Wheatland Records
Chattel Mortgages, Contracts, Etc. 1877 – 1883

Volume 33
This Indenture,

Made this First day of October, in the year of our Lord one thousand eight hundred and ninety

Between Thomas Cain, widower of the town of Wheatland, Monroe County, State of New York

of the first part,

and Philip Garbutt of the same town, county and state aforesaid

of the second part,

Witnesseth, That the said party of the first part, in consideration of the sum of Five hundred and sixty and 21/100 Dollars ($566.21),

fully paid, has sold, and

By these Presents, does grant and convey to the said party of the second part, his heirs and assigns,

All that Tract or Parcel of Land, situate in the Village of Scottsville, County of Monroe, and State of New York, and lying between Main Street and South Street and adjoining the short cross street between said Main Street and South Street at Gaylee Cooper Shop and Garbutt Hotel Hill, and

Bound as follows: On the North by Main Street,
On the East by lot 18.26 owned by Andrew Mehans,
On the South by South Street, Quoitch West by said short cross street, being 125 feet deep on the West side and 47 feet and 6 inches wide on front and rear,

Being Village Lot No. 26 in Section 5 as laid down on the Map of George Stevens, Survey of the said Village of Scottsville made in 1841.
This Grant is extended as a security for the payment of the sum of
$1,000.00, due on the 6th day of January, 1877.

In Witness whereof, the above Grant of $1,000.00, due on
the 6th day of January, 1877, has been executed.

[Signature]

[Date]
according to the conditions of a Bond this day executed and delivered by the
said Thomas Cain
to the said party of the second part; and this conveyance shall be void if
such payment be made as herein specified. And in case default shall be made
in the payment of the principal sum hereby intended to be secured, or in the
payment of the interest thereof, or any part of such principal or interest,
as above provided, it shall be lawful for the party of the second part,
his executors, administrators or assigns, at any time thereafter, to sell the
premises hereby granted, or any part thereof, in the manner prescribed by law,
and out of all moneys arising from such sale, to retain the amount then due
for principal and interest, together with the costs and charges of making such
sale, and the overplus, if any there be, shall be paid by the party making such
sale, on demand, to the said Thomas Cain.

his heirs or assigns.

And it is also Agreed by and between the parties to these presents, that the said part of the
first part shall and will keep the buildings erected and to be erected upon the lands above conveyed,
insured in some solvent incorporated Fire Insurance Company, against Loss or Damage by Fire,
in an amount not less than Five Hundred Dollars, the insurers to be chosen or approved by the party of the second part, his heirs or assigns,
and assign the policy and certificate thereof to the said party of the second part. And in default thereof it shall be lawful for the said party of the second part to effect such insurance, as mortgagee or otherwise, and the premium or premiums paid for effecting and continuing the same shall be a lien on the said mortgaged premises, added to the amount secured by these presents, and payable on demand, with interest.

In Witness Whereof, The party of the first part, hath hereunto set his hand and seal the day and year first above written.

Sealed and Delivered in the Presence of

[Signature]
State of New York,
County of Monroe
Town of Wheatfield

On this Thirteenth day of October, in the year one thousand eight hundred and Ninety, before me, the subscriber, personally appeared Thomas Carson,
to me personally known to be the same person described in and who executed the within instrument, and who acknowledged that he executed the same.

L. D. Gable
Notary Public

33½% Real or Personal Mortgage Thirty-three Thousand Dollars, due 1st of 1890
1% Real or Personal Mortgage Twenty Dollars

Mortgage
Insure Clause

Begin with Section 1
End with Section 15

J. T. Carson
To
Philip Garrison

Amount $25,000
Dated Oct 11

Was on the 23d day of Oct, A.D. 1879

And Other

Registered

Wheatfield County

Mortgage, acknowledged & recorded
State of New York
County of Monroe
Town of Wheatland

I hereby certify that a certain Chattel Mortgage for 85 dollars executed by George Cumben as mortgagor to Alber H. Gilman, mortgage and now on file in the Town Clerk's Office of the Town of Wheatland is fully paid, discharged and satisfied, and the said Town Clerk is hereby authorized and requested to discharge the same on the file of his office according to the provisions of the Statute in such case made and provided. Mortgagor

Wheatland August 10th 1878

Alber H. Gilman
By W. J. Asby by attorney
for Said Alber H. Gilman
To all to whom these Presents shall come:

Know Ye, That George Cumber aforesaid indebted unto Albert Gilman in the sum of eighty-five dollars and cents, being for the collateral security of the payment of the promissory note of the said George Cumber to said Albert Gilman dated May 13th 1878. due November 1st 1878

Now for securing the payment of said debt, and the interest thereon from the date hereof, to the said Albert H. Gilman, I do hereby sell, transfer and assign to the said Albert H. Gilman the property described in the following schedule, viz:

Our farm more.

Which 9 year old brood of said Gilman which had seed to felloch—Our gray horse Charley and Cough of Peter Midman.

Provided Always, and this mortgage is on the express condition, that if the said George Cumber shall pay to the said Albert H. Gilman the sum of eighty-five dollars with interest thereon as follows, viz: On the 1st day of November 1878

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 Albert H. Gilman 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 Albert H. Gilman shall at any time deem the premises 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 said mortgage and agree to pay the deficiency.

In Witness Whereof, have hereunto set my hand and seal the 3rd day of June in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and delivered in presence of

W. Terry

George Cumber
To Mr. G. Gibbins

George Lumber

Discharge of Indenture

F. H. Campbell

From Clerk

F. H. Campbell

F. H. Campbell

F. H. Campbell

July 16, 1876
Chattel Mortgage.

George Camber

to

A. W. Gelman

Given: June 5th, 1878
Filed: June 15th, 1878
at 2:30 o'clock P.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Daniel W. Smith, of the County and State of Vermont, being of sound and disposing memory (the undersigned), of the body of Daniel W. Smith, and by him being the husband of Anna, his wife, and the father of the within mortgage, for and in consideration of the premises hereinafter set forth, and for the sum of two hundred dollars, being the full and whole consideration of the things described and recited, have given, granted, and conveyed unto the said John L. Altmann, by me (the said Daniel W. Smith), the following described property

SCHEDULE, viz:

One bay horse—one roan mare—a red cow—two white heifers—one horse wagon—one open buggy—one Cullin—

Twelve barrels of corn—sixteen bushels of potatoes—twenty bushels of strawberries—sixty bushels of potatoes—fifty bushels of wheat—five barrels of apples—forty bushels of onions—two dozen of potash—ten bushels of corn—

As aforesaid to the said Altmann—of the sum of one hundred dollars, and the interest thereon as follows, viz.:

The said Altmann, shall pay the said interest at the time of his maturity being on the first day of January 1879, which said interest shall没关系 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 mentioned above, then the said Smith shall have full power to enter upon the premises of the said property, and shall have the right to take possession of the said property, and to sell the same at public or private sale, in the manner and for the price that may be agreed upon, and upon such sale, all expenses of the sale and keeping of the said property, to apply in payment of the above debt, and in case of sale, shall at any time become unsafe or dangerous, it shall be lawful for the said Smith to take possession of the said 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 manner and for the same purpose as a person not interested herein. If from any cause said property shall fail to satisfy said debt, interest, costs and charges, the said Smith and his heirs, assigns, and successors in title shall pay the deficiency.

In Witness Whereof, the said Daniel W. Smith, have hereunto set his hand and sealed the day of the last mentioned in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and delivered in the presence of,

Daniel W. Smith
Chattel Mortgage.

David W. Smith
To
Albert H. Gilmore

Given  Sept 24th  1878
Filed  Sept 25th  1878
at 3 o'clock  P.M.

S.P. Campbell
Town Clerk
To all to whom these presents shall come,

Know ye that a certain Bill of Mortgaged, bearing date of September 30, 1878, and filed in the Court of Office of the

Town of Wheeling on the 2nd day of

October 1878, given by George R. Rogers

To Byron Rogers, both of Wheeling,

WITNESSES and for the securing of the

sum of Two Thousand Five Hundred dollars, by

WILLIAM, and Liberty, at the Office of a Justice of the Peace.

Dated Wheeling, February 8, 1879

Byron Rogers

Mortgagor

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

George Thomas

shall pay to the

Mary City National Bank

the sum of

Two Thousand Five Hundred dollars

with interest thereon as follows, viz: principal and interest due six months from

September 30th, 1878, and any and all rents, issues, and profits, shall all be

and shall remain, said Byron Rogers for any loss or event

which the said George 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 interests at the time above mentioned, then the said

Byron Rogers shall have full power to enter upon the premises of the said property, and in any other place 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 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

covenant and agree to pay the deficiency.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the 30th

day of September, in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and Delivered in presence of

J. E. Brunson

G. M. Shone
To all to whom these Presents shall come:

Know Ye, That I, George W. Thomas of the said
Monroe County, New York, am indebted unto Byron
Coyne, in the sum of Two Hundred Fifty Dollars and 89
Cents, being for the payment of a note of which the following is a copy:

"On the 31st of September, 1872, I promise to pay to
the order of myself Two Hundred Fifty Dollars at the city of
Monroe, New York, in lawful money or otherwise, and in case of non-payment, to
sell and convey the premises described as follows, viz."

Schedule

- 1 Will Cattle
- 2 Corn Cattle
- 1 Half Rata
- 2 Settle hecy from harrasee
- 1 Set single harrasee
- 4 Wearl pens
- 36 acres of xny liest on the
- ground 34 yards

Provided Always, and this mortgage is on the express condition, that if the said
George W. Thomas
the sum of Two Hundred Fifty Dollars, with interest thereon as follows, viz.: Principal amount, due months from
September 31st, 1872, and any interest, both prime or said after
shall remain unpaid. Said Byron Coyne for any loss or costs
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
interests at the time above mentioned, then the said Byron Coyne
shall have full power to enter upon the premises of the said property, to apply in payment of the above debt; and in case the said Byron Coyne 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
in full, then this mortgage shall be void and of no effect.

In Witness Whereof, I, have hereunto set my hand and seal the 30th
day of September in the year of our Lord one thousand eight hundred and seventy eight.

Sealed and Delivered in presence of

[Signature]

[Signature]
To all to whom these Presents shall come:

Know Ye, That I, George W. Thomas of Wheatland Manor, County of New York, am indebted unto Byron Rogers in the sum of Two Thousand Thirty Five Dollars and 89 Cents, being for the payment of which the following is my receipt:

Received of George W. Thomas, on the 21st day of September 1873, from the sum of Two Thousand Thirty Five Dollars, in payment of certain goods sold by said George W. Thomas to said Byron Rogers, for the premises described in the following Schedule:

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>One Black Horse, 10 yrs old</td>
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<td></td>
</tr>
<tr>
<td>One Black Horse, 12 yrs old</td>
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<td></td>
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<tr>
<td>One White Horse, 5 yrs old</td>
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<td>One Black Horse, 9 yrs old</td>
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<td>One White Horse, 8 yrs old</td>
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<td></td>
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<tr>
<td>One Red Horse, 8 yrs old</td>
<td></td>
<td></td>
</tr>
<tr>
<td>One Red Horse, 7 yrs old</td>
<td></td>
<td></td>
</tr>
<tr>
<td>One Platform Wagon with six wheels</td>
<td></td>
<td></td>
</tr>
<tr>
<td>One Wagon with four horses</td>
<td></td>
<td></td>
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<tr>
<td>One Wagon with six horses</td>
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<td>One Wagon with four horses</td>
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<tr>
<td>One Wagon with four horses</td>
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</tbody>
</table>

Provided Always, and this mortgage is on the express condition, that if the said George W. Thomas shall pay to the said Byron Rogers the sum of Two Thousand Thirty Five Dollars, with interest thereon as follows: Nine percent per annum from the 21st day of September 1873, and any and all costs, charges and expenses incurred, 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 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 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 W. Thomas 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, the same shall be secured by said Byron Rogers for any loss or injury

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

[Seal]

J. E. Brownes

S. W. Thomas
any chair - 6 B. & W. Walnut sofa chairs. 1 Loveseat. 40 yards twin cotton carpet. 1 banquette. 6 B. & W. Walnut chairs. 1 B. & W. Walnut. Bed room wth 1 chaise and 2 mattresses. 1 writing table on the premises now occupied by said Geo W. Thomas.
No 24

Chattel Mortgage.

To

Byron Rogers

Given September 20th 1878

Filed Oct 2d 1878

at 3 1/4 o'clock P M.

JPG Campbell
Town Clerk
Chattel Mortgage—Short Form.

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Williams & Highie, Publishers, Rochester, N. Y.

To all to whom these Presents shall come:

Know Ye, That I, Robert S. Thompson, of the Town of Wheatland, Monroe County, N. Y., am indebted unto Mrs. Mary August, of the same place, in the sum of Seventy Five Dollars and Cents, being for the Chattel Mortgages of a Promissory Note of which the following is a Copy:

Due at Wheatland, Feb 9, 1889

Nine Months from date I promised to pay to Mrs. Mary August or her assignee Seventy Five Dollars with interest.

Signed

Robert S. Thompson

Now for securing the payment of said debt, and the interest thereon from the date hereof, to the said Mrs. Mary August, I do hereby sell, transfer and assign to the said Mrs. Mary August the property described in the following Schedule, viz:

One Grey Mare, six years old named Nell
One Runaway Grey Stallion Black over Sash
One Heavy Brown Bull, Slesser and Patch
One Acre of wheat on the ground in the Shadle farm

All of said property being in my possession and owned by said Robert S. Thompson.

Provided Always, and this Mortgage is on the express condition, that if the said Robert S. Thompson shall pay the said Mrs. Mary August the sum of Seventy Five Dollars with interest hereon as follows: According to the terms of the payment named in said note above mentioned.

which the said Robert S. Thompson hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of said debt and interests at the time above mentioned, then the said Mrs. Mary August 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 Mrs. Mary August 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 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 said mortgage hereunder, the said Mrs. Mary August shall have the right, and hereby do agree, to take the said property and sell the same, and the proceeds of the same after deducting the expenses of sale shall be applied in payment of the said debt, interest, costs and charges.

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

Sealed and delivered in presence of

H. Campbell

R. S. Thompson
Chattel Mortgage.

Robert S. Thompson

Mrs. Mary Peirce

Given Feb. 11th 1850
Filed Feb. 15th 1850
at 11...0'clock...A...M.

J.P. Campbell
Town Clerk
To all to Whom these Presents shall Come:

Know Ye, That I, James Kelly of Wheatland, NY, indebted unto James Kelly

in the sum of Five Hundred Dollars and Cents

being for collateral security for the payment of a Mortgage of the premises on which I now reside herein by Rosanna Kelly, said James Kelly do hereby sell, transfer and assign to the said James Kelly the property described in the following

SCHEDULE, VIZ:

About two acres of corn on the ground and about five acres of potatoes and a half acres of beans. One White cow 1 year old. And one burrow black and red marled. The same goes seven or eight hogs and chickens and three geese and their brood all on the premises of Rosanna Kelly in the town of Wheatland aforesaid.

The note above referred to having the same note secured by a chattel mortgage now in the hands of James Kelly, the said James Kelly shall pay to the said James Kelly the sum of Six Hundred fifty dollars with interest thereon as follows, viz:

According to the terms and conditions of said Mortgage and the accompanying bond to the same, and for the payment of said note of $500 dollars and interest due, the said James Kelly shall at any time deem the premises unsaleable, 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 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 June in the year of our Lord one thousand eight hundred and seventy.

Sealed and delivered in the presence of

W. J. Ashley
Chattel Mortgage.

James Kelly to James J. Kelly

Given June 13th 1878
Filed June 13th 1878
at 7:30 o'clock P.M.

J.R. Campbell
Town Clerk

Chargr [ illegible ]
To all to whom these Presents shall come:

Know Ye, that John Ingraham of Wheatland, Preceptor, being indebted unto Stephen Bennett of the same place, in the sum of One Hundred thousand eight hundred and Sixty eight Dollars and Seven Shillings and Four Cents, being for the Collateral Security for the payment of a Note Made by me, bearing said date with this Chattel Mortgage payable to said Stephen Bennett Sixty days from date of one hundred and Thirty eight dollars and seven with interest.

Now for securing the payment of said debt, and the interest thereon from the date hereof, to the said Stephen Bennett the said debt do hereby sell, transfer and assign to the said Stephen Bennett the property described in the following SCHEDULE, viz:

Also white cow with red spots, 5 years old fair size, raised by me, 11 pots about three months old, bought of George McPherson, Six Sheep about eight months old, five of said Sheep being of said George McPherson and one of Young of Tom's Lane, 1 pair of setters, platform scales, 5 guns, 5 Sealed buggy or delivery black, one set of books, 10 at the mill in Farnsfield, except the books are in Farnsfield.

Provided Always, and this mortgage is on the express condition, that if the said John Ingraham shall pay to the said Stephen Bennett the sum of One Hundred thousand eight hundred and Four dollars with interest thereon as follows: Sixty days from date according to the conditions of said note

which the said John Ingraham hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of said debt and interest at the time above mentioned, then the said Stephen Bennett 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 128.73 Dollars and 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 Stephen Bennett shall at any time deemed 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 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 such a mortgage and agree to pay deficiency.

