of Scofield + Caser

1 Pair Old bobs wood colored

Thirty tons ground plaster - 40
cords plaster Stone dug - on the

premises - Ground plaster in the
mill - 80 Bushels wheat in the

corn - 60 bushels potatoes in cellar

30 acres wheat on the ground
7 Bushels ears of corn & stalks
of same - 100 Bushels medium
beans in store

ten tons hay by estimate

One Store Stock

100 Bushels Oats threshed

3 Barrow hogs and one Sow and
5 pigs all white 1 Cauldron Kettle

2 Hay racks - 1 Scotts rick 3 horse plow

1 Gule plow - 1 forty tooth drag One

small square harrow - 2 Scotts rick

rake Corn Cultivator 1 Gang

plow 14 Swarms of bees

all the accounts bills notes bonds

and books of account of the said

William E Weeks in his business

of plaster & on his farm produce

are hereby included in this Sched

- we Samuel W Weeks to take charge

of the same & manage the same

for said James B Weeks

To all to whom these Presents shall Come:

Know Ye, That *William E Weeks of Wheatland*
Mass Co New York indebted unto *James A*
Weeks of Caledonia Livingston Co N.Y
in the sum of *1350* Dollars and _____ Cents

being for *purchase price of wood to the amount of 72 dollars*
also as collateral security for the payment of one note of 450 and
one note of 318 dollars + one of 160 dollars all payable to Albany
Bank of Rochester - And 110 payable to Lathrop's Bank Troy + one
of 100 dollars to Joseph Galambou One of 150 to John Galambou
all of which notes are indorsed by said James A Weeks for
the accommodation + this mortgage is intended as collateral
security to said James A Weeks on such indorsement

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
James A Weeks do hereby SELL TRANSFER, and
ASSIGN to the said *James A Weeks* the property
described in the following

SCHEDULE, Viz:

Schedule A herewith Annexed

Provided Always, and this Mortgage is on the express condition, that if the said *William*
E Weeks shall pay to the said *James A Weeks*
the sum

of *thirteen hundred + fifty* with interest thereon as follows, viz
Whenever the said James A Weeks shall be
to any cash or be caused to pay said notes or
any part thereof - And shall also include
a note of 100 dollars on a note indorsed by said
James A Weeks for said Wm E Weeks + Samuel E Weeks
to Edmund Roberts

which the said *William E Weeks* hereby agree to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said *James A Weeks* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting *all such amounts + costs + expense*
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said *James A Weeks* shall at any time
deem *himself* unsafe, it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant
and agree to pay the deficiency.

In Witness Whereof *el* have hereunto set *my* hand and seal the *15th*
day of *October* in the year of our Lord one thousand eight hundred and seventy *Six*

Sealed and Delivered in Presence of

W G Ashby

Wm E Weeks



No. 7

Chattel Mortgage.

Wm E Neeks

to

James B Neeks

Given, October 15th 1877

Filed, October 15th 1877

at 10 o'clock, A.M.

John Sill

Town Clerk

To all to whom these Presents shall Come :

Know Ye, That *I Stephen Salisbury of Wheatland*
Mayor Co. New York am indebted unto *Abigail L.*
Salisbury of the same place
 in the sum of *two hundred & twenty five* Dollars ~~and~~ *(225)* - Cents
 being for *the purchase money of a Light & Bradbury piano*
No.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the
 said *Abigail L. Salisbury I* do hereby SELL, TRANSFER
 and ASSIGN, to the said *Abigail L. Salisbury* the
 property described in the following SCHEDULE, Viz:

One Light & Bradbury Piano No.

which she has owned for some years past
Subject nevertheless to a certain Chattel
Mortgage given to Dr. H. Wells by the said
Abigail L. Salisbury to secure the payment of
\$65. dated October 8th 1877

Provided Always, and this Mortgage is on the express condition, that if the said *party of the first*
~~part~~ shall pay to the said *party of the first*
~~second part~~ or her assigns at maturity the sum
 of *two hundred (and) twenty five (225) doll.* with interest thereon as follows, viz:

according to the conditions of a certain promissory note
executed by the said party of the first part for the sum
of \$325 - bearing even date herewith payable

and now held by the said party of the second part
 which the said *party of the first part* hereby agrees to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest,
 at the time above mentioned, then the said *Abigail L. Salisbury or her assigns* shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where
 the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the
 avails (after deducting
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in
 case the said *party of the second part* shall at
 any time deem *her* unsafe, it shall be lawful for *her* to take possession of
 such property, and to sell the same at public or private sale, previous to the time above mentioned for the
 payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keep-
 ing of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *I*
 covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *Ninth*
 day of *October* in the year of our Lord one thousand eight hundred and seventy *Seven* (77)
 Sealed and Delivered in Presence of

Lyfuerter Harman *Stephen Salisbury*
on the Day above
written



No. 12

Chattel Mortgage.

Stephen Salisbury
to
Migail L. Salisbury

Given, October 9th 1877

Filed, Nov. 1st 1877

at 12.30 o'clock, P.M.

John Dill
Town Clerk

To all to Whom these Presents shall Come :

Know Ye, That I Abraham R Shokoe of the town of Nhatland N Y am indebted unto Luther Bowerman and Thomas A Shokoe of the same place in the sum of 176 Dollars and 20 Cents being for the sum of one hundred and seventy six dollars the amount of my promised ory note held by Thomas and Roger Burrell— which note has been taken up by said Luther B Bowerman + Thomas, A Shokoe at my request

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Luther B Bowerman + A. Shokoe do hereby SELL, TRANSFER and ASSIGN to the said Bowerman + Shokoe the property described in the following

SCHEDULE, VIZ

7 acres of beans in the mow unthreshed— And one equal undivided half part of eight acres of wheat— on the ground— The undivided half of one white sow and five spring pigs— (about half blood Berkshires). One white heifer spring calf— One roan spring calf (steer)— also the undivided half part of all the hay straw Corn Shells and bean straw— (except so much as may be necessary for my own cow for the foddering season) One single black harness— One plow and One square Harrow— all in the barn and on the premises now occupied by me in said town of Nhatland— known as the Joseph Bowerman farm

Provided Always, and this Mortgage is on the express condition, that if the said Abraham R Shokoe shall pay to the said Luther B Bowerman + Thomas A Shokoe the sum

of one hundred and seventy six dollars with interest thereon as follows, viz: one year from this date viz November 8th 1878— with interest thereon from April 1st 1877— The time and date when such money was paid at my request by the parties of the second part—

which the said Abraham R Shokoe hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Bowerman + Shokoe shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting said 176²⁰ dollars and interest + all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Luther B Bowerman + A Shokoe shall at any time deem them unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 8th day of November in the year of our Lord one thousand eight hundred and seventy seven

Sealed and delivered in the presence of my askby AR Shokoe

No. 13

Chattel Mortgage.

Abram R. Stokes

to
L. B. Bowerman
& T. A. Stokes

Given Nov 8th 1877

Filed Nov 9th 1877

at 12 o'clock M.

John Sill
Iron Works

To all to whom these Presents shall Come:

Know Ye, That William Adams, of Wheatland
Monroe Co., N.Y. is indebted unto Alexander
Adams, of the same place
 in the sum of Two Hundred Dollars and _____ Cents,
 being for Bank Account

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Alexander Adams I do hereby SELL, TRANSFER, and
 ASSIGN to the said Alexander Adams the property
 described in the following SCHEDULE, Viz:

A one fourth interest in 36 acres of beans,
8 acres of Corn, and 4 acres of potatoes
on what is known as the McCabe farm, in
Saira town now occupied by Chas. Doope;
also a 1/4 interest in 11 acres of beans
on the James Campbell farm in Saira town;
and the entire crop of corn & potatoes on
1 3/4 acres on the place on which I now live
in Saira town of Wheatland.

Provided Always, and this Mortgage is on the express condition, that if the said William
Adams shall pay to the said Alexander
Adams the sum
 of Two Hundred Dollars with interest thereon as follows, viz;
in eight months from the date of this
instrument

which the said William Adams hereby agrees to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
 time above mentioned then the said Alexander Adams shall have
 full power to enter upon the premises of the said party of the first part; or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting Two hundred dollars, and interest, and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Alexander Adams shall at any time
 deem his debt unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
 If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
 and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 6th
 day of August in the year of our Lord one thousand eight hundred and seventy seven
 Sealed and Delivered in Presence of

William Adams



No. 2

Chattel Mortgage.

William Adams

to

Alexander Adams

Given, August 6 1877

Filed, August 6 1877

at 12 o'clock, — M

John Sill

Town Clerk

To all to whom these Presents shall Come :

Know Ye, That *C. H. Blo cum* of the Village of *Scottsville Monroe Co N. Y.* is indebted unto *Neafie & Shadbolt* in the sum of *One Hundred* Dollars and *—* Cents being for *Goods and Merchandise Sold and delivered by said Neafie & Shadbolt to said C. H. Blo cum*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Neafie & Shadbolt* do hereby SELL, TRANSFER and ASSIGN, to the said *Neafie & Shadbolt* the property described in the following **SCHEDULE, Viz:**

One lot of Ice containing fifty Tons, which stands opposite the house

Provided Always, and this Mortgage is on the express condition, that if the said *Said party of the first part* shall pay to the said *party of the second part* the sum of *One Hundred Dollars* with interest thereon as follows, viz :

In one year from date

which the said *C. H. Blo cum* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Neafie & Shadbolt* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *all costs* all expenses of the sale, and keeping of the said property) to apply in payment of the above debt; and in case the said *Neafie & Shadbolt* shall at any time deem *themselves* unsafe, it shall be lawful for *them* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *\$* covenant and agree to pay the deficiency.

In Witness Whereof *S* have hereunto set *my* hand and seal the *twenty eighth* day of *January* in the year of our Lord one thousand eight hundred and seventy *Seven*

Sealed and Delivered in Presence of *Chas. H. Blo cum*

No 29

Chattel Mortgage.

E. H. Slawson
To
Maple & Shadwell

Given, January 25 1877

Filed, February 2 1877

at 10 o'clock, A. M.

Otto Bennett
clerk

Paid in full

Mar 7-1878

Maple & Shadwell
Shadwell

To all to Whom these Presents shall Come :

Know Ye, That George Cumber of Scottsville Monroe County
 sum of 35 ¹⁵/₁₀₀ dollars - John C Neafie in the sum of 100 dollars and the
 sum of Ballintine and Slocum in the sum of 100 dollars - amounting
 to the sum of 235 ¹⁵/₁₀₀ Dollars and _____ Cents
 being for debts due to them and each of them as above specified
 viz Ballintine and Slocum 100 Dollars for new work and repairs had
of them - Neafie and Shodbolt 100 Dollars for goods bought of them
Wm Learm 35 ¹⁵/₁₀₀ dollars for Hay oats and milk -

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Learm Neafie + Shodbolt + Ballintine + Slocum do hereby SELL, TRANSFER and ASSIGN to the said Cumber Neafie + Shodbolt + Ballintine + Slocum the property described in the following

SCHEDULE, VIZ:

One grey ^{mare} Kit about 13 years old, light tail and mane
One new lumber wagon and Box made by said Slocum
And Ballintine. One two horse double family carriage
black got of Thomas Brown Jr. 1 two horse Scottsville
plow 1 thirty tooth plow 1 Hand Drill.

All of said property now being in the possession of said George Cumber of Scottsville Monroe County New York

Provided Always, and this Mortgage is on the express condition, that if the said George Cumber shall pay to the said Wm Learm Neafie + Shodbolt and Ballintine + Slocum the sum of two Hundred and thirty five ¹⁵/₁₀₀ dollars with interest thereon as follows, viz:

On the 1st day of June 1878 - To be divided as follows viz all the avails of said property when sold to be divided pro rata according to the several

claims above set forth - The surplus to be paid to said George Cumber who reserves the right to sell the same at public auction ^{at the time of June 1878 + they over the proceeds}

which the said George Cumber hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Parties above named of the same part shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting said monies above named + costs and all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Learm Neafie + Shodbolt Ballintine + Slocum shall at any time deem themselves unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges of covenant and agree to pay the deficiency.

In Witness Whereof el have hereunto set my hand and seal the 1st day of December in the year of our Lord one thousand eight hundred and seventy Seven

Sealed and delivered in the presence of

Wm Neafie

George Cumber



No. 16

Chattel Mortgage.

George Lumber

to

Carru Keafin Shod
bolt Ballinacorney Co

Given Dec 1st 1877

Filed Dec 1st 1877

at 7³⁰ o'clock P. M.

John Sill

Town Clerk

To all to whom these Presents shall Come :

Know Ye, That *J. Robert S. Thompson* am indebted unto *Thomas*

Smith
in the sum of *One hundred forty two* Dollars and *forty* Cents
being for *Notes of hand bearing date*
date herewith

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said *Thomas Smith* do hereby SELL, TRANSFER and ASSIGN, to the said *Thomas Smith* the property described in the following SCHEDULE, Viz:

One Pair of Horses One Bay and one Sorrel, One Dubu Ovtro Horse Wagon, one Rack set whiffles and milk Yoke, one Two horse Plow all now in my possession in the town of Wheatland Monroe County N. Y. - also One Cow in also in my possession as above

Provided Always, and this Mortgage is on the express condition, that if the said *Robert S. Thompson* shall pay to the said *Thomas Smith* the sum of *One hundred forty two* ¹⁰⁰ dollars with interest thereon as follows, viz: *One year from date*

which the said *Thompson* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Thomas Smith* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Thomas Smith* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *14th* day of *April* in the year of our Lord one thousand eight hundred and seventy *seven*
Sealed and Delivered in Presence of

Robert S. Thompson

No 38

Chattel Mortgage.

Robert S. Thompson

To

Samuel Smith

Given, April 14th 1877

Filed, April 17th 1877

at 10¹/₂ o'clock, A. M.

Louis A. Charbonnet
Notary Public

To all to Whom these Presents shall Come :

Know Ye, That

Sanford A Smith

indebted unto

W.M. Rogers

in the sum of

One Hundred Fifty Eight Dollars and

Thirty Seven Cents

being for

To secure a certain promissory note or payment thereof. Now to be by the said W.M. Rogers. of this day and date given by the first part

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said W.M. Rogers do hereby SELL, TRANSFER and ASSIGN to the said W.M. Rogers the property described in the following

SCHEDULE, VIZ:

- Seven acres oats in barn
- Fifteen acres Beans on ground
- Twelve acres Corn on ground
- Eight acres potatoes on ground
- One acre Onions on ground
- Five acres Barley in barn
- One Hundred Bushels Wheat in barn

Provided Always, and this Mortgage is on the express condition, that if the said

Sanford A Smith

shall pay to the said

W.M. Rogers

the sum

of One Hundred Fifty Eight ^{dollars} 37/100 with interest thereon as follows, viz:

The whole amt of said note is due thirty days from date and payable at First City National Bank of Rochester, New York

which the said Sanford A Smith hereby agree to pay,

then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said W.M. Rogers shall have

full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and

in case the said W.M. Rogers shall at any time

deem himself unsafe, it shall be lawful for him to take possession of such property,

and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the sixth day of August in the year of our Lord one thousand eight hundred and seventy seven

Sealed and delivered in the presence of

Georgi. Rose

S.A. Smith

No. 4

Chattel Mortgage.

S. A. Smith

to

W. M. Rogers

Given Aug. 16th 1877

Filed August 21st 1877

at 8 o'clock A. M.

John Sill

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That Patrick Connor of the town of Wheatland County of Monroe State of New York am indebted unto Edward J. Kelsey of the same town County & State in the sum of Two Hundred (\$200⁰⁰) Dollars and _____ Cents being for a promissory note for Two Hundred Dollars due in ten months after date with interest from date and payable at the residence of the said Edward J. Kelsey in the village of Mumfords New York and signed by the aforesaid Patrick Connor, and dated Sept. 29th 1877

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Edward J. Kelsey I do hereby SELL, TRANSFER and ASSIGN to the said Edward J. Kelsey the property described in the following

SCHEDULE VIZ:

^{undivided} the one half interest in forty acres more or less of wheat now growing on the farm of Susan F. Kelsey situated in the town of Riga Monroe County New York. One dark brown horse with small star in forehead four years old past, one bay horse colt with white ring around the left hind foot, and one year old past; one bay mare colt about four months old, one red cow with white line back six years old past; one Roan Steer one year old past, one white heifer with red ears one year old past.

Provided Always, and this Mortgage on the express condition, that if the said Patrick Connor shall pay to the said Edward J. Kelsey the sum of Two Hundred (\$200⁰⁰) Dollars with interest thereon as follows, viz: in ten months after date

which the said Patrick Connor hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Edward J. Kelsey shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Edward J. Kelsey shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 29th day of September in the year of our Lord one thousand eight hundred and seventy seven

Sealed and Delivered in the Presence of

at M. Thuron

Patrick Connor
mark

No. 7

Chattel Mortgage.

Patrick Connor
To
Edward J. Kelley

In Triplicate

Given September 29th 1877

Filed Oct - 2nd 1877

at 10.30 o'clock A. M.

Office of

Wm. S. Brown & Co.,

Manufacturers of Carriages & Sleighs.

Number 60 Main Street

Wm. S. Brown, }
Henry S. Brown. }

Le Roy, N. Y. June 25 1875

To the Town Clerk of
Wheat Land Mr Sanford
Smith has paid a note to
us which was secured by a
chattel mortgage which is
filed in your office you
will please deliver him the
mortgage

Yours Truly
W S Brown & Co

To all to whom these Presents shall come, GREETING:

Know Ye, That I Sanford W Smith of the town of Wheatland town Co N.Y. indebted unto William S Brown + Henry S Brown of Seneca Co N.Y. in the sum of Two Hundred Dollars and _____ Cents, being for the collateral Security

for the payment of a certain promissory note reading as follows viz \$200 - Seneca N.Y. Nov 30th 1875 One year payable for value received to the order of William S Brown & Co Two hundred dollars at the First National Bank of Seneca Co N.Y.

Now, for Securing the Payment of the said debt, and interest from the date hereof, to the said W S Brown + Co. I do hereby SELL, ASSIGN and TRANSFER to the said William S Brown & Co.

Goods, Chattels and property described in the following Schedule, viz: One leather top buggy with patent wheels Gold trimmings being the same buggy sold said Smith on Nov 30th 1875 - And one black horse colt Three years old last June now in the possession of Sanford W Smith and free from all incumbrances whatsoever.

Said property now being and remaining in the possession of Sanford W Smith

Provided always, and this mortgage is on the express condition, that if the said Sanford W Smith shall pay to the said W S Brown + Co the sum of Two hundred Dollars with interest as follows, viz: Six months from the date of this mortgage

_____ which said sum and interest the said Sanford W Smith hereby covenant & to pay, then this transfer to be void and of no effect; but in case of non-payment of the said sum at the time or times above mentioned, together with interest, then the said William S Brown + Co shall have full power and authority to enter upon the premises of the said party for the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said William S Brown + Co shall at any time deem themselves unsafe, it shall be lawful for them to take possession of such property and sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, apply the proceeds as aforesaid, after deducting all expenses of the sale and keeping of said property. If from any cause said property shall fail to satisfy said debt, interest, cost and charges, the said Sanford W Smith covenant and agrees to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 26 day of January in the year of our Lord one thousand eight hundred and 77

SEALED AND DELIVERED IN THE PRESENCE OF

W. G. Ashby

S. W. Smith

No. 28

Chattel Mortgage.

Sr Smith
to
H S Brown & Co

Given January 26 1877

Filed January 26 1877

at 12 o'clock M.

Witnessed

Four Clock

To all to whom these Presents shall Come:

Know Ye, That Abigail L Salisbury of Manford N.Y. am indebted unto Harlow W Mills of Leahontown L. Co N.Y.

in the sum of Sixty five Dollars and _____ Cents

being for The Security (collateral) of my promissory note for \$65. dollars bearing even date herewith which note is given by me for my own private and individual benefit as is also this Chattel mortgage to secure the same & I admit they consider alloy to be for the payment of a doctors bill made by said Dr Mills for doctoring me personally

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Harlow W Mills I do hereby SELL, TRANSFER and ASSIGN to the said Harlow W Mills the property described in the following

SCHEDULE VIZ:

One Saight & Bradbury piano now in the possession of said Abigail L Salisbury at her present residence in Manford Manford Co New York

And I hereby charge my separate real & personal Estate with the payment of said note and charge the pious above described with the payment of said note as well as my separate real & personal estate of being to secure the payment of my own provided always, and this Mortgage on the express condition, that if the said Abigail L Salisbury shall pay to the said Harlow W Mills

the sum of Sixty five dollars with interest thereon as follows, viz:

in six equal annual payments - with interest on all sums unpaid Annually on the 8th day of October of each year hereafter until all is paid

which the said Abigail L Salisbury hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Harlow W Mills shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting The amount of debt note & costs all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Harlow W Mills shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges it covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 8th day of October in the year of our Lord one thousand eight hundred and seventy Seven

Sealed and Delivered in the Presence of W L Ashby Abigail L Salisbury



No. 5

Chattel Mortgage.

Abigail Salisbury

to

Harlow W. Wells

Given Oct 8th 1877

Filed Oct 9th 1877

at 12 o'clock M.

John Hill

Town Clerk

For value received of hereby promised to
give the said Abigail Salisbury her
and reasonable notice of my intention
to sign said mortgage at any time
to the notary of said mortgage or
she or some one else shall attempt to
sell or remove anything or records the same
October 1877

H. W. Wells

To all to Whom these Presents shall Come :

Know Ye, That I Abraham R Stokoe of Highland
monroe County New York am indebted unto Levi Budlong
of Leducville Livingston County New York
in the sum of 46 Dollars and 37 Cents
being for Purchase money of one spotted mull
cow and one spotted or red & white about
eight years old bought by me of said Levi
Budlong

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to
the said Levi Budlong do hereby SELL, TRANSFER
and ASSIGN to the said Levi Budlong the property
described in the following

SCHEDULE, VIZ:

One spotted
roan heifer 2 years old past - And
One dark red heifer coming 2 years
old One white spot on brisket

Provided Always, and this Mortgage is on the express condition, that if the said Abraham
R Stokoe shall pay to the said Levi Budlong
the sum
of 46 ³⁷/₁₀₀ dollars with interest thereon as follows, viz:
One year from date

which the said Abraham R Stokoe hereby agree to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest
at the time above mentioned, then the said Levi Budlong shall have
full power to enter upon the premises of the said party of the first part, or any other place or places
where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same
and the avails (after deducting said 46 ³⁷/₁₀₀ dollars & all costs
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and
in case the said Levi Budlong shall at any time
deem ~~himself~~ unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment
of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping
of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs
and charges ~~el~~ covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 9th
day of Nov in the year of our Lord one thousand eight hundred and seventy seven

Sealed and delivered in the presence of
My witness
A R Stokoe



No. 17

Chattel Mortgage.

A/R Stokes

to

Levi Budlong

Given Nov. 9th 1877

Filed Nov. 9th 1877

at 12 o'clock M.

John Lile

Town Clerk

To all to whom these Presents shall come, Greeting:

Know Ye, That *I Israel Ellsworth* of *Wheatland* in the
County of *Monroe* State of *New York*
of the first part, for securing the payment of the sum of *\$800.* & intent as hereinafter mentioned,
and in consideration of the sum of one dollar, to *me* in hand paid at or before the ensembling
and delivery of these presents, by *James Guthrie* of the same place
of the second part, the receipt whereof is hereby acknowledged,

have granted, bargained, sold and assigned, and by these presents do—grant, bargain, sell and assign
unto the said party of the second part, **ALL** the following property *2 Pair of*
bobleighs. 2 Cutters. 1 Express waggon. 1 Phaeton
Waggon. 1 Set of double harness. 3 single harnesses.
1 double waggon 1 Platform waggon 4 Poles

now remaining and being *in my possession in Wheatland of said*

To Have and to Hold, all and singular, the goods and chattels above bargained and sold, or
intended so to be, unto the said party of the second part, *his* executors, administrators and assigns
forever. And the said party of the first part, for *himself his* heirs, executors and
administrators, all and singular the said goods and chattels above bargained and sold unto the said
party of the second part, *his* executors, administrators and assigns, against the said party
of the first part, and against all and every person or persons whomsoever, shall and will Warrant and
by these presents forever Defend.

Upon Condition, that if the said party of the first part shall and do well and truly pay, or cause to
be paid unto the said party of the second part, *his* executors, administrators or assigns, the sum of
Eight hundred (\$800.) dollars with interest thereon
at the expiration of one year from the date hereof

then these presents and everything herein contained, shall cease and be void. And the said party of
the first part, for *himself his* executors, administrators and assigns, doth
covenant and agree to and with the said party of the second part, *his* executors, administrators
and assigns, to make punctual payment of the money hereby secured *at the time & in*
the manner aforesaid

Israel Ellsworth

No 44

Chattel Mortgage.

Israel Ellsman

TO

James Guthrie

Dated 2 day of June 1877

Filed the 2 day of June 1877 at 8 h 30 m P. M.

Louis Schard Clerk.

County of Morris ss: On this 2 day of June 1877 before me came Israel Ellsman to me known to be the person described in and who executed the foregoing instrument and acknowledged that he executed the same.

SEALED AND DELIVERED IN THE PRESENCE OF

In Witness Whereof, the said party of the first part, hek herunto set his hand and seal this 2 day of June 1877 one thousand eight hundred and seventy seven



And in case default shall be made in payment of the said sum above mentioned, or in case the said party of the second part shall sooner choose to demand the said goods and chattels, it shall and may be lawful for, and the said party of the first part do hereby authorize and empower the said party of the second part, his executors, administrators and assigns, with the aid and assistance of any person or persons, to enter and come into and upon the dwelling house and premises of the said party of the first part, and in such other place or places as the said goods and chattels are or may be held or placed, and take and carry away the said goods and chattels to sell and dispose of the same for the best price they can obtain, at either public or private sale, and out of the money to retain and pay the said sum above mentioned, with the interest and all expenses and charges thereon, rendering the overplus (if any) unto the said party of the first part, his executors, administrators and assigns. And until default be made in the payment of the aforesaid sum of money, the said party of the first part to remain and continue in quiet and peaceable possession of the said goods and chattels, and the full and free enjoyment of the same, unless the said party of the second part, his executors, administrators, or assigns, shall sooner choose to demand the same; and until such demand be made, the possession of the said party of the first part, shall be deemed the possession of an agent or servant, for the sole benefit and advantage of his principal, the said party of the second part.

To all to whom these Presents shall Come :
 Know Ye, That I George Radband of Wheelona N.Y.
 am indebted unto Lewis Wilson

in the sum of Fifty Dollars and _____ Cents
 being for the purchase money of a bay horse eight years old

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said Lewis Wilson I do hereby SELL, TRANSFER and ASSIGN, to the said Lewis Wilson the property described in the following **SCHEDULE, Viz:**

one bay horse eight years old being the same described above

Provided Always, and this Mortgage is on the express condition, that if the said George Radband shall pay to the said Lewis Wilson the sum of fifty Dollars with interest thereon as follows, viz: the whole sum of fifty Dollars to be paid on the first day of April 1878

which the said George Radband hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Lewis Wilson shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Lewis Wilson shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenants and agrees to pay the deficiency.
 In Witness Whereof I have hereunto set my hand and seal the 26th day of October in the year of our Lord one thousand eight hundred and seventy seven
 Sealed and Delivered in Presence of

D. McNaughton

George Radband
 make



No. 11.

Chattel Mortgage.

George Radband
to
Lewis Wilson.

Given, October 2nd 1877
Filed, Nov. 1st 1877
at 10.30 o'clock, A.M.

John Dill
Town Clerk

The within mark
given satisfied
by a new mortgage
for \$100⁰⁰ Dollars
between same
parties with an
extension and
increased security
April 2nd 1878
Lewis Wilson

To all to whom these Presents shall Come :

Know Ye, That I Geo W Thomas of the town of Wheat
 land County of Monroe + State of ^{La} ~~La~~ ^{La} indebted unto Albert D Stone
 Cyrus H Briscoe of the town of Riga same
 County + State in the sum of One hundred + Eight Dollars and Three Cents
 being for A Promissory Note bearing even date
 herewith made by said Thomas to said
 Stone + Briscoe for said amt - due
 October First 1877 - For value recd

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the
 said Albert D Stone + Cyrus H Briscoe I do hereby SELL, TRANSFER
 and ASSIGN, to the said Stone + Briscoe the
 property described in the following SCHEDULE, Viz:

- 1 New Platform Spring Wagon Painted Box - painted
 Box green + red running gear - 1-2 Horse
 Lumber Wagon made by Mr Valentine of
 Scottsville Ky. 1 Truck Wagon nearly new.
- 1 One seated Democrat Wagon painted Black
 with red stripe 1 Wood Reaper new 3 yrs ago 1 Reap
 Eye Mower nearly new 1 Buckeye Drill nearly new
 2 sets 30 teeth Harrows - 2 Two Horse Wield Plows
 2 Three Horse Wield Plows - 1 Wheel Rake

The above Property is now in my possession
 + free from any encumbrance + owned by me

Prohibited Always, and this Mortgage is on the express condition, that if the said George
 W Thomas shall pay to the said Albert D. Stone
 + Cyrus H Briscoe the sum
 of One hundred Eight + 3/100 dol. ~~as follows~~ as follows, viz:
 One the first day of October 1877

which the said Geo W Thomas hereby agree to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest,
 at the time above mentioned, then the said Stone + Briscoe shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where
 the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the
 avails (after deducting
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in
 case the said Albert D Stone + Cyrus H Briscoe shall at
 any time deem the property or debt unsafe, it shall be lawful for them to take possession of
 such property, and to sell the same at public or private sale, previous to the time above mentioned for the
 payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keep-
 ing of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I
 covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the Twenty Fourth
 day of May in the year of our Lord one thousand eight hundred and seventy seven
 Sealed and Delivered in Presence of

Geo W Thomas 

Copy

Copy Copy

No

Chattel Mortgage.

Geo W Thomas
Wheatland
N.Y.

to
Stoue & Ariscoe
Churchville
N.Y.