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

Sealed and Delivered in presence of

My hand by John Ingraham
No. 15
Chattel Mortgage.

John Ingraham

To

Stephie Bennett

Given May 24 1878
Filed May 24 1878
at 10 o'clock A.M.

D.R. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That

Henry P. Shaw of Scoville

Municipal Cenuey upon

indebted unto Nelson

Covene of Chat. Municipal Cenuey of

in the sum of $138.00

being for the sum of

in the sum of

Cents

of the said sum of

from the said sum of

the said sum of

in the sum of

of the above

the said sum of

of the above

the said sum of


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

shall pay to the

the sum of

with interest thereon as follows, viz: $138.00. and interest on the

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 Nelson Covene 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

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

Sealed and Delivered in presence of
Chattel Mortgage.

Henry P. Sturr
To

George Cooner

Given: May 4, 1878
Filed: May 4, 1878
at 30 o'clock P.M.

J.P. Campbell
Town Clerk
To all to Whom these Presents shall Come,

Know Ye, That Darius Shodbock and

indebted unto William G. Lacy in the sum of five hundred Dollars and Cents being for the collateral security of the payment of two one-year promissory notes, one of $1,430 dollars, dated February 29, 1876, due eight months from date. (Paid One Note Half of our hundred and one hundred and one-hundred and one dollar) note, the other due September 6, 1876, due one year from date thereof, both of said Darius Shodbock, and for the payment of the said Debt, and the interest thereon from the date hereof, to the said Darius Shodbock do hereby SELL, TRANSFER and ASSIGN the property described in the following SCHEDULE, viz: 3 3/4 Acres of Wheat land on the ground on Henry Cox farm, in the town of Wheat land at Coxes Corners, and also 6 1/2 acres of Wheat land on the ground on the Samuel Shodbock farm, adjoining said corners. 1 Bay horse, 12 years old. One grey horse 15 years old. One spotted cow 14 years old. One red heifer cow 9 years old. 1 tuber coo-gon 1 lumber Stake 1 deer Spring buggsy.

Provided Always, and this Mortgage is on the express condition, that if the said Darius Shodbock shall pay to the said William G. Lacy the sum of five hundred dollars, with interest thereon as follows, viz: According to the terms and conditions of said above described note, which the said Darius Shodbock hereby agree to pay, then this transfer to be void and of no effect: but in case of non-payment of said debt and interest at the time above mentioned, then the said William G. Lacy 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 costs of sale) all expenses of the sale and keeping of said property to apply in payment of the said debt; and in case the said William G. Lacy shall at any time deem it 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 of covenant and agree to pay the deficiency.

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

Sealed and delivered in the presence of
No. 35

Chattel Mortgage.

Darius Shadbolt

To

William G. Lacy

Given March 8th, 1878
Filed March 8th, 1878
at 4:15 o'clock P.M.

John Bell
Soront Clerk
To all to whom these Presents shall come:

Know Ye, That I, George W. C. Lear, of the Town of

 enlistado in Monroe County, N.Y., am indebted unto Timothy McAlister

 of the Town of Clarendon, Orleans County, N.Y.,

 in the sum of one hundred and ninety dollars and _5_ cents

 being for the endorsing of a certain promissory

 note given to Spencer Coleman, being dated

 bearing said date hereunto, for one hundred

 and ninety dollars.

Now for securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said

 Timothy McAlister, I do hereby SELL, TRANSFER

 and ASSIGN, to the said Timothy McAlister the

 property described in the following SCHEDULE, viz:

 one cream house, about 3 years old, four cows one

 spotted about 5 years old, one read about 4 years

 old, one room about 4 years old, one read one

 white about 4 year old, one read linbeck about

 4 years old, also one white yearling about

 thresher; 2 hogs, 2 white, and 2 white and black;

 one horse and wagon, one open buggy, one

 swell top called one heavy one farm chimney

 one light single harness 4 yoke oxes, one wag

 with the buggy and furriages containing said herd

 being fully descried he being new one team Menting

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

 W. Lead shall pay to the said Timothy McAlister

 the sum of one hundred and ninety dollars, with interest thereon as follows, viz:

 by the first day December next to the

 said Spencer Coleman

 which the said George W. C. 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

 Timothy McAlister 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

 Timothy McAlister 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 4th day of . . .

 in the year of our Lord one thousand eight hundred and seventy . . .

 Sealed and Delivered in Presence of

 Wm. Leon

 George Lear
No. 12
Chattel Mortgage.

To

J. G. Meade
Clayton
Orleans Co.

Rivens, April 4, 1878
Filed, April 4, 1878
at 12 o'clock, M.

D. Campbell
Town Clerk.
To all to whom these Presents shall Come:

Know Ye, That I, Henry P. Shoemaker of Scottsville, indented unto A. F. Scoville of the Same Place, in the sum of 125 Dollars and 0 Cents being for the Consideration of A. F. Scoville for the payment of a certain Bond in the sum of 125 Dollars made by myself, the said A. F. Scoville, and for the assignment of the said property against said A. F. Scoville to secure the said Bond, do hereby SELL, TRANSFER, and ASSIGN to the said A. F. Scoville, the property described in the following SCHEDULE, VIZ:

One Caleb, David, Isaac, Joseph, John, and Joseph Jr., black boys now in possession of said A. F. Scoville in Scottsville, and negro women Mrs. Mary, and negro children born together with the said Negroes, used by said Henry P. Shoemaker to own said A. F. Scoville horsed, from all costs and expenses by reason of incurring said hold.

Provided Always, and this Mortgage is on the express condition, that if the said Henry P. Shoemaker shall pay to the said A. F. Scoville the sum of One Hundred Dollars with interest thereon as follows, viz when said hold becomes due and payable

which the said Henry P. Shoemaker 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 Dennis H. Scoville 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 and costs) apply 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 the covenant and agree to pay the deficiency.

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

Sealed and Delivered in Presence of
Chattel Mortgage.

Henry P. Shaw

To

Dennis H. Scoular

Que. January 25, 1878
Died, January 24, 1878
at 4 o'clock, P.M.

John Silo
Town Clerk
To all to whom these Presents shall come:

Know Ye, That  I, Daniel W. Smith of [illegible] county, and state, am indebted unto  Albert H. Gilman
in the sum of Three Hundred Ninety Two Dollars and Fifty Cents
being for [illegible] on [illegible]  [illegible]

Now for Securing the payment of the said Debt, and the interest thereon from the date hereof to the said Daniel W. Smith do hereby SELL, TRANSFER and ASSIGN to the said Albert H. Gilman the property described in the following

SCHEDULE, VIZ:

One Iron grey Mare old 2 years,  untreated &c. 20
2000 1 Ed. 1000 200 2000
One heifer white 2000 1000
One hog 500
One worm 250
One bull 250

1.5 acres @ $12.00 per acre $18.00
All articles to
work on farm with suit as Heavy Plow, draw short.

Provided always, and this Mortgage is on the express condition, that if the said Daniel W. Smith shall pay to the said Albert H. Gilman the sum of Three Hundred Dollars with interest thereon as follows, viz:

Interest being paid in six months from date of remaining at close of Mortgage

which the said Daniel W. 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 Albert H. Gilman 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 cost 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. Gilman 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, the said Daniel W. Smith covenants and agree to pay the deficiency.

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

Sealed and delivered in

THE PRESENCE OF

[Signature]

Daniel W. Smith
Chattel Mortgage.

D. M. Smith
To
A. H. Gilman

Given Feb 18 1875
Filed February 19th 1875
at 11:30 o'clock Ct. M.

John B. L.
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Joseph McCombe Jr., of the City and County of New York, being indebted unto Elijah Trasker, in the sum of Thirteen Dollars and 83 Cents, for money had and received, and for Labor done as my Judgment, dated August 13, 1873,

Now for Securing the payment of the said Debt, and the interest thereon from the date hereof to the said Joseph McCombe Jr., do hereby SELL, TRANSFER and ASSIGN to the said Elijah Trasker, the property described in the following

SCHEDULE, VIZ:

One Bay Horse about 10 yrs. old
One Friz Horse about 8 yrs.

now in my possession and

owned by one

Provided Always, and this Mortgage is on the express condition, that if the said Joseph McCombe Jr. shall pay to the said Elijah Trasker the sum of Thirteen Dollars with interest thereon as follows, viz:

On or before June 1st, 1873

which the said Joseph McCombe Jr. 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 Elijah Trasker shall have full power to enter upon the premises of the said property 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 Elijah Trasker 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 of said mortgage and agree to pay the deficiency.

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

SEALED AND DELIVERED IN THE PRESENCE OF

[Signature]
No. 39

Chattel Mortgage.

Joseph M. Combs Jr.

Inc. Walker

Given March 29, 1878

Filed March 13, 1878

at 8 o'clock P.M.

John F. Lee

Town Clerk
To all to whom these Presents shall Come:

Know Ye, That William J. Chamberlain of
Wheatland, Monroe Co., N.Y., indebted unto Alexander
McPherson of the same place

in the sum of Seventy

Dollars and 28 Cents

being for the collateral security of the payment of said William J. Chamberlain's

Debt, do hereby SELL, TRANSFER

and ASSIGN, to the said Alexander McPherson

the property described in the following SCHEDULE, Viz:

Our equal and undivided half part of about

Seventy Acres of land in the Town of the pre-

vious ownership by said John Chamberlain

known as the Quintal Taggart Farm in said

Town of Wheatland and also Stoddard, Sps.

Hereon said premises—And also Our

equal and undivided half part of all the per-

ses as the said one half of the said farm

and also Our equal and undivided half part

of all the crops or said premises both in

the year and Stoddard.

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

J. Chamberlain shall pay to the said Alexander McPherson

the sum of Seventy

Dollars with interest thereon as follows, viz:

Our one half due at 5 per cent. interest and

at the rate of five dollars

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 Alexander 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

avail (after deducting the amount of said debt 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 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 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

thereof, and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hands and seal the 20th day of March, in the year of our Lord one thousand eight hundred and seventy.

Sealed and Delivered in Presence of

M. Campbell
Chattel Mortgage.

William J. Chambler

to

Alexander McPherson

Given, March 20, 1878
Filed, March 20, 1878
at 7 o'clock, P.M.

D.J. Campbell
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That Edward J. Bockhm and Charles A. Bockhm are indebted unto Christopher Bockhm in the sum of One thousand Dollars and Cents, being for Money lent to pay a Chattel Mortgage.

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

One house, one barn, one outhouse, one cream room, one cream cell, one byron cell, one floured corn, two cordled cows, two bred, heifers one white bull, one hundred calf, twelve sheep, one lumber wagon, one lumber and hay rack, one pair of sleds.

One mower, one scythe, one grain drill, one hay rake, two plows, four yoke of oxen, 2 cultivators, 2 drags, one set of double harness, 1 coach harness, 6 yoke oxen, 2 milch cows, 1 loaf, 1 horse, 3 logs, 2 loaves, 7 hogs, 1 cow, 1 ox, 1200 bushels of corn, 100 bushels of wheat, 100 bushels of potatoes, 100 bushels of hay, 1200 hundred of cord wood, 1000 barrels of hard wood and 2000 square feet of land.

Provided Always, and this Mortgage is on the express condition, that if the said Edward J. Bockhm and Charles A. Bockhm shall pay to the said Christopher Bockhm the sum of One thousand Dollars with interest thereon as follows, viz:

On the first day of April 1876, one hundred and fifty Dollars.

On the first day of October 1876, four hundred and twenty-five Dollars, and on the first day of April 1877, four hundred and twenty-five Dollars, which the said Edward J. Bockhm and Charles A. Bockhm 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 Christopher Bockhm 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 Christopher Bockhm 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 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 are a covenant and agree to pay the deficiency.

In Witness Whereof we have hereunto set our hands and sealed, the 11th day of November in the year of our Lord one thousand eight hundred and seventy-seven.

Sealed and Delivered in Presence of

Edward J. Bockhm
Charles A. Bockhm
Chattel Mortgage.

E. F. Bochum &
C. A. Bochum

To
Christopher Bochum

Given, November 15th, 1877
Filed, January 16th, 1878
at 2:00 o'clock, P.M.

John Hill
Thos. Clark
To all to whom these Presents shall come:

Know Ye, That I, Lottie Smith, of the Town of Letchworth, County of Monroe, New York, indebted unto Frederick Villows, of the County of Monroe, New York, in the sum of Two Hundred Dollars and ______ Cents, being for the payment of a certain promissory note made and executed by the said Lottie Smith for Two Hundred Dollars bearing date the 26th day of February, 1878, payable one year after date now due by the party of second part.

Now for securing the payment of said Debt, and the interest thereon from the date hereof, to the said Frederick Villows, I do hereby SELL, TRANSFER and ASSIGN to the said Frederick Villows the property described in the following SCHEDULE, viz:

One Single Top Carriage now in the possession of the said Lottie Smith and owned by her.

Provided Always, and this mortgage is on the express condition, that if the said Lottie Smith shall pay to the said Frederick Villows the sum of Five Hundred Dollars with interest thereon as follows, viz: One year from the date of this Mortgage, which the said Lottie 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 Frederick Villows shall have full power to enter upon the premises of the said property 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 Frederick Villows 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 of the said property, the said Frederick Villows shall take the said property and hold the same and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 26th day of February in the year of our Lord one thousand eight hundred and seventy & eight. Sealed and Delivered in presence of

[Signature]
Chattel Mortgage.

Sattelite Smith
20
Frederick W. Fillyory

Given 5th 26th 1877
Filed March 7th 1878
at 8 o'clock A. M.

John Rice
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That I Jacob Shoudler of the
House and Lot situated in the town of
Adams, in the county of Wyoming, State of Pennsylvania,
Do hereby mortgage unto Abram S. Sefield of the same place,
the sum of One Hundred Twenty Five dollars and Twenty Five Cents,
being for and upon account of a note of hand due to said Jacob Shoudler,
and in consideration of the premises above mentioned,
now payable to said Abram S. Sefield

Now for securing the payment of the said debt, and the interest thereon from the date thereof, to the
said Abram S. Sefield, do hereby SELL, TRANSFER and ASSIGN, to the said

SCHEDULE, Viz:

[Handwritten list of items and descriptions]

Prohibits All Persons, and this Mortgage is on the express condition, that if the said
Jacob Shoudler shall pay to the said Abram S. Sefield the sum of
One Hundred Twenty Five dollars, together with interest thereon as follows, viz:

[Handwritten list of dates and amounts]

which the said Jacob Shoudler 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 Jacob Shoudler 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

[Handwritten list of conditions and penalties]

If from any cause said property shall fail to satisfy said debt, interest, costs and charges

[Handwritten signature and seal]
Chattel Mortgage.

Jacob Shondler

Abraham Scifeld

Given, Feb 14, 1875
Filed, February 25, 1875
at 7 o'clock, P.M.

John B. Mill
Town Clerk
Scotstoun, April 16th, 1878

For value received I hereby sell, assign, and set over to Benjamin Fowkes
the Chattel Mortgage Executed on the 4th day of November, 1878 by Sanford A. Smith
to me, together with all appurtenances, titles and interest, in and to the said chattels,
and hereby constitute said Benjamin Fowkes the attorney to take all legal measures
that may be necessary for the recovery of the property mentioned therein.

Witneses, any and all this 16th day
of November, 1878

Df. Smith

Provided Always, and this mortgage is on the express condition, that if the said
Sanford shall pay to the
the sum of

Daniel W. Smith
dwelling

with interest thereon as follows, viz: according to the terms of said mortgage above,
and any costs made said Smith upon said mortgage

which the said Sanford 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 interests at the time above mentioned, then the said Daniel W. 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 Daniel W. 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 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

In Witness Whereof, I have hereunto set my hand and seal the
16th day of November in the year of our Lord one thousand eight hundred and seventy

Sealed and Delivered in presence of

Dr. J. D. Garriol, D.S. Smith
To all to whom these Presents shall come:

Know Ye, That Ephraim A. Smith of Wheelwright

This deed is intended to.

being for

for the payment of a sum of

be

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

I do hereby SELL, TRANSFER and assign to the said

the property described in the following SCHEDULE, viz:

SCHEDULE

1. Farm and stock on the ground named at the preceding.
2. Farm

Accordingly, I promise to pay

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

shall pay to the said

the sum of

with interest thereon at the rate of

which the said

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

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 proceeds (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

shall at any time during the said one year, or ever after, 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 made

in Witness Whereof, we have hereunto set our hands and sealed the day of , in the year of our Lord one thousand eight hundred and seventy eight.

Stated and Delivered in presence of

Witnesses

[Signature]
No 27
Chattel Mortgage.

J. A. Smith

20

Daniel W. Smith

Given Nov 4th 1878
Filed Nov 5th 1878

at 12:12 o'clock P.M.

A. P. Campbell

Town Clerk
To all to whom these Presents shall Come:

Know Ye, That I, Anna Maria Mc Coy,

have heretofore been indebted unto Daniel Harris,

the sum of one hundred and fifteen dollars and cents,

being for a note of the same amount given her,

day and payable Oct. 14, 1829, with interest.

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

1. The Hay House
2. The Pulp House
3. The Stable House
4. The Other House
5. The Other House
6. The South Room

Prohibiting and this Mortgage is on the express condition, that if the said Anna Maria Mc Coy shall pay to the said Daniel Harris the sum of one hundred and fifteen dollars with interest thereon as follows, viz:

from the sixteenth day of April, 1829, until the first day of October, 1830, and the principal and interest of the note aforesaid.

which the said Anna Maria Mc Coy 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 Harris 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 Harris, having the premises, shall at any time deemed 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 sixteenth day of April in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and Delivered in Presence of

[Signatures]
Chattel Mortgage.

Anna Maria McCants
Lo

Sarah Harris

Written, April 6, 1876
Filed, April 6, 1876
at 4 o'clock, P.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Barnard A. Smith of Whiteland,

County of Dearborn, State of Michigan,

being indebted unto Byron Rogers in the sum of One Thousand Ninety Dollars and 57½ Cents,

in the said sum, being for the sum of One Thousand Ninety Dollars and 57½ Cents.

Now for securing the payment of 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:

10 acres of land on the ground, 10 acres of hay on ground,

10 acres of land on the ground, 10 acres of hay on ground,

10 acres of land on the ground, 10 acres of hay on ground,

10 acres of land on the ground, 10 acres of hay on ground,

10 acres of land on the ground, 10 acres of hay on ground,

10 acres of land on the ground, 10 acres of hay on ground,

the sum of One Thousand Ninety Dollars and 57½ Cents,

with interest thereon as follows, viz:

the sum of One Thousand Ninety Dollars and 57½ Cents

shall pay to the said Byron Rogers the sum of One Thousand Ninety Dollars and 57½ Cents.

which the said Barnard 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 property, and to take possession of such property;

shall at any time deem the said 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 said property, to apply in payment of the above debt; and in case the said Byron Rogers shall at any time deem the said property unsafe, it shall be lawful for the said Barnard A. Smith 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 said 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 day of , in the year of our Lord one thousand eight hundred and seventy. Sealed and delivered in presence of
Chattel Mortgage.

Sanford A. Smith
To-
Byron Rogers

Given Oct 1st 1878
Filed Oct 2d 1878
at 3 1/2 o'clock A.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That Lawrence McGannick, of

Newport Manor Co., N.Y. and debt-owed unto Francis McNaughton

William Howard Chastel of Rochester, N.Y.

in the sum of $1,000 Dollars and Cents

being for Money Loaned me by said Francis McNaughton on the 12th day of Oct. 1877 for a payment of $100 dollars to begin and said Chastel on the 1st day of Nov. 1877

Now for Securing the Payment of the said Debt and the Interest theon from the date thereof, to the said Lawrence McGannick do hereby SELL, TRANSFER and ASSIGN, to the said Francis McNaughton, the property described in the following SCHEDULE, Viz:

About Three Potatoes now growing, planted by said Lawrence McGannick and ready to be gathered, in the town of Newcomer Manor Co., N.Y.

Provided Always, and this Mortgage is on the express condition, that if the said Lawrence McGannick shall pay to the said Francis McNaughton the sum of $100 on the 1st day of Nov. 1877 and to said Chastel the sum of $100 on the 1st day of Nov. 1877 with interest thereon as follows, Viz:

which the said Lawrence McGannick 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 McNaughton 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 Francis McNaughton 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 12th day of August in the year of our Lord eighteen hundred and seventy eight.

Sealed and Delivered in Presence of

[Signature]

A.S. Collins Witness

[Signature]
Chattel Mortgage.

Lawrence M. Connell

To

Donald C. Naughton
M. H. Nomad Olafstad

Given, August 17th, 1878
Filed, Aug. 17th, 1878
at 5, 1/2 o'clock, A.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That Sanford A. Smith of
434 Elmer Street, New York
indebted unto J. Cheek
in the sum of Seven Hundred
Dollars and 00 Cents
being for a note dated June 4th, due by Geo.
for Fifteen Years. The said principal and interest and
the note of fifteen dollars past due.

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

One Nine Year old Gray Horse and
one Eight Year old Bay Mare which
I hereby guarantee to belong to me.

Provided Always, and this Mortgage is on the express condition, that if the said
shall pay to the said J. Cheek the sum
of Seventy One Hundred Dollars
with interest thereon as follows, viz:
from the date of said 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 J. Cheek 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. Cheek 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, and 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 Third day of September in the year of our Lord one thousand eight hundred and seventy eight

Sealed and Delivered in Presence of

[Signature]

Witness

[Signature]
To all to whom these Presents shall Come:

Know Ye, That indebted unto

in the sum of Dollars and Cents
being for

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

Provided Always, and this Mortgage is on the express condition, that if the said shall pay to the said the sum with interest thereon as follows, viz:

which the said 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 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 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 seventy.

Sealed and Delivered in Presence of
Chattel Mortgage.

Sanford A. Smith

S. Charles Kelsey

Given, Sept. 23rd 1878
Filed, Sept. 23rd 1878
at 11/2 o'clock, P.M.

A. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Arthur W. Plimgton of Hamburg,}{
Orange, Orange County, N.Y., indubito unto Russell B. Woodward, of Hamburg, Orange County, N.Y., in the sum of five hundred dollars and therein being for board, bill and borrowed money.

Now for securing the payment of the said debt, and the interest thereon from the date thereof, to the said Russell B. Woodward, I do hereby sell, transfer and assign, to the said Russell B. Woodward, the property described in the following schedule, viz:

One bay mare, one white hind foal
One little appaloosa pony
One single hog
One black cow with one calf, robe and horse blankets

Provided always, and this mortgage is on the express condition, that if the said Arthur W. Plimgton shall pay to the said Russell B. Woodward the sum of five hundred dollars with interest thereon as follows, viz:

the whole sum to be paid in one year from the date hereof, according to date, this day given for the sum of five hundred dollars with interest which the said Arthur W. Plimgton hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of said debt and interest, at the time above mentioned, and the said Russell B. Woodward 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 Russell B. Woodward 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 hereby agreed to pay, the deficiency.

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

Sealed and delivered in presence of

Campbell

A.W. Plimgton
Chattel Mortgage.

Arthur W. Plimpton

Russell B. Woodward

Received, March 9, 1875
Filed, March 19, 1876
at 2:30 o'clock, P.M.

J.P. Campbell
Town Clerk
To all to Whom these Presents shall Come:

Know Ye, That I, Williams J. Cruce of Chili,

Now No. 12, Y. am indebted unto Dennis H. Beale of the same place

in the sum of thirty five dollars and Cents

being for and as Securite of the Promissory

Note of the said Williams J. Cruce to said D. H. Beale due bearing even date herewith—July 15, due September first 1878, with interest

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

One black horse nine years old blind in both eyes and four white feet

Provided Always, and this Mortgage is on the express condition, that if the said Williams J. Cruce shall pay to the said D. H. Beale the sum of thirty five dollars with interest thereon as follows, viz: on or before September first 1878

which the said Williams J. Cruce 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 D. H. Beale 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) 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 D. H. Beale shall at any time deem the same 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 said assignee, the said said and agree 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 eight.

Sealed and delivered in the presence of

[Signature]
No. 25
Chattel Mortgage.

To

Given February 27, 1878
Filed February 11, 1878
at 2 o'clock P.M.

John Sill
Juno Clerk
To all to whom these Presents shall come:

Know Ye, That Michael Cassedy of the town of Wheatland, county of Monroe, being indebted unto Martin Boyle of the same place
in the sum of $250.00 Dollars and 00 Cents, being for Money loaned by the said Martin Boyle to the said Michael Cassedy
the potatos being on Ole Mckeys Land next Lords Millys Land

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

one acre and a half of Potatoes

Provided Always, and this mortgage is on the express condition, that if the said Michael Cassedy shall pay to the said Martin Boyle the sum of thirty dollars with interest thereon as follows:

from August 8th, 1878 to be paid January 1st, 1879 with the principal and interest on the same

which the said Michael Cassedy 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 Boyle shall have full power to enter upon the premises of the said part of the first part, of 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 Martin Boyle 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 day of August in the year of our Lord one thousand eight hundred and seventy eight.

Sealed and Delivered in presence of

[Signature]

[Signature]
Chattel Mortgage.

No 15

Michael Cassidy

To

Martin Boyle

I hereby certify that this chattel mortgage is satisfactory.

Martin Boyle

Given 8th Day of August 1878

Filed Aug 31 1878

at 8:20 o'clock A.M.

D.P. Campbell

Town Clerk
To all to whom these Presents shall Come:

Know Ye, That James Dale of Imm. Iowa County

in the sum of $15.00 Dollars and

being for the consideration hereinafter mentioned, the

Herein described:

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to he

said Peter Reed, I do hereby SELL, TRANSFER

and ASSIGN, to the said Peter Reed, the

property described in the following

SCHEDULE, Viz:

One B-Bar-Mile and Valley Pasture

Provided Always, and this Mortgage is on the express condition, that if the said James Dale shall pay to the said Peter Reed the sum of $15.00 Dollars with interest thereon as follows, viz:

On the Eleventh Day of September 1878

which the said James Dale 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 Peter Reed 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 Reed 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 said property.

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

In Witness Whereof I have hereunto set my hand and seal the 16th day of December in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and Delivered in Presence of

James Dale

[Seal]
Chattel Mortgage.

James Hill
L
Peter Reed

Given, Sept 10th 1878
Filed, Sept 10 1878
at 11 1/4 o'clock, A. M.

L.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That

in the sum of _______________________________________ Dollars and __________________________ Cents,

being for ____________________________________________

Now for securing the Payment of said Debt, and the interest thereon from the date hereof, to the said ____________________________________________ do hereby SELL, TRANSFER and ASSIGN to the said ____________________________ the property described in the following SCHEDULE, viz:

Provided Always, and this mortgage is on the express condition, that if the said ____________________________________________ shall pay to the said ____________________________________________ the sum of ____________________________________________ with interest thereon as follows, viz:

which the said ____________________________________________ 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 ____________________________ 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 ____________________________________________ 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 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, have hereunto set ______ hand and seal the ______ day of ______ in the year of our Lord one thousand eight hundred and seventy. ________

Sealed and Delivered in presence of ________
No 26
Chattel Mortgage.

Sage Clark
Waumber
D.C. Haines
Collateral

Given Oct 12th 1879
Filed Oct 12th 1879
at 2:30 o'clock P.M.

S.P. Campbell
Town Clerk
T. L. C. McPherson as hereby certifies that on certain chattels mortgaged bearing date the 23rd day of February in the year 1878, made and executed by Isaac McPherson, for the sum of $600.00, to be paid in the Office of the Clerk of the Town of Wheatland in the County of Maricopa, Arizona, this 1st day of March 1878, at the sum of $600.00, with all costs, interest, etc. that may be paid by T. L. C. McPherson on the same.

Now for securing the payment of said debt, and the interest thereon from the date hereof, to the said T. L. C. McPherson, the holder of said note, I hereby sell, transfer and assign to the said Isaac McPherson the property described in the following schedule, viz:

The equal undivided one-third interest owned by me in the entire stock, machinery, and tools now in and about the Scott'sville Cemetery and Agricultural Works, also any chattels that may be manufactured from said stock of said debt, at present consisting of Buggies, Wagons, Cultivators, Sherman, Plows, Harrows, etc. Also, tools, wood, lumber, paint, and all the wood for building, fencing, and painting.

Provided always, and this mortgage is on the express condition, that if the said Isaac McPherson shall pay to the said Daniel C. McPherson and the holders of the said note the sum of Two Thousand and Five Hundred Dollars with interest thereon as follows, viz.: Principal and interest according to the terms of the said note, and if any costs, interest, etc. made on the same.

Which the said Isaac C. McPherson 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 Daniel C. McPherson 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 Daniel C. McPherson shall at any time deem the same 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 if from any cause said property shall fail to satisfy said debt, interest, costs and charges.

In witness whereof, I have hereunto set my hand and seal this 23rd day of February in the year of our Lord one thousand eight hundred and seventy-Eight.

Sealed and delivered in presence of

[ SEAL ]

T. L. C. McPherson
To all to whom these Presents shall come:

Know Ye, That Isaac E. McPherson of New York, indebted unto Daniel G. McPherson of the same place, in the sum of Two Thousand Five Hundred Dollars and ______ Cents, being for and on account of the payment of a note made by Isaac E. McPherson to Daniel G. McPherson of the above date, the 18th day of January, 1878, payable in six equal monthly payments from date. Any default in the payment of this note, shall be secured by Daniel G. McPherson, his heirs or assigns, by a mortgage on the following premises:

Schedule, viz:
The equal undivided one third interest owned by one in the entire stock, Machinery and tools on hand and about the Lots 30 and 31, Cassoag and Agricultural Works. Also any chattels that may be manufactured from said stock. Said stock at present consisting of buggy, wagons, cutters, slighers, plows, harrows, etc. All the tools, wood, hammers, paint, hillyers, the wire for building and trimmings, and painting.

Provided always, and this mortgage is on the express condition, that if the said Isaac E. McPherson shall pay to the said Daniel G. McPherson the sum of Two Thousand and Five Hundred dollars, with interest thereon as follows, viz.: Principal and interest according to the terms of the said note, and all costs, interest, and expenses, on the same

which the said Isaac E. McPherson hereby agree to pay, then this transfer to be void and of no effect; but if in case of non-payment of the said debt and interest as above mentioned, then the said Daniel G. McPherson shall have full power to enter upon the premises of the said part of the first part, or any other place of 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 if in case the said Daniel G. McPherson shall at any time deem the premises 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 hereby incurred, and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 23rd day of February, in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and Delivered in presence of
Chattel Mortgage.

Isaac C. McPherson

To:

Damila C. McPherson

Given: February 23rd 1878

Filed: February 25th 1878

at 11:45 o'clock A.M.

John Zell

Law Clerk.

Deed No. 1878

John Die

Law Clerk.
To all to Whom these Presents shall Come:

Know Ye, That Abram H. Robinson of Scottsville, Monroe County, New York, being indebted unto Alfred Horton of the town of Chili in said County, in the sum of $1000 Dollars and ______ Cents being for the collateral security of the payment of a certain promissory note made by Said Abram H. Robinson payable to Said Alfred Horton or his executors administrators heirs or assigns.

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:

1 Piano with cover & stool - Stainy & Sons Manufactory 1 Brussels Carriage & upholstery chairs - Mahogany frames, 1 American box & heavy coal stove, 1 bed, 1 bedstead, 1 marble top stand, 4 lace curtains.

All the above described furniture in said Scottsville - Also the following described furniture in room No. 3 in the same house - 2 feather beds, 2 chairs, 2 beds, 2 chest of drawers, 1 carved marble top stand and coat hooks, 1 mahogany vesta case, 5 cane bottom grasses, 1 gilt frame, 1 mahogany desk, 1 large box and trunk, 1 arm chair, 1 wine table, and other mahogany articles of value.

In Witness Whereof, 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 ______ with interest thereon as follows, viz: One year from the date of this Mortgage, or according to the terms and conditions of said promissory note above described 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 note and interest) shall be distributed among the creditors described in this instrument, and this mortgage shall be void, and this instrument shall cease to be of any force or effect.

In Witness Whereof, I have hereunto set my hand and seal the 23rd day of March in the year of our Lord one thousand eight hundred and seventy eight.

Sealed and delivered in the presence of
Schedule "A" referred to is the following property:

Room No. 7: 4 cb. 1 Bedstead 1 Mattress 1 Bureau
Washstand 1 Cupboard; 1 black Walnut 1 Wash bowl & pitcher; 4 Cain Reel Chairs 100 walnut 20 from 1 Wash bowl and pitcher 1 hard wood 80 from 1 Cherry Coat Room No. 5: 5 cb. 1 Bedstead 1 Mattress, 1 open coach 2 Hunk

Room No. 6: 6 cb.
1 Padded bed 2 room Sett Consolet Comprising 1 Bed stool 1 Dressing Case & Mirror; 4 Chairs 1 Recl. 1 Wash Stand 1 Porcelain Black 1 Slip Bowl and pitcher; 1 Cherry Coat Room No. 7: 7 cb. 1 Bedstead 1 Mattress
Washstand 1 Cupboard; 1 black Walnut 1 Wash bowl & pitcher; 1 Mirror; 1 Cherry Coat 1 Walnut tumbler 1 Recl. 1 Coath Room No. 9: 1 bed.