Given, May 24 1877
Filed, May 25 1877
at 4:30 o'clock, P. M.

C. Louis Richard
Notary Public

The within note paid and note returned
and then 1877 & mortgage discharged
by Arthur

To all to whom these Presents shall Come :

GREETING:

Know Ye, That I George W Thomas of Wheatland
New York am indebted unto F J Clark of
Riga New York in the sum of Twenty Eight Dollars and Forty Two Cents;
being for goods sold and cost

Now for Securing the Payment of the said Debt and the Interest from the date hereof, to the said
F J Clark do hereby SELL, TRANSFER, and
ASSIGN to the said F J Clark the property
described in the following

SCHEDULE, Viz:

12 acres of Barley on the ground, being
all the Barley sown on the farm now
owned and occupied by the said George
W Thomas

Provided Always, and this Mortgage is on the express condition, that if the said
George W Thomas shall pay to the said F J Clark
the sum of Twenty Eight Dollars and Forty Two Cents
to be paid on the first day of August
1877 with interest as follows, viz:

which the said George W Thomas hereby agrees to pay,
then this transfer to be void and of no effect: but in case of non-payment at the time above mentioned, together with
the interest, then the said F J Clark shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said F J Clark shall at any time
deem himself

unsafe it shall be lawful for him to take possession of such property, and to sell the same at public or pri-
vate sale, previous to the time above mentioned, for the payment of said debt, applying the proceeds as aforesaid, after
deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy
said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the Second day
of May in the year of our Lord one thousand eight hundred and fifty

Sealed and Delivered in Presence of

Edward Litch

G. W. Thomas





Chattel Mortgage.

George W Thomas
To
F. J. Clark

Given, May 2^d 1857.
Filed, May 7 1857
at 8 o'clock, P. M.

Charles Shepard
Solicitor

The within Mortgage was
deposited for record
August 1st 1877 - by
C. M. Stone
Clerk

To all to Whom these Presents shall Come :

Know Ye, That I Abram H. Robinson, of Scottsville, Monroe Co., New York, am indebted unto Alfred Horton of Chili, in said County, in the sum of Four Hundred Dollars and Cents being for the collateral security for the payment of certain promissory notes made by said Abram H. Robinson dated December 3^d 1875 and payable to said Alfred Horton one year after date, with interest

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Alfred Horton do hereby SELL, TRANSFER and ASSIGN to the said Alfred Horton the property described in the following

SCHEDULE, VIZ:

7 floor carpets 2 hall carpets, one piano and cover (cloth) 1 couch, 6 wash stands & mirrors 3 mattresses for feather beds & bedding for same and bedding for two extra beds, one set of dishes 2 sets silver ware, one coal cook stove 3 coal heating stoves one kete a kete one corn 3 Knives 1 Buffalo Robe 1 doz Dining room Chairs 2 doz flag and cane pattern Chairs 7 lace curtains 12 oil window shades, eight barrels with cider in same 3 doz knives & forks 12 pictures & frames 3 oil cloths for stoves 1 barrel whiskey 1 jug brandy 1 jug rum 1 jug gin 1 keg mince 2 oak bench seats in bar room 1 doz Campbells feathers 1/2 Can. fruit 1 doz crocks 3 table spreads one row hay 20 bushels oats 1/2 doz turkey 1000 cigars All the above property now being in hotel and hotel barn in Scottsville, Monroe Co., New York

Provided Always, and this Mortgage is on the express condition, that if the said Abram H. Robinson shall pay to the said Alfred Horton the sum of Four Hundred Dollars with interest thereon as follows, viz: one year from the date of this Mortgage -

which the said Abram H. Robinson hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Alfred Horton shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting the amount of said debt & interest & all costs & all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Alfred Horton shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof have hereunto set my hand and seal the 14th day of February in the year of our Lord one thousand eight hundred and seventy Seven

Sealed and delivered in the presence of

W. G. Ashby

A. H. Robinson



No. 30

Chattel Mortgage.

Abraham C. Robinson

To

Alfred Corton

Given February 1st 1877

Filed Feb 2 1877

at 10³⁰ o'clock A. M.

Otto Bennett

Clerk



[Faint, illegible text, likely bleed-through from the reverse side of the page.]

To all to Whom these Presents shall Come :

Know Ye, That *of* Mary Noonan of Scottsville
Moun Co New York indebted unto *D B Grey*

in the sum of *forty five* Dollars and *65* Cents
being for *the collateral Security for the*

payment of a certain promissory
note - Of which the following is a copy viz
45.65 One year from date we promise to pay to the order
of *W J Lacy* forty five dollars and 65 cents at the New
City National Bank of Rochester with interest *Mary Ann Noonan*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to
the said *Mary A Noonan* do hereby SELL, TRANSFER
and ASSIGN to the said _____ the property
described in the following

SCHEDULE, VIZ:

One red Cow 5 years old bought of
W J Lacy at Auction March 7th 1877
Also Singer Sewing Machine no
115999 or No 111999 - Now in the possession

Provided Always, and this Mortgage is on the express condition, that if the said *Mary*
Noonan shall pay to the said *D B Grey*
the sum

of *45.65* Dollars with interest thereon as follows, viz:

according to the conditions of the above
note set forth and all costs and
expenses that he the said David
B Grey may be put to by reason
of *any* said note

which the said *Mary Ann Noonan* hereby agree to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest
at the time above mentioned, then the said *David B Grey* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places
where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same
and the avails (after deducting *the above 45.65 Dollars + cost +*
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and
in case the said *David B Grey* shall at any time
deem *unsafe* - unsafe, it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment
of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping
of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs
and charges *of* covenant and agree to pay the deficiency.

In Witness Whereof *of* have hereunto set *my* hand and seal the *7th*
day of *March* in the year of our Lord one thousand eight hundred and seventy *seven*

Sealed and delivered in the presence of *Mary Ann Noonan*
W J Lacy

No. 35

Chattel Mortgage.

Mary A. Wood

to

D. B. Gray

Given Mar 7 1877

Filed Mar 8 1877

at 11 30 o'clock A.M.

Otto Bennett
Treasurer

SATISFACTION OF JUDGMENT.

(78.)

Justice Court.

Charles J. Burke et al
against
George W. Thomas

H. N. Allen Justice

Satisfaction of a Judgment in this Court, in favor of Charles J. Burke ~~to~~ against George W. Thomas for the sum of \$ 24 ⁰⁰ is hereby acknowledged.

Judgment entered in the Judgment Book of the Clerk of the County of ~~the~~ 25 day of March one thousand eight hundred and ~~seventy seven~~

Daniel K. Shuster
att'y for Plaintiff

County of Monroe ss On this 2nd day of June 1877

before me personally appeared Daniel K. Shuster known to me to be the ~~attorney~~ judgment creditor above named and acknowledged that he executed the foregoing instrument.

Justice Court:

Charles J. Burke
et al

against

George W. Thomas

SATISFACTION OF JUDGMENT.

Rowley & Johnston
Plffs Attys
Rochester, N.Y.

To all to whom these Presents shall Come :

Know Ye, That I, George W. Thomas of the aforesaid County of Oneida, State of New York, am indebted unto Charles Burke, Alexander Bone & Patrick Mahon, composing the firm of Burke, Fitzsimons, Bone & Co. in the sum of Twenty Seven Dollars and Cents being for the amount of a judgment rendered for damages and costs before Justice W. N. Allen on the 20th day of March 1877 and interest and all costs thereon

Now, for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Burke, Fitzsimons, Bone & Co. I do hereby SELL, TRANSFER and ASSIGN to the said Burke, Fitzsimons, Bone & Co. the property described in the following

SCHEDULE, Viz:

1 Large brown Durham cow 5 years old, 1 dark red cow 2 years old, 1 dark chestnut horse 5 years old, 1 Black Hawk coll 4 years old. All of the above property now being in the possession of said George W. Thomas on his farm in the town of Wheatland

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said George W. Thomas shall pay to the said Burke, Fitzsimons, Bone & Co. the sum of Twenty Seven dollars and expenses with interest thereon, as follows, viz: on the fourth day of August 1877

which the said George W. Thomas hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Burke, Fitzsimons, Bone & Co. shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Burke, Fitzsimons, Bone & Co. shall at any time deem themselves unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, cost and charges I do covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 5th day of May in the year of our Lord one thousand eight hundred and seventy seven

Sealed and Delivered in Presence of

G. W. Thomas



No. 41.

Chattel Mortgage.

George W. Thomas
do
Charles Burke,
and others

Given May 5th 1877

Filed May 7th 1877

at 10³⁰ o'clock A. M.

Louis A. Chadwick
Town Clerk

To all to whom these Presents shall Come :

Know Ye, That I, William E. Weeks of the town of Wheatland County of Monroe am indebted unto Samuel A. Woodbury, James E. Booth & Henry H. Dryer of Rochester N. Y. in the sum of Eight Hundred Dollars and — Cents being for a Steam Engine, Boiler, Smoke Pipe & appurtenances furnished by the Parties of the Second Part to me & me William E. Weeks

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Parties of the Second Part I do hereby SELL, TRANSFER and ASSIGN to the said Woodbury Booth and Dryer the property described in the following

SCHEDULE, VIZ.:

1 Steam Engine, 1 Boiler, 1 Set of Belting, bearing, bushings, shafting, 1 Smoke Stack, Sillage, back, valves, iron & wood connections, Hangers, 1 Pulleys, Elevators, Governors, Slaves for grinding, Plaster, and any and all other machinery contained in the premises Plaster Mill building of the Part of the First Part situate in the town of Wheatland aforesaid

Provided Always, and this Mortgage on the express condition, that if the said William E. Weeks shall pay to the said Samuel A. Woodbury, James E. Booth & Henry H. Dryer the sum of Eight Hundred Dollars with interest thereon, as follows, viz.: the whole of said sum & interest from this date on the first day of July One Thousand Eight hundred & Seventy Six (1876)

which the said William E. Weeks hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Parties of the Second Part shall have full power to enter upon the premises of the said part of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Parties of the Second Part shall at any time deem the sale or property unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges, I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 15th day of June in the year of our Lord one thousand eight hundred and seventy five

Sealed and Delivered in the Presence of
William E. Weeks [S.S.]

This instrument was filed with the statement
required by law in order to appear in the town clerk's
office the town of Wheeland on the second (2) day of
June 1876,

E. Weber Notary for
Wheeland

To all whom it may concern -

Take notice that the within named mortgage
- you have on interest in the land of the most part
- of which the within is a copy on the first page of book
- kept at this date to the amount of Eighteen
- and 2 fifts - two and sixpence being the ten-
- per cent balance of the original indebtedness and
- accrued interest to date,
Dated at Rochester this }
29th day of May 1876 }

Daniel A. McFarland
James S. Burt
Henry H. Bryan
Notary for
By E. Weber Notary

No.

Chattel Mortgage.

James E. Weeks
to
S. A. Woodbury
& others.

Given May 29th 1877
Filed May 31st 1877
at 6 o'clock P. M.

Clouin A. Leard
Town Clerk

Whereas we have this day bought one undivided half
^{about} of six acres of wheat on the farm of Mrs. Allen
(lately sowed by ~~James Mc Quaker~~) and agree and
promise to harvest the same do all the labor
divide the wheat equally in the half bushel
and deliver Mrs. Allens half at the Grist mill of
Oliver Allen ^{or, such other place as may be designated, near by} when harvested,

Dated Memphord Feb. 1877-

To all to whom these Presents shall Come,

GREETING:

Know Ye That *Edward F. Boehm & Charles A. Boehm* *one* indebted unto *James W. Queen*

in the sum of *Eight hundred* Dollars and _____ Cents,

being for *a note of hand of Dated Feb. 22 1877 of Eight hundred Dollars with use payable to the order of James W. Queen at the Flow City National Bank in Rochester given for the balance of a bill of Sale Executed by said James W. Queen dated Feb. 26 1877 of Eight hundred Dollars with use payable 9 months after date*

Now, for Securing the Payment of the said debt, and the interest from the date hereof, to the said *James W. Queen* we do hereby SELL, ASSIGN and TRANSFER to the said *James W. Queen* all the

Goods, Chattels and Property described in the following SCHEDULE, viz: *about 6. ans*

about 2 1/2 tons of Wheat 4 Oxen one fork 14 pitets forks one roan horse - one blind horse - one cream mare - 3 blindled Cows - 3 blindled calves one three horse harness - one stt double double harness - one reaper and mow combined - one grain mill - one wire tooth rake - 2 plows - 2 drags - 2 cultivators - one shovel plow - one stone boat - 2 stt Whiffletrees - 2 neckyokes - 2 cranes - one pair bot slings - one Wagon & hay pack - one Wagon & Hay pack - one mow - one ladder - one grindstone - 2 log chains - two spring seats - one scrope - 4 pikes - one cream Colt - one brown Colt

That said property now remaining and being in *their* possession in *the village of Mumford, town of Wheattand Monroe County N.Y.*

Provided Always, and this Mortgage is on the express condition, that if the said *Edward F. Boehm & Charles A. Boehm* shall pay to the said *James W. Queen* the sum of *Eight hundred Dollars* with interest, as follows, viz: *nine months from this date*

then this transfer to be void and of no effect; but in case of non-payment of the said sum at the time above-mentioned, together with interest, then the said *James W. Queen* shall have full power and authority to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *James W. Queen* shall at any time deem it unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above-mentioned, for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges *they* covenant and agree to pay the deficiency.

In Witness Whereof we have hereunto set our hands and seals the *22* day of *February* in the year of our Lord one thousand eight hundred and *seventy seven*

SEALED AND DELIVERED IN PRESENCE OF

A. W. M. ...

Edward F. Boehm
Char. A. Boehm



No 34

Chattel Mortgage.

E. H. & C. A. Boehr
to

J. M. Lucin

Given Feby 22^d 1897

Filed Feb 27 1897

at 9 o'clock P. M.

Otto Bennett
Town Clerk

To all to whom these Presents shall Come :

Know Ye, That I George W. Thomas of the Town of Wheatland County of Monroe State of New York indebted unto Alexander Cameron of the Town of Calidonia Livingston County, New York State in the sum of two hundred & fourteen Dollars and Seventeen Cents being for money lent

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said Alexander Cameron I do hereby SELL, TRANSFER and ASSIGN, to the said Alexander Cameron the property described in the following

SCHEDULE, Viz:

All the Crop of Wheat now growing on the ground on the farm now occupied by the said George W. Thomas

Provided Always, and this Mortgage is on the express condition, that if the said George W. Thomas shall pay to the said Alexander Cameron the sum of Two hundred and fourteen Dollars & 17/100 on the first day of September 1877 with interest thereon as follows, viz:

which the said George W. Thomas hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Alexander Cameron shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Alexander Cameron shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenant & agrees to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the day of February in the year of our Lord one thousand eight hundred and seventy

Sealed and Delivered in Presence of

D. W. Maughton

G. W. Thomas



The within Mortgage paid by payment of which delivery of note to mortgagee is made

No 31

Chattel Mortgage.

G. W. Thomas
to
Alexander Cameron

Given, February 6, 1877
Filed, February 19, 1877
at 11 o'clock, A. M.

Otto Bennett
Town Clerk

To all to Whom these Presents shall Come :

Know Ye, That *J. Danus Shadbolt* am indebted unto *W. G. Lany*

in the sum of *five hundred thirty four* Dollars and *00* Cents being for *monetary money for which amount the said W. G. Lany now holds my note made February 24 1877*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *W. G. Lany* do hereby SELL, TRANSFER and ASSIGN to the said *W. G. Lany* the property described in the following

SCHEDULE, VIZ:

one bay horse eleven years old one bay mare eleven years old one black horse four years old one spotted cow 13 years old one spotted heifer 3 years old one red cow 8 years old one lumber wagon one shaft one ironing machine Fourteen (14) acres of Wheat one Wheel Cultivator

Provided Always, and this Mortgage is on the express condition, that if the said *Danus Shadbolt* shall pay to the said *W. G. Lany* the sum of *575.35* with interest thereon as follows, viz: *all on the 24 day of September 1877*

which the said *Danus Shadbolt* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said *W. G. Lany* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *W. G. Lany* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *27* day of *February* in the year of our Lord one thousand eight hundred and seventy *seven*

Sealed and delivered in the presence of

W. Jones

Danus Shadbolt



March 8th 1878 Paid in full John Bell Town Clerk

No. 32

Chattel Mortgage.

Dennis Shadwell

97

W. G. Lany

Given February 27 1877

Filed February 27 1877

at 4 o'clock P. M.

O'Brien
Town Clerk

To all to Whom these Presents shall Come :

Know Ye, That I Rosanna Kelly of Wheatland
New York indebted unto Thomas Brown
Jr and W G Ashby
in the sum of Thirty Seven Dollars and Cents
being for the Collateral Security for the payment
of a certain promissory Note made by me
and indorsed by Thomas Brown Jr and W G
Ashby payable at ^{Security} Bank for Thirty Seven
dollars due in ~~60~~ ⁹⁰ days

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to
the said Thomas Brown Jr & W G Ashby do hereby SELL, TRANSFER
and ASSIGN to the said Thomas Brown Jr & W G Ashby the property
described in the following

SCHEDULE, VIZ:

One roane cow Seven years old got
by me of Jacob Widener - now in calf
on my premises in said town of Wheatland
Said note is given by me to raise money
to pay the interest on my mortgage now
held by The Farmers Bank of Batavia and
is made for my own personal & individual
benefit and I charge all my real & personal
estate with the payment of the same Also
One black mare 14 years old in foal
long tail -

Provided Always, and this Mortgage is on the express condition, that if the said Rosanna
Kelly shall pay to the said

W G Ashby the sum
of Thirty Seven Dollars with interest thereon as follows, viz:

according to the terms of said Note and
all costs and expense the said Thomas
Brown Jr & W G Ashby may suffer or
be put to by reason of the signing
said Note

which the said Rosanna Kelly hereby agree to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest
at the time above mentioned, then the said W G Ashby shall have

full power to enter upon the premises of the said party of the first part, or any other place or places
where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same
and the avails (after deducting said amount & all costs and
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and
in case the said Thomas Brown Jr & W G Ashby shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment
of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping
of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs
and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 18th
day of May in the year of our Lord one thousand eight hundred and seventy seven

Sealed and delivered in the presence of

Chas. D. Shadler
Rosanna Kelly
W G Ashby

Wks witnessed the signing by Rosanna Kelly



No. 7

Chattel Mortgage.

Rosanna & James
Kelly

to

Thos Brown Jr
& Mesdaly

Given May 1st 1877

Filed May 1st 1877

at 8.00 o'clock P. M.

Louis A. Clark
Jrou Clerk

For value received of hereby given that the
foremuh of the within Chattel Mortgage
according to its terms and conditions
and subject to all my claims or
said property to the claims of the
mortgagee mentioned in this mortgage
May 1st 1877
James Kelly
by mark of James Kelly
James Kelly
James Kelly

Charles J. Hunt

To all to whom these Presents shall Come:

Know Ye, That I Alexander Graham of the town of Wheatland County of Monroe + State of New York am indebted unto Alexander F. McPherson of the Town County + State aforesaid in the sum of One Hundred + Eighty one Dollars and Eighty Nine Cents being for a promissory note dated June 13th Eighteen hundred + Seventy Seven + payable at the Home City National Bank of Rochester N.Y. with interest, + due four months after date.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Alexander F. McPherson I do hereby SELL, TRANSFER and ASSIGN to the said Alexander F. McPherson the property described in the following

SCHEDULE VIZ:

1 Leather top, Iron seat, yacht body, elliptic spring, black, single Buggy, Wm Foots. Make Fillmore N.Y. Make + 1 Unfinished open square box double side spring single Buggy, which I hereby agree to finish before November first Eighteen hundred + Seventy Seven at my own expense + cost.

Provided Always, and this Mortgage on the express condition, that if the said Alexander Graham shall pay to the said Alexander F. McPherson the sum of One Hundred Eighty one + $\frac{89}{100}$ Dollars with interest thereon as follows, viz: Four months after date at the Home City Bank of Rochester N.Y.

which the said Alexander Graham hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Alexander F. McPherson shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Alexander F. McPherson shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the thirteenth day of June in the year of our Lord one thousand eight hundred and seventy seven Sealed and Delivered in the Presence of

Witness S.P. Campbell

Alexander Graham

No. 46

Chattel Mortgage.

Alexander Graham

To

Alex: F. McPherson

Given June 13th 1877

Filed June 13th 1877

at 4¹⁵ o'clock P. M.

C. Louis Alford

Town Clerk

To all to whom these Presents shall come:

Know Ye, That We George W Weed & Sarah J Weed of Wheatland New York are indebted unto John H. Rich-
mback in the sum of One hundred Dollars and Cents
being for Money loaned this 15th November 1877

Now for Securing the Payment of the said Debt, and the interest thereon from the date hereof to the said Richmback We do hereby SELL, TRANSFER and ASSIGN to the said Richmback the property described in the following

SCHEDULE, VIZ:

One spotted Cow; One red Cow; One one-horse harness; Six hogs; One one-horse buggy; two heifers; about fifty fowls; One sorrel horse seven years old; one one-horse wagon; one two-horse wagon; One double carriage harness; One pair bob-sleighs; About 80 bushels of potatoes in the cellar of the said G.W. & S.J. Weed; One sorrel horse about two years old; 16 fat hogs now in pen; About 500 bushels of corn now on premises of the said George W & Sarah J Weed

Provided Always, and this Mortgage is on the express condition, that if the said George W. or Sarah J Weed or either of them shall pay to the said Richmback or to his executors or administrators the sum of One hundred dollars with interest thereon as follows, viz: In one year from the date hereof

which the said George W Weed & Sarah J Weed hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Richmback shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Richmback shall at any time deem unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges We hereby covenant and agree to pay the deficiency.

In Witness Whereof We have hereunto set our hands and seals the 15th day of November in the year of our Lord one thousand eight hundred and seventy seven

Sealed and Delivered in the presence of
W W Weed

George W. Weed,
Sarah J Weed



No. 178

Chattel Mortgage.

George W. Weed &
Sarah J. Weed
To
John F. Reichbach

Given November 15th 1877

Filed December 8th 1877

at 5 o'clock P. M.

John Sill
Trent Clerk

To all to whom these Presents shall Come :

Know Ye, That W^c David Lowrey and Nelson Lowrey of the town of Wheatland ^{are} indebted unto Volney P. Brown of the same place in the sum of one hundred and forty nine Dollars and six Cents being for moneys advanced and paid by said Brown to take up two certain notes, one made by said David Lowrey and indorsed by said Brown and by Gallenith Hammond now in suit, and one other note for \$40. or thereabout now in hand of D. R. McNaughton for collection given to Archy McLean

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Volney P. Brown W^c do hereby SELL, TRANSFER and ASSIGN to the said Brown the property described in the following

SCHEDULE, VIZ.:

- Two one stack of Rye in the straw
- Two one stack of Barley in the straw - situate on the Lowrey farm in the town of Wheatland and south of the house and near the beam

Provided Always, and this Mortgage on the express condition, that if the said Lowreys or either of them shall pay to the said Brown the sum

of one hundred and forty nine ^{of} dollars ¹⁰⁰ with interest thereon, as follows, viz.:

immediately at and upon the expiration of ^{thirty} fifteen days from the date hereof

which the said Lowreys jointly & severally hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Brown shall have

full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Brown shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property,

and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges W^c jointly and severally covenant and agree to pay the deficiency.

In Witness Whereof W^c have hereunto set our hands and seals the 15th day of September in the year of our Lord one thousand eight hundred and seventy seven Sealed and Delivered in the Presence of

David Lowrey
N. H. Lowrey



No. 6

Chattel Mortgage.

David Lowery
et al

To

Volney P. Brown

Given September 15th 1877

Filed September 15 1877

at 3 o'clock P. M.

John H. Gille
Town Clerk

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the document.]

To all to Whom these Presents shall Come :

Know Ye, That I Francis A Shaw of Scottsville Monroe Co^{ny}, indebted unto Dennis H Scaulin of the same place in the sum of 125 Dollars and _____ Cents being for the collateral security of a bank note made by me payable to the order of said Dennis H Scaulin for 125 dollars sixty days from date at The Flour City National Bank of Rochester.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Dennis H Scaulin do hereby SELL, TRANSFER and ASSIGN to the said _____ the property described in the following

SCHEDULE, VIZ:

One dark bay horse 14 years old light mane and tail & pair on right hind leg named "Rob". One open booted black buggy - both known as the Ashby horse and buggy - One black single harness One double harness black with red buck bands (nearly new) And one silver watch Hunter Case of the American Watch Company, make also six mixed cooses & few rods ^{now on the farm of Henry Ady in Wheatland which on this day added to the above property on renewing said note} Francis A Shaw

Provided Always, and this Mortgage is on the express condition, that if the said Francis A. Shaw shall pay to the said Dennis H Scaulin above named the sum of One Hundred & twenty five dollars with interest thereon as follows, viz: immediately after & as soon as said note is protested at said Bank, and also all interest costs, charges, attorneys fees times & trouble as the said D H Scaulin may be put to or suffer by reason of signing said note —

which the said Francis A Shaw hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Dennis H Scaulin shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting Said 125 dollars & costs and all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Dennis H Scaulin shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 20 day of April in the year of our Lord one thousand eight hundred and seventy seven
Sealed and delivered in the presence of Wm Ashby Francis A. Shaw



Exhibit 2

No.

Chattel Mortgage.

Frank A Show

to

D H Scamlin

Given April 2^d 1877

Filed April 2^d 1877

at 10 o'clock A. M.

C. Louis Richard

Town Clerk

Paid in full

Feb 16 1878

D H Scamlin

To all to whom these Presents shall Come :

Know Ye, That I Samuel B. Lear of Mumfords
Mumfords Co. New York am indebted unto Morgan
Hammond of the same place
 in the sum of 277 Dollars and _____ Cents
 being for Security of endorsement and for a bill
owing paid Morgan Hammond for mill feed
and flour &c.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to
 the said Morgan Hammond do hereby SELL, TRANSFER
 and ASSIGN to the said Morgan Hammond the property
 described in the following

SCHEDULE, VIZ. :

One lumber wagon nearly new red gearing
green top One sets light harness/plated nearly
new one Burdick feed cutter No 3 One pair
horse blankets red trimmed One Buffalo robe
lined One rubber horse blanket black One sets
doublework harness One single buggy black
bot One pair lumber bot sleighs red One long
sleigh One skeleton wagon black One single
harness One team single harness Three neck
yokes and three sets double whiffletrees

Provided Always, and this Mortgage on the express condition, that if the said Samuel B.
Lear shall pay to the said Morgan Hammond
 the sum
 of Two Hundred and seventy seven dollars with interest thereon, as follows, viz. :
Six months from April 19th 1876 viz
October 19th 1876

which the said Samuel B Lear hereby agree to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest
 at the time above mentioned, then the said Morgan Hammond shall have
 full power to enter upon the premises of the said part of the first part, or any other place or places
 where the Goods and Chattels aforesaid may be, to take possession of said property. to sell the
 same and the avails (after deducting said 277 dollars with all costs and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt;
 and in case the said Morgan Hammond shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment
 of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping
 of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and
 charges _____ covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 19th
 day of April in the year of our Lord one thousand eight hundred and seventy & six
 Sealed and Delivered in the Presence of

Samuel B. Lear

No.

Chattel Mortgage.

Samuel B. Leas
vs
Morgan Hammond

Given April 6 1876
Filed Oct 8th 1876
at 8 1/2 o'clock A. M.

Otto Bennett

Town Clerk

I certify that this
is a true copy of the
original mortgage
on file in this office

John Dill

Town Clerk

ENDORSED.

I, Morgan Hammond
Mortgagee

the _____ named in the Mortgage, of
which the foregoing is a copy, do hereby give notice to all whom it may concern, that there remains
due to me of the principal sum secured by said Mortgage, the sum of Twenty

Seven
Since April 19th 1876

dollars and interest thereon cents,
and that any interest, as such _____ Mortgagee, in

the property included in said Mortgage, and thereby and hereby claimed by me is the sum of _____

Twenty Seven

dollars and _____ cents

and the interest thereon from the 19th day of April 1876

Dated, the 4th day of October 1877.

Morgan Hammond Mortgagee

Chattel Mortgage.

Sam^l. B. Lear

TO

Morgan Hammond

RENEWAL OF CHATTEL MORTGAGE.

Filed *October 4th* 1877

at *6* h. *30* m. *P*. M.

John Sills, Town Clerk.

Know all Men by these Presents,
That I William Grant of Wheatland
Monroe County N.Y

of the first part, for and in consideration of the sum of *two hundred*
Dollar lawful money of the United States,

to *him* in hand paid, at or before the en sealing and delivery of these presents, by
Donald Grant of the same place

of the second part, the receipt whereof is hereby acknowledged, have bargained and
sold, and by these presents do grant and convey, unto the said party of the
second part, *his* executors, administrators and assigns *the undivided*
half of eighteen acres of wheat now on
the ground ~~the undivided~~ half of 8
acres of rye - 10 spring rye - about
250 bushels corn in the ear - 100 bushels of
Oats - one five year old heifer - one heifer
3 years old

all on the farm now worked by me
in our town of Wheatland

To have and to hold the same unto the said party of the
second part, *his* executors, administrators and assigns for ever. And

I do for *myself & my* heirs, executors and administrators, covenant
and agree, to and with the said party of the second part, to warrant
and defend the sale of the said *above described property*
hereby sold unto the said party of the second part. *his* executors,
administrators and assigns, against all and every person and persons whomsoever.

In Witness whereof, I have hereunto set my hand
and seal the *29* day of *December* in the year
one thousand eight hundred and *seventy seven*

Signed, Sealed and Delibered in the presence of

William Grant



William Grant

TO

Donald Grant

Dated Dec 29 1877

Bill of Sale.

Filed January 2nd 1878

at 10 a.m.