Room No. 8: 8 cb. 1 Bedstead 1 feather bed
1 Mattress 1 Bureau 1 Wash Stand 1 Wash bowl and pitcher; 1 Mirror; 1 Cherry Coat 1 Walnut tumbler 1 Recl. 1 Coath Room No. 10: 10 cb.
1 Bedstead 1 Mattress 2

Room No. 11: 12 cb.
1 Bedstead 1 Mattress; 1 Oil Shade 1 Mirror 1 Open Wash Stand with wash bowl and pitcher; 1 Cherry Coat

Front Hall: 10 cb.
All the Carpenters in the upper and lower halls with the front and back Stair Carpets.
Public Sitting Room: 10 cb. 1 Bed Chair Covered with Brussels Carpeting; 1 Cherry Coat; 2 Arm Chair and Stool; 1 Cherry Table 2 friends 1 Wood Stool Sheek room set 1 Cherry Table 1 mirror; 1 mirror - 4 Oil Window Shades.
Family Bed Room 12
1 Cotage bedstead with mattress springs
1 Bureau Wash Stand black Walnut Miror
1 Oil Shade 1 Ingrain Carpet
Privit. Sitting Room 12
1 3 ply Carpet 1 Walnut Couch coverd with
light covered Carpeiling 1 Round Top Stand
Walnut 1 Walnut Front Stand
Privite Sleeping Room
1 Cotage Bedstead 1 Bureau wash stand
with Miror 1 Ingrain Carpet 5 Oil cloths
Window Shades 3 Walnut frome Cane Seat
Chair 2 Arm Chairs Cane Seat
Wall and family Sitting Room
1 Ingrain Carpet 1 Oynade 1 Oil Shade
Dining Room
12 Oak wood Bottom dining chairs 2
extension tables, one of oak 10 feet long
and one Ash 12 feet long 1 Round Top
foll leaf table Walnut 1 Oil Shade 1 mirror
Glory healing stone No 7 (coal) 1 seat Stone
China dishes white 2 sets silver plated
Ware 1 Dozen each of silver plated Knifes and
forks 1 Doz black handled knives plated blades
36 Silver plated forks 1 Doz glass goblets
3 Doz tumblers 1 Celery dishes glass 6 pickles
pans 2 Small glass Dishes 1 Conquest Cook stone
No 9 - Ice Cellar. 20 Oak Cider Barrels +
Contents 1 Dozen Stone Crocks 150 fruit cans
+ Contents
Schedule 2 Continued
Bar + Bar Room
All the bottles, decanters, tumblers and bar furniture in the bar—1000 Cigars
2 OAK Settles, 1 Coal heating stove; one
Cow Skin Robe lined
Barn Property
1 Cow Skin Robe lined with woolen
1 Buffalo Robe lined with deerskin. One
Single harness breast Cotton Black trim
Med—1 Patent Side Spring of a buggy
Red running gear black body. 1 Square
Gray Square box—single cotton red
Bedding in house not otherwise
described—30 Bed Comfortables, 50 pairs
of Cotton Sheets. 24 feather pillows and
pillow cases—
Also 1 Barrel of Whiskey with barrel
1 Jug Brandy 1 Jug Rum 1 Jug of Gin 1 Jug
of wine. 1 Dozen lamp and fixtures, hanging
re

All of the aforesaid property and articles
being in the house of Said Abner & Robison
in Scottsville aforesaid at the time of the exe
ception of this chattel mortgage + schedules

Revised
W. J. Ashley
A. W. Robinson
No 3
Chattel Mortgage
Abraham Robinson to
Alfred Hooper
Given March 30th 1878
Filed March 23rd 1878
D. Campbell
Town Clerk of
The Town of Wheatland
Monroe Co. NY
SCHEDULE A referred to in the lease hereto attached between James A. Allen and Edward J. Bohm dated January 8th 1877.

The said Bohm is not to sow or plant crops on said farm in any year to exceed 20 acres and no more than 10 acres each of corn, 10 acres of oats, 6 acres of potatoes, 6 acres of Barley, but may sow or plant more of any one kind of the above mentioned crops provided he does not crop in the whole more than 40 acres in any one year. The party of the 2nd part agreed not to plough up this year the land needed to cover crop in the spring. He also agrees to sow clover on the land now sown to winter wheat about 14 or 5 acres. The party of the 1st part furnishing the seed. He also agrees to sow pasture on all land put into spring crops each year at the rate of one bushel of clover to the acre. He also agrees to pull up the fences on the farm and to keep the fences and buildings in as good repair as they now are. He also agrees to draw out and spread upon the land to be planted SWINDELL this spring all the manure on the farm and around the barn and to feed out on the farm all the straw and coarse food and raised on the farm. He also agrees to remove the manure from the barn and raise on the farm for the ease and benefit of the farm. He is to pay all taxes levied and assessed against the farm during said
terms and takes receipt for the same and delivers them to the party of the 1st part.

The party of the 1st part reserved the right to go upon said farm to harvest wheat, and the same as growing thereon, and do the rest of the work of the farm to store through the same.

The party of the 2nd part now to have the right to continue this lease for three years more from the first of April 1878, making the entire term of this lease 4 years, on the same terms and conditions as is therein stated. Except as to the amount of rent, which rent is to be $400.00 per year, and to be paid in half yearly installments on the 1st days of October and March in each year accruing in this lease. And the party of the 2nd part agrees to continue this lease for the said 3 years more, and agrees to pay all of such rent in full, and to pay all due rent every year.

He also agrees to work, cultivate, and use said farm in a good and farmerlike manner according to the usual custom of husbandry in the vicinity. That he will cultivate and do all necessary crops, sow and thistle crops, etc., on said farm, and in the fieldays adjoining the same, and in a reasonable and proper manner.

The party of the 1st part reserved the right to use all pasture lots from the said...
farm on either side of the said thorough
road leading west from the village, of
Mumford, but the aggregate amount of
lots to hold shall not exceed five acres.
The party of the 1st part also reserved the
right to sell and dispose of said farm
at any time during the term of the lease
and in case of such sale this lease shall
terminate and close on the 1st day of
April next after such sale and the
party of the 2nd part shall surrender
up to the party of the first part the
possession of said farm.
The party of the 2nd part is not to
embark any part of said farm without
the written consent of the party of
the 1st part first had.

Jemina H. Allen
by J.R. Allen

Edward F. Bochum
A Lease, Made and Executed BETWEEN Jereba H. Allenby, the
Claimant by her attorney, of Rocky Run, town of the first part,
Edward F. Borrin of Kimmford, county of the second part, on the day
of January, in the year of our Lord one thousand eight hundred and seventy-
In Consideration of the rents and covenants hereinafter expressed, the said party of the first part has Demised and Leased, and do and hereby demise and lease to the said party of the second part, the following premises, viz:
The Farm of the said party of the first part, situated in the town of Kimmford, county of Monongalia, and just north of the village of Kimmford, containing about 115 acres of land and being the same farm now occupied by Armstrong

with the privileges and appurtenances, for and during the term of One year from the first day of April 1877, which term will end on the 31st day of March 1878.

And the said party of the second part covenants that he will pay to the party of the first part, for the use of said premises, the yearly rent of Four hundred dollars, to be paid as follows: $200.00 on the 1st day of October 1877 and $200.00 on the 1st day of October 1878.

Provided the said party of the second shall fail to pay said rent, or any part thereof, when it becomes due, it is agreed that said party of the first part may sue for the same, or re-enter said premises, or resort to any legal remedy.

The party of the second part agrees to pay all taxes to be assessed on said premises during said term.

The party of the second part covenants that at the expiration of said term, he will surrender up said premises to the party of the first part in as good condition as now, necessary wear and damage by the elements excepted.

Witness, the hands and seals of the said parties, the day and year first above written.

Jereba H. Allenby, L.S.
by J.R. Olmstead, atty.

Edward F. Borrin, L.S.
LEASE.

Chattel Mortgagors:

Joseph H. Allen

To

Edward T. Bohm

Given: Jan 4 31st 1877
Expiry: March 31st 1878
or Nov 31 1881

Filed: Jan 17th 1878
at 12:30 PM

John Selk
Town Clerk
Know all men by these presents that I James Marshall of the village of Scottsville Monroe County N.Y. am the first part herein and by these presents do grant and convey for the Sum of One hundred and five dollars good and lawful money to me in hand paid or before the ensailing of these presents by Philip Garbutt of the same place, unto the said Philip Garbutt the equal undivided half of the lot put by myself 200 ft. to the east to the said Phillip Garbutt in the said village of Scottsville now remaining in the said ice house of Martin Rogers in the said village of Scottsville now remaining in the said ice house. Also the right to use the said ice house for storing the said ice until said portion from the said ice house. In the sale of which said challet I hereby covenant no way to suit the said Phillip Garbutt to defend against any person whatever claiming the same in any legal manner whatsoever.

I in witness whereof I have hereunto set my hand and seal this 7th day of February 1878. James Marshall
Bill & Sale
James Marshall
To
Philip Marshall

Filed February 21, 1954
at 9:30 a.m.
John Bill
Town Clerk
Know all men by these presents
That I James Marshall of the town of Scotland Monroe County N.Y. of the
first part, for and in consideration of the
sum of One hundred and Twenty five
dollars paid in lawful money to me in hand
paid at or before this writing delivering of
these presents by Philip Garbutt of the
town, county, and state of oursaid of the
second part the receipt whereof is hereby
acknowledged have been paid and good
and by these presents do grant convey to
the said party of the second part his
executors administrators & assignee
the following articles of personal property viz
all the Meat, Bacon, Fallow etc. that are
at present in the market now occupied by
me, and owned by W.G. Cox. Also all
unsettled book accounts, arising from
the sale & returning to the Meat Market
business as carried on by me, from the
27th day of June 1877 up to the present time
at home and to hold the same unto the said
party of the second part his heirs, executors
administrators assignees forever. I
also for my heirs & assignee do covenant to
and with the party of the second part
his heirs or assignee to warrant & defend
Bill of Sale
James Marshall
To
Philip Marshall
Filed on Feb. 16, 1878
John Lee
County Clerk

The said Philip Marshall, 1st party, for the sum of $500 for consideration, and in consideration of which, the 1st party hereby transfers, assigns, and conveys to the 2nd party, all the rights and interest in the above mentioned real estate.

James Marshall
Sold David B Grey of Scottsville, N.Y. My entire crop of Corn, beans and potatoes on the ground on the farm in the town of Wheatland at Belvedere. With the wheat, oats and barley in the straw in the barn on said premises, being about 200 bushels of wheat, 100 bushels of barley and 250 bushels of oats the grain to be threshed, cleaned and delivered by me as soon as threshed to said David B Grey in Scottsville or not more distant than Scottsville. The corps to be gathered and delivered with all convenient speed, books to be issued by Grey immediately—Said David B Grey to pay off a chattel mortgage of about 275 dollars held by Alex McPherson and hold the title to said chattel mortgage until the said David B Grey is paid 100 dollars owing to him. Said Grey by said Philip Kelisnow + said 275 dollars and then release said mortgage.

If the said Kelisnow after paying 100 dollars to my father, David Kelisnow—Eliza & Kelisnow 125 dollars and William J. Kelisnow on the farm and Hewitt Shaffer half the sum of 65 dollars which 65 dollars is to be paid before the 100 dollars each to Huriman Kelisnow and Eliza & Kelisnow which mentioned and 21 dollars to Seth Mills for said oats.

Dated August 8th, 1875

In presence of

W. W. Ashley

Philbros Kelisnow
Bill of Sale
Philacies Halipow
To
David D. Gray

Sold

Date
March 15, 1859

Filed Aug 24 1878
A. Campbell
Town Clerk

[Handwritten text not legible]
Know all Men by these Presents, That

Thomas Ladd of the Town of Wheatfield, County of Monroe, State of New York

of the first part, for and in consideration of the sum of Four Hundred ($400) Dollars lawful money of the United States, to me in hand paid, at or before the enrolling and delivery of these presents

by Franklin Bush of the City of Rochester, New York

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 all my right

title interest in all the following described goods & chattels that is to say

One equal undivided one half interest of the threshing machine consisting of separator & thrasher together with one equal half of the diesel engine, water tank truck & belt ing hanging to the same as now herein mentioned or used by said Thomas Ladd in threshing with an equal undivided one half ownership interest & control over the same with joint ownership with Edwin Smith of said town of Wheatfield

To Have and to Hold, the same unto the said party of the second part his executors, administrators and assigns forever. And I do covenant and agree, to and with the said party of the second part, that I am the owner and have the right to transfer said property, and will defend the same against any person or persons whomsoever.
No.

Will of Sale.

Thomas Lake

to

Franklin Bush

Dated the July 12th, 1878

Filed this 22nd day of July, 1878, at 2 o'clock p.m. in the Town Clerk's Office of the County of Warren, State of New York.

In the presence of

Witnesses:

Franklin Bush

Town Clerk

12th day of July, 1878
Know all Men by these Presents, That I William Granger
of the first part, for and in consideration of the sum of
Dollars lawful money of the United States
in hand paid, at or before the ensealing and delivery of these presents, by

Celsia Granger of the same place

of the second part, the receipt whereof is hereby acknowledged, have bargained, sold granted and con-
veyed, and by these presents do bargain, sell, grant and convey, unto the said party of the second
part, her executors, administrators and assigns

one bay mare about
10 years old - and one cow 8 years old and
8 cows 5 years old - how other than year old they
Three yoke oxen - how small cattle - are
One clinker wagon - one & one Conductor wagon -
One Demperoe wagen - two Corn Culwanes
one loan plow - two hot hoesplows - acc-
and double harness - and plow harness
Raming Mill - one cutting box - two hoes

To Have and to Hold the same unto the said party of the second part, her executors,
administrators and assigns, forever. And hereby 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 said
above described property

hereby sold unto the said party of the second part, her executors, administrators and as-
signs, against all and every person and persons whomsoever.

In Witness Whereof, I have hereunto set my hand and seal the 26th day of May, in the year one thousand eight hundred and sixty

Signed, sealed and delivered in the Presence of

[Signatures]
William Grant

to

Dellie Grant

BILL OF SALE.

Dated May 26, 1898

Filed January 2nd, 1898

at 10 a.m.

John Lee
Town Clerk
To all to Whom these Presents shall Come:

Know Ye, That George W. Thomas of Wheatland and

McKean County, Deponent, are indebted unto W. J. Ashley of the same place

in the sum of three hundred and fifty dollars and

Cents being for the payment of a certain promissory note bearing date

with this mortgage for three hundred and forty dollar and

half dollars and interest on the first day

of October 1878

Now for securing the payment of the said debt and the interest thereon from the date hereof, to the said W. J. Ashley do hereby sell, transfer and assign to the said W. J. Ashley the property described in the following

SCHEDULE, viz: Between 35 and 40 acres of wheat on the ground, on the farm now occupied by the
said George W. Thomas in Wheatland, known as the hill

farm—also one large hay horse 11 years old with

White Star in the forehead and both hind feet white. One dark

cow, horse 12 years old male to the first named horse.  One large hog

named Joe in foot of Fred Person—White Mowing 11 years old. One
dark or Black horse 13 years old. One large farm cow, six years

old. One 2 year old red heifer. One Shetland cow 8 years old—

One red heifer 12 years old—One yearling red heifer. One Platform Shy wag

One yoke of oxen 2 yoke of oxen 3 yoke of oxen—One Shetland
dog—One chow dog—One dog—One sheep—One horse

and all the above personal property on the farm of said George W. Thomas in Wheatland aforesaid

Provided always, and this mortgage is on the express condition, that if the said George W. Thomas shall pay to the said W. J. Ashley the sum of three hundred and fifty dollars with interest thereon as follows, viz:

On the first day of October 1878 according to the

true value of said note, or to the holder of said

note at the time of its maturity and also all such

time costs incurred by the said W. J. Ashley

which the said George 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 W. J. Ashley 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 350 dollars and costs all expenses of the sale and keeping of the said property) to apply in payment of the above debt: and in case of the said W. J. Ashley deeming the same 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 said mortgage and agree to pay the deficiency.

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

Sealed and delivered in the presence of  

L. M. Thomas
Discharge of Mortgage
Edwin J. Roberts

Em W. Thomas
Oct 2d 1876

D.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Nathan Hammond, of Munford, New York, indebted unto Morgan Hammond, of Mr. Morris Livingston Co. N. Y., in the sum of Eighty two Dollars and Eighteen Cents, being for the Amount of a Promissory Note made this day of last Twelve Months and delivered by me to said Morgan Hammond, payable Six months from date thereof with Interest.

Now for Securing the Payment of 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:


Provided Always, and this mortgage is on the express condition, that if the said Nathan Hammond, shall pay to the said Morgan Hammond the sum of Eighty two dollars and Eighteen Cents, with interest thereon according to the terms of the above note, which this mortgage is given to secure the payment of which the said Nathan Hammond 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 Nathan 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 same, and keeping of the said property), to apply in payment of the above debt; and in case the said Nathan Hammond shall at any time deem himself the debt or debtors' goods unsafe, it shall be lawful for him totake possession of such property, and to sell the same at public or private sale, previous to the time aforesaid 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 hereby aforesaid mentioned, the said Nathan Hammond, covenant and agree to pay the deficiency.

In Witness Whereof, Nathan Hammond, have hereunto set his hand and seal the day of ______ in the year of our Lord one thousand eight hundred and seventy Eight.

Sealed and Delivered in presence of 

Pil. Dallard 

Samuel B. Loom.
Wiscasset Aug 9 1878
The within Mortgage Deed, to the said

Philippus Muliffor, and this Mortgage is on the express condition, that if the said

Philippus Muliffor, shall pay to the said

William Muliffor, the sum

of Three hundred and fifty dollars

with interest thereon as follows, viz:

one day after date

which the said

Philippus Muliffor, hereby agrees to pay, the said 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 Muliffor, 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 Muliffor, 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 be

covenants and agreed to

pay the deficiency.

In Witness Whereof, I

have hereunto set

my hand and seal this

day of February, in the year of our Lord one thousand eight hundred and sixty-seven.

Sealed and Delivered in Presence of

William Muliffor, Philippus Muliffor.
To all to whom these presents shall come:

Know Ye, That Philatus Puleifson of the town of Westland, Hancock, being indebted unto Willard Muliffson of the town of Westland, Hancock, in the sum of Three Hundred & Fifty dollars and in addition thereto as follows, viz:

SCHEDULE, Viz:

[Handwritten text that is not legible]

Prohibited Always, and this Mortgage is on the express condition, that if the said Philatus Puleifson shall pay to the said Willard Muliffson the sum of Three Hundred and Fifty Dollars with interest thereon as follows, viz:

[Handwritten text that is not legible]

which the said Philatus Puleifson 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 Willard Muliffson 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 Willard Muliffson shall at any time deem itself 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 under covenants and agrees 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-eight.

Sealed and Delivered in Presence of

[Handwritten signatures]
Chattel Mortgage.

Philadelphia

William Kulpson

Given, February 6th, 1866
Filed, March 26, 1866
at 1/2 o'clock, P.M.

D.R. Campbell
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That I, William J. Chamberlin, of the County of Schenectady, State of New York, am indebted unto Jasper B. Lewis, in the sum of Two Hundred Dollars and __________ Cents being for Money Lender.

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

Undivided One Half of Fifty Acres of Wooded New Ground on the Farm of Peter Nabor, in the said Town of Schenectady, now worked by me.

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

Within Six Months from date

which the said William J. Chamberlin 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 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 William J. Chamberlin shall at any time cease to pay the same, 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 William J. Chamberlin hereby agree to pay the deficiency.

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

Sealed and Delivered in Presence of

[Signature]
Chattel Mortgage.

Mr. F. Chamberlin

To

Jasper B. Lewis

Given, January 21st, 1875
Filed, February 2nd, 1875
at 2, 30 o'clock, P.M.

John Jell
Deputy Clerk
To all to whom these Presents shall come:

Know Ye, That I, Isaac C. McPherson, the town of

in the sum of Two Thousand Dollars and

being for Securing the payment of a certain debt

in said Town of \\

now for Securing the payment of said Debt, and the interest thereon from the date hereof, to the said

I do hereby SELL, TRANSFER and

ASSIGN to the said Daniel C. McPherson, the property described in the following SCHEDULE, viz:

The entire estate and undivided interest in the property consisting of two wagons and

and unfinished books consisting of wood and leather paint. To be sold in manufacturing at such prices

and upon such premises as the goods a chattel not being manufactured from these unfinished books in any manner

shall bear all my interest in the book account of the said

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

shall pay to the said Daniel C. McPherson on or before the

the sum of Two Thousand Dollars

with interest thereon as follows, viz:

Principal and interest on the said

which the said Daniel 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 interests at the time above mentioned, then the said

shall have full power to enter upon the premises of the said part of the first part, or any other part 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 said 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

shall bear all my interest in the book account of the said

In Witness Whereof, I have hereunto set my hand and seal the 2d day of March in the year of our Lord one thousand eight hundred and seventy-

Sealed and delivered in presence of
To all to whom these presents shall come:

Know Ye, That I Edward Cordle of Monroe

Pierson County New York indebted unto John Grant

of Caldwell Fleming Co Ind

in the sum of fourteen

Dollars and

Cents

being for

a note this day given

Now for securing the payment of the said debt, and the interest thereon from the date hereof to the said John Grant I do hereby sell, transfer and assign to the said John Grant the property described in the following

SCHEDULE, VIZ:

1. Set Bob Sleighs with Boy

now in my possession and owned by one

of the uncles

Provided Always, and this Mortgage is on the express condition, that if the said Edward Cordle shall pay to the said John Grant the sum of (44.00) fourteen dollars with interest thereon as follows, viz:

According to the terms of a note bearing even date herewith due July 1st 1878

which the said Edward Cordle 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 Grant 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 Grant shall have any time deemed 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 the covenant and agree 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 eight.

Edward Cordle

(Seal)

T J Walker
No. 24

Chattel Mortgage.

Edward [handwritten]
do
John Grant

Given 7th 4th 1876
Filed February 5th 1876
at 6 o'clock P.M.

John [handwritten]

Town Clerk
To all to whom these Presents shall Come:

Know Ye, That I Duncan Mc Queen of the said
Manor of Rye are indebted unto

James McLean in the sum of

Three Hundred Thirty Dollars and Fifty Cents,

being for

the above plantation

32 1/4 cards., for which

I do hereby sell, transfer, and
assign to the said

James McLean the property

herein described in the following Schedule, viz:

the stone at his place

and one third of the mill ground

from the said stone to be sold by said

McLean at the amount of

478.50

Thereupon, the amount of $143.50 shall be

paid to the said Duncan Mc Queen on or before

August 30, 1878

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

Duncan Mc Queen shall pay to the said

James McLean the sum of

One Hundred Thirty Dollars and Fifty Cents, with interest thereon as follows, viz;

on or before August 30, 1878

which the said Duncan Mc Queen hereby agrees to pay, then this transfer to be void and of no effect; but in case of non-payment of the said sum and interest, at the time above mentioned, then the said

James 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 all expenses (after deducting One Hundred Dollars and Fifty Cents) 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

James McLean 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, said covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 30th day of March in the year of our Lord one thousand eight hundred and seventy eight.

Sealed and Delivered in Presence of

Duncan Mc Queen
Chattel Mortgage.

Given, March 20, 1878

Filed, April 3rd, 1878

at 6 1/2 o'clock, P.M.

S.P. Campbell
Town Clerk
To all to whom these Presents shall Come, Greeting:

Know Ye, That Daniel Smith of Wheatfield, Monroe County, NY, am indebted unto Daniel E. Rogers of the same place in the sum of Five Hundred Fifty Dollars and Cents, being for the Securing of the payment of a certain promissory note made by the said Daniel Smith to the First City National Bank at Rochester, NY, for an amount of $550 due and payable February 22nd 1876 to be paid 90 days after date to said Bank with interest of such note. Daniel E. Rogers is first Security for said sum payable at his own

Now, for Securing the Payment of the said Debt, and the Interest from the date hereof, to the said Daniel E. Rogers, do hereby SELL, ASSIGN and TRANSFER to the said Daniel E. Rogers all the Goods, Chattels and Property described in the following SCHEDULE, Viz:

1. Some Horse about 12 years old named Billy
2. Some Horse - about 11 years old named Don
3. Some Horse - about 10 years old named Steve
4. Some Horse - about 10 years old named Dean
5. One Cow - about 12 years old named Red
6. One Cow - about 12 years old named White
7. One Cow - about 9 years old named Gray
8. One Cow - about 9 years old named Brown
9. One Cow - about 9 years old named Red
10. One Cow - about 8 years old named Black
11. One Calf
12. One Arabian Eggnor & Dromimfrom Fromahaden
13. One Barn Dale Farmer, Forrini and all other for m implements & utensils
14. Horses now on my premises
15. 2 Acres of Wheat & 1 1/2 acre of Rye now
16. On a ferry on the ground on my Farm.
The true intent of this mortgage is to secure the said B. Evie E. Huggins, against any loss or damage he may sustain by reason of encroaching the within described tract.
Said property now being and remaining in the possession of

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said Dennis Smith Jr. shall pay to the said Liber of the Sum of One Hundred & Fifty Dollars with interest as follows, viz:

which said sum and interest the said Dennis Smith Jr. 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 Dennis & Rogers 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 Dennis & Rogers shall at any time deem himself unsafe, it shall be lawful for same 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 Dennis Smith Jr. covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 16th day of February in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and Delivered in Presence of

Byron Rogers

Daniel Smith Jr.
No 27
Chattel Mortgage.

Daniel Smith

Daniel B Rogers

Given February 12th 1875
Filed February 13th 1875
at 7 o'clock P M.

John Gill
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, George W. Thomas, of Whiteland
Monroe County, New York, am indebted unto Byron
Rogers in the sum of Seven Hundred Two Dollars and
Cents, being for

issuing payment of a note of the sum of
the following is a copy, viz, "W. H. Rocklin, N.Y.
February 8, 1878," Ninety days after date I promise
to pay to the order of Byron Rogers One Hundred
Two Dollars at the New York National Bank of Rochester
Rogers through said First National Bank of Rochester
by 25th prncd. in writing, by George W. Thomas

Now for securing the Payment of said Debt, and the interest thereon from the date hereof, to the said
Order of Byron Rogers at the said Bank, do hereby SELL, TRANSFER and
ASSIGN to the said Byron Rogers the property described in
the following

SCHEDULE, viz:
34 Yards of Ever绿 Silk Heavy Canvas Cloth, One Yard Wde,
One sitting Room heating stove, 1/2, One Hair Croquet Set,
One Cloth Canvas carpet, 1/2, From Blacker Bank
One Bureau Center Table, 1 Large easy Chair, 6 Case Stated "BW"
3 Chairs, 2 Easy Backs (one red one brown color), 1 Campaign Seat,
1 White and 1 Peggert Soreon. Four, 1 Month old, 55" High,
1/2 Oak Walnut Bed Stand in my own room, 1 Set of Yarns
and the Mattreses on above bed, Worth About $60. a quantity
in Shoe Bed room being 1/2 Oak Walnut Bed Stand & Mirror
Hand and Calfskin Ford covered occupied by me.

Provided Always, and this mortgage is on the express condition, that if the said
George W. Thomas shall pay to the
said Order of Byron Rogers at said Bank
the sum of One Hundred (100) Four Dollars
with interest thereon as follows, viz: Interest from date I said
write until payment of the same, and any
costs of protest. Collected from the said mortgage

which the said George 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
Byron Rogers 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 Byron Rogers shall at any time
determine the premises unsaleable, 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, to apply 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

in the said Covenant and agree to pay the deficiency.

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

Sealed and Delivered in presence of

George W. Thomas
Chattel Mortgage.

To

Byron Rogers

Given Feb. 8th 1874
Filed Feb. 13th 1878 at 10 o'clock P.M.

John Gill Imweldin
Endorsed.

I, Philibus Rulepse

the Mortgagor 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

the principal sum secured by said Mortgage, the sum of

and fifty eight dollars and cents and that interest, as such

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

hundred and fifty eight dollars and cents and the interest thereon from the first day of January 1879

Dated the March 29 1879

Mortgagor

Philibus Rulepse

Philibus Rulepse

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

shall pay to the said

Alexander

the sum of 264, 500 dollars

with interest thereon as follows, viz:

October first

1879 according to the Conditions of

said Mortgage

which the said Philibus Rulepse 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 Alexander 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 said party and the said property) to apply in payment of the above debt; and in case the said Alexander shall at any time deem unsale, it shall be lawful for the said property, shall 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 it any cause said property shall fail to satisfy said debt, interest, costs and charges of said Mortgage and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 29th day of March 1879 in the year of our Lord one thousand eight hundred and seventy eight.

Sealed and delivered in the presence of
Know Ye, That C. Phillips & R. Haines, of the Town of New Haven, County of New Haven, in the State of Connecticut, have this day unto us, Alexander H. F. M. von Schenck, for the sum of $1,200.00, paid in lawful money of the United States, and the reputed value of the property herein described, and the satisfaction of which, the said Alexander H. F. M. von Schenck has given us, and which we hereby sell, transfer, and assign to the said Alexander H. F. M. von Schenck, the property described in the following schedule.

Schedule Viz:

One black horse 4 years old, named Jack, valued at $200,000. One black mare 4 years old, named Blackie, valued at $150.00. One grey horse 12 years old, named Grey Man, valued at $100.00. One black cow 5 years old, named Old Red, valued at $50.00. One cow 5 years old, valued at $50.00. One hog 5 years old, valued at $25.00. One sheep, valued at $10.00. And this mortgage is on the express condition, that if the said Phillips H. L. H. R. will pay to the said Alexander H. F. M. von Schenck, the sum of $200.00, the mortgage shall be discharged.

In consideration hereof, witness our hands and seals this 20th day of October, in the year of our Lord one thousand eight hundred and seventy-three.

Philibius Ralpers

Schedule II annexed to and forming part of the foregoing mortgage, to which this schedule is annexed and forms a part, all the terms and conditions mentioned in the foregoing mortgage and so modied and conditioned as a further security, the 3rd day of April, 1874.

About three hundred acres of land situate in the town of New Haven, County of New Haven, in the State of Connecticut, on the farm more occupied by me in the town of New Haven, now occupied by us, the town of New Haven, and owned by us,

David H. W. With this mortgage, I hereby consent to the execution and attachment of this schedule to the foregoing mortgage, subject to all the terms and conditions thereof as a further security, with this mortgage.

Philibius Robert
CHATTLE MORTGAGE. 

Printed and sold by R. B. ANDREWS, Rochester, N. Y.

To all to whom these Presents shall Come:

Know Ye, That George Rodbard of Mumford County indebted unto Lewis Wilson, in the sum of fifty three Dollars and forty six Cents being for the collateral security of the payment of a certain promissory note for five hundred forty six dollars bearing seven per cent interest made by said George Rodbard payable to said Lewis Wilson or bearer October first 1878.

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:

1 Bay horse 8 or 9 years old the spring issue white hind foot named Brandy one December tobacco ready tree with red running gear blind cock pump box now at my possession in the village of Mumford aforesaid.

Prohibited Always, and this Mortgage is on the express condition, that if the said George Rodbard shall pay to the said Lewis Wilson the sum of fifty three and four dollars with interest thereon as follows, viz:

One or before October first 1878 according to the condition of said Note.

which the said George Rodbard 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 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 the article 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 the said have hereunto set my hand and seal the 24th day of April, in the year of our Lord one thousand eight hundred and seventy.

Sealed and Delivered in Presence of

[Signatures]

George X Rodbard

[Stamp]
Chattel Mortgage.

George Roddowe

To

Louis Wilson

Given, April 2, 1878
Filed, April 2, 1878
Filed, this 2d day of April 1878
at 1/2 o'clock, P.M.

S. P. Campbell
Town Clerk
To all to whom these Presents shall Come, Greeting:

Know Ye, That James Munhouser of Wheatland

Monroe Co., N.Y., am indebted unto Philip Garbutt of the same place

in the sum of One hundred and fifteen Dollars and fifty Cents,

being for Plots of land sold to me by him in 1878

his dat account to due for which I, and Philip Munhouser and Philip Garbutt, my note dated May 30th, 1878, for $127.00, one day from date, due to him or to his order.

Now, for Securing the Payment of the said Debt, and the Interest from the date hereof, to the said Philip Garbutt, do hereby, SELL, ASSIGN and TRANSFER to the said Philip Garbutt all the Goods, Chattels and Property described in the following SCHEDULE, viz:

The said Plots, being fifteen acres of land, of the same being of said land, running eighty feet, thence north half town, then of

said Munhouser to have the privilege of setting said 6 1/2 tons of Plots, he may find extra

tons for the above 5 to 6o, at the rate as said

Garbett, to pay from the proceeds of Plots, he sold hereof, the sum of $127.00, and Philip Garbett on or before August 1st, 1878.
Said property now being and remaining in the possession of Duncan McQueen.

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said Duncan McQueen shall pay to the said Philip Garbutt the sum of One Hundred Thirty Seven Pounds with interest as follows, viz: on or before August 12th 1878

which said sum and interest the said Duncan McQueen 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 Philip Garbutt 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 Philip Garbutt 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 Duncan McQueen covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 30th day of March in the year of our Lord one thousand eight hundred and seventy eight.

Sealed and Delivered in the Presence of

Duncan McQueen
Chattel Mortgage.

Dana W. Russell

To

PhilipARBUTT

Given March 30, 1878
Filed April 3rd, 1878
at 10 o'clock A.M.

Daniel P. Campbell
Town Clerk
To all to Whom these Presents shall Come:

Know Ye, That I, James Marshall of the Town of Chili Monroe County, NY, am indebted unto Samuel Marshall in the sum of One Hundred Dollars and Fifty Cents being for the sum of the said sum of One Hundred Dollars, and as security for the payment thereof, I now, you, Samuel Marshall, assign the following property:

SCHEDULE, VIZ:

One Bay Horse
One Brown Horse
One Knight Top Mare
One Three Year Spring Mare
One Yearling Filly
One Sut Stable Horses
One Stale Single Horse

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

Provided Always, and this Mortgage is on the express condition, that if the said James Marshall shall pay to the said Samuel Marshall the sum of One Hundred Dollars with interest thereon as follows, viz:

One year from the date of this instrument, One Hundred Dollars, with the interest thereon; then the said instrument shall be void and of no effect.

which the said James Marshall 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 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 Samuel Marshall shall at any time deem the same 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 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 17th day of January in the year of our Lord one thousand eight hundred and seventy Eight.