John Sill

Town Clerk

To the town Clerk of the town
of Wheatland - This certifies that
a Certain Chattle Mortgage on
or about the 28 day of January 1878 for
^{made provision to Ashby} 120 is fully paid and satisfied
up to this date - and the town
Clerk of said town is hereby author-
ized to fully discharge the same
November 7th 1878

W. J. Ashby
Treasurer

To all to Whom these Presents

Know Ye, That I Robert Mowson of Onondaga County New York am indebted unto Whitman G. Ashby of the same place

in the sum of 120 Dollars and Cents being for

The collateral Payment of the costs fees and charges of the said Whitman G. Ashby on two separate actions now pending in the County Court of Onondaga County New York wherein Robert Mowson is plaintiff in one suit and Thomas Lode is defendant in another and one suit in the same Court wherein Thomas Lode is plaintiff and the said Robert Mowson is defendant in another

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Whitman G. Ashby do hereby SELL, TRANSFER and ASSIGN to the said Whitman G. Ashby the property described in the following

SCHEDULE, VIZ:

One iron grey mare colt two years old in the spring of 1878. One booted black buggy one single harness-black one single high old running gear and new pine box unpainted. One black piper one year old in the Spring of 1878 - all of said property on the farm premises occupied by said Samuel Mowson in Gorbuttsville in said town of Wheatland

Provided Always, and this Mortgage is on the express condition, that if the said Robert Mowson shall pay to the said Whitman G. Ashby

the sum of One Hundred and twenty dollars with interest thereon as follows, viz: Three Months from the 28th day of January 1878

which the said Robert Mowson hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Whitman G. Ashby shall have

full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting said One Hundred and twenty dollars all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Whitman G. Ashby shall at any time deem necessary unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges c. covenant and agree to pay the deficiency.

In Witness Whereof c. have hereunto set my hand and seal the 28th day of January in the year of our Lord one thousand eight hundred and seventy eight

Sealed and delivered in the presence of

Robert Mowson

B. 1/2

No. 21

Chattel Mortgage.

Robert Mosson

to

W. G. Ashby

Given January 28th 1878

Filed January 28th 1878

at 8 o'clock A.M.

John Hill

Town Clerk

To all to whom these Presents shall come:

Know Ye, That I Matthew Cook of Wheatland
Morrow Co. New York am indebted unto Martin
Boyl of the same place
 in the sum of Forty Dollars and 00 Cents,
 being for the collateral security of the payment
of a certain promissory note for (40) dollars
bearing even date herewith made by Matthew
Cook payable to Martin Boyl or Order six
months after date

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said
Martin Boyl I do hereby SELL, TRANSFER and
 ASSIGN to the said Martin Boyl the property described
 in the following

SCHEDULE, viz:

One Boan cow eight year old white spots
on both sides heretofore owned by Martin Boyl

Provided Always, and this Mortgage is on the express condition, that if the said Martin
Cook shall pay to the
 said Martin Boyl
 the sum of forty dollars
 with interest thereon as follows, viz: Six months from date according
to the condition of said note

which the said Matthew Cook hereby agree to
 pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and
 interests at the time above mentioned, then the said Martin Boyl
 shall have full power to enter upon the premises of the said part of the first part, or any other place or
 places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the
 same, and the avails (after deducting the amount of said note and all
 all expenses of the sale and keeping of the said property), to apply in payment of the above debt; and in
 case the said Martin Boyl shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of
 said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the
 said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges
 I covenant and agree to pay the deficiency.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the 21st
 day of December in the year of our Lord one thousand eight hundred and seventy-Eight

Sealed and delivered in presence of
D P Campbell
Ministry

Matthew Cook

No 28

Chattel Mortgage.

Mathew Cook

To

Martin Boyle

Given December 21st 1878

Filed December 23^d 1878

at 7 o'clock P.M.

J P Campbell

Town Clerk

To all to whom these Presents shall Come, Greeting:

Know Ye, That J. George W. Thomas of the

Town of Wheatland, in the County of

Morroe & State of New York, indebted unto Sidney

Southmayd, of the town of River, ^{County of} Morroe

in the sum of Eighty-three Dollars and Twenty Cents,

\$83.27. being for a judgment rendered against

me, and in favor of the said Sidney

Southmayd, by & before E. D. Piers on

a justice of the Peace, in and for the

said County of Morroe, on the 19th

day of March, 1878.

Now, for Securing the Payment of the said Debt, and the Interest from the date hereof, to the said Sidney Southmayd, I do hereby, SELL, ASSIGN and TRANSFER to the said Sidney Southmayd, all the Goods, Chattels and Property described in the following

SCHEDULE, viz:

Between 35 & 40 Acres of Wheat
now on the ground,
One, large bay horse eleven years old,
One, dark bay horse twelve years old,
One, large brown mare in foal, 11 years old,
One, dark or black horse 13 years old,
One large brown Cow, 6 years old,
One red heifer two years old,
One spotted Cow, 8 years old,
One dark red Cow, 7 years old,
One yearling red heifer,
One platform Spring Wagon,
One new two Horse Wagon,
One Satt Trucks,
One open seated Democrat Buggy,
One skeleton Wagon,
Two Satts Double Harness,
One Buck Eye Drill,
One Wood Reaper,
One Buck Eye Mower,

Said property now being and remaining in the possession of

the said
George W. Thomas,

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said

George W. Thomas

shall pay to the said

Sidney Southmayd

the sum

of *Eighty three 479/100 Dollars,* with interest as follows, viz:

to be or before the first day of October
next.

which said sum and interest the said

George W. Thomas

hereby *covenant* to pay, then this transfer to be void and of no effect; but in case of non-payment of the said sum at the time or times above mentioned, together with interest, then the said

Sidney Southmayd

shall have full power and authority

to enter upon the premises of the party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above

debt; and in case the said

Sidney Southmayd

shall at any time deem *his debt* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said

debt, interest, costs and charges, the said

George W. Thomas,

covenant and *agree* to pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *27*
day of *March* in the year of our Lord one thousand eight hundred and seventy *Eight*

Sealed and Delivered in the Presence of

G. W. Thomas



No 6

Chattel Mortgage.

George W. Thomas

To

Sidney Southworth,

Given March 27th 1878

Filed March 27 1878

at 9 1/2 o'clock A. M.

J. P. Campbell
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I Edward Coslow of the town of Wheatland County of Monroe & State of New York and indebted unto Alexander F. McPherson of the Same town County & State in the sum of Forty Four Dollars and Eleven Cents being for a promissory note for Forty Four Dollars & Eleven Cents with interest payable at the Flom City National Bank at Rochester N. Y. ten months after the same being dated July 18th A. D. Eighteen Hundred & Seventy Eight.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof to the said Alexander F. McPherson I do hereby SELL, TRANSFER and ASSIGN to the said Alexander F. McPherson the property described in the following

SCHEDULE VIZ:

One ten horse power plow made by James Blain of Mumfords N. Y. suitable for threshing grain with a separator machine also 1 Lumber Wagon & Box both painted red. 1 Brown Mare twelve years old. 1 Set Double Harness. 1 Set Single Harness nearly new.

Provided Always, and this Mortgage on the express condition, that if the said Edward Coslow shall pay to the said Alexander F. McPherson the sum of Forty Four & 11/100 Dollars with interest thereon as follows, viz: Ten months after date at the Flom City Nat^l Bank at Rochester N. Y. with interest.

which the said Edward Coslow hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Alexander F. McPherson shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Alexander F. McPherson shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the Eighteenth day of February in the year of our Lord one thousand eight hundred and seventy eight.

Sealed and Delivered in the Presence of

Edward F. Coslow

J. P. Campbell

J. P. Campbell mark
Witness

No. 29

Chattel Mortgage.

Edward Coslow
To

A. J. McPherson

Given February 18th 1878

Filed February 23rd 1878

at 4 o'clock P. M.

John Sill
Town Clerk

To all to whom these Presents shall Come :

Know Ye, That *A. H. Gillman* of the town of *Whittand Monroe Co.* ^{is} indebted unto *Rodman Clark* of the town of *Avon Livingston Co.* in the sum of *Three Hundred Fifty* Dollars and *00* Cents being for *moneys loaned me by the said Rodman Clark.*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said *Rodman Clark* do hereby SELL, TRANSFER and ASSIGN, to the said *Rodman Clark* the property described in the following SCHEDULE, Viz:

One Bay mare with two white feet in front. 8 years old.
One Bay mare with two white hind feet 8 years old. One top Buggy in good repair. One Empire Reaper nearly new. One white cow 2 years old. One Mackie Bell tubbo Pianos. One single harness in good repair and One demerab wagon.

Provided Always, and this Mortgage is on the express condition, that if the said *A. H. Gillman* shall pay to the said *Rodman Clark* the sum of *Three Hundred & Fifty Dollars* with interest thereon as follows, viz: *To be paid with interest on the first day of March 1879.*

which the said *A. H. Gillman* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Rodman Clark* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Rodman Clark* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *21st* day of *March* in the year of our Lord one thousand eight hundred and seventy *eight*

Sealed and Delivered in Presence of

A. H. Gillman



No 4

Chattel Mortgage.

A. H. Gillman

- To -

Rodman Clark

Given, March 22^d 1878

Filed, March 23 1878

at 7/2 o'clock, P. M.

D. P. Campbell
Town Clerk

To All to Whom these Presents shall Come:
I know ye that I John B. McPherson of the town of Wheatland, County of Monroe and State of New York am indebted unto Anna E. McPherson of the town of Le Roy, County of Seneca and State of New York in the sum of Two thousand three hundred and ninety Dollars being for three promissory notes signed by me, said John B. McPherson payable to the said Anna E. McPherson one for \$500- one for \$300 and one for \$200 which said notes were given to the said Anna E. McPherson by me for money borrowed by me from her and upon which notes there is still unpaid the sum of \$840.00 and for one note signed by her with me for my benefit for \$1000- payable to the Rev. Mr. Culver three years from its date and which money I received and used and also for one promissory note signed by me payable to her order and endorsed by her for my benefit for \$500⁰⁰ which said note was transferred to one Smith and the money upon which I received and used said note being payable 15 months from July 1st 1878.

Now for securing the payment of the said debt and the interest thereon from the date hereof to the said Anna E. McPherson and for securing and saving her harmless from the said notes above named I do hereby sell transfer and assign to the said Anna E. McPherson

the property described in the following
Schedule, viz:

One black horse 5 years old, 2 calves.
One black horse 12 years old, 3 yearling steers
One bay mare 6 years old, 2 two year old heifers
One black mare 13 years old, 1 3 year old heifer
One yearling black mare colt, 1 grain drill
One yearling black horse colt, 1 Royce reaper
One suckling bay mare colt, 3 plows
One black mare four years old, 2 drags
One straw stack, Eight tons, 1 lumber wagon
of hay, 12 acres of corn stalks, 1 open buggy
750 bushels of corn, 1 single harness, 3 sets double harness
One upright portable steam engine,
Batavia make, 1 light double harness
One Howleville separator,
One wagon ~~with~~ tank, and 39 acres of wheat on ground
15 pigs, one sow, one three horse,
wheel cultivator and two corn cultivators.

all of which said property is now on premises occupi-
ed by said John B. McPherson, except said separator.
Provided Always and this mortgage is on the express
condition that if the said John B. McPherson shall
pay to the said Anna E. McPherson the aforesaid
sum of \$540⁰⁰ now unpaid upon the said notes
of \$500, \$300 and \$200 when and as the said notes
become due and pay the said Culver note of \$1000
and the said \$300 note transferred to said Smith

When and as the same become due and
same and keep said Anna E McPherson harmless
from said notes which said notes constituting
the aforesaid sum of \$2390. the said John B
McPherson hereby agrees to pay, then this
transfer to be void and of no effect; but in
case of non payment of the said notes constitut-
ing said sum of \$2390 or any of them at
the time and in the manner above mentioned
then the said Anna E McPherson shall have
full power to enter upon the premises of the
said party of the first part or any other place
or places where the goods and chattels
aforesaid may be to take possession of said
property, to sell the same and the avails
after deducting all expenses of the sale
and keeping of the said property to apply
in payment of the above debt; ^{and notes} and in case
the said Anna E McPherson shall at any
time deem herself unsafe it shall be
lawful for her to take possession of such
property and to sell the same at public
or private sale, previous to the time above
mentioned for the payment of said debt, ^{and notes}
applying the proceeds for the payment of
said notes amounting to \$840 and said Culver
and Smith notes after deducting all expenses
for the sale and keeping of the said property
If from any cause said property shall fail

No 26

Chattel Mortgage

John B McPherson

- To -

Anna E McPherson

Given Oct 31st 1878

Filed Nov 1st 1878

at 9 o'clock a. m.

D. P. Campbell

Town Clerk

to satisfy and pay said sum of \$2000
interest costs and charges & convenants
and agree to pay the deficiency
In witness whereof I have hereunto set
my hand and seal the 31st day
of October in the year of our Lord
one thousand ~~eight~~ hundred and
Seventy eight

March 15th 1878

John B. McPherson



I hereby certify that this Chattel Mortgage
has been satisfied

Anna E. McPherson

To all to whom these Presents shall come:

Know Ye, That I Isaac C McPherson of Whittland Monroe County N.Y. am indebted unto Daniel C McPherson of the same place

in the sum of Two Thousand Dollars and _____ Cents, being for Securing the payment of a promissory note

Made by said Isaac C McPherson to D.C. McPherson Dec 8th 1875 payable on or before Dec 8th 1885 for \$750. Also a note from I.C. McPherson to D.C. McPherson dated Dec 1st 1877 for \$395. Also a note

Dated Mar 21 1878 for \$68. And all interest & costs on the same and also on any deficiency in the payment of the notes mentioned and secured by a mortgage on the said I.C. McPherson to D.C. McPherson recorded in Monroe Co Clerk's office Feb 2nd 1878 and which said deficiency may or may not be secured by said mortgage.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Daniel C. McPherson I do hereby SELL, TRANSFER and ASSIGN to the said Daniel C. McPherson the property described in the following

SCHEDULE, viz:

The entire equal and undivided third interest owned by said ^{the} stock, fixtures, implements & tools in and about the "Scottsville Carriage and Agricultural works"; said stock consisting of Buggys, Wagoons, Sleighs etc. and unfinished stock consisting of wood work, Iron & leather & paint etc used in manufacturing at said "works" and now upon said premises. Also any goods or chattels that may be manufactured from said unfinished stock in any manner whatsoever. Also my interest in the book account of the said firm

Provided Always, and this mortgage is on the express condition, that if the said Isaac C McPherson

shall pay to the said Daniel C. McPherson or the Holders of the said notes the sum of Two Thousand Dollars

with interest thereon as follows, viz: Principal and interest on the said notes according to their terms of payment together with any costs paid by said D.C. McPherson on the same or advances made for their renewal or extension which the said Isaac C. McPherson hereby agree to

pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest at the time above mentioned, then the said Daniel C. McPherson shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property), to apply in payment of the above debt; and in case the said Daniel C. McPherson shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges

I hereby covenant and agree to pay the deficiency.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the 2nd day of March in the year of our Lord one thousand eight hundred and seventy Eight

Sealed and Delivered in presence of

Isaac C McPherson



No 34

Chattel Mortgage.

Isaac C. McPherson

— To —

Daniel C. McPherson

Given March 2nd 1878

Filed March 8th 1878

at 2 o'clock P.M.

John Pile

Town Clerk

f

John G. Harbutt.

Recoll^d of ^{by} W^m J. Cumme
Three Hundred and Fifty ^{dollars}
being the interest due
on a Mortgage given you
1st 1866. —
you 1st 1870 W^m J. Lacey



To all to whom these Presents shall Come:

Know Ye, That I William Adams, of the town of Wheatland in the County of Monroe State of New York am indebted unto William Donnelly of the same place

in the sum of Eleven hundred six and 75/100 ^{dths} Dollars and _____ Cents:

being for a certain promissory note signed by said William Adams and one Alexander Adams and William St Crosby, dated ^{11th} Dec 2^o 1868 for said sum of Eleven hundred and six & 75/100 ^{dths} dollar payable on the 1st day of October 1869 to the order of said Wm Donnelly at Sathrop's Banking Office in Le Roy with interest which said note was given for value received & duly del^d to said Donnelly

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said William Donnelly his heirs & assigns do hereby SELL, TRANSFER, and ASSIGN to the said William Donnelly, his heirs & assigns the property described in the following

SCHEDULE, Viz:

all the wheat being about forty six acres more or less now growing on the farm in the town of Wheatland aforesaid known as the John A McLean farm, said farm being at the date hereof occupied by said Donnelly and the said wheat having been put in by him in & by virtue of his lease thereof

The principal sum of said promissory note except two dollars & seventy five cents thereof being the purchase price of said wheat,

note same date
of said note
by Alexander Adams
William Adams

Provided Always, and this Mortgage is on the express condition, that if the said William Adams or Alexander Adams or Wm Crosby shall pay to the said William Donnelly his heirs or assigns the sum

of Eleven hundred and six dollars & 75/100 ^{dths} with interest thereon as follows, viz: On the first day of October in the year one thousand eight hundred and sixty nine with interest thereon from Dec 2^o 1868 according to the terms and conditions of said note.

which the said William Adams hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said William Donnelly his heirs or assigns shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said William Donnelly his heirs or assigns shall at any time deem himself, or his heirs or assigns shall deem themselves or their heirs or assigns unsafe, it shall be lawful for him or them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the second day of December in the year of our Lord one thousand eight hundred and sixty eight

Sealed and Delivered in Presence of } William Adams
D McNaughton 2^o



No. _____

Chattel Mortgage.

Williams Adams
To

William Donnelly

Given, December 21 1868

Filed, December 12 1868

at 6 o'clock, P. M.

W. H. Miller
Town Clerk

Mr H. H. Miller

Please let George
Murphy have a Chattel Mortgage there is in
your Office against him in my favor and
Obdy (it is satisfied)

Yours

J. W. Garbutt
By Chas Frankine

Discharge of
Mortgage against
Geo. Murphy in favor
of J. W. Barbutt
Aug 30. 1865
H. H. H.

To all to whom these Presents shall Come:

Know Ye, That J. Jacob Meeker of the Town of Wheatland County of Monroe State of New York ^{is} indebted unto William Adams of the same place

in the sum of Seventy five Dollars and seventy three Cents:

being for a certain promissory note bearing even date herewith for the above specified sum which note is due and payable one year from the date thereof to the order of said William Adams, with intent at his residence in Wheatland

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said William Adams do hereby SELL, TRANSFER, and ASSIGN to the said William Adams, the property

described in the following SCHEDULE, Viz: one Black Horse, bobtail blind in both eyes, - One bay horse bob tail stringhalt, one lumber wagon new, last fall painted red and striped black one double harness, - said property being now in the possession and care of said Jacob Meeker

USed
Mortgage
note
generally
five
cents

Provided Always, and this Mortgage is on the express condition, that if the said Jacob Meeker shall pay to the said William Adams

the sum of Seventy five & 3/100 dollars with interest thereon as follows, viz: at and before the expiration of one year from this date, according to the conditions of the promissory note aforesaid.

which the said Jacob Meeker hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said William Adams shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said William Adams shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges of covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the fourth day of February in the year of our Lord one thousand eight hundred and sixty nine

Sealed and Delivered in Presence of

JM Naughton 2d } Jacob Meeker



No. 14

Chattel Mortgage.

Jacob Meeker
To

William Adams.

Given, Feb 4th 1869

Filed, Feb 5th 1869

at 7 o'clock, P. M.

H. A. Miller
County Clerk

To all to whom these Presents shall Come,

GREETING:·

Know Ye That *J. John D McPherson* of the town of *Wheatland* Monroe County State of *New York* indebted unto *Robert Brown* of the same place in the sum of *One hundred Seventy eight Dollars and ninety Six Cents*, being for a certain promissory note for said sum of *178.96* payable to *Robert Brown* on *beared* with interest on the *1st* day of *October* 1869, said note bearing even date herewith, and this day made executed and delivered by me to said *Robert Brown* for value received,

Now, for Securing the Payment of the said debt, and the interest from the date hereof, to the said *Robert Brown* and his assigns, I do hereby SELL, ASSIGN and TRANSFER to the said *Robert Brown* all the Goods, Chattels and Property described in the following SCHEDULE, viz:

One Bay mare, One Chestnut mare (being my work team) One Grey mare One S lumber wagon One Reaper (Ball's Ohio Machine) Two sets double harness. - Nine acres of corn now growing on the farm in Wheatland at the date hereof occupied by me. Twenty one acres of Oats now growing on the farm aforesaid

note stamped U.S. Res Stamps Cancelled

That said property now remaining and being in my possession on the farm aforesaid occupied by me, and the said property being used by me in carrying on said farm provided Always, and this Mortgage is on the express condition, that if the said *John D. McPherson* shall pay to the said *Robert Brown* the sum of *One hundred Seventy eight & 96/100* dollars, with interest, as follows, viz: *On the 1st day of October 1869, according to the terms and conditions of said promissory note*

then this transfer to be void and of no effect; but in case of non-payment of the said sum at the time above-mentioned, together with interest, then the said *Robert Brown* shall have full power and authority to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Robert Brown* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above-mentioned, for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the *29th* day of *May* in the year of our Lord one thousand eight hundred and *Sixty nine*

SEALED AND DELIVERED IN PRESENCE OF
Wm Maughton

J. D. McPherson

No. [REDACTED]

Chattel Mortgage.

John D Mc Pherson to
To

Robert Brown

Given May 29th 1869

Filed May 31st 1869

at 5 o'clock P.M.

H. H. Miller
T.C.

To all to whom these Presents shall Come:

Know Ye, That *I George Murphy of Garbottsville N.Y.*

am indebted unto *G. H. S. Rogers of*
Scottsville N.Y.

in the sum of *Twenty five* Dollars and *Interest* Cents:
being for *Money Paid Wm. & Garbutt for Thuffer*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
G. H. S. Rogers do hereby SELL, TRANSFER, and
ASSIGN to the said *G. H. S. Rogers* the property
described in the following SCHEDULE, Viz:

one Grisley Grey Thuffer two years old past
and one White Calf by Red Side now two weeks old
Formerly owned by Wm. & Garbutt of Garbottsville N.Y.

Provided Always, and this Mortgage is on the express condition, that if the said *Geo. Murphy*
shall pay to the said *G. H. S. Rogers*

the sum of *Twenty five Dollars* with interest thereon as follows, viz:
on the first Day of September 1869

which the said *George Murphy* hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said *G. H. S. Rogers* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said *G. H. S. Rogers* shall at any time
deem *himself* unsafe, it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant and agree to
pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *19th*
day of *May* in the year of our Lord one thousand eight hundred and sixty *Nine*

Sealed and Delivered in Presence of
A. W. Robinson *his*
George Murphy
mark

No.

Chattel Mortgage.

George Murphy
to

S. H. & Rogers

Given, May 19 1869

Filed, May 19 1869

at 10 o'clock, A. M.

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I Stephen Kinney of Mumfords Monroe Co State of New York am indebted unto William Robertson of ~~Albany~~ ^{Albany} County of Seneca in the sum of Fifty Dollars and Cents: being for my promissory note for fifty Dollars bearing even date therewith due and payable with interest from the date hereof at the residence of said William Robertson or his order on the First day of January 1870. 1870

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said William Robertson I do hereby SELL, TRANSFER, and ASSIGN to the said William Robertson the property described in the following

SCHEDULE, Viz:

One Separator and Threshing machine (Blais make) The same forming the consideration of the above described note and being the purchase price of said property this day bought of said Mr Robertson Also One Horse Power (Dillons triple gear) The said Horse Power, Machine and Separator being in my use and possession in Mumfords aforesaid

Note stamped N.S. Res Stamp 7 cent cancelled

Provided Always, and this Mortgage is on the express condition, that if the said Stephen Kinney shall pay to the said William Robertson his heirs or assigns the sum of Fifty Dollars with interest thereon as follows, viz: On the first day of January in the year 1870 according to the terms and conditions of said promissory note as above set forth.

which the said Stephen Kinney hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said William Robertson shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said William Robertson shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency. The said mortgage hereby covenants that there is no lien of any nature or kind on said Horse power prior to this mortgage. In Witness Whereof, I have hereunto set my hand and seal the third day of July in the year of our Lord one thousand eight hundred and sixty Nine.

Sealed and Delivered in Presence of

Witness to signature { Stephen + Kinney mark



No.

Chattel Mortgage.

Stephen Kinney
To

William Robertson

Given, July 3, 1869
Filed, July 20, 1869
at 7 o'clock, A. M.

W. Miller
Town Clerk

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

To all to whom these Presents shall Come:

Know Ye, That I George Southerland of Westmoreland Sinclair County Canada West Am — indebted unto Henry Shaw of Scottsville Monroe County and State of N.Y. — in the sum of Seventy five Dollars and — Cents: being for Money loaned by said Shaw to said South erland to pay the duty & other expenses on a certain pair of horses hereafter described and now being at Suspension Bridge MS

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Henry Shaw & — do hereby SELL, TRANSFER, and ASSIGN to the said Henry Shaw the property described in the following SCHEDULE, Viz:

Golden
One Grey Stallion about seven years old,
got by Matthew Norton by said Southerland
Also one black gelding about four-
years old. Raised by Peter Robins of the
Township. Agio County Sinclair of said

Provided Always, and this Mortgage is on the express condition, that if the said George Sou therland shall pay to the said Henry Shaw the sum of Seventy five with interest thereon as follows, viz: Sixty days from the date of this mortgage

which the said George Southerland hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Henry Shaw shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the above Sixty dollars Seventy five Dollars & all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Henry Shaw shall at any time deem said property unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 6th day of July in the year of our Lord one thousand eight hundred and sixty nine

Sealed and Delivered in Presence of
M. G. Ashby

George Southerland 

No. 6

Chattel Mortgage.

George Southland
to

Henry Show

Given, July 6th 1869

Filed, July 6th 1869

at 8 o'clock, A.M.

W. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I Jacob Meeker of the town of Wheatland in the County of Monroe and State of New York am indebted unto William Adams of the same place

in the sum of One hundred and Seventy five Dollars and Interest being for the liability incurred by said William Adams in signing two certain promissory notes jointly with said Jacob Meeker one for \$75.00 payable with interest from its date on the 11th day of Oct 1870 to E. C. Corlow and bears one note for \$100 # payable to same with interest from its date due two months after Aug 11 1869 - both notes dated August 11 1869 and given for the sole benefit and behoof of said Meeker any liability incurred by said William Adams by reason of the signing of said

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said William Adams I do hereby SELL, TRANSFER, and ASSIGN to the said William Adams the property described in the following

SCHEDULE, Viz:

One threshing machine and separator Jas Blain maker. (painted blue) One Horse Power. Belton's Patent. Jas Blain Manufacture. - The said threshing machine separator and Horse power having been bought by said Meeker of said E. C. Corlow and the principal sum of said notes being part of the purchase price of said above described property. Also One bay Horse, string Halt. One Black Horse Blind being the team now used by said Meeker and all of said property being now in the use of said Meeker in carrying on his business of teaming and threshing Provided Always, and this Mortgage is on the express condition, that if the said Jacob Meeker shall pay to the said holder or holder of said promissory notes the sum

of the said two notes with interest thereon as follows, viz: \$75 # and interest from August 11 1869 on the 11th day of October 1870 - and one hundred dollars and interest from August 11 1869 on the 11th day of October 1869

which the said Jacob Meeker hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said William Adams shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said William Adams shall at any time deem him self unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the Sixteenth day of August in the year of our Lord one thousand eight hundred and sixty nine

Sealed and Delivered in Presence of D. M. Naughton

Jacob Meeker



notes in separate

property in inventory

No. _____

Chattel Mortgage.

Jacob Meeker
To
William Adams

Given, Aug 16 1869

Filed, Aug 17 1869

at 4 o'clock, P. M.

W. H. Miller
Town Clerk

17
4 P.M.

To all to whom these Presents shall Come:

Know Ye, That I James Clark of Scottsville
Monroe County, State of New York
am indebted unto

Carpenter & Seifried
in the sum of _____ Dollars and _____ Cents:
being for _____
and paid in full on the _____
from and after that date

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Carpenter & Seifried do hereby SELL, TRANSFER, and
ASSIGN to the said Carpenter & Seifried the property
described in the following

SCHEDULE, Viz:

- One team Horse Team
- One Bay Horse
- One old lumber wagon
- Two lumber wagons
- One pair of bot shoes
- One double harness
- One Sleigh
- One hay rack

Provided Always, and this Mortgage is on the express condition, that if the said
James Clark shall pay to the said

Carpenter & Seifried the sum
of _____ with interest thereon as follows, viz:
February 1868 as follows on the
first day of April 1869

which the said James Clark hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said Carpenter & Seifried shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said Carpenter & Seifried shall at any time
deem _____ unsafe, it shall be lawful for _____ to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges _____ covenant and agree to
pay the deficiency.

In Witness Whereof, _____ have hereunto set _____ hand and seal the _____
day of _____ in the year of our Lord one thousand eight hundred and sixty _____

Sealed and Delivered in Presence of
_____ James Clark

No. _____

Chattel Mortgage.

James Clark
To
Carpenter & Seefeld

Given, Feb 5th 1869

Filed, Feb 5 1869

at 11 o'clock, A. M.

W. A. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I John Raymond Goodhue of the Town of Wheatland County of Monroe and State of New York am indebted unto John McBean & Neafie & Shodball - of the town of Wheatland of or said in the sum of Five hundred & ninety Dollars and 00 Cents: being for the security of the payment of two several promissory notes bearing even date with this mortgage one to John McBean of One Hundred and

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said John McBean & Neafie & Shodball - I do hereby SELL, TRANSFER, and ASSIGN to the said John McBean & Neafie & Shodball - the property described in the following

SCHEDULE, Viz:

One 3 horse & one 2 horse plow, one 40 tooth drag or harrow, one Ohio mowm, one Ohio Reaper, self roller & single horses, one Democrat Buggy, one black mare 10 years old, one yearling colt - 2 sets short-tug plow harness, one horse rake, one scotch shovel, one long handle shovel - one Red & white heifer 3 years old, one Roan heifer 3 years old, one dark roan & 3 yearling heifers, one double barrel shot-gun, one violin with bow - Box, and appurtenances 22 acres of wheat on the ground, more or less, being one equal undivided half part of all the wheat on the ground on the farm of John Goodhue in said town -

all the above property being in possession of said J. Raymond Goodhue on said farm. Prohibited Always, and this Mortgage is on the express condition, that if the said John Raymond Goodhue shall pay to the said John McBean & Neafie and Shodball -

the sum of Five hundred & ninety with interest thereon as follows, viz:

On the 1st day of October 1890. According to the conditions of said notes above mentioned

which the said John Raymond Goodhue hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said John McBean & Neafie & Shodball - shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the amount of principal & interest of said notes and all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said John McBean & Neafie & Shodball - or either of them shall at any time deem said property unsafe, it shall be lawful for them or either of them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the day of December in the year of our Lord one thousand eight hundred and sixty

Sealed and Delivered in Presence of

W. G. Ashby

J. R. Goodhue



No.