Sealed and delivered in the presence of

James Marshall
No. 1
Chattel Mortgage.

James Marshall
To
Samuel Marshall

Given January 17th, 1875
Filed January 18th, 1875
at 3 o'clock P.M.

John Doe
Town Clerk
To all to whom these Presents shall come, Greeting:

Know Ye, That I Sanford A. Smith of Wheatland

indebted unto Daniel E. Rogers

in the sum of Three Hundred & fifty

Dollars and __ Cents,

being for the reconveyance of the premises hereby conveyed, which the said premises consist of 41 acres of land, situated on the north side of the Genesee belonging to Rogers, being part of the tract of land of 100 acres purchased by the said Daniel Rogers from the Cherokee Nation of Indians, and patented to the said Rogers, and also for securing the said debt, or any interest or becoming due thereon, to the said Daniel Rogers, by reason of any other indebtedness or obligations hereafter due, and to secure the payment of the said debt of $350.

Now for Securing the payment of the said Debt, and the interest from the date hereof to the said

Daniel E. Rogers

I do hereby SELL, ASSIGN and TRANSFER to the said Daniel E. Rogers all the Goods, Chattels and Property described in the following

SCHEDULE, viz:

One Bay Horse called Jack, about 10 years old. One Bay Mare called Queen, about 9 years old. One red cow, about 9 years old. One Red cow, about 7 years old. One Red cow, about 8 years old. One Red cow, about 2 years old. One Beef cow, about 3 years old. One Beef cow, about 2 years old. One Beef cow, about 1 year old. One Beef cow, about 1 year old.

150 Head of Poultry, full grown. One Double Wagon, Thimble, Bueno double coach, horse, double coach, horse, one wagon iron ax, with iron rakes, horse, iron rake & yoke. One Pair of hogs Davis & Hargrave. One Pair of hogs. One Reamer Plow. Two Ploughs, one made one gang plow. Plow made. Two corn cutters, one.


One pair of Double Harness.

Benjamin W. Spalding

I hereby agree that I am the true and answer of all of the above described property, and that it is now in my possession, and that none of the above property is to be removed from the premises upon the property.
Provided Always, and this mortgage is on the express condition, that if the said
shall pay to the said the sum of Said rent and interest due hundred eight
hundred and night with interest as follows, viz:
According to termes condition of said note also pay all other
installation debts or else, the said D. E. Rogers might otherwise be called upon
to pay or also pay to the said D. E. Rogers any obligations that have
already grown hereafter arise, time or to be due the said Daniel E.
Rogers from this said S. A. Smith

which said sum and interest the said hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of
the sum at the time or times above mentioned, together with interest, then the said
D. E. Rogers 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 of the said 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. And the said mortgage, 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 the said
S. A. Smith covenant and agrees to pay the deficiency.

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

Sealed and Delivered in presence of

W. W. Rogers  S. A. Smith
Chattel Mortgage.

To

De Ragus

Given January 31st 1880
Filed February 3rd 1880
at 2:30 o'clock A.M.

A.P. Campbell
Town Clerk
Whereas I said Wm. Eberly am
highly indebted and to pay saidByrn
Rogers in the sum of fifteen
hundred dollars for money had
and received by me from said Rogers
and which I am to pay to said
Rogers as follows
One hundred dollars March 1st 1880
Two hundred dollars June 15th 1880
Five hundred dollars July 15th 1880
Two hundred fifty dollars August 15th 1880
and balance November 15th 1880
with interest on the amount un-
paid at the time of paying each
payment as a foresaid, and
whereas said Rogers did on the
28th day of January 1880, at my re-
quest made for my benefit and
behalf endorse a note of $500 to
made by me for her and
endorsed by me, payable at the
Frew City National Bank of Frew-
the three months from date, with
interest, one half of which note I
will mortgage I am to pay when the
same is due, and provided I
do to pay the same and not
otherwise, said Rogers is to endorse
a renewal note for the remaining
half of said note payable in two
months from date, same which
Know all men by these presents
that I, William E. Weeks of the
Town of Wheatland County of Mar-
sco and State of New York for con-
eration of Ten Dollars herein
paid and other considerations by
Byron Rogers of the same place
have and by these presents do
grant, bar, sell, assign, trans-
er and set over, unto the said Rogers
and his assigns forever the following
Goods: Chattels and personal property
20 hogs of corn on the bar - potage -
 About 78 bushels of corn - 25
About 78 bushels of
Wheat - all debts now in my
Possession on my farm in
Garberville NY and all places
How now and among the
The ground on said Garberville
And with all other places where to
May be my at said town of Wheat-
厂房 and during the life of
This instrument - after which time
There: When it being severed
From the ground it shall be
Subject to this agreement and
During the life of
As though it were not for
At length hereon.
Last note, I agree to pay when due. Now the condition if
the above bill of sale is such that if the said William E. Weeks,
As well and truly pay or cause to be paid to said Rogers said fifteen
hundred dollars with interest at
a rate provided and at the time
and times above provided and
shall pay said note-joint at one
described and the remainder of the
half of the above at the time
above set forth and keep and
perform all the conditions and
agreements on my part to be
kept and performed as aforesaid
then the above bill of sale to be
void.

Otherwise on the neglect
and failure of the said William
Weeks to pay any installment
with interest as above prescribed
on the note or notes as aforesaid
mentioned at the time or times above
provided and after said Rogers
being legally charged to pay the
same or any part thereof, if the
said note or notes at either of the
cheers shall once the said Brynlee
and his assignees are hereby author-
ised and empowered to enter upon,
the premises where said goods and chattels are aforesaid may then be and sold to all the same or any part thereof at public or private sale at his or their risk and to claim from such proceeds of the sale sufficient to pay the amount due and all costs of sale or at his or their option of the payment of any judgment as aforesaid with interest or of said half of the first note, or if the last note shall have remained due and unpaid for the space of ten days the whole amount secured by these presents shall at the end of said ten days be come immediately due and payable notwithstanding any thing herein to the contrary and notwithstanding any other clause or provision with costs of sale and the expenses of any process to be returned by the aforesaid Sheriffs and if the amount received on said sale shall not be sufficient to pay the amount so secured by these presents than William F. Weeks do hereby agree to pay the deficiency.
on demand and on sale said Rogers shall at any time deem necessary it shall be lawful for him to enter upon the premises where the goods and chattels may then be and to remove the same and sell the same at public auction giving me copy notice of the time and place of such sale done the said weeks and until the money received on said sale to return the amount secured by these presents with interest and costs and charges of sale and the overplus of any to be paid lime said weeks and if there be a deficiency being on such sale I agree to pay the same on demand

In witness whereof I do hereunto

WILLIAM S. TAYLOR

This 1st day of February 188__ and

the above covenant upon that will be the subject every

of this other as itself properly that is, that in any subsequent quit-claim and all

that there are no encumbrances of

any person aforesaid subject upon the property

WILLIAM S.

Weeks
Discharge
W. B. Letter
James A. Veit
To
Low & Weeks

Discharged this 4th day
of February 1880
6.40
A. Campbell
Sew Clerk
Do hereby certify that a certain indenture of mortgage bearing date the 10th day of November 1879 made and executed by William R. Weeks of Wheatland, Monroe County, New York and filed in the Office of the Clerk of the Town of Wheatland and bearing the number 83 on the 7th day of January 1880 at 5 o'clock P.M. I redeemed paid off satisfactorily and delivered and acknowledged dated the 3rd day of February 1880.

Witness by:

Samuel W. Weeks

Miss B. Rogers

Said D. Currier

County of Monroe

On this 3rd day of February 1880 before me, the subscriber, personally appeared the above named Wm. R. Weeks to me, the recorder herein, to wit and who executed the above indenture and acknowledged that he executed the same.

[Signature]

J. B. Taylor, Recorder of the Town.
Know ye, That I, William A. Weeks of the town of Wheatland, Monroe County, New York, am indebted unto James A. Weeks of Baldwinsville, New York, in the sum of $1000.00 for the payment of money for his services, trouble, time, and otherwise, and about the business of said William A. Weeks within the two years last past.

Now for securing the payment of the said debt, and the interest from the date hereof to the said James A. Weeks, I do hereby sell, assign and transfer to the said James A. Weeks all the goods, chattels and property described in the following schedule, viz:

SCHEDULE, viz:

36 Acres of land on the ground now owned by Henry Reed and David Stewart, also one pair horses, Bruce and Charlie, both boy and about 15 years old, also one pair Fred, a brown horse 16 years old, white spot on forehead, and Polly, a dark bay Brown 9 years old.

Our old black mule and foal 3 years old.

Also, Old Jenny, over 30 years old, boy.

Our white cow about 6 years old.

Our red cow 4 years old.

Our yearling heifer red with a few white spots.

Our 2 year old heifer, and 2 fir falling hogs in the pen.
3 White Spring pigs
22 Hogs bees - 2 Lumber
wagons - 2 red - and one wagon
will come - One pain bobs red with
stripes - One pain old bobs
2 Sotts double horses long
tug and one Sott Plow tug
1 Top buggy - Democrat
leather top - One Democrat
with pole and Hills
One Cutter Squire box
with Color
1 Brockpark Reaper - One
Brockpark Mower
1 Yale Plow - 1 Scottsville Plow
1 forty tooth Harrow - 1 two horse
drag 2 Corn Cultivators
1 Cutting Box - 1 House Rake
(whell) - One farming tool
1 couple of kibbles
About 100 long hay in the barn
& shed - 400 Bushels corn in the
co - 1 Stack shov -
75 Bushel potatoes - all the corn
being on the house farm of Sallie
Mellon & Haks -
Also 200 tons ground plaster
of the mill - Also 45 ends of
plaster stone of the beds -
And about 50 tons ground plaster
at Caledonia
60 Bushels of wheat in the ground
25
Beans
Said property now being and remaining in the possession of

William E.

provided always, and this mortgage is on the express condition, that if the said

William E.

shall pay to the said

the sum

of

One Thousand Dollars

with interest as follows, viz:

One Year from the date of this

mortgage

which said sum and interest the said

William E.

hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of

the sum at the time or times above mentioned, together with interest, then the said

James E.

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

shall at any time deem any of said property unsafe, it shall be lawful for

William E.

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. 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, cost and charges the said

William E.

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 seventy

Sealed and Delivered in presence of

W. G. Ashley

Wm. E. Weeks
Chattel Mortgage

To

James A. Weeks

Given November 10th, 1879
Filed January 7, 1880
at 9:00 o'clock A.M.

D.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye,

That Philæthus Mulipian of the Town
of Wheeling of the County of Kanawha in the State of West Virginia, being indebted unto David W. Gray, in the sum of Two Hundred Forty Dollars and Thirty Seven Cents, being for Money to pay of a certain Promissory Note given to Alexander Washea by Philæthus Mulipian and Pericles B. Gray.

Now for securing the payment of said Debt, and the interest thereon from the date hereof to the said David W. Gray, do hereby SELL, TRANSFER and ASSIGN to the said David W. Gray, the Property described in the following Schedule, viz:

<table>
<thead>
<tr>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>One Black Mare 5 years old called Black Mare. Three Brown Horses Black</td>
</tr>
<tr>
<td>five years old Golden with an ordinary mane &amp; tail. One Gray mare 13 years</td>
</tr>
<tr>
<td>old called Grey mare one Year horse Coll one year old in every one Cord</td>
</tr>
<tr>
<td>Colt one Year one sticks old called old 127 one year one Cor 5 run years old</td>
</tr>
<tr>
<td>Called Black one Cord one Cor 7 run years old With one first Choise one</td>
</tr>
<tr>
<td>Black mare one Keyse. the mare and male foals may be rented and sold in</td>
</tr>
</tbody>
</table>

Provided always, and this Mortgage is on the express condition, that if the said Philæthus Mulipian shall pay to the said David W. Gray the sum of Two Hundred and Twenty Five Dollars with interest thereon as follows, viz: on or before the first day of April next after the date of this article, which the said Philæthus Mulipian 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 W. Gray 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 David W. Gray shall at any time deem the said premises 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 mortgagor, 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 a covenant and agree to pay the deficiency.

In Witness Whereof, the Undersigned have hereunto set my hand and seal the Sixth day of April in the year of our Lord one thousand eight hundred and eighty-five.

Sealed and delivered in presence of

Philæthus Mulipian

David W. Gray
No. 63
Chattel Mortgage.

Philatus Naples
40

Daniel S. Greg

Given April 9th 1886
Filed April 10th 1886

at 2:30 o'clock A. M.

S. P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know ye, That W. L. Chapin, of the town of Wheatland, County of Monroe, State of New York, is indebted unto Amelia Chapin of the town of Wheatland, Cty. Monroe, St. of New York in the sum of one hundred and fifty Dollars and Cents, being for borrowed money.

Now for Securing the payment of said Debt, and the interest thereon from the date hereof to the said

Amelia Chapin hereby sell, transfer and assign to the said W. L. Chapin the property described in the following schedule, viz:

One sheet iron folder; one tin folder; one steampipe former; one wiring machine; one burring machine; one tuning machine; one grater; one breadboard machine; one pan swage; one pipe hollow ground; one 12 pound stake; one 8 pound stake; one 6 pound stake; one dead horse stake; one candle mould stake; one nail case stake; one tin plate stake; one pair of garden shears; two pair, 3/4 inch; one hammer; one hand groover; one set at my printing plow; one set raper; one set of my vise; one set of shears; one set of cabinet tools; one set of five pair pliers; Said articles being to set out of thirteen tools belonging to said W. L. Chapin.

Provided Always, and this Mortgage is on the express condition, that if the said W. L. Chapin shall pay to the said Amelia Chapin the sum of one hundred and fifty dollars with interest thereon as follows: on the first day of April Eighteen hundred and eighty-one which the said W. L. Chapin 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. L. Chapin 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 Amelia Chapin shall at any time deem said Chattels unsaleable, 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 for the sale and keeping of the said property. And the said mortgage, 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 of the same, the said covenant and agree to pay the deficiency.

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

Sealed and delivered in presence of:

Amelia Chapin
Henry Chapin

W. L. Chapin
Copy
No 105-

Chattel Mortgage.

To

Amira Chapin

Given April 10th 1849
Filed April 30th 1850
at 1 o'clock a.m.

State of New York
Monroe County
Town of Wheatland

I, Amira Chapin, the mortgagor
within, promised to pay
and abide by the terms of the mortgage, which the
within is a true copy of the sum of
one hundred and fifty dollars, and interest thereon from
the 1st day of April 1849, which sum
is the amount of past interest on
the property described in said
mortgage, claimed by
Amira Chapin

Dated 29th April 1849

Amira Chapin

Mortgagor
To all to whom these Presents shall Come:

Know Ye, That Art. William, E. Weeks, of Watertown,
County of Monroe, State of New York, indebted unto D. B. Gray,
of Scottsville, Monroe County, N. Y.,
the sum of One Hundred and Fifty Dollars and Five Dollars and Five Cents, being for the payment of a Certain Promissory Note of which the following is a Copy, viz:-

One Hundred and Forty Dollars, at the Plattsburgh National Bank of Rochester,
Now for Securing the Payment of the said Debt and the Interest from the date hereof, to the said D. B. Gray, do hereby sell, transfer, and assign to the said D. B. Gray the property described in the following Schedule, viz:

All of the Ground, Plaster, and Plaster Stone, now in, or to be used or that may be continued in my Plaster Mill, and Storehouse, attached, at Scottsville, Monroe County, New York, during the time the aforesaid Note shall remain unpaid.

Provided Always, and this Mortgage is on the express condition, that if the said E. Weeks shall pay to the said D. B. Gray, the sum of One Hundred and Forty Dollars, with interest, according to the Terms and Conditions of Said Note, which the said E. Weeks 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 D. B. Gray 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 as payment of the said debt, and in case the said D. B. Gray deems 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 the said covenant and agree to pay the deficiency.

In Witness Whereof, the said E. Weeks have hereunto set his hand and seal, the day of May, in the year of our Lord one thousand eight hundred and Eighty,

Sealed and Delivered in Presence of

S. B. Weeks

[Signature]
Chattel Mortgage.

Wm E Weeks

To

D. B. Gray

Given, 23rd May 11 1880

Received May 12 1880

8:30 o'clock, at, P M

J. B. Campbell

Town Clerk
To all to whom these Presents shall come, Greeting:

Know Ye, That I, Sanford & South of Wheatland
Morse Co. O.Z.

indebted unto Daniel E. Rogers

of the sum of Four hundred Twenty Five Dollars and

Cents,

being for The securing of the payment of certain Promissory

Notes made by the said Sanford & Smith to the order of the

said Daniel E. Rogers, and Indorsed by said Daniel E. Rogers

for the benefit and Behalf of said Sanford & Smith to me in the sum of Four hundred Twenty Five Dollars and payable at Four City National Bank

Chec-

Note, with the use of any other instrument or thing

Now for securing the payment of the said Debt, and the interest from the date hereof to the said

Daniel E. Rogers, or order, at said Bank, do hereby SELL, ASSIGN and

TRANSFER to the said Daniel E. Rogers all the Goods, Chattels and Property described in the following

SCHEDULE, viz:

Peace of Beans, 1 acre, Pea
toe. Peace of Pea
corn all on the ground, on my farm in Wheatland. One Hay Tick called Jack

The Call Nate. One Hay mow, called

The Philosopher. One old cow about 6 years old called Betsey. One old cow about 6 years old called Penny. One old heifer about 3 years old, called Beauty. One red and white heifer about 2 years old called Spotted Heifer. One white heifer with 8 roe. A head of polishing full grown. One timber wagon with 4 and the cart spunge. One Wagon


One pair of sleigh. Painted red, fancy.

One cow, painted buggy, with 2 seats. One other, and one of the.

One cow, Plow. Horse, and one of the.

One Farm Reaper.

One 4
tooth Harrow.

One Gang Plow.

100 clove currant.

One Agricultural Furnace.

One double harmer, complete Long tail.

One single hammer, complete Short tail.

One single hammer.

All the Halters, Chains, Forks, Shovels, Crooks, Draw lines, Spades, and any or all other farm implementes.
not enumerated above, nor on and used on my premises. The farming piece
of land, 40 acres, timbered, fenced, and
one buffalo. One cow, one horse, one ox. One wagon, one plow, one
hay rake. The true intent of this chattel mortgage is to
secure the said Daniel E. Rogers against
any loss or damage he may sustain by reason of
enjoying certain personal property, viz., for the said
D. E. Rogers and for the benefit of D. H. Smith by
reason of the said D. H. Smith not paying the said note at maturity which said
note so endorsed by said Daniel E. Rogers,
or any renewal thereof or any part or portion thereof not to exceed in amount the sum of
Four hundred and seventy-five dollars ($475.00).
Said property now being and remaining in the possession of J.F. Smith

Provided Always, and this mortgage is on the express condition, that if the said J.F. Smith shall pay to the said Daniel E. Roper or order at said Bank at maturity the sum of Twenty Thousand Dollars, and be paid with interest as follows, viz: according to conditions of said note with all costs, fines or expenses that may be incurred

which said sum and interest the said J.F. Smith hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum, at the time or times above mentioned, together with interest, then the said Daniel E. Roper 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 Daniel E. Roper shall at any time deem himself unsafe, it shall be lawful for him to take possession of such property and to sell the same in 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. 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 the said J. F. Smith covenant and agree to pay the deficiency.

It Witness Whereof, I have hereunto set my hand and seal this 16th day of June in the year of our Lord one thousand eight hundred and eighty.

Sealed and Delivered in presence of

Byron Roper
S.F. Smith

[Stamp]
Chattel Mortgage.

Samantha Smith

To

Joseph E. Rogers

Given: June 16 1880

Filed: June 23 1880

at 10:30 o'clock A.M.

A. P. Campbell

Ann Clark
To all to whom these Presents shall come:

Know ye. That I, Nomer L. S. Hall, of the town of Wheatland, county of Erie, state of New York, being indebted unto Phillip Garbutt, of said town of Wheatland in the sum of $125, Dollars and $00 Cents, being for the collateral security for the payment of a certain promissory note made by Edmon M. Yeast in the First City National Bank Rochester, N.Y., due three months from the date hereof, Now for securing the payment of said Debt, and the interest thereon from the date hereof to the said Phillip Garbutt, do hereby SELL, TRANSFER and ASSIGN to the said Phillip Garbutt the Property described in the following SCHEDULE, viz:

One Side bar left wagon on buggy, black with leather top, trimmed with brown good cloth, One Port and Outer (black) trimmed with scarlet plash, One single harness rubber trimmed (black) Nine foot robe, with blue border, Now being on the premises of Nelson M. Bell in the town of Wheatland aforesaid.

Provided Always, and this Mortgage is on the express condition, that if the said Nomer L. S. Hall shall pay to the said Phillip Garbutt all such money and Moneys as the said Phillip Garbutt with interest thereon as follows may suffer or be compelled to pay by reason of signing the above cites

Closing Hole

which the said Nomer L. S. Hall 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 Phillip Garbutt 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 Phillip 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 for the sale and keeping of the said property. And the said mortgage, 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, covenant and agree to pay the deficiency.

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

Sealed and delivered in presence of

M. J. Ashley

Nomer L. S. Hall
Chattel Mortgage.

No. 26

No. 26

To

L. S. Hall

Phillip Garbutt

Given March 9th 1880
Filed March 5th 1880
at 9 o'clock A.M.

S. C. Campbell
S. C. Clark

L. S. Hall

To

Phillip Garbutt

Given March 9th 1880
Filed March 5th 1880
at 9 o'clock A.M.

S. C. Campbell
S. C. Clark
To all to whom these Presents shall come:

Know Ye, That  

MARGARET MCCLEAN of Monmouth County, State of New York, am indebted unto JOHN WARD and ELIZABETH WARD of the same place, in the sum of FIVE HUNDRED AND FIFTY DOLLARS and THIRTY-FIVE CENTS, being FIVE HUNDRED and FIFTY DOLLARS for rent of real estate, paid from her by MARGARET MCCLEAN, said rent being due for one year from Jan. 15, 1880 to July 15, 1881, and one hundred and seventy-seven dollars and thirty-five cents on a note given by MARGARET MCCLEAN in order of JOHN WARD and ELIZABETH WARD, bearing date Jan. 15, 1880 and due eight months from date, with interest.

Now, for securing the Payment of said debt, and the interest thereon from the date hereof, to the said JOHN WARD and ELIZABETH WARD, do hereby SELL, TRANSFER and ASSIGN to the said JOHN WARD and ELIZABETH WARD the property described in the following SCHEDULE, viz:

1. All Spirituous Liquors hereon or premises including the Whisky still.
2. Barn and Three Barns on same lot.
3. All furniture and clothing, including 1 sofa, 1 table, 18 chairs, 1 stove.
4. All furniture contained in the True Red House North of Hall including 3 beds and bedding.
5. All furniture contained in the two large upper front rooms.
6. All... five rooms (over low) of the west hall.
7. 1 open end Spring Buggy.
8. The Single Harness

Provided Always, and this Mortgage is on the express condition, that if the said MARGARET MCCLEAN shall pay to the said JOHN WARD and ELIZABETH WARD the sum of FIVE HUNDRED AND FIFTY DOLLARS AND THIRTY-FIVE CENTS, with interest thereon as follows: five per cent on $500, from Jan. 15 to date of payment, according to terms of note mentioned above, the said JOHN WARD and ELIZABETH WARD hereby agree to pay, then this transfer to be void and of no effect; but in case of non-payment of said debt and interest above mentioned, then the said JOHN WARD and ELIZABETH WARD shall have full power to enter upon the premises of the said property and take possession of said property, to sell the same, and the aforesaid transfer shall take place, to be taken 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 said property. If from any cause the said property shall fail to satisfy said debt, interest, costs and charges of the sale, the same shall be paid by the said JOHN WARD and ELIZABETH WARD.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the third day of March in the year of our Lord one thousand eight hundred and EIGHTY.

Sealed and delivered in presence of

[Signature]

Margaret McClean
Chattel Mortgage.

Margaret McLean
To
John Ward and
Elnia Ward

Given: March 16, 1880
Filed: March 16, 1880
at 2:30 o'clock P.M.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, George Stewart, of the Town of Wheatland, County of Monroe, State of New York, indebted unto Anna E. McPherson, of the Town of Lyman, Seneca County, New York, in the sum of Five Hundred and Forty Dollars and Cents, being for One Engine Manufactured at Batavia, N.Y., and One Separator Manufactured by W. F. Dow, Fowlerville, N.Y., one Tank and Wagon and Fixtures.

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

One Engine Manufactured at Batavia, New York.
One Separator Manufactured by W. F. Dow, Fowlerville, New York.
One Tank and Wagon.

Provided Always, and this Mortgage is on the express condition, that if the said George Stewart shall pay to the said Anna E. McPherson the sum of Five Hundred and Forty Dollars with interest thereon as follows, viz: On the first day of January 1880 I promise to pay the sum of Two Hundred Dollars, and on the first day of January 1881 and 1882 the sum of Five Hundred and Forty Dollars, which the said George Stewart 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 George Stewart shall have full power to enter upon the premises of the said property and to sell the said property and the proceeds thereof to pay the said debt and interests and to satisfy any sums due thereon for the payment of taxes, and to sell the same at public or private sale, previous to the time above mentioned for the payment of said debt and interests, applying the proceeds as aforesaid, after deducting all expenses for the sale and keeping of the said property. If from any cause the said property shall fail to satisfy said debt, interest, costs and charges thereon, the said George Stewart covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the Thirteenth day of March, in the year of our Lord one thousand eight hundred and eighty-eight.

Sealed and delivered in presence of

A.P. Campbell

Geo. Stewart
Chattel Mortgage.

George Stewart

Andine E. M'Pherson

Given March 18th, 1850
Filed March 19th, 1850
at 10 o'clock A.M.

A. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Jacob Grover, of the County of Monroe, N.Y., am indebted unto Morgan Hammond of the same County and Place, in the sum of twenty dollars and ten cents, being for and on account of a promissory note dated the day of March, in the year of our Lord one thousand eight hundred and eighty-six.

Now for Securing the Payment of said debt, the property described in the following Schedule, viz:

Two Bay Horses now in my possession and valued by one

provided always, and this Mortgage is on the express condition, that if the said mortgagee ---- shall pay to the said ------ his assigns or representatives, the sum of twenty dollars and ten cents with interest thereon as follows, viz: in six months after date

which the said ------ 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 ---- shall have full power to enter upon the premises of the said property 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 at public or private sale, 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 ---- shall at any time deem said property or 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. And the said mortgagee, his representatives 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, the said mortgagee shall be entitled to the deficiency.

In Witness Whereof, ------ have hereunto set his hand and seal the day of March, in the year of our Lord one thousand eight hundred and eighty-six.

Sealed and delivered in the presence of
Chattel Mortgage.

J. Jacob Graver to
Morgan Hammond

Given March 17th 1880
Filed March 17th 1880 at 6:30 o'clock P.M.

J.G. Campbell
Town Clerk.
This indenture made the first day of April, 18__, between Isaac Leak, of the first part, and J.C. O'Connell, of the town of Winfield, Co. Mon., State of Ky., of the second part, for the sum of five thousand dollars, in consideration of theDemerat (one horse) wagon

To him duly transferred hath sold and by
th
t

this present doth grant and convey to said
party of the secon party the following
described chattels & property viz: one ox-drawn
demerat wagon with panel box, gray painted
red & box black, now in his possession
together with all the title & interest of the
party of the first part.

This grant is to secure the payment of a promissory note dated Apr. last.
4 to be paid in installments—the
first of May, the first of June, each 5, 00
and the first of July, 8, 00 making
Thirty-five dollars.

It is further understood that in case of non fulfillment of the
above condition that the party of the
second part shall take possession of said
property with further delay.

Isaac Leak
No 100

Charles
Mortgage
Isaac Shaik
To
J.C. McPherson

Filed this 1st day
4th April 1880

C. P. Campbell
Town Clerk
To all to Whom these Presents shall come:

Know Ye, That I, Darius Shadbolt, of the said Town of Wheatland, in the State of New York, being indebted unto William R. Lacy in the sum of one hundred and seventy dollars and five cents, being for money advanced and advanced which account is secured by a promissory note of which the following is a copy:


$177.50. Some months after date I promise to pay to the order of the payee on or before the 3rd day of September next, one hundred and seventy dollars and five cents, together with five per cent interest thereon, all which is due, payable at the residence of the said Darius Shadbolt, at Wheatland, on the day and date above written.

Now for securing the payment of said debt and the interest thereon from the date hereof, to the said William R. Lacy do hereby sell, transfer and assign to the said Darius Shadbolt the property described in the following schedule, viz:

One cow bull 12 yrs old. One cow mare 12 yrs old. One black horse 15 yrs old. One spotted cow 7 yrs old. One spotted cow 4 yrs old. One red cow 12 yrs. One humber wagon. Humber sleigh. One Bowerick reaper. One plow mower. One wheel rake. One plow. One plow knife. Democrat buggy. One acre of wheat and on the ground all of the above being in my possession and owned by me and free and clear from all liens or encumbrances of which, the whole thing, upon your payment, shall be of the said Darius Shadbolt.

Provided Always, and this Mortgage is on the express condition, that if the said Darius Shadbolt shall pay to the said William Lacy the sum of one hundred and seventy dollars and five cents, with interest thereon as follows, viz: in seven months from due hereof and according to the terms of the note a copy of which is heretofore set forth which the said Darius Shadbolt 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 Darius 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 expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said Darius Shadbolt shall at any time deemed same 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, Darius Shadbolt, covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the day of _______ in the year of our Lord one thousand eight hundred and ________.

Sealed and delivered in the presence of

Darius Shadbolt
Chattel Mortgage.

Darius Shadbolt

William G. Lacy

Given April 3, 1850
Filed April 5, 1880
at 10:30 a.m.

A. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know Ye, That John Scott of the Town of Wheatland
County of Monroe and State of New York

of the first part, for securing the payment of the Promissary Note hereinafter mentioned, and in consideration of the sum of one dollar, to be in hand paid at or before the ensailing
and delivery of these presents, by Charles A. McCall of the
Town of Wheatland 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 part of the second part, A. J. Swingler for ever made
in Rochester A. J. Swingler in deed
and further bargain and sell all in Tuscumbia

of Wheatland remaining and being on the farm of Mr. Goodhue in the Town

To Have and to Hold, all and singular, the goods and chattels above bargained and sold, or intended so to be, unto the said part of the second part, for his executors, administrators and assigns forever. And the said part 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 part of the second part, for his executors, administrators and assigns, against the said part 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 part of the first part shall and do well and truly pay, or cause to be paid unto the said part of the second part, for his executors, administrators or assigns, the sum of five hundred dollars and interest from the sixteenth day of January 1850

then these presents and everything herein contained, shall cease and be void. And the said part of the first part, for his executors, administrators and assigns, do covenant and agree to and with the said part of the second part, for 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 part of the second part shall sooner choose to demand the said goods and chattels, it shall and may be lawful for, and the said part of the first part doth hereby authorize and empower the said part 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 part 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 part 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 part 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 part 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 part 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 part of the second part.

In Witness Whereof, the said part of the first part, hath thereunto set his hand and seal this 31st day of March one thousand eight hundred and seventy-eight.

SEALE AND DELIVERED IN.
THE PRESENCE OF

[Signature]

County of

On this day of 187 before me came

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

[Signature]

[Signature]
To all to whom these Presents shall come:

Know Ye, That I, George Cumber, am indebted unto

Mr. P. Ballantine of the second part

in the sum of Seventy-two ($72.00) Dollars and Cents,

being for Merchandise (Horse, Wagon &c.)

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Mr. P. Ballantine, I do hereby SELL, TRANSFER and ASSIGN to the said Mr. P. Ballantine the property described in the following SCHEDULE, viz:

One Grey Horse Team (Four Horses)
One Newly made Barren Wagon & Box
Made by Ballantine (Home Made)
One Ford Horse Plow One 30 Tooth Harrow
One Horse Drill

Provided Always, and this mortgage is on the express condition, that if the said George Cumber shall pay to the said Mr. P. Ballantine the sum of Seventy-two Dollars more, with interest thereon as follows, viz:

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 interests at the time above mentioned, then the said Mr. P. Ballantine 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 expenses of the sale and keeping of the said property), to apply in payment of the above debt; and in case the said Mr. P. Ballantine 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 thereon as aforesaid, the said George Cumber hereby 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-eight.

Sealed and Delivered in presence of

Geo. P. Cumber
Witness
Chattel Mortgage.

George Cumbers
To
M & B Ballantine

Given April 17th 1880
Filed April 19th 1880
at 6:30 o'clock P.M.

A.P. Campbell
John Clark
To all to whom these Presents shall come:

Know Ye, That

Indebted unto

Katharine Armstrong

in the sum of Ninety Eight Dollars and Sixty Five Cents,

being for Debts due on the written note for $493.50, dated Aug 11th 1887, due Jan 1st 1888. Said debt has now become due to said Katharine Armstrong in satisfaction of a judgment given to her upon said note dated Aug 11th 1887 before Judges of this Court.

Now for securing the payment of said Debt, and the interest thereon from the date hereof, to the said

ASSIGN to the said Katharine Armstrong do hereby SELL, TRANSFER and in the following SCHEDULE, viz:

1. One Bay Mare, 13 year old
2. One half Mare, about 13 year old
3. One Life Spring from Suffolk (Bunny) (Bunny of Lucy Made)
4. One Summer Macker

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

William Hawk shall pay to the said Katharine Armstrong the sum of

with interest thereon as follows, viz:

lawful interest on the same

which the said William Hawk 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 interests at the time above mentioned, then the said Katharine Armstrong 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 Katharine Armstrong shall at any time deem herself 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 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 fourth day of December in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and delivered in presence of

William Hawk

[Stamp]
Chattel Mortgage.