Chattel Mortgage.

J Raymon Goodhue
to
John McLean &
neave & Shodbolt

Given, Dec. 30th 1869

Filed, Dec 30th 1869

at 3 o'clock, P. M.

W. W. Miller

Loan Clerk

To all to whom these Presents shall Come:

Know Ye, That I George Murphy of the town of Wheatland County of Monroe & State of New York indebted unto Hugh Clark

in the sum of thirty Dollars and interest Cents: being for money loaned me at this date to the amount of said thirty dollars

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Hugh Clark do hereby SELL, TRANSFER, and ASSIGN to the said Hugh Clark the property

described in the following

SCHEDULE, Viz:

One Roan Horse 8 Years old with Spavins on both hind legs being the same horse now in possession of said George Murphy

Provided Always, and this Mortgage is on the express condition, that if the said George Murphy shall pay to the said Hugh Clark the sum of Thirty Dollars with interest thereon as follows, viz: on the first day of September 1870

which the said George Murphy hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Hugh Clark shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting said thirty dollars & interest & all costs and all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Hugh Clark shall at any time deem said horse unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 29th day of November in the year of our Lord one thousand eight hundred and sixty nine

Sealed and Delivered in Presence of

W. G. Ashby
Scottsdale
Witness to the work of George Murphy

George Murphy
Mark

No. 1

Chattel Mortgage.

George Murphy
to
Hugh Clark

Given, Nov 29 1869

Filed, Nov 29 1869

at 10 o'clock, A.M.

W. W. Miller

J. Clark

To all to whom these Presents shall Come:

Know Ye, That I C. H. Mc Clure of Madison County, Ala indebted unto Almon Skinner in the sum of Forty (40) Dollars and 00 Cents: being for some new money of our wage

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Almon Skinner do hereby SELL, TRANSFER, and ASSIGN to the said Almon Skinner the property described in the following

SCHEDULE, Viz:

One new horse number 1000
One Buggy

Provided Always, and this Mortgage is on the express condition, that if the said C. H. Mc Clure shall pay to the said Almon Skinner the sum of Forty (40) dollars with interest thereon as follows, viz: to be paid before the 22-day of Decr 1870

which the said C. H. Mc Clure hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Almon Skinner shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Almon Skinner shall at any time deem unsafe it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 22 day of Decr in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of M. Jones C. H. Mc Clure



No. 1

Chattel Mortgage.

10
H McLean
27
A Maria Skinner

Given, Sep 22nd 1869

Filed, Sep 22nd 1869

at 12 o'clock, M.

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That *We* James Clark first and James Clark second
of *Scottsville N.Y.*

we indebted unto *G.H.S. Rogers of the same place*
in the sum of *Twenty two* Dollars and _____ Cents:
being for *Borrowed money*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
G.H.S. Rogers we do hereby SELL, TRANSFER, and
ASSIGN to the said *Rogers* the property
described in the following SCHEDULE, Viz:

*one Spotted Cow five or ten years old
owned by Jas Clark first and one
Sorel mare with some white in the face
and one white goat formerly owned by
Richard Hubbard of Phila now owned by
Jas Clark second clear from all incumbrance*

Provided Always, and this Mortgage is on the express condition, that if the said *Jas Clark first
and Jas Clark second* shall pay to the said *Rogers*

the sum
of *Twenty two Dollars* with interest thereon as follows, viz:
*on or before the first Day of September 1869
according to the terms of any Note made
at this date*

which the said *Jas Clark first and Jas Clark second* hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said *Rogers* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said *Rogers* shall at any time
deem *him self* unsafe, it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges *we* covenant and agree to
pay the deficiency.

In Witness Whereof, *we* have hereunto set *our* hands and seal the *4th*
day of *May* in the year of our Lord one thousand eight hundred and sixty *Nine*
Sealed and Delivered in Presence of

*James Clark first
James Clark second*

No.

Chattel Mortgage.

Jas. Clark & Jas. Clark
to
G. H. S. Rogers

Given, May 4th 1869
Filed, May 5th 1869
at 3 o'clock, P. M.
W. H. Miller
Town Clerk

made papers	1.00	
Stamp	52	
Record	20	
Blank	6	
Rec on file	1.86	22.58
	1.86	1.86
		24.44
		2.78
		27.22

To all to whom these Presents shall Come:

Know Ye, That I Mrs. Hoanning of Scottsville Ky.
am indebted unto G. H. Rogers
of the same place
in the sum of Thirty one 50/100 Dollars and _____ Cents:
being for Borrowed money

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
G. H. Rogers do hereby SELL, TRANSFER, and
ASSIGN to the said Rogers the property
described in the following **SCHEDULE, Viz:**

One Spotted Cow with horns turned in
formerly owned by Andrew McLean of
Scottsville

Provoided Always, and this Mortgage is on the express condition, that if the said Mrs. Hoanning
shall pay to the said G. H. Rogers the sum
of Thirty one Dollars and fifty cents with interest thereon as follows, viz:
on or before the first of July next

which the said Mrs. Hoanning hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said G. H. Rogers shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said G. H. Rogers shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to
pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 8th
day of March in the year of our Lord one thousand eight hundred and sixty five

Sealed and Delivered in Presence of
James Clark, Jm. T. Hoancks

No.

Chattel Mortgage.

Wm. Hoarning
to

G. H. Rogers

Given, March 8th 1869

Filed, March 8th 1869

at 6 o'clock, P. M.

A. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That *I Edward Perro of Scottsville Monroe Co. N.Y.*

am indebted unto *G. H. S. Rogers*
of the same place
in the sum of *Sixty* Dollars and _____ Cents:
being for *Money Borrowed*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
G. H. S. Rogers do hereby SELL, TRANSFER, and
ASSIGN to the said *G. H. S. Rogers* the property
described in the following SCHEDULE, Viz:

one Gray mare about ten years old
one Bay or Brown Horse Spavin
ten or eleven years old
one Lumber Wagon newly repaired
owned by E. Perro all Winters
and Drone by Lease Garage

Provided Always, and this Mortgage is on the express condition, that if the said *Edward Perro*
shall pay to the said *G. H. S. Rogers* the sum
of *Sixty Dollars* with interest thereon as follows, viz:
on or before the first Day of July Next

which the said *Edward Perro* hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said *G. H. S. Rogers* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said *G. H. S. Rogers* shall at any time
deem *him self* unsafe, it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant and agree to
pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *9th*
day of *March* in the year of our Lord one thousand eight hundred and sixty *nine*

Sealed and Delivered in Presence of *E. Perro*
H. Chapin

No.

Chattel Mortgage.

Edward Pero

To

G. H. S. Rogers

Given, March 9th 1869

Filed, March 10 1869

at 8 o'clock, P. M.

H. A. Miller

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That Bennet Gray, of Westchester County, New York - indebted unto Wesley W. Straight of the same place in the sum of twelve hundred eighty four Dollars and no Cents: being interest thereon from the date hereof, being for so much borrowed by me of said Straight, and represented by my promissory note made by me this day, payable one year from date

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Wesley W. Straight, I Wesley W. Straight do hereby SELL, TRANSFER, and ASSIGN to the said Wesley W. Straight the property described in the following SCHEDULE, Viz:

Four Horses - 3 bay mares and one brown, Three red cows, Three Triflers - One red and white cow - One Democrat Buggy - One Cutter - Three sets of double harness, and two sets of single harness - Two Lumber Wagons - One Single Buggy - Three Cultivators - One Farming Mill - Three Plows - One Harrow - One Horse Rake - One Pair of Bot. Slugs, Two Hop Boxes One Hop Press, and all Jacks & Tools connected therewith; as well as all farming utensils, tools or implements, all which are located upon my farming premises situated in the said town of Whitall and although not herein specifically defined, provided always and this Mortgage is on the express condition, that if the said

Bennet Gray shall pay to the said Wesley W. Straight the sum

of twelve hundred eighty four dollars with interest thereon as follows, viz: in one year from the date hereof, according to the tenor of said note, which is for so much money borrowed and actually advanced to me by said Straight,

which the said Bennet Gray hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Wesley W. Straight shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Wesley W. Straight shall at any time deem himself, said debt, or property unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I Wesley W. Straight have hereunto set my hand and seal the first day of April in the year of our Lord one thousand eight hundred and sixty nine.
Sealed and Delivered in Presence of

Bennet Gray

No. 7

Chattel Mortgage.

Bennett Gray
No. 507

Wesley W. Straight

Given, *Apr 1* 1869

Filed, *March 11* 1869

at *11* o'clock, *A. M.*

H. H. Miller
Clerk



[Faint, mostly illegible handwritten text, likely the body of the mortgage agreement.]

To all to whom these Presents shall Come:

Know Ye, That I Bennett Gray of Wheatland

deceased hereby indebted unto Wesley W. Straight of the same place

in the sum of Twelve hundred Dollars and Cents: being for and Interest thereon from the First day of April in the year of 1869 (Eighteen sixty nine) being for so much money borrowed by me of said Straight and represented by any promissory note made by me on the day above mentioned and payable one year from the date thereof

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Wesley W. Straight I do hereby SELL, TRANSFER, and ASSIGN to the said Wesley W. Straight the property described in the following

SCHEDULE, Viz:

- 4) Four steers. Two South Bay steers. One light bay steers.
- One brown steers. Three head calves. One head and white cow.
- One light head or hindle Heifer. One head Heifer. One hindle and one head and white yearling Steer. One Democrat Buggy.
- One Single Buggy. One leather. One Cornmaker Wagon. One pair of Bab. Sleighs. Three ditto Double Harness. Two ditto Single Harness. Three Cultivators. One Farming Wheel. Three Plows. One Harrow. One Horse Rake. Twelve Hoop Boxes. One Hoop of Hoop Traps, and all Goals and Tools connected therewith, as well as all Farming utensils Tools and implements to all of which are located upon my farming premises situated in the said Town of Wheatland although not herein specially defined

Provided Always, and this Mortgage is on the express condition, that if the said Bennett Gray shall pay to the said Wesley W. Straight

an amount before the First day of May 1871 (Eighteen seventy one) the sum of Twelve hundred Dollars with interest thereon as follows, viz: from the date of said note, which is for so much money borrowed and actually advanced to me by said Straight

which the said Bennett Gray hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Wesley W. Straight shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Wesley W. Straight shall at any time deem himself said Debt unsafe, it shall be lawful for Wesley to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 20th day of March in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of

A. P. Straight. Bennett Gray
Anna Gray

No. 2

Chattel Mortgage.

Bennett Gray
to

Wesley W. Straight

Given, March 10 1860

Filed, March 10 1860

at 11 o'clock, A. M.

H. H. Miller
Town Clerk

Copy

To all to whom the Presents
I shall Come

Know Ye that I Edward
Coslow of the Town of Riga in the County
of Monroe and indebted unto Charles A Colister
of the same place in the sum of Two thousand
and Dollars being for cash paid and advanced
by said Colister for me during the year last
past amounting to Five Hundred Dollars and
also for endorsing certain Promissory notes
and becoming Surety there on for me
thereon amounting to the sum of Fifty
hundred Dollars which said notes are descri-
bed as follows, to wit five notes of \$100 each
dated about the 15th of October last, payable to
John Mallock of Riga, these notes amounting
^{to about} \$1500 dated some time in November last
payable at and to the Leroz Bank one note of
\$75, payable to F Lathrop of Leroz one note
of \$3750 payable to George Nicholas of Riga,
one note of \$55, payable to George Emly of
Riga, one of \$6 ~~dollars~~ payable to Edward Al-
cot of Riga, now for securing the Payment
of the said debt and interest thereon and
securing the said Colister against any lia-
bility arising upon his endorsement of said
promissory notes I do hereby sell transfer
and assign unto the said Colister the
property Goods Chattels and implements
described in the following Schedule to wit

One "Blans" Thrasing Machine with
Horse Power Separator and all other
machinery connected with and belonging

There to in sliding Belts Strain Casin
And rods

One hundred Cords of Soft Wood Situated
on the John Mallock farm in Riga
aforesaid.

one bay mare, about 10 years old one
Graz Horse ~~horse~~ about 14 years old one
Brown Horse about 14 years old, one Bay Horse
about 11 years old one Cream Colored Horse
~~12~~ years two lumber wagons two sets of
double harness two pairs Bob Sleighs one
open Buggy one single harness all of
which property is now in and upon the
premises now occupied by me in the Town
of Riga aforesaid except the said wood
Provided always and this most gage
is upon the & prep conditions that if
the said Coslon shall will and truly
pay said sum of five hundred dollars
lent and advanced to him by Collister
within six months from the date of
this mortgage. And shall also will
and truly pay or cause to be paid each of
the said promissory notes as they severally
fall due and fully indemnify and save
harmless the said Collister of and from
all liability costs and charges arising from
his indorsement of said promissory notes
then this mortgage to be void and of
no effect, but in case of the nonpayment
of the said sum of five hundred dollars
at the time mentioned herein for payment
thereof, and of the said several notes as

they respectively become due and payable then it shall be lawful for the said Collister and he has full power to enter upon the premises of said lessee or any other place or places where the goods and chattels aforesaid may lie to take possession of said property to sell the same and the avails after deducting the expenses of sale and keeping the property to apply in payment of the said five hundred dollars or the said notes as the case may be, and in case the said Collister shall at any time deem himself unsafe it shall be lawful for him to take possession of said property and to sell the same at public auction or private sale previous to the time above mentioned for the payment of said debt or said notes as the case may be applying the proceeds as aforesaid, and if from any cause said property shall fail to satisfy said debt and amount of said notes paid by Collister I hereby covenant and agree to pay the deficiency on which there of I have hereunto set my hand and seal this 3^d day of December 1869

Signed } Edward ^{his} Leslon
mark

Witness
D. C. Kelly

Revenue
Stamp
Two dollars

I hereby certify this to be a true and correct copy of a chattel mortgage now on file in the Town Clerks office in the Town of Higa
Henry Warren Town Clerk

Assignment of Chattel Mortgage
For value received I hereby sell assign transfer and convey all my right title and interest in a certain chattel mortgage made and executed by Edward Colton to Charles Collister on the 3^d day of December 1869 of two thousand dollars to Frank Collister of Higa.

Churchville March 26th 1870

C. J. Collister

Filed Nov 9, 1871
1 o'clock P.M.
H. H. Miller
T.O.

No 469
Chattel Mortgage
Copy

Edward Easton

Frank Collister

Given December 3, 1869
Assigned March 26, 1870

Filed Nov 31st 1870
1160 St. Br.
H. H. Miller
Town Clerk
W. H. Thoms

Renewed and filed
Nov 14th 1870

8:30 A.M.
H. H. Miller

Filed Dec 4th 1869
at 2 o'clock P.M.
Henry Thoms
Town Clerk

The within mortgage renewed for one thousand dollars now remaining due on the within mortgage and the terms and conditions thereof are extended one year from the 3^d day of December 1869 by agreement of Edward Easton the mortgagor and Frank Collister the assignee mentioned in said mortgage

And it is stipulated that if on a more strict accounting & examination of said notes and moneys paid thereon any error in computation shall amount has been made such error shall be corrected

Dated Scottsville
Nov 14th 1870

Edward Easton
W. H. Thoms
Frank Collister

Witness my hand at
Scottsville Nov 14th 1870

Renewed & refiled as above agreed & stipulated this 14th day of November 1870 at 8 o'clock and 30 minutes A.M.
H. H. Miller
Town Clerk

Renewed & refiled as above assigned & stipulated this 9th day of November 1871 at 1 o'clock P.M.
H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That *Jacob Meeker* of the town of *Wheatland* County of *Monroe* & State of *New York* indebted unto *William Robertson Jr* of the town of *Leroy* County of *Genesee* & York State in the sum of *fifty* Dollars and _____ Cents being for *part purchase money for a bay mare 6 years old & a bay colt 9 days old*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *William Robertson Jr* do hereby SELL, TRANSFER, and ASSIGN to the said *William Robertson Jr* the property described in the following SCHEDULE, Viz:

one bay mare six years old and one Bay colt 9 days old, being the same mare and colt this day sold to the said Jacob Meeker

Provided Always, and this Mortgage is on the express condition, that if the said *Jacob Meeker* shall pay to the said *William Robertson Jr* the sum of *fifty Dollars* with interest thereon as follows, viz: *in three months from the date of this mortgage*

which the said *Jacob Meeker* hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said *William Robertson Jr* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *the fifty Dollars + interest and* all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said *William Robertson Jr* shall at any time deem *it* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges *he* covenant and agree to pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *Second* day of *June* in the year of our Lord one thousand eight hundred and *Seventy*

Sealed and Delivered in Presence of *D R M Naughton*

Jacob Meeker



No. 1

Chattel Mortgage.

Jacob Meeker
To
Wm Robertson jr

Given, June 2nd 1870
Filed, June 7th 1870
at 3 1/2 o'clock, P. M.

A. A. Miller
Treas. Clerk

To all to whom these Presents shall Come:

Know Ye, That I John Smith of the town of Wheatland Monroe County New York State, indebted unto Nelson A. Duquid of the town of Livoy Genesee Co. N.Y. in the sum of one hundred Dollars and Cents being for the purchase of a bay horse at the price of one hundred Dollars to be paid on the ninth day of December 1870 with interest

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said John Smith Nelson A. Duquid do hereby SELL, TRANSFER, and ASSIGN to the said Nelson A. Duquid the property described in the following SCHEDULE, Viz:

- one Span of Bay horses, one 12 years old and one 13 years old
one new double harness Silver plated
one pair Bob sleds
One Red Acker 2 years old

Provided Always, and this Mortgage is on the express condition, that if the said John Smith shall pay to the said Nelson A. Duquid the sum of one hundred with interest thereon as follows, viz: on the ninth day of December 1870

which the said John Smith hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Nelson A. Duquid shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting one hundred dollars + interest and all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Nelson A. Duquid shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the ninth day of May in the year of our Lord one thousand eight hundred and Seventy

Sealed and Delivered in Presence of

Geo E Williams

John Smith



No. 1

Chattel Mortgage.

John Smith
To
Nelson A. Enguin

Given, May 9th 1870

Filed, May 9th 1870

at 10 o'clock, A. M.

H. H. Miller
H. C. Hill

To all to whom these Presents shall come :

Know Me, That Edward Leaslow of the town of Wheeland Monroe Co. N. Y. am indebted unto Randolph Ballard of Le Roy in the sum of Three Hundred Dollars and Cents : being for Monies advanced by him for me for professional services rendered by him for me, and also one note held by him against me for One Hundred Dollars and interest -

Now for securing the Payment of the said debt, and the Interest thereon from the date hereof, to the said Ballard I do hereby SELL, TRANSFER, and ASSIGN to the said Ballard the property described in the following SCHEDULE, Viz :

- A quantity of Lumber - located and being in the town of Livonia in the County of Livingston, and in Redmons saw mill yard as follows.
- About 12,000 feet Hemlock Lumber
- About 12,000 feet Pine Lumber
- About 3,000 feet of Oak Lumber
- Also 75' Saw Log Hemlock Oak and pine

Provided Always, and this Mortgage is on the express condition, that if the said Leaslow shall pay to the said Ballard the sum of Three Hundred Dollars with interest thereon, as follows, viz : On or before the first day of July 1870, with interest thereon from the first 1/8 % -

which the said Leaslow hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Ballard shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Ballard shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, cost and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the Seventh day of April in the year of our Lord one thousand eight hundred and Seventy - Sealed and Delivered In Presence of

his Edward J. Leaslow Mark -



No. 1

Chattel Mortgage.

Edward Caslow -

To -
Randolph Dallard

Given, April 7th 1870.

Filed, April 9th 1870.

at 6 o'clock, P. M.

H. H. Miller

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I Abram H Robinson of Scottsville
Monroe County, New York indebted unto William D
Garbutt of the town of Wheatland in said County

in the sum of Eight hundred Dollars and Interest Cents:

being for the security of the payment of two promissory notes of one

hundred dollars each & interest as therein provided made by said
Abram H Robinson payable to said Garbutt dated April 1st 1870 and August 18
1870 - And also for the sum of Six hundred dollars being security to said Garbutt

for joining in a certain lease of the Eagle Hotel in Scottsville of oregaine by the terms of
 which lease said Garbutt became liable to pay 600 dollars balance of rent of
 said Hotel from and after the 1st of January 1870
 Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said

William D Garbutt I do hereby SELL, TRANSFER, and

ASSIGN to the said William D Garbutt the property

described in the following

SCHEDULE, Viz:

- 12 Bar room Chairs 2 Settees One bench 1 Ice Box two sign Bar
- glasses - all the bar fixtures now in the Eagle Hotel in Scottsville one
- bar room stove & pipe 3 Parlor Stoves 11 Case bottom chairs 24 flog
- bottom chairs 2 Rocking chairs 7 Cottage bedsteads 1 Sofa 1 Lounge
- 6 Beds and bedding 9 wash stands 20 Kerosene lamps and fix
- tures 3 carpets 8 tables 1 fold bed stand 1 Hall lamp 11 Looking glasses
- 2 Bearskins All the earthen ware Knives forks & spoons now in
- use in said Hotel in Scottsville One three years old bay colt one
- Black top buggy 1 Grey mare 1 Single harness. All of said property
- being situated in the Eagle of or said at Scottsville and on said
- Eagle Hotel premises

Provided Always, and this Mortgage is on the express condition, that if the said Abram H
Robinson shall pay to the said William D Garbutt
his heirs assigns & legal representatives the sum
 of Eight hundred dollars with interest thereon as follows, viz:

two hundred dollars at the maturity of said notes
and six hundred dollars according to the provisions
 of a certain lease made & executed between W B Merritt and
 said Abram H Robinson. Which lease bears date of
and which lease said Garbutt signed as surety

which the said Abram H Robinson hereby agrees to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said William D Garbutt shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

Said Eight hundred dollars and all costs & interest
on the same and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said William D Garbutt shall at any time
 deem said property unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges _____ covenant and agree to
 pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 18
 day of August in the year of our Lord one thousand eight hundred and sixty Seventy

Sealed and Delivered in Presence of
W. G. Ashby A. H. Robinson

No. [REDACTED]

Chattel Mortgage.

Abraam, H. Robinson

to

Wm D. Garbutt

Given, August 18th 1870

Filed, Sept-14th 1870

at 7 o'clock, P. M.,

H. H. Miller

Law Clerk

To all to whom these Presents shall Come:
 Know Ye, That J. Isaac Warren of Scottsville N.Y am
 indebted unto Wm D. Garbutt
of the same place
 in the sum of Fifty Dollars and Interest thereon Cents
 being for from April 14th 1870 being for Money Borrowed

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Wm D. Garbutt do hereby SELL, TRANSFER, and ASSIGN to the said Wm D. Garbutt the property described in the following

SCHEDULE, Viz:

One Pair of Sorrel Horses White Faced and Harness one second hand two Horse Wagon one second hand pair of Bobslays all now in my possession and owned by me

Provided Always, and this Mortgage is on the express condition, that if the said Isaac Warren shall pay to the said Wm D. Garbutt the sum of Fifty Dollars with interest thereon as follows, viz: In Three months from this date with Interest according to my Note made of this Date

which the said Isaac Warren hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Garbutt shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Garbutt shall at any time deem him self unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 14th day of April in the year of our Lord one thousand eight hundred and 1870

Sealed and Delivered in Presence of

A. W. Robinson

Isaac H. Warren

No.

Chattel Mortgage.

J. Warren
to

Wm D. Garbutt

Given, Apr 14th 1877

Filed, Apr 14. 1877

at 4 o'clock, P. M.

W. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That *I Isaac H. Warren* of *Scarsville*
Monroe County New York indebted unto *Abram D*
Scotfield of the same place
 in the sum of *Forty (40)* Dollars and Cents:

being for *The balance of the purchase price of*
a new lumber wagon this day purchased
by said I H Warren of said A D Scotfield

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Abram D Scotfield, do hereby SELL, TRANSFER, and
 ASSIGN to the said *Abram D Scotfield* the property
 described in the following SCHEDULE, Viz:

One new lumber wagon purchased
by the said Warren of said Scotfield
the running gear and the box
- Being a wagon built by said
Scotfield at his shop in Scarsville

Provided Always, and this Mortgage is on the express condition, that if the said *Isaac H*
Warren shall pay to the said *Abram D*
Scotfield the sum
 of *Forty Dollars* with interest thereon as follows, viz:
Six months from the date of this mortgage

which the said *I H Warren* hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said *Abram D Scotfield* shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
The balance of said purchase money above
named and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said *Abram D Scotfield* shall at any time
 deem *said wagon* unsafe, it shall be lawful for *him* to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant and agree to
 pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *7th*
 day of *June* in the year of our Lord one thousand eight hundred and *sixty* *Seventy*

Sealed and Delivered in Presence of

M. G. Ashby

Isaac Warren

No. 1

Chattel Mortgage.

Isaac Kraun

to

Adascofield

Given, 17th 1871

Filed, 18th 1871

at 3 o'clock, P. M.

W. H. Miller

Town Clerk

Isaac Kraun

54 Cent-115
Rev Stamp
Concluded

To all to whom these Presents shall Come:

Know Ye, That I Abram H Robinson of Scottsville Monroe Co NY indebted unto George H Ellis of Rochester NY

in the sum of Three Hundred Dollars and _____ Cents:

being for the Security of the payment of a certain promissory note for three hundred dollars as provided in said note which note bears even date with mortgage and signed by said Abram H Robinson

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said George H Ellis I do hereby SELL, TRANSFER, and ASSIGN to the said G H Ellis the property described in the following

SCHEDULE, Viz:

One Piano (new) of the Manufacture of S L Fry & Co Syracuse (Rosedale) Case. This day delivered by said G. H. Ellis, to said A H Robinson at his Hotel in Scottsville N Y -

Provided Always, and this Mortgage is on the express condition, that if the said Abram H Robinson shall pay to the said G H Ellis or to his legal representatives the sum of three hundred dollars with interest thereon as follows, viz:

One year from date to be paid in installments of twenty-five dollars each such payments to be made on the 4th day of each and every month until paid such payments to be made at G H Ellis Store Rochester which the said Abram H Robinson hereby agrees to pay

then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said G H Ellis shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the amount of said note & and interest

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said George H Ellis shall at any time deem said piano unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 4th day of March in the year of our Lord one thousand eight hundred and sixty Seventy

Sealed and Delivered in Presence of

A H Robinson S.S.

No. 1

Chattel Mortgage.

A H Robinson
to

G H Ellis

Given, March 4 1880

Filed, March 4 1880

at 5 o'clock, P. M.

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That *D. W. Smith* of *Wheatland Monroe Co*
New York

is indebted unto *Albert H*
Pilman of the same town county and State
in the sum of *Five Hundred & Six* Dollars and _____ Cents:
being for *money lent.*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Albert H Pilman do hereby SELL, TRANSFER, and
ASSIGN to the said *Albert H Pilman* the property
described in the following

SCHEDULE, Viz:

- 1 Iron Gray Horse 7 years old*
- 1 Buggy 1 Single Harness*
- 1 Outfit 1 Lumber Wagon*
- 1 Lap Blanket*
- 1 Swarm of Bees*
- 2 Horse ploughs*
- 1 Shovel plough*

Provided Always, and this Mortgage is on the express condition, that if the said *D. W. Smith*
shall pay to the said *Albert H. Pilman*

the sum
of *Five Hundred and Six Dollars* with interest thereon as follows, viz:

on the 25th day of February Eighteen Hun-
drd and Seventy three that whole shall be
paid with interest

which the said *D. W. Smith* hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said *Albert H. Pilman* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
Five Hundred and Six Dollars and interest and
all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said *Albert H. Pilman* shall at any time
deem *the property* unsafe, it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges *he* covenants and agree to
pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *Twenty fifth*
day of *February* in the year of our Lord one thousand eight hundred and ~~and~~ *Seventy*

Sealed and Delivered in Presence of

Robert Wilson

D. W. Smith



No. 1

Chattel Mortgage.

D. W. Smith
To

Albert H. Gilman

Given, Feb 25 1870

Filed, Feb 25 1870

at 7 o'clock, P. M.

W. B. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I Miriam Mordoff of Scottsville
Monroe Co. N.Y. am indebted unto J.C. Belden

in the sum of One Hundred and Six Dollars and _____ Cents,
being for Goods groceries & liquors sold to
me by said J.C. Belden
& for which I owe the said sum

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
J.C. Belden I do hereby SELL, TRANSFER, and
ASSIGN to the said J.C. Belden the property
described in the following SCHEDULE, Viz:

One trunk to take - 2 Ottomans
and 1 parlor carpet & 6 beds, 1 bedstead
& bedding - 2 Stoves - 9 parlor chairs, 3
Rocking chairs, 6 parlor chairs
& par fixtures & lot bottles & glasses
and 1 lamp

Provided Always, and this Mortgage is on the express condition, that if the said Miriam
Mordoff shall pay to the said J.C. Belden the sum
of \$196.00 with interest thereon as follows, viz:
On demand

which the said Miriam Mordoff hereby agrees to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
above mentioned then the said J.C. Belden shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said J.C. Belden shall at any time
deem this debt unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 5th
day of February in the year of our Lord one thousand eight hundred and seventy

Sealed and Delivered in Presence of

Mary Mordoff

Miriam Mordoff



No. 7

Chattel Mortgage.

Wm. Madoff

J. C. Belden

Given, Feby 8 1870

Filed, Aug 20 1870

at 11 o'clock, A. M.

H. H. Miller
Town Clerk

the within mortgage
is hereby renewed and
extended for one year
from date August
20th 1871
J. C. Belden

To all to whom these Presents shall Come:

Know Ye, That I Michael Knowlan of Mumfordsborough N.Y. indebted unto Cameron McLean of Wheatland Mumfordsborough N.Y.
 in the sum of Sixty Dollars and _____ Cents:
 being for The security of the payment of sixty Dollars the purchase money of the cow sold by said McLean to said Knowlan at the date hereof

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Cameron McLean do hereby SELL, TRANSFER, and ASSIGN to the said Cameron McLean the property described in the following

SCHEDULE, Viz:

One Red and white cow four or five years old this Spring medium size and being the same heifer bought by said McLean of James Shindan

Provided Always, and this Mortgage is on the express condition, that if the said Knowlan shall pay to the said Cameron McLean the sum of Sixty Dollars with interest thereon as follows, viz: and One dollar for the Stamps and drawing of this Mortgage

which the said Knowlan hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Cameron McLean shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the said sixty one dollars & interest and all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Cameron McLean shall at any time deem said cow unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 17th day of May in the year of our Lord one thousand eight hundred and sixty Sixty

Sealed and Delivered in Presence of

Michael Knowlan



No. 7

Chattel Mortgage.

Knowlan

to

Cameron Indian

Given, 17th of May 1870

Filed, 18th of May 1870

at 7 o'clock, 18th M.

H. H. Miller

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I John Fitz Gerald of Whittanet
 Mann County, N. Y. am indebted unto Hugh Clark
 of the same place

in the sum of Three hundred Dollars and _____ Cents:
 being for Collateral Security to secure said Clark

from loss by reason of signing a note for 150
Dollars given by said Fitz Gerald to Thomas Cook about the
11th day of October 1869 and for a certain note given
by said Fitz Gerald to John Foley about March 29 1870
for 170 Both of which notes are signed by Clark for the
accommodation of said Fitz Gerald

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Hugh Clark do hereby SELL, TRANSFER, and
 ASSIGN to the said Hugh Clark the property
 described in the following

SCHEDULE, Viz:

One Black mare 5 years old this spring
rather light mane & tail formerly owned by
Dryer of East Rock - Also one good size
dark brown mare light mane & heavy
tail - Bought by said Fitz Gerald of John
Foley at his auction

Provided Always, and this Mortgage is on the express condition, that if the said John Fitz
Gerald shall pay to the said notes above described

the sum
 of Three Hundred Dollars thirty with interest thereon as follows, viz:
Three months from date

which the said John Fitz Gerald hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said Hugh Clark shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
all three hundred dollars & interest and all
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Hugh Clark shall at any time
 deem more unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges _____ covenant and agree to
 pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 31st
 day of March in the year of our Lord one thousand eight hundred and sixty Seventy

Sealed and Delivered in Presence of

W. G. Ashby
S. W. Shimmer,

John Fitz Gerald
mark



No. _____

Chattel Mortgage.

John Fitz Gerald
to

Hugh Clark

Given, March 31st 1860

Filed, Apr 1st 1860

at 9 o'clock, A. M.

H. H. Miller
Iron Clerk

To all to whom these Presents shall Come:

Know Ye, That I Stephen Kinney of Whitland Monroe County & State of New York am indebted unto Hugh Brady of Caledonia Livingston County New York State in the sum of twenty five Dollars and Cents being for the purchase of a Brown Mare

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Hugh Brady I do hereby SELL, TRANSFER, and ASSIGN to the said Hugh Brady the property described in the following SCHEDULE, Viz:

- 1st one Sumer Wagon
2d one set Double harness &
3d one pair Bob Sleighs

Provided Always, and this Mortgage is on the express condition, that if the said Stephen Kinney shall pay to the said Hugh Brady the sum of twenty five Dollars with interest thereon as follows, viz: five Dollars on each month until the whole sum of twenty five Dollars be paid the first payment to be on the 4th day of May 1871

which the said Stephen Kinney hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Hugh Brady shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the twenty five Dollars & the interest thereon all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Hugh Brady shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 4th day of April in the year of our Lord one thousand eight hundred and seventy one

Sealed and Delivered in Presence of

Drew Naughton Witness

Stephen Kinney his mark



No.

Chattel Mortgage.

Stephen Kimmey
to
Hugh Brady

Given, April 4 1871
Filed, May 7th 1871
at 4 o'clock, P. M.

J. H. Miller
Gleason

To all to whom these Presents shall Come:

Know Ye, That *J. Williams Noonin* of the town of *Westland* am indebted unto *James Clark* of the same town of *Westland* in the sum of *Seventy-five* Dollars and _____ Cents; being for *money borrowed & for the purchase money of a heifer & for other property.*

Now for Securing the Payment of the said Debt and the Interest from the date hereof, to the said *James Clark* do hereby SELL, TRANSFER, and ASSIGN to the said *James Clark* the property described in the following

SCHEDULE, Viz:

Two sows in pig about one year old & both white.

Provided Always, and this Mortgage is on the express condition, that if the said *Williams Noonin* shall pay to the said *James Clark* the sum of *Seventy-five* Dollars with interest as follows, viz: *by the first day of January One thousand eight hundred & twenty-two*

which the said *Williams Noonin* hereby agrees to pay, then this transfer to be void and of no effect: but in case of non-payment at the time above mentioned, together with the interest, then the said *James Clark* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said *James Clark* shall at any time deem *the said property* unsafe it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned, for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges *by* covenant and agree to pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *20th* day of *June* in the year of our Lord one thousand eight hundred and *two* *Twenty one*

Sealed and Delivered in Presence of

Wm. J. Garbutt,

William Noonin





Chattel Mortgage.

William Spooner

To

James Clark.

Given, June 21st 1857

Filed June 24 1857

at 7 o'clock, P. M.

H. W. Miller
J. Clark

To all to whom these Presents shall Come:

Know Ye, That I Edward Murphy of Scottsville Monroe Co N.Y. ^{now} indebted unto Thomas Brown Jr of the same place in the sum of Twenty Dollars and Cents: being for Twenty dollars loaned by said Brown to said Murphy at the date hereof

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Thomas Brown Jr do hereby SELL, TRANSFER, and ASSIGN to the said Thomas Brown Jr the property described in the following

SCHEDULE, Viz:

One Roanish or Strawberry colored horse two years old this spring - now in the possession of said Edward Murphy in Scottsville

Provided Always, and this Mortgage is on the express condition, that if the said Edward Murphy shall pay to the said Thomas Brown Jr the sum of Twenty dollars \$20 with interest thereon as follows, viz: on the first day of June 1871

which the said Edward Murphy hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Thomas Brown Jr shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting said twenty ^{one} dollars & interest + all costs and all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Thomas Brown Jr shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 14th day of February in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of

Wm Ashby

Edward Murphy

No.

Chattel Mortgage.

~~Edward Murphy~~
~~Thomas Thomas~~
Edward Murphy
to

Morgan Brown

Given, 26/17/6 1867
Filed, " " " 1867
at 5 o'clock, P M

Wm. W. Miller
Town Clerk

Faint handwritten text, likely a description of the property or the terms of the mortgage.

Faint handwritten text, possibly a date or a reference to a previous document.

Faint handwritten text, possibly a signature or a name.

Faint handwritten text, possibly a date or a reference to a previous document.

Faint handwritten text, possibly a signature or a name.

Faint handwritten text, possibly a date or a reference to a previous document.

To all to whom these Presents shall Come:

Know Ye, That I William C Justice of Wheatland
 known to Myself am indebted unto Francis C
 Justice of the same place
 in the sum of Seven hundred Dollars and Cents:
 being for the Security of Seven Hundred dollars in
 money loaned by the William C Justice of the
 said Francis C Justice and the interest -
 thereon from the date of this mortgage

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 Francis C Justice do hereby SELL, TRANSFER, and
 ASSIGN to the said Francis C Justice the property
 described in the following SCHEDULE, Viz:

One portable ten horse power steam eng-
 ine and trucks - of the manufacture of
 Wood Taylor and Morse - of Eaton N.Y -

Also one Separator with all the belts chains
 wrenches, irons, tools, implements and appurte-
 nances thereto belonging - Being the same
 Engine and Separator bought by the said
 Justice and Nelson G Archer of Cameron -
 Michigan and now in the possession of the
 said party of the 1st part in the town of Wheat
 land aforesaid

Provided Always, and this Mortgage is on the express condition, that if the said William C
 Justice shall pay to the said Francis C Justice
 the sum

of Seven Hundred dollars with interest thereon as follows, viz:
 Thirty days from the date of this mortgage

which the said William C Justice hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said Francis C Justice shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
 said debt & interest

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Francis C Justice shall at any time
 deem herself unsafe, it shall be lawful for her to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to
 pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 8th
 day of December in the year of our Lord one thousand eight hundred and ~~sixty~~ ^{seventy one}

Sealed and Delivered in Presence of

Myself

W C Justice



No. _____

Chattel Mortgage.

William C Justice
to

Francis C Justice

Given, December 8 1881
Filed, Dec 8 1881
at two o'clock, P.M

St. St. Michael
J. W. Blake

To all to whom these Presents shall Come:

Know Ye, That I Mathew Connell of Wheatland Ny

am indebted unto G H S Rogers of Scottsville Ny in the sum of twenty one Dollars and Cents being for Borrowed Money

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said G H S Rogers I do hereby SELL, TRANSFER, and ASSIGN to the said Rogers the property described in the following SCHEDULE, Viz:

One Red cow seven years old the left Horn shorter than the other, formerly owned by Jas Mallock and now owned by one Mr. Connell and one Spotted calf will be one year old this Spring formerly owned by John Lamy all clear from any incumbrance

Provided Always, and this Mortgage is on the express condition, that if the said Mathew Connell shall pay to the said G H S Rogers the sum

of twenty one Dollars with interest thereon as follows, viz: to be paid on or before the Fifteenth of August 1871 according to the terms of my Note made at this Date

which the said Mathew Connelly hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Rogers shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Rogers shall at any time deem him self unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 11th day of March in the year of our Lord one thousand eight hundred and Seventy one

Sealed and Delivered in Presence of Mathew Connell C. S. Stanford.

No.

Chattel Mortgage.

Matthew Connelley
to
G H S Rogers

Given, Mar 11th 1871
Filed, Mar " 1871
at 4 o'clock, P M

H. H. Miner
Clerk

[Faint, illegible handwritten text, possibly bleed-through from the reverse side]

March 11th 71. Received on this mortgage
Five Dollars and Seventy cents Money due Rays

[Faint, illegible handwritten text, possibly bleed-through from the reverse side]

To all to whom these Presents shall Come:

Know Ye, That I Isaac Warren of Scottsville
Magnum Cornubian indebted unto George
Shaffer of Chili in said County,
in the sum of fifteen (15) Dollars and Cents
being for balance of pay on a horse

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
George Shaffer do hereby SELL, TRANSFER, and
ASSIGN to the said George Shaffer the property
described in the following SCHEDULE, Viz:
One dark brown Mare thirteen years
old

Provided Always, and this Mortgage is on the express condition, that if the said Isaac
Warren shall pay to the said George Shaffer
the sum
of fifteen (15) dollars with interest thereon as follows, viz:
on the first day of April
1871

which the said Isaac Warren hereby agrees to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
above mentioned then the said George Shaffer shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said George Shaffer shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 27-
day of February in the year of our Lord one thousand eight hundred and seventy one
Sealed and Delivered in Presence of
Mr. Jones Isaac H. Warren



No.

Chattel Mortgage.

Wm Warden
70

Geo J Shaffer

Given, Feb 27 1871

Filed, Feb 27 1871

at 3 o'clock, P. M.,

W. H. Miller
Town Clerk

Rockester N.Y. Jan^y 3rd 1841.

D. E. Mosely

Bought of John. G. N. Scott
Scottsville. N.Y.

8 M Clear Seed Cigars and
9000 Seed & Havana for \$500. —

Received Payment in full for the above

John. G. N. Scott.

In consideration of the above amount I hereby sell
the above goods to the above named D. E. Mosely of Rockester
the same being now in my factory in Scottsville, and I
agree to deliver the same within three days to him
at Rockester and I hereby acknowledge the receipt
of my pay for the same.

John. G. N. Scott.

185 00
26 -

159 00

Filed January 6th 1871
H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Now Ye, That I Raymond Goodhue am indebted unto Cameron

McBean as Administrator the sum of 480⁹⁷/₁₀₀ Dollars and Cents:

being for a balance due the estate of John McBean late of the town of Whiteland Monroe County N.Y. - deceased

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Cameron McBean do hereby SELL, TRANSFER, and ASSIGN to the said Cameron McBean the property described in the following

SCHEDULE, Viz:

1 boy now 3 years old - 1 black mare 11 years old - 1 Democrat buggy - 1 butter - 1 single harness - 1 set 3 horse harness - one New York reaper self rake - One buckport mower -

Provided Always, and this Mortgage is on the express condition, that if the said Raymond Goodhue shall pay to the said Cameron McBean the sum of 480⁹⁷/₁₀₀ Dollars with interest thereon as follows, viz:

One year from the date of this mortgage

which the said Raymond Goodhue hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Cameron McBean shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

Said 480⁹⁷/₁₀₀ Dollars with interest from April 26 1877

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Cameron McBean shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 1st day of June in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of M. Ashby Raymond Goodhue



Charles T. Loringage.

Raymond Goodhue
to

Cameron Mcbean

Given, June 1st 1867

Filed, " " 1867

at 9 o'clock, A. M.

Thomas H. Milner
Trow Clerk

Satisfied March

15th 1874

to Mcbean

Pr W. G. Ashley
his attorney

To all to whom these Presents shall Come:

Know Ye, That *Isaac H. Warren* of *Scottsville*
Union Co. N. Y. am indebted unto *A. D. Scofield &*
Robert Larson of the same place
 in the sum of *Seventy Seven $\frac{36}{100}$* Dollars and _____ Cents:
 being for *a part of balance of the purchase money*
of the property herein after mentioned

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Scofield & Larson & do hereby SELL, TRANSFER, and
 ASSIGN to the said *Scofield and Larson* the property
 described in the following SCHEDULE, Viz:

One red lumber
wagon with wood colored box bought of
Said A. D. Scofield. And one pair of red
bob Sleighs new from the Shop

Provided Always, and this Mortgage is on the express condition, that if the said *Isaac H.*
Warren shall pay to the said *Scofield and*
Larson the sum
 of *Seventy Seven $\frac{36}{100}$* with interest thereon as follows, viz:
vi Six months from the
date of this mortgage with interest from
the date of mortgage

which the said *Isaac H. Warren* hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said *A. D. Scofield & Robert Larson* shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
Said Seventy Seven $\frac{36}{100}$ dollars and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said *A. D. Scofield & Robert Larson* shall at any time
 deem *themselves* unsafe, it shall be lawful for *them* to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant and agree to
 pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *15th*
 day of *March* in the year of our Lord one thousand eight hundred and *sixty* *Seventy one*

Sealed and Delivered in Presence of

Wm. Ashby

Isaac H. Warren

No. _____

Chattel Mortgage.

Isaac H Mann

to

Scoville & Carson

Given, 15 March 1861

Filed, 31 March 1861

at 1 o'clock, P. M.

H. H. Miller

Clark

For value received I hereby
release and relinquish all my
right title and interest in and
to H B Camerons open buggy and
single harness - mentioned in the
Chattel Mortgage of said Cameron
to me dated March 27th 1871

Dated Chili
August 24th 1871

George Marshall

Geo Marshall
Release
on Buggy &
Harnes
of H B Cameron
Aug 24 1871

Given Aug 24
Filed " 28 1871
at 2 o'clock

H. H. Miller
Clerk

To all to whom these Presents shall Come:

Know Ye, That I Hugh B Common of Matton
Groom (Common) indebted unto George
Marshall of Chiti
in the sum of One hundred Seventy Dollars and Cents
being for purchase money of one horse

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
George Marshall I do hereby SELL, TRANSFER, and
ASSIGN to the said George Marshall the property
described in the following

SCHEDULE, Viz:
one brown mare with star in forehead
four years old eight hand feet
white one single harness and harness
bits

Provided Always, and this Mortgage is on the express condition, that if the said Hugh B
Common shall pay to the said George Marshall
the sum
of One hundred Seventy Dollars with interest thereon as follows, viz:
on the first day of November
1871

which the said Hugh B Common hereby agrees to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
above mentioned then the said George Marshall shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said George Marshall shall at any time
deem it unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 27th
day of March in the year of our Lord one thousand eight hundred and seventy one

Sealed and Delivered in Presence of

W. J. Jones

H. B. Common



No.

Chattel Mortgage.

A. D. Cannon
of
Geo. Marshall

Given, March 27 1871

Filed, March 29 1871

at 5 o'clock, P. M.

H. H. Miller
Clerk

To all to whom these Presents shall Come:

Know Ye, That *Isaac Warren* of *Schoharie* County & *Yam* indebted unto *Peter Thompson* of *William* in the sum of *Twenty (20)* Dollars and _____ Cents being for *Balance of Money*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Peter Thompson* do hereby SELL, TRANSFER, and ASSIGN to the said *Peter Thompson* the property described in the following SCHEDULE, Viz: *Truism of Roads*

Provided Always, and this Mortgage is on the express condition, that if the said *Isaac Warren* shall pay to the said *Peter Thompson* the sum of *Twenty dollars* with interest thereon as follows, viz: *on or before the first day of December 1871*

which the said *Isaac Warren* hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said *Peter Thompson* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said *Peter Thompson* shall at any time deem *unsafe* it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set *my* hand and seal the *9* day of *January* in the year of our Lord one thousand eight hundred and _____

Sealed and Delivered in Presence of

M J Jones

Isaac H Warren



No. 1

Chattel Mortgage.

Isaac Warren
To
Peter Thompson

Given, Jan 9th 1871

Filed, Jan. 30th 1871

at 8 o'clock, A. M.

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I John M^c Cook of the town of Wheatland, County of Monroe and State of New York am indebted unto Alexander D McCall of the town of Caledonia Livingston County state aforesaid in the sum of One hundred and seven Dollars and seven Cents: being for a certain promissory note for one hundred seven dollars and seven cents, bearing even date herewith made and Executed by said John M^c Cook for value received payable to said Alexander D McCall or bearer at the residence of said payee in Caledonia on the first day of October 1871 with interest from date thereof

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Alexander D McCall I do hereby SELL, TRANSFER, and ASSIGN to the said Alexander D McCall the property described in the following

SCHEDULE, Viz:

One Brown ~~mare~~ ^{Mare} about eight years old few gray hairs in forehead.

One Dun Row Mare (supposed to be with foal) about nine years old.

The said property being in the use and possession of said mortgagor on the farm in Wheatland aforesaid leased by him of Dr Jas R Craig

Provided Always, and this Mortgage is on the express condition, that if the said John M^c Cook shall pay to the said Alexander D McCall

the sum of One hundred seven dollars and seven cents with interest thereon as follows, viz: on the first day of October 1871, at the residence of said Alexander D McCall in Caledonia in accordance with the provisions of said promissory note

which the said John M^c Cook hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Alexander D McCall shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Alexander D McCall shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the Twenty seventh day of February in the year of our Lord one thousand eight hundred and sixty seven one

Sealed and Delivered in Presence of

John M^c Cook



Note, stamped, at date
N.S. Rev. Stamp not attached
Cancelled

No. _____

Chattel Mortgage.

John M. Cook
To

Alexander S. M. Call

Given, Feb 27 1881

Filed, March 8th 1881

at 8 o'clock, P. M.

W. H. Miller
Town Clerk

Know all Men by these Presents, That I Edwin M
Harmon of Scottsville Town
County New York


of the first part, for and in consideration of the sum of *Seventy five dollars*
lawful money of the United States,
to me in hand paid, at or before the ensembling and delivery of these presents, by *Thomas*
Brown Junion of the same

of the second part, the receipt whereof is hereby acknowledged, have bargained, sold, granted and
conveyed, and by these presents do bargain, sell, grant and convey, unto the said *part y* of the second
part, *his* executors, administrators and assigns - *One Seven*
Octave Square corner piano
of the manufacture of Boardman
& Gray Albany - And being
the same piano now in my
house at Scottsville of course

To Have and to Hold the same unto the said *part y* of the second part, *his* executors,
administrators and assigns, forever. And I do for myself & my heirs,
executors and administrators, covenant and agree, to and with the said *part y* of the second part,
to warrant and defend the said *piano*
hereby sold unto the said *part y* of the second part, *his* executors, administrators and
assigns, against all and every person and persons whomsoever.

In Witness Whereof, I have hereunto set my hand and seal the *13th*
day of *June* in the year one thousand eight hundred and ~~sixty~~ *Seventy five*

Signed, Sealed and Delivered in Presence of

W. G. Ashby Edwin M Harmon 

E. M. Hornum

TO

Thomas Brown Jr

BILL OF SALE.

Dated June 13th 1871

Filed June 15th
at 2 O'clock P.M.

St. St. Miller
Town Clerks



Know all Men by these Presents, That *I* *Franklin J*
Quaker of Mumfords Town
Co NY

of the first part, for and in consideration of the sum of *Five Hundred & twenty six*
dollars lawful money of the United States,
to me in hand paid, at or before the ensembling and delivery of these presents, by *Julius*
Aushia of the town of Wheatland
in said County of Monroe

of the second part, the receipt whereof is hereby acknowledged, have bargained, sold, granted and
conveyed, and by these presents do bargain, sell, grant and convey, unto the said *part* of the second
part, *his* executors, administrators and assigns - *The property*
mentioned in the Schedule herunto
annexed marked Schedule "A"
together with the articles mentioned
in this bill of sale - said property
now being in my shoe Shop in the
of said village of Mumford - and
standing on the west side of main Street -
viz

One coat stove and pipe to same
One kip skin and two calf
skins

To Have and to Hold the same unto the said *part* of the second part, *his* executors,
administrators and assigns, forever. And *I* do for *myself my* heirs,
executors and administrators, covenant and agree, to and with the said *part* of the second part,
to warrant and defend the said *property*
hereby sold unto the said *part* of the second part, *his* executors, administrators and
assigns, against all and every person and persons whomsoever.

In Witness Whereof, *I* have hereunto set *my hand* and seal the *20th*
day of *September* in the year one thousand eight hundred and ~~sixty~~ *seventy two*

Signed, Sealed and Delivered in Presence of

W. G. Ashby

Franklin J. Quaker



Schedule A

28	Pairs women's gum shoes	\$1.80 =	\$41.40
8	" " Serge gaiters	\$1.80	14.40
3	" " Croch Slips, Ex	\$1.50	4.50
3	" " Serge "	0.85	2.25
6	" " Kid "	1.05	6.30
11	" " Congress gaiters	1.05	11.55
3	" " Serge Slips	.60	1.80
3	" " Gaiters	1.65	4.95
3	" Misses "	1.25	3.75
5	" Corks	.40	2.00
4	" "	.65	2.60
5	" Button Gaiters	2.25	11.25
17	" Rubbers	.65	
7	" Childrens Shoes	1.05	7.35
5	" Women's calf shoes	1.75	8.75
20	" Slips	.25	5.00
15	" Mens		
3	" Sewed boots mens	4.50	13.50
3	" Calf do "	3.50	
3	" Common do "	2.25	6.75
5	" Button Congress "	1.75	8.75
11	" Brogans "	1.60	17.60
6	" Kip boots "	3.	18.00
10	" Rubbers	5	50.00

Also the following bills of account
against the persons hereinafter named

By

Wm Grant
Edmore Lear

\$17.00
16.25

Franklin J Austin

to

Julius Austin

Filed Sept 21, 1872
4 P. M.

H. H. Miller
Town Clerk

The within bill of sale
is renewed for one year
from this date with all
the terms & conditions then
contained - for the same
purpose and amount
April 30
1873

Franklin J Austin



David	Leamy	\$11.25
Samson	Samuel	25.75
Joseph	Thos Combs Jr	11.75
Moses	O Smith	20.50
John	Amstrong	12.10
W. M. Shaffer		14.50
Thomas	Walker	7.00
James	Amstrong	3.00
Charles	Lucas	24.00
James	Lawson	10.00
John	Walker	14.00
Andrew	Thos Combs	25.45
Robert	Smith	12.20
Joseph	Thos Combs	13.00
Thomas	Thos Combs	11.00

To all to whom these Presents shall Come :

Know Ye, That I Isaac Warren of Scottsville
Monroe Co. Am indebted unto Scopfield
I Carson of the same place
 in the sum of Seventy five Dollars and _____ Cents.
 being for a lumber Wagon and one pair of
bob sleighs

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Scopfield & Carson do hereby SELL, TRANSFER, and
 ASSIGN to the said Scopfield & Carson the property
 described in the following

SCHEDULE, Viz:
The said lumber wagon and
box together with the bob sleighs being
from them

Provided Always, and this Mortgage is on the express condition, that if the said Isaac Warren
 shall pay to the said Scopfield & Carson
the sum of seventy five dollars the sum
 of the sum of seventy with interest thereon as follows, viz:
I three months from the date of this
Mortgage

which the said Isaac Warren hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
 above mentioned then the said Scopfield & Carson shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting the seventy five dollars & interest and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Scopfield & Carson shall at any time
 deem the property unsafe, it shall be lawful for them to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
 from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
 agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 20th
 day of September in the year of our Lord one thousand eight hundred and 72

Sealed and Delivered in Presence of

Witness

I H Warren
Seward, Scopfield



No.

Chattel Mortgage.

J H Wren

to

R Cason

Given, Sept. 20, 1877

Filed, Oct. 7, 1877

at 5 o'clock, P. M.

H. H. Miller

Notary Clerk

To all to whom these Presents shall Come:

Know Ye, That *James L. Lawson* of *Attalla* in the sum of *four hundred \$400.00* Dollars and *00* Cents: being for *Money borrowed of the said Mrs Gillons* indebted unto *Mrs Gillons*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Mrs Gillons* do hereby SELL, TRANSFER, and ASSIGN to the said *Mrs Gillons* the property described in the following SCHEDULE, Viz:

One bay horse 7 yrs old, one bay Mare 12 years old, 2 Red cows 6 & 8 years old one Valley Chuf Reaper combined the undivided half of 50 acres of wheat & Rye and the horse and one lumber Wagon

Provided Always, and this Mortgage is on the express condition, that if the said *J L Lawson* shall pay to the said *Mrs Gillons* the sum of *\$400.00* with interest thereon as follows, viz: *on the first day of Dec 1872*

which the said *J L Lawson* hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Mrs Gillons* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *the said \$400.00 & interest and all costs and* all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said *Mrs Gillons* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges *he* covenant and agree to pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *13th* day of *Feb* in the year of our Lord one thousand eight hundred and sixty *1872*

Sealed and Delivered in Presence of *Dr J. Garcia* } *James L. Lawson*

No.

Chattel Mortgage.

H. L. Lawson
to

Wm. Gillous

Given, *Feb 1st* 18*86*) 2
Filed, " " " 18*86*) 2
at *One* o'clock, *P*M

H. H. Owen
Clerk

To all to whom these Presents shall Come:

Know Ye, That I Abram J. Robinson of
Scottsville N. Y. am indebted unto Alfred
Boston of Ohio N. Y.

in the sum of Six Hundred Dollars and Cents
being for ^{Security} money loaned by said Boston to
said Abram J. Robinson at the date of
this mortgage

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Alfred Boston I do hereby SELL, TRANSFER, and
ASSIGN to the said the property

described in the following

SCHEDULE, Viz:

7 floor Carpets 2 all Carpets One Piano and Cover (cloth)
1 Couch 6 Wash Stands 8 Mirrors 3 mattresses 5 futts beds
and bedding for 5 ann bedding for two extra beds. 1 Set of dishes
2 Sets. 2 Iron 2 blocks 1 Cook Stove - 3 Coal Stoves 1 table
- table 1 Coon Skin Robes 1 Buffalo do, 1 doz dining Room Chairs, 2 doz
Hog and cane bottom Chairs, 7 lace Curtains 12 oil Windows Shade, 8
barrels with cider in same, 3 doz Knives & forks, 12 pictures & frames
3 Oil cloths for stoves, 1 bowl whiskey, 1 Jug Brandy, 1 Jug Rum
1 Jug Gin, 1 Keg wine, 2 oak bench seats in bar room, 1 doz Carps
pictures, 15 cans fruit 1 doz crocks, 3 table spreads, one toy key, 1
bushel oats 1/2 doz box lumbles 1500 cigars being the property now
Robinsons Hotel & Hotel born in Scottsville Monroe Co N. Y.

Provided Always, and this Mortgage is on the express condition, that if the said
Robinson shall pay to the said Alfred Boston
the sum

of Six hundred Dollars with interest thereon as follows, viz:
One year from the date of this mortgage

which the said Abram J. Robinson hereby agrees to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
above mentioned then the said Alfred Boston shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting said Six Hundred dollars and interest from date &

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said Alfred Boston shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 13th
day of December in the year of our Lord one thousand eight hundred and ninety two

Sealed and Delivered in Presence of
W. G. Ashby A. M. Robinson
In duplicate

No.

Chattel Mortgage.
in duplicate

A. H. Robinson
to

Alfred Horton

Given, December 13 1872

Filed, Dec 16, 1872

at 1 o'clock, P. M.

W. B. Miller
Notary Clerk

Taken up June 17, 74

To all to whom these Presents shall Come:

Know Ye, That I Francis Chaffer of Wheatland Monroe
County State of New York indebted unto Sylvester
Milcox of Mendon County State of New York
in the sum of one hundred forty Dollars and Cents,
being for collateral security of debt herewith
+ for the same amount to wit one for
forty dollars in three crops from date
+ one for one hundred dollars in ninety
days from date hereof

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Sylvester Milcox do hereby SELL, TRANSFER, and
ASSIGN to the said Sylvester Milcox the property
described in the following SCHEDULE, Viz:

one barrel mare seven years old: one
barrel horse seven years old m/f Spring
one double harness new

Provided Always, and this Mortgage is on the express condition, that if the said Francis
Chaffer shall pay to the said Sylvester Milcox

the sum
of one hundred forty dollars with interest thereon as follows, viz:
forty dollars in three crops + one hun-
dred dollars in ninety days
from date hereof

which the said Francis Chaffer hereby agrees to pay,
then this transfer to be void and of no effect, but in case of non-payment of the said debt and interest, at the time
above mentioned then the said Sylvester Milcox shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said Sylvester Milcox shall at any time
deem it unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the twenty fifth
day of September in the year of our Lord one thousand eight hundred and seventy

Sealed and Delivered in Presence of

Francis Chaffer

No. 30

Chattel Mortgage.

Francis Chaffer

vs

Sylvester Milnes

Given, Sep 25 1872

Filed, Sep 28 1872

at 11 o'clock, A M

Smith Porter

Town Clerk

Filed at Scottsboro

Nov 7, 1872 9 AM

H. H. Miller

Pluse Town Clerk

Faint handwritten notes and signatures in the right-hand column, including names like 'Smith Porter' and 'H. H. Miller'.

To all to whom these Presents shall Come:

Know Ye, That I John M. Cook of the town of Wheatland
 Monroe County am indebted unto Elmer C.
 Smith of the same place
 in the sum of one hundred Dollars and Cents
 being for one Sumba Wagon and box and neck
 yoke and whiffletree

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 Elmer C. Smith do hereby SELL, TRANSFER, and
 ASSIGN to the said Elmer C. Smith the property
 described in the following

SCHEDULE, Viz:
 one Sumba Wagon and box and neck yoke
 and whiffletree being the same this day, sold
 to the said John M. Cook

Provided Always, and this Mortgage is on the express condition, that if the said John M. Cook
 shall pay to the said Elmer C. Smith

the sum
 of one hundred Dollars with interest thereon as follows, viz:
 Twenty five Dollars on the fifteenth day of
 October 1872 and Fifty Dollars on the
 fifteenth day of November 1872 and Twenty
 five Dollars on the first day of March 1873
 according to a note this day given

which the said John M. Cook hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
 above mentioned then the said Elmer C. Smith shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Elmer C. Smith shall at any time
 deem it unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
 from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and
 agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the fourth
 day of October in the year of our Lord one thousand eight hundred and seventy two

Sealed and Delivered in Presence of

David Nichols

John M. Cook

No. [REDACTED]

Chattel Mortgage.

John W Cook
to

Emuel Smith

Given, Oct 4 1877
Filed, Oct 3 1877
at 10 o'clock, AM

W. W. Miller
Trustee

[Faint, mostly illegible text and bleed-through from the reverse side of the document, including what appears to be a signature 'W. W. Miller' and other markings.]

To all to whom these Presents shall Come:

Know Ye, That I George Rosa of Scottville N.Y
 being indebted unto A D Scofield
& Carson in the sum
 in the sum of Two hundred and fifty Dollars and _____ Cents.
 being for one buggy built for Royal Green
and one skeleton for the said George
Rosa

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Scofield & Carson I do hereby SELL, TRANSFER, and
 ASSIGN to the said Scofield & Carson the property
 described in the following SCHEDULE, Viz:

One Black Stead horse and the
Skeleton buggy sold by them to me

Provided Always, and this Mortgage is on the express condition, that if the said George Rosa
 shall pay to the said Scofield & Carson
 the sum
 of two hundred and fifty dollars with interest thereon as follows, viz:
one hundred dollars Ninety months
and the balance in one year from
this date.

which the said George Rosa hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
 above mentioned then the said Scofield & Carson shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Scofield & Carson shall at any time
 deem their debt unsafe, it shall be lawful for them to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
 from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
 agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 4th
 day of October in the year of our Lord one thousand eight hundred and 72

Sealed and Delivered in Presence of

Joseph Smith

George Rosa

No.

Chattel Mortgage.

George Rosa
to
Scopied & Carson

Given, Oct 4 1872

Filed, Oct 5 1872

at 8 o'clock, A. M.

H. H. Miller

Iron Clerk

Paid March 31st 74
up 7th 31st 74

To all to whom these Presents shall Come:

Know Ye, That I Isaac H. Warren of Scottsville
 Monroe County N.Y. am indebted unto A. D. Seefeld
 & Robert Carson of the same place
 in the sum of Seventy five 97/100 Dollars and _____ Cents
 being for a part or balance of the purchase money
of the property hereinafter mentioned

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Seefeld & Carson do hereby SELL, TRANSFER, and
 ASSIGN to the said Seefeld & Carson the property
 described in the following SCHEDULE, Viz:

One new lumber
wagon with wood colored box bought of
said A. D. Seefeld and one pair of new
bob sleighs new from the shop

Provided Always, and this Mortgage is on the express condition, that if the said Isaac H.
Warren shall pay to the said Seefeld & Carson
 the sum
 of seventy five 97/100 with interest thereon as follows, viz:
by six months from the date
of this mortgage with interest from the
date of mortgage

which the said Isaac H. Warren hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
 above mentioned then the said A. D. Seefeld & Robert Carson shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting said seventy five 97/100 dollars and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said A. D. Seefeld and Robert Carson shall at any time
 deem themselves unsafe, it shall be lawful for them to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
 from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
 agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 14th
 day of March in the year of our Lord one thousand eight hundred and Seventy two

Sealed and Delivered in Presence of

John W. Nicholson
Witness

Isaac H. Warren



No. 7

Chattel Mortgage.

Isaac H. Warren
to
Scoville & Carson

Given, March 14 1872

Filed, March 14 1872

at 6 o'clock, P. M.

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I John Daily am indebted unto Robert Estis

in the sum of One Hundred & two Dollars and Cents:

being for the collateral Security of the payment of a certain Chattel Mortgage made by James Clark to Robert Estis, bearing even date with this mortgage viz April 11th 1872

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Robert Estis I do hereby SELL, TRANSFER, and ASSIGN to the said Robert Estis the property

described in the following SCHEDULE, Viz:

One black or brown horse 14 or 18 years old with small spot of white on the hind foot - and one old black democrat buggy - and one single black Horse in my possession in the town of Chili Monroe County N.Y -

Provided Always, and this Mortgage is on the express condition, that if the said John Daily shall pay to the said Robert Estis

the sum of 102 Dollars with interest thereon as follows, viz:

The said John Daily shall be bound to pay so much of said Chattel Mortgage as the said Robert Estis shall fail to collect from James Clark on his mortgage - I my self being one of the dependants against whom such judgment was rendered in Robert Estis suit was entered which the said John Daily hereby agrees to pay

then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Robert Estis shall have

full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

All such deficiency so uncollected of Clark

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Robert Estis shall at any time

deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from

any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 11th day of April in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of

Witness the signing by mark John his Daily Mark
My ashly Residing at
Scottsville Monroe Co N.Y.



No. 1

Chattel Mortgage.

John Daily
to

Robert Estes

Given, Apr 11 1862

Filed, May 9 1862

at 9 o'clock, A.M.

H. H. Miller

To all to whom these Presents shall Come:

Know Ye, That I Andrew McCombs of Washington County, New York, indebted unto Henry How of Benfield, Windsor County, in the sum of One hundred and fifty Dollars and Cents being for one wagon and one hand saw and cash total \$157.00

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Henry How do hereby SELL, TRANSFER, and ASSIGN to the said Henry How the property described in the following SCHEDULE, Viz:

One brown colt two years old next July
One spotted cow four years old next Spring
One lumber wagon

Provided Always, and this Mortgage is on the express condition, that if the said Andrew McCombs shall pay to the said Henry How the sum of One hundred and fifty dollars with interest thereon as follows, viz: on or before the 29th day of November 1873.

which the said Andrew McCombs hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Henry How shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting cost of sale

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Henry How shall at any time deem unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 29th day of November in the year of our Lord one thousand eight hundred and seventy three

Sealed and Delivered in Presence of

W. Jones

A. McCombs



No. 1

Chattel Mortgage.

A. M. Combs

77

Harry How

Given, Nov. 29 1872

Filed, Nov. 29 1872

at 12 o'clock, M

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I John Chaffer of Scottsville
 Mourner to New York & Co. indebted unto Peter Cassidy
 of the same place

in the sum of Ninety Dollars and Cents:

being for the purchase price of a new lumber
 wagon neck yoke whiffletrees and
 dump boards bought by said John
 Chaffer of said Peter Cassidy at
 this date

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 Peter Cassidy I do hereby SELL, TRANSFER, and
 ASSIGN to the said Peter Cassidy the property
 described in the following SCHEDULE, Viz:

One new red lumber wagon neck
 yoke and whiffletrees and dump
 boards built by said Cassidy in
 Scottsville of said said wagon is
 shipped with black - As painted by J.
 Quincy

Also one lumber one
 horse wagon black striped with
 green bon - Being now in possession
 of said John Chaffer in
 Scottsville

Provided Always, and this Mortgage is on the express condition, that if the said John
 Chaffer shall pay to the said Peter Cassidy
 the sum
 of Ninety dollars with interest thereon as follows, viz:

forty five dollars on the first day of
 November 1872 and forty five doll
 ars on the 1st day of December 1872
 with interest

which the said John Chaffer hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said Peter Cassidy shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
 said Ninety dollars and

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Peter Cassidy shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to
 pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 8th
 day of September in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of

W. G. Ashby John Chaffer

No.

Chattel Mortgage.

John Choffus

to

Peter Cassidy

Given, Sept 24 1867

Filed, " 5 1867

at 7 o'clock, P.M.

F. F. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I John Schaffer am indebted unto William Cox

in the sum of twenty nine Dollars and Cents being for money loaned

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said William Cox do hereby SELL, TRANSFER, and ASSIGN to the said William Cox the property described in the following SCHEDULE, Viz:

One chow lumber wagon with box whiffletires and neckyork bought by me of Peter Cassidy

Provided Always, and this Mortgage is on the express condition, that if the said John Schaffer shall pay to the said William Cox the sum of twenty nine dollars with interest thereon as follows, viz: On the 25th day of December 1872

which the said John Schaffer hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said William Cox shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting said twenty nine dollars

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said William Cox shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 25th day of November in the year of our Lord one thousand eight hundred and Seventy two

Sealed and Delivered in Presence of

Wm Ashby John Schaffer



No.

Chattel Mortgage.

John Chappin
to

William Cox

Given, this 25th 1872

Filed, " " 1872

at 9 o'clock, P. M.

W. H. Miller
clerk

To all to whom these Presents shall Come

Know Ye, That I John J Grauer of the town of Wheatland
Monroe County & State of New York am indebted unto Volney P.
Brown of the same place
 in the sum of One hundred and ten Dollars and _____ Cents
 being for two horses one harness & one pair Bob Sleighs

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Volney P. Brown do hereby SELL, TRANSFER, and
 ASSIGN to the said Volney P. Brown the property
 described in the following SCHEDULE, Viz:

Two Bay horses
One set double harness
One pair Bob Sleighs

Provided Always, and this Mortgage is on the express condition, that if the said John J Grauer
 shall pay to the said Volney P. Brown the sum
 of One hundred and ten Dollars with interest thereon as follows, viz:
Ten months from the date hereof

which the said John J. Grauer hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
 above mentioned then the said Volney P. Brown shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Volney P. Brown shall at any time
 deem it unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
 from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenant and
 agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 30th
 day of December in the year of our Lord one thousand eight hundred and seventy two

Sealed and Delivered in Presence of

John J. Grauer



No. 1

Chattel Mortgage.

J. G. Grauer
to

Volney P. Brown

Given, Dec 29 1872

Filed, Apr 2nd 1873

at 6 o'clock, P. M.

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That we Jacob Meeker and Charles Sean of Wheatland N.Y. are indebted unto James Blair of the same place

in the sum of one hundred fifty Dollars and _____ Cents: being for a part of the purchase money of the property hereinafter described

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said James Blair do hereby SELL, TRANSFER, and ASSIGN to the said James Blair the property described in the following SCHEDULE, Viz:

Our Separator, horse power, Straw carrier, with the trucks belts chains and appurtenances belonging to the same - Being a Separator and thrasher made and manufactured by said James Blair in Mumfordsboro N.C. - And now being in the care and custody of Robert McCarthy in Mumford aforesaid on the John A. McLean deceased farm (So called)

Provided Always, and this Mortgage is on the express condition, that if the said Jacob Meeker & Charles Sean shall pay to the said James Blair one hundred and fifty dollars the sum of _____ with interest thereon as follows, viz:

On the first day of October 1872

which the said Jacob Meeker & Charles Sean hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said James Blair shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting One hundred & fifty dollars &

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said James Blair shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges we covenant and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hands and seal, the 30th day of December in the year of our Lord one thousand eight hundred and sixty Seven, our

Sealed and Delivered in Presence of

Peter Reed Witness

Jacob Meeker
Charles Sean



No. _____

Chattel Mortgage.

Jacob Meeker +
Charles Leon
to

James Blair

Given, Dec 30 1851
Filed, Jan. 20 1852
at 3 o'clock, P. M.

W. H. Miller
Clerk

To all to whom these Presents shall Come:

Know Ye, That I James Clark of the town of Chittenden Wheatland N.Y. indebted unto Robert Estes of Pittsford N.Y.

in the sum of One Hundred & two Dollars and — Cents: being for the Security of the payment of a certain

judgment rendered in Justice Court before
AB James Justice in favor of Robert Estes plaintiff
& against James Clark and John Daily defendants
for \$03.86 damages + \$2.25 costs on the 25th day of
January 1872—

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Robert Estes I do hereby SELL, TRANSFER, and ASSIGN to the said Robert Estes the property described in the following

SCHEDULE, Viz:

One grey horse over 10 years old short tail
One sound pony - 12 years old white face
one white foot to black - One 3 Spring demont
wagon with pole & whiffletrees formerly owned
By R.B. Carpenter - and before him by Hugh Clark
One brown cow 8 years old with white
tip to her tail - All in my possession at
my residence near the bridge & dam across
allens creek at the head of the Scottsville
mill Race in the town of Wheatland
aforsaid

Provided Always, and this Mortgage is on the express condition, that if the said James Clark shall pay to the said Robert Estes

the sum of One Hundred & two dollars with interest thereon as follows, viz:

Interest from this 11th day of April 1872 - to be paid
in monthly installments of ten dollars to the
the 1st day of November 1872 - When all the
the "balance of principal & interest - shall be
and become due & payable

which the said James Clark hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Robert Estes shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting paid 102 dollars and interest and

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Robert Estes shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 11th day of April in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of

Wm Ashby

James Clark

In Duplicate



No. 2

Chattel Mortgage.

James Clark

to

Robert Estes

Given, Apr 11th 1862

Filed, May 9 1862

at 9³⁰ o'clock, A.M.

H. H. Miller
T. Clark

To all to whom these Presents shall Come,

GREETING:

Know Ye That *I Kassimier Smith* am
 indebted unto *Amos W. Arthur*
 in the sum of *Sixty five* Dollars and *fifty five* Cents,
 being for *one Chestnut Colored horse with white face*

Now, for Securing the Payment of the said debt, and the interest from the date hereof, to the
 said *Amos W. Arthur* I do hereby SELL, ASSIGN and
 TRANSFER to the said *Amos W. Arthur* all the
 Goods, Chattels and Property described in the following SCHEDULE, viz:

one Chestnut Colored horse with white face
One square box cutter nearly new -

That said property now remaining and being in *my* possession in *Whiteland*

Provided Always, and this Mortgage is on the express condition, that if the said *Kassimier Smith*
 shall pay to the said *Amos W. Arthur*
 the sum of *Sixty five Dollars + 5⁵/₁₀₀* with interest, as follows, viz:
to be paid in eight months from the date hereof

then this transfer to be void and of no effect; but in case of non-payment of the said sum at the time
 above-mentioned, together with interest, then the said *Amos W. Arthur*
 shall have full power and authority to enter upon the premises of the said party of the first part, or any
 other place or places where the Goods and Chattels aforesaid may be, to take possession of said property,
 to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property)
 to apply in payment of the above debt; and in case the said *Amos W. Arthur*
 shall at any time deem *it*
 unsafe, it shall be lawful for *him* to take possession of such
 property, and to sell the same at public or private sale, previous to the time above-mentioned, for the
 payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and
 keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest,
 costs and charges *he* covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set *my* hand and seal the *3rd* day
 of *December* in the year of our Lord one thousand eight hundred and *seventy two*.

SEALED AND DELIVERED IN
 PRESENCE OF

D. R. McNaughton

Kassimier Smith



No

Chattel Mortgage.

Kassimia Smith
To
Amos W. Arthur

Given Dec 31st 1872

Filed Jan, 10 1873

at 11 o'clock A. M.

H. H. Miller
Iron Works

1873

To all to whom these Presents shall Come:

Know Ye, That I George Lear of Wheatland in the County of Monroe N.Y. am indebted unto Wolney P. Brown of the same place in the sum of Seventy five Dollars and Cents being for the payment of articles purchased of said Brown

Now for Security of the said Debt, and the Interest thereon from the date hereof, to the said Wolney P. Brown I do hereby SELL, TRANSFER, and ASSIGN to the said Wolney P. Brown the property described in the following SCHEDULE, Viz:

- One bay mare
- One Colt
- One one horse Wagon
- One yearling heifer
- One Buggy
- One harness for one horse
- One Cutter

Provided Always, and this Mortgage is on the express condition, that if the said George Lear shall pay to the said Wolney P. Brown the sum of Seventy five Dollars with interest thereon as follows, viz: the whole sum to be paid on the thirty first day of December 1874

which the said George Lear hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Wolney P. Brown shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the said property) to apply in payment of the above debt; and in case the said Wolney P. Brown shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs, and charges he covenants and agrees to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the seventh day of January in the year of our Lord one thousand eight hundred and seventy four

Sealed and Delivered in Presence of

D. W. Naughton

George Lear



No.

Chattel Mortgage.

George Lear
to

Volney P. Brown

Given, Jan 7 1873

Filed, in 13 1873

at 11 o'clock, A. M.

Thos J. Elden

James Lear

To all to whom these Presents shall Come:

Know Ye, That I Patrick Brennan of Wheatland
Morgan County New York, indebted unto Dennis H
Scaulin of the same place

in the sum of Two hundred & Eighty three ⁵⁵/₁₀₀ Dollars and _____ Cents:
being for the security of the payment of one certain

promissory note bearing even date with this mortgage
of 97 ⁵⁵/₁₀₀ Dollars payable to D H Scaulin - And as collateral
security for the payment of a certain promissory note made by
said Brennan to Minn Mack for 186 Dollars due in March 1874
which note said Scaulin signed with said Brennan at said
Minn Mack's Archide to pay for one Horse hereinafter described

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Dennis H Scaulin & _____ do hereby SELL, TRANSFER, and
ASSIGN to the said Dennis H Scaulin _____ the property
described in the following

SCHEDULE, Viz:

One bay mare seven years old star in forehead
black mane and tail - bought by Brennan of said
Minn Mack - And One bay horse about 12 years old
bought by Brennan of John Hill, being one of the
teams now owned by said Patrick Brennan in
Gosbuttville in said town - Also One pair new
Red bob Sleighs bought by Brennan of Scofield
last winter

Provided Always, and this Mortgage is on the express condition, that if the said Patrick
Brennan shall pay to the said Dennis H Scaulin

the sum
of Ninety Seven ⁵⁵/₁₀₀ Dollars on note with interest thereon as follows, viz:
On the first day of July 1874 - And also
pay said Minn Mack note of 186 Dollars and
interest when it becomes due & save said Scaulin
Harmless on the same by reason of his signing
said note with said Brennan

which the said Patrick Brennan hereby agrees to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
mentioned, then the said Dennis H Scaulin shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
the amount of the above notes, or either of them with

interest - all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said Dennis H Scaulin shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
any cause said property shall fail to satisfy said debt, interest, costs and charges, I covenant and agree to
pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 10th
day of November in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of

M. G. Ashby

Patrick Brennan

No.

Chattel Mortgage.

Patrick Brennan

to
D H Souther

Given,	Nov 10 th	1863
Filed,	" 10	1863
at	5 o'clock,	P. M.

Wm. J. Giddens
Drawn at

To all to whom these Presents shall Come:

Know Ye, That Patrick Brennan of Wheatland Niagara County New York is indebted unto Abram D Scofield and Company of Scottsville N Y in the sum of two hundred & fifty seven - 257 Dollars and _____ Cents being for the ballance of the purchase money due to the parties of the second part on two lumber wagons hereinafter described - Also one pair of roan horses bought by said Patrick Brennan of Thompsons Brown and about twelve years old

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Abram D Scofield & Company do hereby SELL, TRANSFER, and ASSIGN to the said Abram D Scofield & Company the property described in the following

SCHEDULE, Viz;

One lumber wagon with a green box and red running gear

And one lumber wagon with a rough box and red running gear - Both of which wagons are now in the possession, of the party of the first part in the town of Wheatland County of Monroe New York - And the horses above described

Provided Always, and this Mortgage is on the express condition, that if the said Patrick Brennan shall pay to the said Abram D Scofield and Company the sum

of two hundred & fifty seven dollars with interest thereon as follows, viz:

On the first day of October 1874 - According to the condition of two certain promissory notes made by said Patrick Brennan one for one hundred & eighty seven - 187 Dollars to Scofield Corson & Co & the other to Scofield and Corson for seventy dollars both due Oct 1st 1874 which the said Patrick Brennan hereby agrees to pay

then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Abram D Scofield & Company shall have

full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

said two hundred and fifty seven dollars and eighty eight cents with interest

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Abram D Scofield and Company shall at any time

deem themselves unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 1st day of October in the year of our Lord one thousand eight hundred and seventy three

Sealed and Delivered in Presence of

Wm Welch Patrick Brennan



No.

Chattel Mortgage.

Patrick Breunau

to

A J Sofild & Co

Given, Oct 1st 1873

Filed, Oct 10 1873

at 3 o'clock, P M

Thos J. Giddens

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I. E. S. Bowerman of Whitton Monroe County State of New York indebted unto Neafie & Shaulbol of the aforesaid Town County & State in the sum of one hundred & Twenty Dollars and Thirty Seven Cents, being for Note dated June 25th 1872 with interest to date

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Neafie & Shaulbol I do hereby SELL, TRANSFER, and ASSIGN to the said Neafie & Shaulbol the property described in the following SCHEDULE, Viz:

One Buggy (Square Body)
Black Body Red Running Gear

Provided Always, and this Mortgage is on the express condition, that if the said E. S. Bowerman shall pay to the said Neafie & Shaulbol the sum of 120 ³⁷/₁₀₀ c with interest thereon as follows, viz;

which the said E. S. Bowerman hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Neafie & Shaulbol shall have full power to enter upon the premises of the said party of the first part; or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Neafie & Shaulbol shall at any time deem Property unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 25th day of July in the year of our Lord one thousand eight hundred and seventy Three

Sealed and Delivered in Presence of

E. S. Bowerman

No.

Chattel Mortgage.

E S Bowerman
To
Neafie & Shallow

Given, July 25th 1873

Filed, " " 1873

at 10 o'clock, A.M.

H. H. Miller

Iron Clerk

To all to whom these Presents shall Come:

Know Ye, That I Edward Caslow of the Town of Wheatland Monroe County Am indebted unto Randolph Ballard of Le Roy in the sum of One Hundred & thirty four Dollars and twenty six Cents, being for Money advanced and professional services rendered for said Caslow

Now, for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Randolph Ballard I do hereby SELL, TRANSFER and ASSIGN to the said Ballard the property described in the following SCHEDULE, Viz:

One Thrushing Machine. One Horse Power. Ros and separator. Trunks belonging complete - Blairs make

PROVIDED ALWAYS, and this Mortgage is on the express condition that if the said Caslow shall pay to the said Ballard or his assigns the sum of One hundred & thirty four & 26/100 Dollars with interest thereon as follows, viz:

One half thereof in one year from date & the balance thereof in two years from date hereof with annual interest according to the condition of a note bearing even date herewith given to said Ballard

which the said Caslow hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Ballard shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Ballard shall at any time deem himself, his said debt or the aforesaid property him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, cost and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the fifteenth day of December in the year of our Lord one thousand eight hundred and seventy three.

Sealed and Delivered in Presence of

George Caslow A. S. Tompkins

his Edward Caslow mark



No. _____

Chattel Mortgage.

Edward Coslow

To

Randolph Ballard

Given Dec-15 1873

Filed " 20 1873

at 8 o'clock A.M.
Thos J. Alden

Notary Public

Renewed

To all to whom these Presents shall Come:

Know Ye, That I John Chaffer of Scottsville
 am indebted unto William
 Cox of the same place
 in the sum of twenty three Dollars and Cents
 being for the Security for the payment of
 twenty three dollars loaned me
 by him

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 William Cox do hereby SELL, TRANSFER, and
 ASSIGN to the said William Cox the property
 described in the following

SCHEDULE, Viz:

One new red
 & Striped lumber wagon built by
 Peter Cassidy of Scottsville aforesaid
 with plain box & wheels and
 neck yoke to same

Provided Always, and this Mortgage is on the express condition, that if the said
 John Chaffer shall pay to the said William Cox
 the sum
 of twenty three dollars with interest thereon as follows, viz:
 On the first day of March 1873

which the said John Chaffer hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
 above mentioned then the said William Cox shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting said twenty three dollars and all interest
 thereon & all costs and
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said William Cox shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
 from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and
 agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 26th
 day of January in the year of our Lord one thousand eight hundred and Seventy three

Sealed and Delivered in Presence of

John Chaffer

No.

Chattel Mortgage.

J Chaffer
to

William Cox

Given, Jan 27 1873

Filed, " " " 1873

at 10 o'clock, A M

W. H. Menden

Emu

[Faint, illegible handwriting and bleed-through from the reverse side of the document.]

To all to whom these Presents shall Come:

Know Ye, That J. R. Goodhue of Wheatland
Monroe County New York indebted unto Cameron
McBean of the same place

in the sum of Five hundred & four $\frac{39}{100}$ Dollars and _____ Cents.

being for The security of the payment of a certain
promissory note made by said J. R. Goodhue
to said Cameron McBean of even date here
with in consideration of five hundred
and four hundred dollars and thirty
nine cents

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Cameron McBean do hereby SELL, TRANSFER, and
ASSIGN to the said Cameron McBean the property
described in the following

SCHEDULE, Viz:

One bay gelding horse six years old
two white feet - One yearling colt boy
with stripes in face white feet. One two
year old, boy, with star in forehead
One brown mare four years old -
with star in forehead - One Seysmore
and Morgan Reoper - All in the
possession of said J. R. Goodhue in the
town of Wheatland on his farm

Provided Always, and this Mortgage is on the express condition, that if the said J. R. Goodhue
shall pay to the said Cameron
McBean the sum

of five hundred & four $\frac{39}{100}$ dollars with interest thereon as follows, viz:
One year from the date of this mort
gage viz on the 8th day of March 1874

which the said J. R. Goodhue hereby agrees to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
above mentioned then the said Cameron McBean shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting said \$504 $\frac{39}{100}$ dollars

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said Cameron McBean shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
from any cause said property shall fail to satisfy said debt, interest, costs and charges C covenant and
agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 8th
day of March in the year of our Lord one thousand eight hundred and Seventy three

Sealed and Delivered in Presence of

W. G. Ashby J. R. Goodhue

No.

Chattel Mortgage.

J R Goodhue
to

Samuel W. Dean

Given, Mar 28th 1873

Filed, " 28th 1873

at 4-30 o'clock, M

~~Wm. H. Dean
J. R. Goodhue~~

Cancelled March 24th 1874

By Wm. H. Dean

J. R. Goodhue

To all to whom these Presents shall Come:

Know Ye, That I James Hassam of Dansville in the County of Livingston, N. Y. am indebted unto Calvin C. Merrill of Scottsville, N. Y.

in the sum of twenty two ⁴⁴/₁₀₀ Dollars and Cents: being for the payment of the ballance of an account due said C. C. Merrill on Settlement for boarding my man & keeping my team during the last winter

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said C. C. Merrill I do hereby SELL, TRANSFER, and ASSIGN to the said Calvin C. Merrill the property described in the following

SCHEDULE, Viz:

One Brown Horse Peter Lamm in his fore foot formerly owned by John Hill and One Grey Man about 14 years old got by me of William Peter of Bush Mills and One Lumber wagon red with wood colored box being the same property now in Scottsville of said and used by me and my man in teaming in Scottsville the last winter

Provided Always, and this Mortgage is on the express condition, that if the said James Hassam shall pay to the said Calvin C. Merrill the sum of twenty two ⁴⁴/₁₀₀ Dollars with interest thereon as follows, viz: On the fifteenth day of July 1873

which the said James Hassam hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Calvin C. Merrill shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting said ²³/₁₀₀ Dollars & interest & all costs & all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Calvin C. Merrill shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the Seventh day of April in the year of our Lord one thousand eight hundred and sixty seven

Sealed and Delivered in Presence of

W. G. Ashby

J. Hassam



No.

Chattel Mortgage.

James Hassam
to

Calvin Merritt

Given, April 7th 1863
Filed, " " 1863
at 4 o'clock, P. M.

Wm. H. Milroy
Down Clerk

To all to whom these Presents shall Come:

Know Ye, That I Jacob Shouder of the Town of Wheatland Monroe Co State ^{New York} indebted unto Scofield Carson & Co of the Village of Scottsville in the sum of One Hundred and Three Dollars and Seventy Five Cents being for Lumber Wagons, and accounts now due.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Scofield Carson & Co I do hereby SELL, TRANSFER, and ASSIGN to the said Scofield Carson & Co the property described in the following SCHEDULE, Viz:

One Cow (Spotted) 5 years old. One Spotted Heifer 3 yrs old. Two Lumber Wagons.

Provided Always, and this Mortgage is on the express condition, that if the said Jacob Shouder shall pay to the said Scofield Carson & Co the sum of One Hundred and Three Dollars & 75/100 with interest thereon as follows, viz: Twenty Three Dollars Ten Months from date Forty Six and 3/100 Dollars Ten months from date Thirty Four and 4/100 Dollars Ten Months from date

which the said Jacob Shouder hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Scofield Carson & Co shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Scofield Carson & Co shall at any time deem ~~the same~~ unsafe, it shall be lawful for ~~them~~ to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the Twentieth day of November in the year of our Lord one thousand eight hundred and Seventy Three

Sealed and Delivered in Presence of

Witnesses S. C. McLean Jacob Shouder



No.

Chattel Mortgage.

Jacob Shouder
vs
Sephel Carmon

Given, Nov 20 1873

Filed, " 21 1873

at 9 o'clock, a.m.

Thos. G. Giddens

James Giddens

To all to whom these Presents shall Come:

Know Ye, That Hugh B Cameron of Whittard N.Y. indebted unto William D Stewart of the same place in the sum of 50 Dollars and 00 Cents being for the balance of the purchase money of the wash hereafter described in this mortgage

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said William D Stewart do hereby SELL, TRANSFER, and ASSIGN to the said William D Stewart the property described in the following SCHEDULE, Viz:

One Sound Man with white spot in forehead 2 white hind feet - and about 10 years old -
Also One small roan cow 5 years old owned by said Cameron
also One open buggy black the cow & buggy now at Camerons & the man is now at Stewarts and is this day sold to Cameron

Provided Always, and this Mortgage is on the express condition, that if the said Hugh B Cameron shall pay to the said William D Stewart the sum of fifty with interest thereon as follows, viz: April first 1874


which the said Hugh B Cameron hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said William D Stewart shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting said fifty dollars & interest & all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said William D Stewart shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 29th day of November in the year of our Lord one thousand eight hundred and seventy three

Sealed and Delivered in Presence of

W G Ashby

H B Cameron



No. [REDACTED]

Chattel Mortgage.

H B Cameron

to

Wm D Stewart

Given, Nov 29th 1873

Filed, " 7 1873

at 5 o'clock, P.M.

~~in~~ the presence of

Paul in full April

13th 74

Wm D Stewart

To all to whom these Presents shall Come:

Know Ye, That *John G. Scott of Whittans*
Monroe County, N. Y. indebted unto *John Boswell*
of the same place
in the sum of *Twenty* Dollars and _____ Cents
being for *borrowed money*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
John Boswell do hereby SELL TRANSFER, and
ASSIGN to the said *John Boswell* the property
described in the following SCHEDULE, Viz:

One Miley and Gilby Sewing Machine
one Marinet-Cooking Stove

Provided Always, and this Mortgage is on the express condition, that if the said *John G. Scott*
Scott shall pay to the said *John Boswell*
the sum
of *Twenty (20) dollars* with interest thereon as follows, viz
all sixty days after the date

which the said *John G. Scott* hereby agree to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said *John Boswell* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said *John Boswell* shall at any time
deem *unsafe* it shall be lawful for *him* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
If from any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant
and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *23rd*
day of *June* in the year of our Lord one thousand eight hundred and seventy *three*

Sealed and Delivered in Presence of

W. J. Jones
Witness

John G. Scott



No.

Chattel Mortgage.

John W Scott

70

John Boswell

Given, June 23 1873

Filed, Oct 6 1873

at 5 o'clock, P. M.

T. J. Culder
Treasurer

To all to whom these Presents shall Come:

Know We, That I John Shoffer - of the town of Scottsville
County of Monroe State of N.Y. am indebted unto Samuel
Wileox of the town of Wenden County of Monroe N.Y.
in the sum of one hundred & twenty five Dollars and Cents
being for endorsing a promissory note for one
hundred and twenty five dollars given
to Sylvester Harris bearing even date
with this mortgage

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Samuel Wileox do hereby SELL, TRANSFER, and
ASSIGN to the said Samuel Wileox the property
described in the following SCHEDULE, Viz:

One Gray mare ten years
old purchased of John Davis
One Bay mare ten years old
purchased of Sylvester Harris

Provided Always, and this Mortgage is on the express condition, that if the said John Shoffer
shall pay to the said Samuel Wileox
the sum
of one hundred & twenty five dollars with interest thereon as follows, viz:
to be paid in six months from the
date of this mortgage

which the said John Shoffer - hereby agree to pay,
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned, then the said Samuel Wileox shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said Samuel Wileox shall at any time
deem this security unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 21st
day of August in the year of our Lord one thousand eight hundred and seventy three
Sealed and Delivered in Presence of

John Shoffer -
By Samuel Wileox



No.

Chattel Mortgage.

John Shaffer -
To
James Wilcox

Given August 21 1873

Filed, Aug 27 1873

at 9 o'clock AM
Thomas Quinn

Deed Clerk

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

To all to whom these Presents shall Come:

Know Ye, That James S Sawson of Chateaufort Monroe County State of New York is indebted unto William Gillson of the town of Batavia Monroe Co. N.Y. in the sum of Four Hundred Dollars and no Cents: being for The Security of a certain promissory note bearing even date herewith

Now for Securing the Payment of the said Debt and the Interest from the date hereof, to the said William Gillson do hereby SELL, TRANSFER, and ASSIGN to the said Gillson the property described in the following SCHEDULE, Viz:

- One bay horse nine years old
One brown mare twelve years old
One two year old dark bay horse Colt
Two red Cows Seven & a half years old
One Valley Chief Reaper & mowder (imbin)

Provided Always, and this Mortgage is on the express condition, that if the said James S Sawson shall pay to the said Gillson the sum of Four hundred dollars with interest as follows, viz:

By Four hundred dollars on the first day of December 1873

which the said Sawson hereby agrees to pay, then this transfer to be void and of no effect: but in case of non-payment at the time above mentioned, together with the interest, then the said Gillson shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Gillson shall at any time deem

unsafe it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned, for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges, I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 6th day of January in the year of our Lord one thousand eight hundred and thirty three

Sealed and Delivered in Presence of

Maffey James S Sawson



Chattel Mortgage.

James S. Lawson
To

William Gilland

Given, Feb 6 1873

Filed, " 6 1873

At 2 o'clock, at P.M.

Herman J. Willy

Trustee

To all to whom these Presents shall Come:

Know Ye, That *E. S. Bowserman* of *Whitland* *Monroe* County, *N. Y.* am indebted unto *Samuel Bowman* of *Rochester* *Monroe* County, *N. Y.* in the sum of *one hundred* *00* Dollars and *00* Cents, being for *money lent by said Samuel Bowman* *to me*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Samuel Bowman* I do hereby SELL, TRANSFER, and ASSIGN to the said *Samuel Bowman* the property described in the following SCHEDULE, Viz:

Fifteen acres of land on the farm now occupied by me in the town of Whitland aforesaid and known as the Joseph Bowman farm

Provided Always, and this Mortgage is on the express condition, that if the said *E. S. Bowserman* shall pay to the said *Samuel Bowman* the sum of *one hundred dollars* with interest thereon as follows, viz: *On the first day of October 1873*

which the said *E. S. Bowserman* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said *Samuel Bowman* shall have full power to enter upon the premises of the said party of the first part; or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said *Samuel Bowman* shall at any time deem *it* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set *my* hand and seal the *twenty second* day of *January* in the year of our Lord one thousand eight hundred and seventy *three*

Sealed and Delivered in Presence of

J. R. Stokoe

E. S. Bowserman

Witness



No. 1

Chattel Mortgage.

Elmer S. Bowerman
To

Daniel Bowerman

Given, Jan. 22, 1873

Filed, Feb. 25, 1873

at 2 o'clock, P. M.

H. H. Miller
Town Clerk

To all to whom these Presents shall Come:

Know Ye, That I *A R Stokoe* of the County of *Westchester* New York, an indebted unto *Samuel Bowman* of *Westchester* in the sum of *one hundred (100)* Dollars and _____ Cents being for *for borrowed money*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Samuel Bowman* do hereby SELL TRANSFER, and ASSIGN to the said *Samuel Bowman* the property described in the following SCHEDULE, Viz:

Tracts now of record now growing on the farm of my wife the widow Bowman of said

Provided Always, and this Mortgage is on the express condition, that if the said *A R Stokoe* shall pay to the said *Samuel Bowman* the sum of *one hundred (100) dollars* with interest thereon as follows, viz *one per cent from the date hereof*

which the said *A R Stokoe* hereby agree to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said *Samuel Bowman* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Samuel Bowman* shall at any time deem *unsafe* it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the *first* day of *November* in the year of our Lord one thousand eight hundred and seventy *thirteen*
Sealed and Delivered in Presence of

A R Stokoe 

No.

Chattel Mortgage.

A R Steffer
91

David Borronna

Given, Nov 1st 1873

Filed, Dec 17 1873

at 8 o'clock, A.M.

Thos J. Gildea

Law Clerk

To all to whom these Presents shall Come:
 Know Ye, That S. Patrick Courner of Mrealland
Monroe County New York
 is indebted unto Eli Foote of the same place
 in the sum of one Hundred Dollars and one Cents:
 being for, Cash Borrowed

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Eli Foote Eli Foote do hereby SELL, TRANSFER, and
 ASSIGN to the said Eli Foote the property
 described in the following

SCHEDULE, Viz:
one Black white faced yearling
horse Colt, one Black Sucking
horse Colt, one two year old white heifer,

}
 }
 }

Provided Always, and this Mortgage is on the express condition, that if the said
Patrick Courner shall pay to the said Eli Foote
 of one Hundred Dollars the sum
one year from this date with interest thereon as follows, viz:

}
 }
 }

which the said Patrick Courner hereby agrees to pay,
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said Eli Foote shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Eli Foote shall at any time
 deem the debt unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, apply-
 ing the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any
 cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay
 the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 25th
 day of October in the year of our Lord one thousand eight hundred and seventy three

Sealed and Delivered in Presence of

John J. Kelsey

Patrick Courner



No.

Chattel Mortgage.

Patrick Conner
To
Eli Foote

Given, Oct 25 1883

Filed, Nov 22 1883

at 11 o'clock, A.M.

Shos. J. Alden

Yours Clerk

[Faint, mostly illegible handwritten text, likely bleed-through from the reverse side of the document. The text is mirrored across the pages.]

To all to whom these Presents shall Come:

Know Ye, That *J. E. Seely* of Rochester Monroe County New York indebted unto *Elmer C. Smith* of *Mumfordsville* in said County in the sum of *Seventy five* Dollars and *65* Cents being for *a bill of work done for said Seely of about fourteen dollars and for a promissory note of the said Seely given to said Smith now past due making the balance of the money*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Elmer C. Smith* do hereby SELL, TRANSFER, and ASSIGN to the said *Elmer C. Smith* the property described in the following SCHEDULE, Viz:

One light open buggy with red running gear and which is called a yacht-body - which buggy has been thoroughly repaired during the past year, and is now in the possession of said Elmer C. Smith at Mumfordsville aforesaid

Provided Always, and this Mortgage is on the express condition, that if the said *J. E. Seely* shall pay to the said *Elmer C. Smith* the sum

of *Seventy five ⁶⁵/₁₀₀ dollars* with interest thereon as follows, viz: *on the fifteenth day of April 1874 and interest thereon from November 28th 1873*

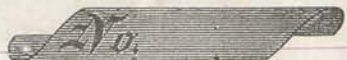
which the said *J. E. Seely* hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said *Elmer C. Smith* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *the above moneys & interest and* all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said *Elmer C. Smith* shall at any time deem *himself* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges *of* covenant and agree to pay the deficiency.

In Witness Whereof, *of* have hereunto set *my* hand and seal the *28th* day of *November* in the year of our Lord one thousand eight hundred and *73*

Sealed and Delivered in Presence of

J. E. Seely



No. 

Chattel Mortgage.

J. C. Seely

to

Oliver C. Smith

Given, Nov 28 1873

Filed,  1873

at  M

Thomas J. 

Recorder

Rochester Oct 10th 1874
I hereby acknowledge satisfaction
of a certain chattel mort-
gage made & executed May 28th
1874, & secure a certain provis-
ory note bearing the same date,
for \$500⁰⁰ & int, by George
W Thomas in my favor —

C M Allen

Notar de County, S.S.,
On this 10th of Oct 1874 personally
came Wm Allen before me & acknowl-
edged that he executed the foregoing in-
strument; he was known to me
& to be the same person mentioned
& described therein —

C M Allen

County of Duch

agreement of Lixburg
of Chattel Mortgage
of G. W. Thomas.

1874

To all to whom these Presents shall Come:

Know Ye, That I Jacob Meeker of the town of Wheatland Monroe County N.Y. am indebted unto James Blair of the same place in the sum of one hundred & ninety nine Dollars and twenty six Cents being for a threshing machine, horse power and all fixings belonging to the same.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said James Blair I do hereby SELL, TRANSFER, and ASSIGN to the said James Blair the property described in the following SCHEDULE, Viz:

one threshing machine, horse power, and all fixings belonging to the same.

Provided Always, and this Mortgage is on the express condition, that if the said Jacob Meeker shall pay to the said James Blair the sum of one hundred and ninety nine ^{dollars + 26 cents} with interest thereon as follows, viz: The whole sum to be paid on or before the first day of September next with interest.

which the said Jacob Meeker hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said James Blair shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said James Blair shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges he covenant and agrees to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 14th day of February in the year of our Lord one thousand eight hundred and seventy four
Sealed and Delivered in Presence of

D. W. Naughton

Jacob Meeker



No.

Chattel Mortgage.

Jacob Meeker
to
James Blair

Gwen, *Feb 24* 187*1*
Filed, *24* 187*1*
at *7* o'clock, *P* M.
Wm. J. Meeker

Wm. J. Meeker

Town of Wheatland }
Monroe County SS }

I Mary Frances McKenzin
of the Town of Wheatland aforesaid hereby
acknowledge full payment and satis-
faction of the claim secured by
a chattel mortgage executed by Samuel
R. Seay to and duly filed in the
Clerk's office of said Town and hereby
authorize the Clerk of said town to discharge
the said mortgage and take it from the

file of mortgages filed in the said office
dated April 21 1874 Mary Frances McKenzin

Certificate
discharge of
mortgage
Schmidt & Seaw
To
J. W. Kenzie
Given Mich 25. '74

To all to whom these Presents shall Come:

Know Ye, That ~~Whereas~~ ^{When} an article of agreement was by ~~me~~ ^{me} made and entered into between ~~Israel Ellsworth~~ ^{Israel Ellsworth} and ~~Saul R. Lear~~ ^{Saul R. Lear} whereby said ~~Ellsworth~~ ^{Ellsworth} agreed to sell to ~~said Lear~~ ^{said Lear} certain premises in the village of ~~Monroe~~ ^{Monroe} Co. for the sum of ~~Eight hundred~~ ^{Eight hundred} Dollars ~~and~~ ^{and} ~~Cent~~ ^{Cent} and said ~~Saul R. Lear~~ ^{Saul R. Lear} agreed to buy and pay therefor the said sum as provided in said agreement and whereas one of the conditions of said agreement was the payment by said ~~Lear~~ ^{Lear} of the sum of ~~three hundred dollars~~ ^{three hundred dollars} in cash to ~~Mary Frances McKenzie~~ ^{Mary Frances McKenzie} on the first day of April 1874

Now for Securing the Payment of the said ~~Debt~~ ^{sum of three hundred dollars} and the Interest thereon from the date hereof, to the said ~~Mary Frances McKenzie~~ ^{Mary Frances McKenzie} do hereby SELL, TRANSFER, and ASSIGN to the said ~~Mary Frances McKenzie~~ ^{Mary Frances McKenzie} the property described in the following

SCHEDULE, Viz:

- now in my possession at my residence in the town of ~~Wheatland~~ ^{Wheatland} Monroe County, NY
- One Sorrel mare 7 year old Star in forehead
- one bay horse 7 " old
- one lumber wagon
- 1 set Double Harness
- one blue colt m h 2 yr old this spring 1874
- one blue colt " " " " " " 1874
- one grey & black colt " " " " " " 1874

Provided Always, and this Mortgage is on the express condition, that if the said ~~Saul R. Lear~~ ^{Saul R. Lear} shall pay to the said ~~Mary Frances McKenzie~~ ^{Mary Frances McKenzie} the sum of ~~Three hundred Dollars~~ ^{Three hundred Dollars} with interest thereon as follows, viz: at the office of ~~Donald McKnight~~ ^{Donald McKnight} in the said town of ~~Wheatland~~ ^{Wheatland} on the first day of April 1874

which the said ~~Saul R. Lear~~ ^{Saul R. Lear} hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said ~~Mary Frances McKenzie~~ ^{Mary Frances McKenzie} shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said ~~Mary Frances McKenzie~~ ^{Mary Frances McKenzie} shall at any time deem ~~herself~~ ^{herself} unsafe, it shall be lawful for ~~her~~ ^{her} to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I ~~do~~ ^{do} covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set ~~my~~ ^{my} hand and seal the ~~25th~~ ^{25th} day of ~~March~~ ^{March} in the year of our Lord one thousand eight hundred and ~~seventy four~~ ^{seventy four}.

Sealed and Delivered in Presence of
 } 



No. /

Chattel Mortgage.

Samuel R Sears

vs

Mary F. McKenzie

Given, March 25th 1884

Filed, March 26 1884

at One o'clock, P.M.

Wm. Rogers
S.

To all to whom these Presents shall Come:

Know Ye, That I Laurence W. Conrick of Manport
Monroe County New York am indebted unto Solomon Taintor
Samuel T. Howard & James G. Sampson
 in the sum of Twenty five Dollars and Eighty five Cents
 being for a stock mortgage bought of said Taintor Howard
& Sampson by said W. Conrick interest costs & charges

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Solomon Taintor Samuel T. Howard James G. Sampson hereby SELL, TRANSFER, and
 ASSIGN to the said Solomon Taintor Samuel T. Howard James G. Sampson the property
 described in the following

SCHEDULE, Viz:

my two spotted Cows - and my yearling heifer
which property I now own free & clear of
all incumbrances and have in the town of
Whitland Monroe County N.Y.

Provided Always, and this Mortgage is on the express condition, that if the said Laurence
W. Conrick shall pay to the said Taintor Howard and
Sampson the sum
 of \$25.85 with interest thereon as follows, viz:
the sum of \$25.85 interest thereon from the date hereof
or before the 14th day of October 1874

which the said Laurence W. Conrick hereby agree to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
 time above mentioned, then the said Taintor Howard & Sampson shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
 said Taintor Howard & Sampson shall at any time
 deem it unsafe, it shall be lawful for them to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant
 and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 14th
 day of September in the year of our Lord one thousand eight hundred and seventy four

Sealed and Delivered in Presence of

S. Taintor (Witness) Laurence
W. Conrick

No.

Chattel Mortgage.

Samuel M. Conrich

By

Solomon Santos

Samuel P. Howard

James G. Sampson

Given, Sept. 14th 1874

Filed, Sep 15 1874

at 2 o'clock, A.M.

Wm E Rogers
Clerk

Satisfied

Nov 20th 1874

[Faint, illegible handwriting in the background of the right-hand pages]

To all to whom these Presents shall Come:

Know Ye, that I Donald Kille McNaughton of the town of Watlande New York indebted unto Mrs S Brown and Henry S Brown of Le Roy N.Y. in the sum of One Hundred Dollars and Cents being for the securing the payment of a certain promissory note they have made & executed payable at First National Bank of Le Roy N.Y. Seven Months after date with interest.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Mrs S Brown & Henry S Brown do hereby SELL, TRANSFER, and ASSIGN to the said Mrs S Brown & Henry S Brown the property described in the following SCHEDULE, viz:

One leather Top Bugger (Take off Top) with Square Body, and leather boot-back (Take off) Body painted black with striped learing. Price Bugger recently bought of Edwin C Smith of Hamport N.Y. Also one One Side Spine Skeleton with Garvin's Patent Wheel recently purchased of W.S. Brown & Co of Le Roy N.Y. All of which property is now in my possession and free from any encumbrance whatsoever and owned by me

Provided Always, and this Mortgage is on the express condition, that if the said D. Kille McNaughton shall pay to the said Mrs S Brown & Henry S Brown the price with interest thereon as follows, viz:

When the same shall be come due by One the 27th day of August - 1874 at the First National Bank of Le Roy N.Y.

which the said D Kille McNaughton hereby agree to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Mrs S Brown & Henry S Brown shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Mrs S Brown & Henry S Brown shall at any time deem themselves unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the Twenty fourth day of Jan'y in the year of our Lord one thousand eight hundred and seventy four

Sealed and Delivered in Presence of

Witness Robert McArthur

D. Kille McNaughton

No.

Chattel Mortgage.

Daniel K. McNaughton
to
Wm. S. Brown and
Henry S. Brown

Given, July 24th 1874
Filed, July 24, 1874
at 7 o'clock, P.M.
Thomas J. Silder

Town Clerk

To all to whom these Presents shall Come:

Know Ye, That Hugh B Cameron of Wheatland
Monroe Co N.Y. am indebted unto Dennis H
Scaulin of the same place
 in the sum of One hundred Dollars and _____ Cents:
 being for groceries provisions dry goods Cash
borrowed and goods furnished said
Cameron and his family during
the last five years

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
Dennis H Scaulin do hereby SELL, TRANSFER, and
 ASSIGN to the said Dennis H Scaulin the property
 described in the following

SCHEDULE, Viz:

One Sorrel Mare ten or eleven years
old - with white spot in forehead. One
white hind foal - sorrel mare and a
kind of grey sorrel tail - Being the
same mare bought by said Cameron of
William & Stewart - Also one open buggy
with square box black - and red running
gear - Also one plain black harness
with silver plating - also one shined
woolen horse blanket -

Provided Always, and this Mortgage is on the express condition, that if the said Hugh B
Cameron shall pay to the said Dennis H Scaulin
the sum
 of One Hundred Dollars with interest thereon as follows, viz:

On the first day of April 1874
Subject nevertheless to all the terms
& conditions of William & Stewart's Chattel
Mortgage

which the said Hugh B Cameron hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said Dennis H Scaulin shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
Said debt and all interest and

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said Dennis H Scaulin shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges, _____ covenant and agree to
 pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 3d
 day of February in the year of our Lord one thousand eight hundred and sixty Seventy four

Sealed and Delivered in Presence of

W G Ashby

Hugh B. Cameron



No.

Chattel Mortgage.

H B Cameron
to

D. H. Scanlin

Given, February 3 1864

Filed, " 4 186

at 9 o'clock, A. M.

James J. H. [unclear]

James Clerk

April 20, 1874

Satisfied
D. H. Scanlin

[Faint, illegible text, likely bleed-through from the reverse side of the document]

To all to whom these Presents shall Come:

Know Ye, That I James Kelly of Westford
Harrison County, N. Y. and indebted unto James
Lumber of the same place
in the sum of Twenty five Dollars and Cents
being for back Smiths bill etc

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
James Lumber I do hereby SELL TRANSFER, and
ASSIGN to the said James Lumber the property
described in the following SCHEDULE, Viz:

one Right some house known as the Hugh
Clark farm

Provided Always, and this Mortgage is on the express condition, that if the said James
Kelly shall pay to the said James Lumber
the sum
of Twenty five dollars with interest thereon as follows, viz
On the first day of November next

which the said James Kelly hereby agree to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said James Lumber shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said James Lumber shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant
and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 1st
day of April in the year of our Lord one thousand eight hundred and seventy four

Sealed and Delivered in Presence of

W. J. and
W. J. and
W. J. and

James Kelly
his
mark



No. 2

Chattel Mortgage.

James Kelly

70

James Linnell

Given, April 1 1874

Filed, " 1 1874

at 9 o'clock, A. M.,

To all to whom these Presents shall Come:

Know We, That John G. Scott of Scottsville
Madison County N.Y. indebted unto F. H. Beckwith
of Rochester N.Y.
in the sum of Twenty Five Dollars and _____ Cents,
being for rent of rooms now occupied in
Beckwith's Block in the village of Scottsville
of said

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
F. H. Beckwith do hereby SELL, TRANSFER, and
ASSIGN to the said F. H. Beckwith the property
described in the following

SCHEDULE, Viz:

One good stove, 2 bedsteads and
six of each one small table
one writing desk 2 mirrors
2 oil paintings

Provided Always, and this Mortgage is on the express condition, that if the said John G. Scott
shall pay to the said F. H. Beckwith

the sum
of Twenty Five cents per week with interest thereon as follows, viz:

for on during the time he shall occupy
the rooms now occupied also the
park rent that has accrued for use of
said rooms whatever amount it may
be up to this date not to be paid in advance
which the said John G. Scott hereby agrees to pay,

then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said F. H. Beckwith shall have
full power to enter upon the premises of the said party of the first part; or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
said F. H. Beckwith shall at any time
deem himself unsafe, it shall be lawful for him to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
If from any cause said property shall fail to satisfy said debt, interest, costs and charges, I covenant
and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 9
day of October in the year of our Lord one thousand eight hundred and seventy Four

Sealed and Delivered in Presence of
M. Jones John G. Scott

No.

Chattel Mortgage.

J W Scott

70

J H Beaurath

Given, 9th of Oct 1874

Filed, 11th " " 1874

at 11 o'clock, A.M.

Wm Rogers
Scribe

To all to whom these Presents shall Come:

Know Ye, That I Sanford A Smith of Town of
 Wheatland Monroe Co. N.Y. indebted unto William
 Cox of the same place
 in the sum of one hundred & Sixty four — Dollars and Sixty Seven Cents.
 being for the collateral Security of the payment
of a certain promissory note bearing even
date with this mortgage — for the sum of
164 & ⁶⁷/₁₀₀ dollars payable the first day
of April 1875 —

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
 William Cox — I do hereby SELL, TRANSFER, and
 ASSIGN to the said William Cox — the property
 described in the following

SCHEDULE, Viz:

- One bay mare 8 years old — One black horse — One cow (Red)
- Six Shooks — One Sow and pigs — Six acres which on the
- ground on the farm of said Sanford A Smith
- Two lumber wagons. One Democoran Wagon
- Five tons of Hay — Nine Acres of Corn Shells
- the corn on said nine acres of land —
- Two Hundred bushels of potatoes — One agri-
- cultural furnace 3 Sets double harness
- 2 Plows #40 One 40 tooth harrow 1 Cultivator wheel
- 1 Horse hoe new Corn Cultivator — 50 pair bags
- 1 Slop robe — 1 Pair horse blankets 1 Farming mill

Prohibited Always, and this Mortgage is on the express condition, that if the said Sanford A
 Smith — shall pay to the said William Cox

the sum
 of One hundred & ~~64~~ Sixty four & ⁶⁷/₁₀₀ dollars with interest thereon as follows, viz:
On the first day of April 1875 accord-
ing to the condition of said note

which the said Sanford A Smith — hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time
 above mentioned then the said William Cox — shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the
 Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
 deducting the amount of said note & interest and all
 all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said William Cox — shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If
 from any cause said property shall fail to satisfy said debt, interest, costs and charges — covenant and
 agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the First
 day of November in the year of our Lord one thousand eight hundred and Seventy four

Sealed and Delivered in Presence of

W. G. Ashby S. A. Smith



No.

Chattel Mortgage.

J A Smith

to

William Cox

Given, Nov 1st 18 74

Filed, Nov 28th 18 74

at 12 o'clock, and 55^{mins} P.M.

D. C. Reeves
Scribe Clerk

To all to whom these Presents shall Come:

Know Ye, That I John Barron of the town of Wheeland in the County of Monroe and state of New York am indebted unto Byron Moulton and George L. Homer of the town of Alexander Seneca County New York in the sum of five hundred and thirty eight Dollars and seventy five Cents being for a debt to them by me for money had of them prior to this date and which I am now unable to pay

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Byron Moulton and George L. Homer I do hereby SELL, TRANSFER, and ASSIGN to the said Byron Moulton and George L. Homer the property described in the following

SCHEDULE, Viz:

One brown horse eleven years old. One platform spring wagon with straw colored running gear and red box. One single harness all now being in my possession at my residence in the said town of Wheeland and is now owned by me and I have full and lawful right to mortgage the same

Provided Always, and this Mortgage is on the express condition, that if the said John Barron shall pay to the said Byron Moulton and George L. Homer ^{said} the sum of five hundred thirty eight dollars seventy five cents with interest thereon as follows, viz: One year from the date of this mortgage

which the said John Barron hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Byron Moulton & George L. Homer shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Byron Moulton & George L. Homer shall at any time deem ~~this security~~ unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 25th day of May in the year of our Lord one thousand eight hundred and seventy four

Sealed and Delivered in Presence of

John Barron



No 6

Chattel Mortgage.

John Barrow

to

Bryan Moulton &
George L. Horner

Gwen, June 27 1874

Filed, July 10 1874

at 6 o'clock, 4/0 P.M.

Wm. C. Rogers
J. C.

To all to whom these Presents shall Come :

Know Ye, That I John G. Scott of the town of Wheatland, County of Warren, State of New York, am indebted unto Mary Broman of London, County of Middlesex, Ontario, Ca. in the sum of two hundred and seventy six Dollars and Seventy Cents, being for moneys paid out and expended and advanced and also for moneys for paid out and expended and advanced to said Broman for and on account of said Scott.

Now, for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Mary Broman do hereby SELL, TRANSFER and ASSIGN to the said Mary Broman the property described in the following SCHEDULE, Viz:

Two cases of seal tobacco - marked as follows viz:
474 462 96 366
695 436 88 348
and one bale of Havana tobacco marked as follows:
115 106 12 94
being the same tobacco bought of A. Laro of Detroit Mich. by said Scott on or about December 26-1873

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said John G. Scott shall pay to the said Mary Broman the sum of two hundred & seventy six & 70/100 dollars with interest thereon as follows, viz: on the 29th day of April 1874

which the said John G. Scott hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Mary Broman shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Mary Broman shall at any time deem herself unsafe, it shall be lawful for her to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, cost and charges he covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 13th day of January in the year of our Lord one thousand eight hundred and seventy four Sealed and Delivered in Presence of

J. A. Seal

John G. Scott



No.

Chattel Mortgage.

John G. Dool
71

Mary Bowman

Given Jan 13th 1874

Filed " 14 1874

at 8 o'clock A. M.

James G. Weston
Trustee

To all to whom these Presents shall Come :

Know Ye, That *J. Edward Coslow* of the Town of *Wheatland* - *Monroe County* - am indebted unto *Randolph Ballard* of *Seneca* in the sum of *One Hundred thirty four* Dollars and *twenty six* Cents, being for *Moned advanced and professional services rendered for said Coslow*

Now, for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Randolph Ballard* I do hereby SELL, TRANSFER and ASSIGN to the said *Ballard* the property described in the following SCHEDULE, Viz:

One Threshing Machine - One Horse Power - Rod and Separator throts belonging complete - Blairs make -

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said *Coslow* shall pay to the said *Ballard* or his assigns the sum of *One Hundred thirty four*²⁶ Dollars with interest thereon as follows, viz: *One half thereof in one year from date & the balance thereof in two years from date hereof with annual interest according to the conditions of a Note bearing even date herewith given to said Ballard*

which the said *Coslow* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Ballard* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Ballard* shall at any time deem *himself his* unsafe, it shall be lawful for *Him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, cost and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the *fifteenth* day of *December* in the year of our Lord one thousand eight hundred and seventy *three*

Sealed and Delivered in Presence of

George Coslow
A. S. Tompkins

his
Edward X Coslow
mark

No. _____

Chattel Mortgage.

Edward Goslow

To

Randolph Ballard

Given Dec 15th 1873

Filed Dec 3rd 1874

at 8^{min} o'clock VIII P.M.

Wm. E. Rogers
Treas. Clerk

at

ENDORSED.

I, Randolph Ballard
the Mortgagee named in the Mortgage, of
which the foregoing is a copy, do hereby give notice to all whom it may concern, that there remains
due to me of the principal sum secured by said Mortgage, the sum of One Hundred
and thirty four four dollars and Twenty Six cents,
and that my interest, as such Mortgagee, in
the property included in said Mortgage, and thereby and hereby claimed by me is the sum of
One Hundred and thirty four dollars and twenty six cents
and the interest thereon from the fifteenth day of December 1873.

Dated, the fourth day of December 1874

Randolph Ballard
Mortgagee .

1874

Chattel Mortgage.

Edward Caston

TO

Randolph Ballard.

RENEWAL OF CHATTEL MORTGAGE.

1874

Filed

Dec 3rd
11

1874

8 h 10 m. P.M.

Wm E. Rogers Clerk.

Whitland

To all to whom these Presents shall Come:

Know Ye, That *I Henry E Adams of Mumford*
Mumford ^{at} *of Rochester* ^{Monroe Co} indebted unto *H. Murdock*
 in the sum of *one hundred and fifty* Dollars and *—* Cents
 being for *Stock for a tin shop*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *H. Murdock* do hereby SELL, TRANSFER, and ASSIGN to the said *H. Murdock* the property described in the following

SCHEDULE, Viz:

*one set of Circular shears and square combined one double
 scamer - one set rollers - one tin folder - 1 sheet iron do.
 one large vice - 1 small do. one set hollow punches from 1/4 inch
 to 3 inches - one boring machine 3 boring do. 2 turners do.
 one beader - 1 set of bench tools - 3 pair of bench shears
 2 pair of snips - one pair cutting pliers. one large
 mandrell - one seaming stake. one stock pipe do.
 1 brake horn do. one fennell do. one candle mould do.
 1 Creaming do. one square do. one hatchet do. one stock pipe
 Swedge one roofing folder one wire former - 1 hand slide
 one setting down machine - 1 set of patterns - gutter & Eve trough
 former - Benches & all other tools not mentioned now in my shop
 One Pedling wagon one bay horse*

Provided Always, and this Mortgage is on the express condition, that if the said *Henry E Adams* shall pay to the said *H. Murdock*

the sum of *One hundred and fifty Dollars* with interest thereon as follows, viz: *the whole sum to be paid in six months from the date hereof*

which the said *Henry E Adams* hereby agree to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *H. Murdock* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *H. Murdock* shall at any time deem *it* unsafe, it shall be lawful for *him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *he* covenant and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *3^d* day of *December* in the year of our Lord one thousand eight hundred and seventy *four*
 Sealed and Delivered in Presence of

Henry E Adams



No.

Chattel Mortgage.

Henry E. Adams
To

H. Murdock.

Given, Dec 3^d 1874

Filed, " 12th 1874

at One o'clock, P. M.

Wm. P. Rogers
S. L.

W E Rogers

Form clerk

Wheatland W.

Dear Sir

Enclosed please

find satisfaction of Mortgage ex-
ecuted by Samuel R. Spear

to
Mary Francis McKenzie

You can retain the certificate of Mrs
McKenzie and send the mortgage
here to me by mail -

Respectfully

Very truly yours

April 8/87

D McNaughton

I Mr. Mungleton
Letter asking
discharge of
Mortgage.

Samuel R. Bear

For my
Wife S. M. Mungleton

To all to whom these Presents shall Come:

Know Ye, That Abraham H. Robinson of Scottsville New York am indebted unto Alfred Horton of Chile N.Y.

in the sum of Four Hundred + five ⁷⁵/₁₀₀ Dollars and _____ Cents.

being for collateral security of a certain promissory note made by said Abraham H. Robinson payable to said Alfred Horton One year from the date thereof as therein provided

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Alfred Horton do hereby SELL, TRANSFER, and ASSIGN to the said Alfred Horton the property described in the following

SCHEDULE, Viz:

Seven wave carpets - 2 Hall carpets One piano + piano cover One couch Six wash stands 8 mirrors 3 Matrasses 5 feather beds and bedding to same + bedding for two extra beds One set dishes 3 Sets silver - 2 Clocks 1 Coal cook stove One set of table one Coon skin robe 1 Buffalo Robe One dozen Dining Room chairs 2 Dozen flag + cane bottom chairs 1 lace curtains 12 oil window shades 8 Cider barrels 3 dozen knives 7 forks 12 pictures and frames 3 oil cloths for stoves One barrel of whiskey 1 Jug Brandy 1 Jug gin 1 Jug Rum 1 Keg wine 2 oak settles in bar room 1 Dog lamp + fixtures 115 cans fruit cans, one dozen crock. Spill table spread, one tray of 20 Bushels oats 1500 cigars 3 heating stoves 1 Dozen bottom chairs 5 Bedsteads One couch for 4 persons

Provided Always, and this Mortgage is on the express condition, that if the said Abraham H. Robinson shall pay to the said Alfred Horton

the sum of Six Hundred Dollars with interest thereon as follows, viz: One the first day of April 1875

which the said Abraham H. Robinson hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Alfred Horton shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the amount of said note and interest with

costs all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Alfred Horton shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 12th day of April in the year of our Lord one thousand eight hundred and Seventy five

Sealed and Delivered in Presence of

W. G. Ashby

A. H. Robinson



No.

Chattel Mortgage.

A. H. Rebniser

to

A. Horton

Given, Nov 17th 1874

Filed, " 17th 1874

at Five o'clock, P. M.

A. H. Rebniser
Jr

To all to whom these Presents shall Come:

Know Ye, That I John D McNaughton of the town of Wheatland, indebted unto Mrs Mary Flinn of Selby Grove to in the sum of Seventy two Dollars and ~~Twenty~~ Cents: being for A certain promissory note bearing even date with this Mortgage and due on the 2nd day of October 1876

Now, for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Mary Flinn I do hereby SELL, TRANSFER, and ASSIGN to the said Mary Flinn the property described in the following SCHEDULE, Viz:

One red cow about 10 years old
one spotted cow red & white & two red Heffer calves & one two seated Family Carriage property owned by me now in my possession

Provided Always, and this Mortgage is on the express condition, that if the said John D McNaughton shall pay to the said Mary Flinn the sum of Seven two Dollars ^{7/100} with interest thereon as follows, viz: On the 2nd day of October 1876

which the said John D McNaughton hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Mary Flinn or her agent shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Mary Flinn shall at any time deem herself unsafe, it shall be lawful for her to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned, for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges, I covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 3rd day of December in the year of our Lord one thousand eight hundred and sixty seven by me

Sealed and Delivered in Presence of

J. D. McNaughton

J. D. McNaughton





Chattel Mortgage.

J D McNaughton
To
Mary Flinn

Given, Dec 31st 1875

Filed, Dec 1st 1876

at 1^{1/2} o'clock, P.M.

[Faint, illegible text, likely bleed-through from the reverse side of the page.]

The note of \$7219. signed
by John D. M^o Staughton
& made payable to
Mary Flynn on the
20 day of October 1876.
with intent which
note was dated Dec
31 1875 having been
paid to me in full
this day the chattel
mortgage given to secure
the same dated
[unclear] filed in the
Clerk's office of the Town
of Quebec [unclear]
is hereby cancelled &
made void and I hereby
direct the Clerk of the Town
of Quebec to deliver
said chattel mortgage
to the mortgagee.

John Dillworth
In my name
sent this 21st day
of April 1876
By
Mary Flinn
W. Harmon, agt



Filed April 26 1876
11 o'clock a.m.

Otto Bennett

Lower Clerk

Copy

To all to whom these Presents shall Come :

Know Ye, That I Henry E Adams of Monroe Co. Am indebted unto H. Murdock in the sum of one hundred & fifty Dollars and 75 Cents being for Stock for a tin shop.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said H. Murdock do hereby SELL, TRANSFER and ASSIGN, to the said H. Murdock the property

described in the following SCHEDULE, Viz:

One Dete Ancker Press and type distribution, one double beamer, - one set rollers - one tin planer - 1 sheet iron do - one large vice - 1 small do - one set hollow punches, from 1/4 in to 3 inches one wiring machine, 3 Burring do. 2 Turners do one bander, 1 set of bench tools - 3 pr bench shears - 2 pr snips 1 pr cutting pliers - 1 large mandrel - 1 seaming plate, - 1 stone paper do - 1 Becks from do, 1 Furnace do, 1 canal mould do - 1 creasing do - 1 splan do 1 hatchet do, - 1 stone pipe saw, 1 wire folder, 1 wire former, 1 hand brace, - 1 setting down machine, - 1 set of patterns - 1 roller & ear trough former, - Benches, & all other tools not mentioned, now in my shop, one peddling wagon, one Bay horse

Provided Always, and this Mortgage is on the express condition, that if the said Henry E Adams shall pay to the said H. Murdock

the sum of one hundred and fifty dollars with interest thereon as follows, viz: The whole sum to be paid in six months from the date hereof

which the said Henry E Adams hereby agree s to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said H. Murdock shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said H. Murdock shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges the covenant s and agree s to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 3rd day of December in the year of our Lord one thousand eight hundred and seventy five

Sealed and Delivered in Presence of

Henry E. Adams

Copy of

No.

Chattel Mortgage.

Henry E Adams

do

H Murdock

Given, Dec 3^d 1878

Filed, Dec 8^d 1878

at 8 o'clock, P.M.

John Gross

John Clerk

Monroe County }
Town of Wheeland }

J. H. Murdock the Mortgagee named
in the annexed instrument, do hereby
certify that the sum of One hundred
and sixty ⁵⁹/₁₀₀ dollars is claimed by
me to be due thereon, at the date hereof;
which sum constitutes the amount
of my interest in the property therein
mentioned and described

Witness the 3rd day of December 1878

J. H. Murdock Mortgagee
By Rev. E. Stoen

To all to whom these Presents shall Come:

Know Ye, That Cl Herman H Deane of Sci's Alley
haverhill New York and George E Mear of Wheatland New York
 indebted unto George E Mear
 in the sum of Seventy Dollars and — Cents:
 being for a part of the purchase money of the
Canal Boat R Brail of Dansville of about
90 tons burden - now lying in The Genesee Valley
Canal at Scottsville in said town
of Wheatland

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
George E Mear do hereby SELL, TRANSFER, and
 ASSIGN to the said George E Mear the property
 described in the following

SCHEDULE, Viz:

The Said Canal Boat R Brail of Dansville
now lying in the Said Genesee Valley Canal
or basin at Scottsville aforesaid - Being a
round bowed or ball Head Canal Boat of
about 90 tons burden - left in said Canal
by W E Robinson last fall. And sold at
public auction or Yandur by D H Scamlin
as a boat found sunk in the Canal and
not in charge of any person

Provided Always, and this Mortgage is on the express condition, that if the said Herman
H Deane shall pay to the said George E Mear
 the sum

of Seventy Dollars with interest thereon as follows, viz:
Twenty five dollars for the first two trips
and twenty five dollars on the third trip
and twenty dollars & interest at the end
of the fourth trip which trips are to be
made this fall

which the said Herman H Deane hereby agrees to pay
 then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above
 mentioned, then the said George E Mear shall have
 full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods
 and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting
Said Seventy Dollars & interest and

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the
 said George E Mear shall at any time
 deem himself unsafe, it shall be lawful for him to take possession of such property,
 and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
 applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from
 any cause said property shall fail to satisfy said debt, interest, costs and charges Cl covenant and agree to
 pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 27th
 day of August in the year of our Lord one thousand eight hundred and sixty Seventy five

Sealed and Delivered in Presence of
W G Ashby

H. H. Deane



No.

Chattel Mortgage.

W H Dean

to

George E Mear

Given, Aug 25 1885

Filed, Aug 25 1885

at 3 o'clock, P M.

John Hoff

John Hoff

To all to whom these Presents shall Come:

Know Ye, That *I Lawrence McCormick* of the Town of *Wheatland* am indebted unto *Mariam W Harmon* of *Hastings in Mills County in the State of Iowa* in the sum of *Forty Eight ³⁰/₁₀₀* Dollars and _____ Cents: being for *a collateral Security to secure the payment of a certain promisory note given Nov 1st 1873 for forty three ⁶⁰/₁₀₀ Dollars signed by Lawrence McCormick and Thomas Callan*

Now, for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Mariam W Harmon* or her Agent *I* do hereby SELL, TRANSFER, and ASSIGN to the said *Mariam W Harmon* or *W Harmon* agent the property described in the following

SCHEDULE, Viz:

Six Cords of Plaster it being plaster dug by me on Lands owned or formerly owned by Oliver Allen and located just back of the premises or Horse now occupied by Eastwood not far from the Catholic Church in the village of Mumford


Provided Always, and this Mortgage is on the express condition, that if the said *Lawrence McCormick* shall pay to the said *Mariam W Harmon* or her agent *W Harmon* the sum of *Forty Eight ³⁰/₁₀₀ Dollars* with interest thereon as follows, viz: *in Thirty Days from the date of this Mortgage*

which the said *Lawrence McCormick* hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Mariam W Harmon* or *W Harmon* her agt shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting

all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said *Mariam W Harmon* or her agt *W Harmon* shall at any time deem *said property* unsafe, it shall be lawful for *her or him* to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned, for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges. *I* covenant and agree to pay the deficiency.

In Witness Whereof, *I* have hereunto set *my* hand and seal the *18th* day of *May* in the year of our Lord one thousand eight hundred and *75*

Sealed and Delivered in Presence of

Lawrence McCormick 



Chattel Mortgage.

Lawrence M. Cormick
To Mariam W. Harmon

Given, May 19th 1875.

Filed, May 20 1875

at Six o'clock, P. M.

John Gray
Twin Clerk

To all to whom these Presents shall come, Greeting:

Know Ye, That *I Samuel R. Lear of the town of Wheatland in the County of Monroe State of New York* of the first part, for securing the payment of the *judgment* hereinafter mentioned, and in consideration of the sum of one dollar, to *me* in hand paid at or before the ensembling and delivery of these presents, by *Jacob Jenke of Caledonia Livingston County* of the second part, the receipt whereof is hereby acknowledged, *has* granted, bargained, sold and assigned, and by these presents *do* grant, bargain, sell and assign unto the said *party* of the second part, ALL *of the following described property viz: One double harness, one open buggy, two pigs, Buffalo Robe & Blanket*

now remaining and being *at my premises in Wheatland Caledonia*
To Have and to Hold, all and singular, the goods and chattels above bargained and sold, or intended so to be, unto the said *party* of the second part, *his* executors, administrators and assigns forever. And the said *party* of the first part, for *his* heirs, executors and administrators, all and singular the said goods and chattels above bargained and sold unto the said *party* of the second part, *his* executors, administrators and assigns, against the said *party* of the first part, and against all and every person or persons whomsoever, shall and will Warrant and by these presents forever Defend.

Upon Condition, that if the said *party* of the first part shall and do well and truly pay, or cause to be paid unto the said *party* of the second part, *his* executors, administrators or assigns, the sum of *fifty five dollars, with interest thereon within thirty days from this date being the amount of a judgment rendered against me & in favor of Jacob Jenke before James Grace Bay a Justice of the Peace in & for the County of Livingston on this seventh day of May 1885*

then these presents and everything herein contained, shall cease and be void. And the said *party* of the first part, for *his* executors, administrators and assigns, *do* covenants and agree to and with the said *party* of the second part, *his* executors, administrators and assigns, to make punctual payment of the money hereby secured

And in case default shall be made in payment of the said sum above mentioned, or in case the said party of the second part shall sooner choose to demand the said goods and chattels, it shall and may be lawful for, and the said party of the first part do hereby authorize and empower the said party of the second part, *his* executors, administrators and assigns, with the aid and assistance of any person or persons, to enter and come into and upon the dwelling house and premises of the said party of the first part, and in such other place or places as the said goods and chattels are or may be held or placed, and take and carry away the said goods and chattels to sell and dispose of the same for the best price they can obtain, at either public or private sale, and out of the money to retain and pay the said sum above mentioned, with the interest and all expenses and charges thereon, rendering the overplus (if any) unto the said party of the first part, *his* executors, administrators and assigns. And until default be made in the payment of the aforesaid sum of money, the said party of the first part to remain and continue in quiet and peaceable possession of the said goods and chattels, and the full and free enjoyment of the same, unless the said party of the second part, *his* executors, administrators, or assigns, shall sooner choose to demand the same; and until such demand be made, the possession of the said party of the first part, shall be deemed the possession of an agent or servant, for the sole benefit and advantage of his principal, the said party of the second part.

In Witness Whereof, the said party of the first part, has hereunto set *his* hand and seal this *Seventh* day of *May* one thousand eight hundred and seventy-*five*

SEALED AND DELIVERED IN THE PRESENCE OF

Samuel R. Leon

Monroe County of _____ SS:

On this *7th* day of *May* 187*5* before me came *Samuel R. Leon*

to me known to be the person described in and who executed the foregoing instrument and *he* acknowledged that *he* executed the same.

D. M. Naughton
Justice of the Peace

Chattel Mortgage.

Samuel R. Leon

TO

Jacob Jenks

Dated *4th* day of *May* 187*5*

Filed the *10* day of *May* 187*5*
at *Lees* P.M. M.

John Gross Clerk
John Gross

Received in full of all
demands from S. R. Year
fifty five dollars on account
of Chittie Mortgage given May
7th 1875 now on record in
the Town clerks office in
the Town of Shenandoah Monroe
Co. N. C.

Jacob Schunk

Caledonia N. C. Dec 8th 1875

J R Lenn
Chah Marktgo
discharge

To all to whom these Presents shall Come :

Know Ye, That Mr William Hook & Harriet E Hook of Minford N.Y. being indebted unto Galbreith & Hammond of the same place

in the sum of one hundred & twenty one Dollars and three Cents - being for Book account for flour feed sold to said William Hook & Harriet E Hook to the amt of \$44.63 and the balance being \$76.40 being the amount of two promissory notes given by the said William Hook to said Galbreith & Hammond, and the other given by said William & Harriet E Hook to John McCook #

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Galbreith & Hammond we do hereby SELL, TRANSFER and ASSIGN, to the said Galbreith & Hammond the property described in the following SCHEDULE, Viz:

16. Acres of Wheat now in the Row on the premises owned by us of Mrs Jessha McAllen in the town of Whitland Manuel County N.Y. The said Wheat is now in our possession in said town of Whitland N.Y. and is free clear of all liens & encumbrances of every nature & kind whatsoever -

Provided Always, and this Mortgage is on the express condition, that if the said William & Harriet E Hook shall pay to the said Galbreith & Hammond the sum of one hundred & twenty one ^{3/100} interest thereon as follows, viz: \$121.03 with interest at the date hereof

which the said William & Harriet E Hook hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Galbreith & Hammond shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Galbreith & Hammond shall at any time deem them unsafe, it shall be lawful for them to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges we hereby covenant and agree to pay the deficiency.

In Witness Whereof we have hereunto set our hand and seal, the 4th day of August in the year of our Lord one thousand eight hundred and seventy five.

Sealed and Delivered in Presence of

John R. Omsted

William Hook
Harriet E Hook

And this other dated month 16th 1874. am & month of the date with me. for \$10.50 - for \$61.55 - # And transferred to the said party of the 20th book. and now annul by them. an note is being out for \$10.50 - and \$61.55 -

No.

Chattel Mortgage.

William Hooker &
Nesuch E. Hooker
vs

Gabriel H. Hammond

Given, August 4th 1875
Filed, August 4th 1875
at 8 o'clock, P. M.

John Croft
Treas. Clerk

To all to whom these Presents shall Come :

Know Ye, That *William Hook & Harriet E. Hook* of *Wenford* *Monroe County* *N.Y.* being indebted unto *Lemsha McAllen* of *LaRoy* *N.Y.* in the sum of *Six hundred & fifty seven* Dollars and *Seventeen* Cents and interest being for Rent on a lease of her farm in the town of *Westford* *Monroe County* *N.Y.* & *Colidowid Livingston County* *N.Y.* containing about *116* acres of land and which said lease is dated *April 1st 1873* and is for the term of *3* years from date and of which said sum of *\$657.17* there is now due the sum of *\$482.17* and interest from *July 1st 1875* and to become due the further sum of *\$175.00* on the *1st day of January 1876* as by the terms of said lease

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said *Lemsha McAllen* — do hereby SELL, TRANSFER and ASSIGN, to the said *Lemsha McAllen* — the property described in the following SCHEDULE, Viz:

[Blank lines for the schedule description]

Provided Always, and this Mortgage is on the express condition, that if the said *William Hook and Harriet E. Hook* shall pay to the said *Lemsha McAllen* the sum of *Six hundred & fifty seven* Dollars with interest thereon as follows, viz: *The sum of \$482.17 with interest from July 1st 1875 at the date hereof. And the further sum of \$175.00 on the 1st day of January 1876.*

which the said *William & Harriet E. Hook* hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said *Lemsha McAllen* shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting *see taxes and* all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said *Lemsha McAllen* shall at any time deem *unsafe* unsafe, it shall be lawful for *her* to take possession of such property, and to sell the same at public or private sale, previous to the time abovementioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges *he hereby* covenant and agree to pay the deficiency.

In Witness Whereof *we* have hereunto set *our* hand, and seal, the *4th* day of *August* in the year of our Lord one thousand eight hundred and seventy *five*

Sealed and Delivered in Presence of *William Hook* and *Harriet E. Hook*
John R. O'Connell

No.

Chattel Mortgage.

William Wooler
Nancy E. Wooler

To

Fruska W. Allen

Given, Aug 4th 1875

Filed, August 4th 1875

at 8 o'clock, P. M.

John Croft
Law Clerk

6 Acres of Potatoes now growing on
said farm.

7 Acres of Corn now growing on said farm

4 Acres of Barley now growing on said farm

10 Acres of Oats do do do do do

12 Acres of Beans do do do do do

20 Acres of Wheat to be sown this fall on the farm

10 Tons of Hay now in the Barn on the farm

1 Red Cow 8 years old - One White Red

Cow 7 years old - One dark Red Heifer

4 years old - One Span of Horses.

And skin Color - one a Horse & one a

Mare - 12 & 15 years old - One Roan Horse

10 years old - One Mare Colt - 2 years

old post - And skin Color - One yearling

Mare Colt dark Brown Color - One

Sown in Pig - One Lumber Wagon

newly new - One Lumber Wagon old -

One Democrat Buggy 2-Seated - one

Single Harness - 2 sets of double

Harness - One Wheel Rake - One

Mower & Reaper - Strymon & Mower

Mowers - One Strymon & Mower Mower

One Grain Drill - One 2 Horse
Cultivator - 2. One horse Custody
One 2-Horse Plough. One 3 Horse
Plough - One 30. Tooth Drag. One 40
Tooth drag - 2 Log chains - 3 Sets
of Whiffles - One Melodion -
3 Shovels - 6 Pitch forks - 2 Dung
forks - One Grain Cradle - 2 Yrting
Stems - Red & White -

All of the above described
property is now in our possession
on the farm of the body of the second
part in the town of Wholland N.Y.
(Except the 20 acres of which not yet
known) and is free & clear of all
claims & Encumbrances of every Nature
& Kind whatsoever.

To all to whom these Presents shall Come:

Know Ye, That I Joseph W. Combs Junr. of the town of Wheatland Monroe County, N.Y. am indebted unto Volney P. Brown of the same place in the sum of Thirty one Dollars and fifty Cents being for Cash lent

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Volney P. Brown I do hereby SELL, TRANSFER, and ASSIGN to the said Volney P. Brown the property described in the following

SCHEDULE, Viz:

One undivided half of a thrashing machine and one undivided half of a Bean machine.

Provided Always, and this Mortgage is on the express condition, that if the said Joseph W. Combs Junr. shall pay to the said Volney P. Brown the sum of Thirty one Dollars and fifty cents with interest thereon as follows, viz: on the first day of October 1875

which the said Joseph W. Combs Junr. hereby agrees to pay then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned, then the said Volney P. Brown shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Volney P. Brown shall at any time deem it unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges, I covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 30 day of March in the year of our Lord one thousand eight hundred and seventy five

Sealed and Delivered in Presence of

Joseph W. Combs Junr.



No.

Chattel Mortgage.

Joseph M. Combs Jr.
to

Volney P. Brown

Given, March 3^d 1875

Filed, March 16 1876

at 2 — o'clock, P " M.

Wm. Rogers
S. Clerk

To all to whom these Presents shall Come:

Know Ye, That *L S Stanhope* of *Scottsville Monroe*
County N Y is indebted unto *J M Stanhope*
of *Chile Monroe County N Y*
in the sum of *Two hundred (200)* Dollars and _____ Cents
being for *bonours money*

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said
J M Stanhope do hereby SELL TRANSFER, and
ASSIGN to the said *J M Stanhope* the property
described in the following

SCHEDULE, Viz:

*all of the furniture that I now have in my home
and Store consisting of Stoves Trade Bedding Tables
Chairs cooking &c*

Provided Always, and this Mortgage is on the express condition, that if the said *L S Stanhope*
shall pay to the said *J M Stanhope*
the sum
of *two hundred (200)* with interest thereon as follows, viz
all on the 30 day of April 1874

which the said *L S Stanhope* hereby agree to pay
then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the
time above mentioned then the said *J M Stanhope* shall have
full power to enter upon the premises of the said party of the first part, or any other place or places where the
Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after
deducting
all expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the
said *J M Stanhope* shall at any time
deem *himself* unsafe, it shall be lawful for *me* to take possession of such property,
and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt,
applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property.
If from any cause said property shall fail to satisfy said debt, interest, costs and charges *I* covenant
and agree to pay the deficiency.

In Witness Whereof *I* have hereunto set *my* hand and seal the *30*
day of *April* in the year of our Lord one thousand eight hundred and seventy

Sealed and Delivered in Presence of

M Jones

L. S. Stanhope



No.

Chattel Mortgage.

L S Stanton

vs

J M Stanton

Given, April 30 1875

Filed, Apr 30 1875

at 6 o'clock, P. M.

John Croft

Notary Clerk

To all to whom these Presents shall Come:

Know Ye, That Abraham H. Robinson of Scottsville Monroe Co New York am indebted unto Alfred Morton of Child in said County in the sum of Four Hundred Dollars and Cents, being for The collateral Security for the payment of a certain promissory note made by said Abraham H. Robinson dated December 30 1875 and payable to said Alfred Morton One year after date with interest

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Alfred Morton do hereby SELL, TRANSFER, and ASSIGN to the said Alfred Morton the property described in the following

SCHEDULE, Viz:

7 floor carpets. 2 Hall carpets. One piano and cover (cloth) 1 Couch 6 Wash Stands 8 Mirrors 3 Matresses of fine feather beds - and bedding for same and bedding for two extra beds - One set dishes 2 Sets Silver ware ~~Two~~ One coal cook stove - 3 Coal heating stoves - One Pete a Pete - One Cow 3 Kin Robs. 1 Buffalo Rob 1 Doz dining Room Chairs - And two Dozen Flag and cane bottom Chairs. 7 lace curtains - 12 Oil Window Shades 6 eight Barrels with Cider in same - 3 doz Knives & forks - 12 pictures & frames 3 Oil cloths for stoves 1 Barrel Whiskey 1 Jug Brandy 1 Jug Rum 1 Jug Gin 1 Keg Wine 2 Oak bench seats in bar room 1 Doz lamps & fixtures 115 cans fruit 1 Doz crocks 3 Table spreads 10 tons hay 20 Bushels of ~~corn~~ Hotel Barn in Scottsville Monroe Co New York

Provided Always, and this Mortgage is on the express condition, that if the said Abraham H. Robinson shall pay to the said Alfred Morton the sum

of Four Hundred Dollars with interest thereon as follows, viz: One year from the date of this mortgage

which the said Abraham H. Robinson hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said debt and interest, at the time above mentioned then the said Alfred Morton shall have full power to enter upon the premises of the said party of the first part, or any other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same, and the avails (after deducting the amount of said note & interest & all costs & all expenses of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said Alfred Morton shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt, applying the proceeds as aforesaid, after deducting all expenses of the sale and keeping of the said property. If from any cause said property shall fail to satisfy said debt, interest, costs and charges covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the third day of December in the year of our Lord and thousand eight hundred and seventy five

Sealed and Delivered in Presence of
W. G. Ashby

A. H. Robinson



No. 9

Chattel Mortgage.

Abram H. Robinson

to

Alfred Horton

Given, December 3^d 1875

Filed, Dec 3^d 1875

at 3 o'clock, P. M.

John Gross

John Clark