To Grant

Katharine Armstrong

Given: 11th

Filed: January 5

at 1 o'clock P.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That E. Weeks, of Wheatland, County of Monroe, and State of New York, Am indebted unto James A. Weeks, of Quebec, County of Livingston, State of New York, in the sum of Eight Hundred and Sixty Dollars and Eighty Cents, being for the excess of the said James A. Weeks for enrolling certain Premises in the US, Made by and for the Benefit of the said E. Weeks for the Amount of the above named Land.

Now for securing the payment of 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:

all of the Plaster Stone, Lrg. and MW. on top of the Ground on my Farm, in the town of Wheatland, or that may be dug and hoisted or placed, on top of the Ground, during the time, any or all of said Notes, upon which the said James A. Weeks, is endorsed, shall remain unpaid.

Provided Always, and this Mortgage is on the express condition, that if the said E. Weeks, shall pay to the said James A. Weeks, the sum of Eight Hundred and Sixty Dollars, with interest thereon as follows: viz. According to the Terms and Conditions of said Notes, Upon which the said James A. Weeks, is an Endorser.

which the said 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 James A. Weeks shall have full power to enter upon the premises of the said farm, in 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 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, All from any cause said property shall fail to satisfy said debt, interest, costs and charges.

In Witness Whereof E. Weeks have hereunto set their hand and seal the day of May in the year of our Lord one thousand eight hundred and

Sealed and Delivered in presence of.

E. Weeks
No. 107
Chattel Mortgage.

William E. Neeks
D
James A. Neeks.

Given May 11th 1880
Filed July 13th 1880
at 8 o'clock a.m.

E. P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know ye, That E. Weeks, of the County of Monroe, State of New York, am indebted unto Samuel H. Weeks, of the City of Rochester

in the sum of Five Hundred Dollars and Cents,

being for and in satisfaction of the Payment of a Note for the sum of Eighty-eight Dollars and Thirty-six Cents, to me in said Debt,

Now for securing the payment of said Debt, and the interest thereon from the date hereof to the said Samuel H. Weeks, do hereby SELL, TRANSFER and ASSIGN to the said Samuel H. Weeks

the Property described in the following SCHEDULE, viz.

All of the plaster and chaster stone, my in or to be in, or that may be continued in my plaster mill at Albionville, Monroe County, at the time that the said note shall remain unpaid.

Also all of the chaster stone, dug, and now on top of the ground, on my farm in the town of Wheatland, Monroe County, or that may be dug and stored or placed on top of the ground, during the time above mentioned

Provided Always, and this Mortgage is on the express condition, that if the said William E. Weeks shall pay to the said Samuel H. Weeks, or only the sum of Five Hundred Dollars, with interest thereon as follows, viz.: According to the time and conditions of Said Note. Upon which the said William E. Weeks is an indorsee.

which the said 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 Weeks 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 said property), to apply in payment of the above debt; and in case the said Weeks shall at any time deem the premises 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 and costs and charges of the mortgagee and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hand and seal the day of May, in the year of our Lord one thousand eight hundred and Eighty.

By our hands, E. Weeks

Sealed and Delivered in presence of,
No 108

Chattel Mortgage.

[Handwritten text]

As E. Weeks
To
Samuel W. Weeks

Given May 17th 1880
Filed May 18th 1880
at 8 o'clock A.M.

SA Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know ye, That I, Henry McArthur of the town of Wheatland, Genesee County, New York, owe indebtedness to William McArthur of the same county, New York, in the sum of $375.00, Dollars and 00 Cents, being for the security of the payment of a note of 320 dollars, made by me about two years since, and due 30 days from its date. And the note of 200 dollars paid to the said party about one year ago by said William McArthur, for me at my request. Both of which debts are now held by said William McArthur, also 51 dollars and 83 cents paid this day to me by William Dane, Sheriff of Genesee County. Now, therefore, do hereby SELL, ASSIGN and TRANSFER to the said William McArthur all the Goods, Chattels and Property described in the following:

SCHEDULE, viz:

One cow, stallion called "Maulin", 2 years old—One open buggy, harnessed, fully furnished and in good repair.
One black wagon—One black trimmed single-harness pony—One Buffalo Skin—2 old wool coats—2 blankets (Chickasaw)—2 feather beds—5 bedsteads—10 pairs cotton sheets—5 woolen sheets—15 bedrolls and 20 covers. One wheat basket, green, and yellowish colored—One heating stove (Regulator) 15 chairs—2 tables—1 washstand—2 stands—2 sets dishes white.
The horse, wagon, buggy and harness, being as said William McArthur in Genesee County, the other articles at the house of William McArthur in Wheatland aforesaid.
Said property now being and remaining in the possession of

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

McArthur shall pay to the said William

McArthur the sum

of five thousand and ninety-five dollars with interest as follows, viz:

One year from the date of this Mort-
gage, which the said Amos McArthur

which said sum and interest the said

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

McArthur 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 William McArthur 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. 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, cost and charges the said

Amos McArthur 

Agree 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 seventy.

Sealed and Delivered in presence of

W.G. Ashby

Amos McArthur
Chattel Mortgage.

Amos McArthur

To

William McArthur

Given May 18th 1850
Filed May 20th 1850
at 9 o'clock A. M.

D. R. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know Ye, That C. Williams & Brecks of Westland
Marvee County New York are
indebted unto Samuel W. Neke
in the sum of fifteen hundred dollars and
being for wages due to said Samuel W. Neke
as an heir at law of said Sarah To Agno
Mother of said William E. and Samuel
W. Neke, and for the labor of the
said Samuel W. Neke for said
William E. Neke,

Now for securing the payment of the said Debt, and the interest from the date hereof to the said
Samuel W. Neke do hereby SELL, ASSIGN and
TRANSFER to the said Samuel W. Neke all the Goods,

Chattels and Property described in the following

SCHEDULE, viz:

All the plaster now quarried at the
quality of the said William E. Neke
at his plaster beds and plaster mill
at Forsbittal 135 and house of said
p-lad-

Second all the ground/loose
at the said plaster beds of said
William E. Neke at Forsbittal

of the said. Third all the bills for
the sale of ground plaster
as
now applied on the books of said
William E. Neke which books
are now in the hands of the said
Samuel W. Neke at Forsbittal
enjoyed, together with the books
bills, promissory and accounts for
of the same.
Provided Always, and this mortgage is on the express condition, that if the said . . .
shall pay to the said . . . the sum of . . . with interest as follows, viz:

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

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

Sealed and Delivered in presence of . . .
<table>
<thead>
<tr>
<th>No. 110</th>
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<tbody>
<tr>
<td>Chattel Mortgage.</td>
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<td>7 \text{ w. 6 Weeks}</td>
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<td>6 \text{ w. Weeks}</td>
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Given \text{May 26}^{st} \quad 1880

Filed, \text{May 21}^{st} \quad 1880.

at \ldots \text{o'clock A.M.}

J.P. Campbell

Town Clerk
To all to whom these Presents shall Come:

Know Ye, That Wm. Harmon of the Town of Monongalia, County of West Virginia, State of Virginia, indebted unto Thankful Harmon of said County, State of said Person in the sum of One Hundred and Nine Dollars and Twenty-six Cents, being for and in consideration of a certain promissory note given Sep't 1879 and made payable one year from date to the order of Anna A. Harmon Rogers in which note there is now the above mentioned Amount.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Anna A. Harmon Rogers, Endorsers I do hereby SELL, TRANSFER, and ASSIGN to the said Anna A. Harmon Rogers the property described in the following SCHEDULE, Viz:

One Bay Mare 13 years old, Named Hettie, One Bay Horse Named Jim, One Bay Horse 14, One old Brown horse named Black, One Feather Keeper, One old Ymber Wagon and Harness at one time, Bay mule with one Ymber Harness, One Ymber Carriage and harness, One Double Wagon, one farm Sheds in cutting bay, Black, White, One Board man Gray, Piano, one Buffalo Thin much, two Children Chairs.

Provided Always, and this Mortgage is on the express condition, that if the said Wm. Harmon shall pay to the said Thankful Harmon the sum of One Hundred and Nine dollars with interest thereon as follows: Viz. By the first day of April 1881 to which time said note is extended which the said Wm. Harmon 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 Anna A. Harmon 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 Anna A. Harmon Rogers shall at any time deem the same 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, the said have hereunto set my hand and seal the 26th day of December, in the year of our Lord one thousand eight hundred and eighty

Sealed and Delivered in Presence of
Chattel Mortgage.

To

Anna M. Rogers

Given in Nov. 20th 1880.
Filed Nov. 27th 1880.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Martin Garrison, of the Town of Wethersfield, in the State of Connecticut, being indebted unto Frederick Theisfeldt, of the Town and County of Hartford aforesaid, in the sum of Fifty Dollars and Ninety Cents, being for and received by Frederick Theisfeldt for which a Promissory Note was given by Martin Garrison and endorsed by Mady Garrison, his wife, on January 13, 1881, with interest thereon and due in sixty months from date for securing the payment of said debt, and the interest thereon from the date hereof to the said Frederick Theisfeldt, I, Martin Garrison, do hereby sell, transfer and assign to the said Frederick Theisfeldt the property described in the following schedule, viz:

SCHEDULE, viz:
one Sewing Machine (Now)
Twenty-three yds. Brussels Carpet
one Stone St. James Range Cook Stove
one Parlor Stove Argand Coal Stove

Provided Always, and this Mortgage is on the express condition, that if the said Frederick Theisfeldt shall pay to the said Martin Garrison the sum of Fifty Dollars with interest, 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 Frederick Theisfeldt shall have full power to enter upon the premises of the said part of the first part, of 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 Martin Garrison 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 mortgage, 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 hereof and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal this twentieth day of January, in the year of our Lord one thousand eight hundred and eighty-one.

Sealed and delivered in presence of

[Signature]

Martin Garrison
Chattel Mortgage.

Martin Garrison

Fredrick Mischke

Given Jan 18th 1880
Filed Jan 18th 1880

at 8:38 o'clock A. M.

D.P. Campbell
Town Clerk
For a valuable consideration to me paid by Zeph D. S. Brown the receipt whereof is hereby acknowledged I hereby sell and convey to Zeph D. S. Brown the said property aforesaid and the following property to wit:

The elevator, all shafting, pulleys, belting belts, and all the tools and machinery excepting cider presses in the brick cider mill owned by Zeph D. S. Brown at Swetsville, New York, which cider mill is a portion of said property as aforesaid, also one pump used in and about said mill.

Two tanks for holding or storing cider used in and about said mill and six set of acid tanks now in process of reconstruction at the factory of Isaac Christianey in the City of Rochester, N.Y., which are to be placed in said mill as soon as finished. Also five vats used for refining cider in said mill if being mutilated hereby to include in addition to said elevator all shafting belts, pulleys, tools, implements, pumps, etc. and tanks in or about said mill or used in connection thereunto excepting said cider presses.

It is also intended to include in this bill of sale all cars used upon the rail road connecting with said mill.
Will ye and the same are hereby sold to said Braiser for about one thousand barrels of Cider the same being contained in four of the tanks of said and being the contents of four tanks of all apples said in said Mill or in the Mill yard or on the premises belonging to said Mill or on the vicinities of said Mill and intended to be used therefor, and all Cider which may be made from such apples as all apples that may hereafter be brought into said Mill or into or upon said Mill yard or for cider purposes premises and all Cider which may be made therefrom and all Cider which may hereafter and before the 1st day of March next be manufactured at said Mill by the said Mortimer to Mordecai.

This bill of sale and conveyance is made to said Braiser for the purpose of securing and indemnifying him against all liability, or expense, cost, loss or damage which he may incur or may be put to by reason of or in consequence of his becoming an indorser upon any note or other obligation.
paper for the secured debts of the
said Morton C. Morodoff

the notes or commercial paper which
the said Brown is expected to indorse as
for said are to be the notes of Emily
Morodoff, wife of said Morton C. Mor-
doff, and the same are to be so drawn
as to make the payment through a bank
upon the separate property and estates
and to be payable in four months from
the date thereof respectively and are not
to exceed in total amount the sum
of twenty-five hundred dollars i.e.
the said Brown is not to become liable as
such indorser for more than $2500.00

such notes are to be executed by said Emily
Morodoff & to be dated not later than
the first day of December next

the said Morton C. Morodoff may
sell at Market rates the apples and cider at
said or any part thereof but all such sales
shall be made by him as agent of said
Brown and in the name of said Brown
and the proceeds of any sale made sales
shall belong to the paid to said Brown
and all bills of lading, shipping or trans-
shipment receipts or consignments of

Cider or apples shall be in the name of
said Breese and all monies received by said Breese from any such sale shall be applied by him in payment of such notes.

The said Waterman C. Mills, hereby agrees to cause all such notes or paper which the said Breese shall indorse to be paid at the maturity, and once the said Breese has paid from all liability incurred by him as such indorser I to required to pay to him all sums which he may be required to pay by reason of such indorsement and all costs or expenses which he may incur by reason thereof or by reason of this agreement and in case of his failure to do, or in case the said Breese shall at any time deem his security unsafe, it shall be lawful for said Breese to sell said property at public or private sale for that purpose to take possession thereof and to apply the avails of such property to the payment of any such note made by him or any account of any such indorsement, and to the payment of said notes so far as the same shall remain unpaid, and the expenses of such sale and of taking possession of such property, and in case there shall be
any surplus he shall pay the same to said Moroff or his assigns due and there shall be any deficiency the said Moroff hereby agrees to pay the same to said Moroff.

Witness my hand and seal this twenty day of November 1850.

[Signature]
Know Ye, That Charles Smith of Wheatland

in the sum of One Hundred and Twenty Five Dollars and

the property described in the following Schedule, viz:

the sum of One Hundred and Twenty Five Dollars

which the said Charles 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 Bond and Indenture 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 all arrears (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 debt and interest shall at any time remain unpaid or unsatisfied, it shall be lawful for the said party of the first part 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 Bond and Indenture and agrees to pay the deficiency.

In Witness Whereof, the said parties have hereunto set their hand and seal.

Sealed and Delivered in Presence of

Charles Smith
Chattel Mortgage.

Charles Smith

To

Byron Rogers

Given, January 8, 1880
Filed, January 13, 1880
at 8 o'clock, A.M.

A. P. Campbell
Town Clerk
To all to whom these Presents shall come:


Now for Securing the payment of said Debt, and the interest thereon from the date hereof to the said George E. Sloan, I do hereby SELL, TRANSFER and ASSIGN to the said said E. E. Sloan the Property described in the following SCHEDULE, viz:

1 No. 24 Common Stove Over Heating Store, such pipe, flues, etc., as may be attached.

Provided Always, and this Mortgage is on the express condition, that if the said J. H. Mansfield shall pay to the said the sum of Seventeen Dollars with interest thereon as follows, viz: On or before the first Day of November, 1880.

which the said J. H. Mansfield 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 E. E. Sloan shall have full power to enter upon the premises of the said property 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 E. E. Sloan shall at any time deem such 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 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 therein. If from any cause said property shall fail to satisfy said debt, interest, costs and charges.

In Witness Whereof, I have hereunto set my hand and seal the 29th day of October in the year of our Lord one thousand eight hundred and Seventy nine.

[Sealed and delivered in presence of,]

J. H. Mansfield
No. 86

Chattel Mortgage.

T. H. Mansfield
To
George E. Slocum

Given October 29, 1849
Filed January 19, 1850
at 10 o'clock A.M.

D. P. Campbell
Sovereign Clerk

Note: 1850 discharged.
CHATTLE MORTGAGE—Short Form.

To all to whom these presents shall come:

Know Ye, That I, Philip Kinneman of Scottsville,

in the sum of

being for

furniture

Now for Securing the payment of said Debt, and the interest thereon from the date hereof to the said

I do hereby SELL, TRANSFER and ASSIGN to the said

the Property described in the following SCHEDULE, viz:

Our No 8 Cheerful House cooking stove,
with pots, pans, tea kettle, desk kettle,

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

shall pay to the

the sum of

with interest thereon as follows, viz:

first day of October 1870

which the said

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

shall have full power to enter upon the premises of the said property 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

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 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, the said mortgagee shall recover the same from the said Philip Kinneman, and agree to pay the deficiency.

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

Philip Kinneman
Satisfied Oct 19, 1879
by Order of Geo. E. Slocomb

No. 25
Chattel Mortgage.

Philips Herriman

Geo. E. Slocomb

Given January 16, 1880
Filed January 19, 1880
at 12 o'clock P.M.

A.R. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I

of County of

indebted
unto

in the sum of

of

being for

and being delivered

To said Chamberlcy, said Neafie from his Store
in

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

One Grey horse 16 years old and
One spotted cow

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said shall pay to the said the sum of

with interest thereon as follows, viz: One Year from the date of this Mortgage

which the said 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 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 at public or private sale, and the avails (after deducting all costs and expenses of the sale and keeping of the said property) to apply in payment of the above debt; and in case the said at any time deem said property or 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 the covenant and agree to pay the deficiency.

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

SEALED and delivered in the presence of
Chattel Mortgage.

Given January 26th, 1880
Filed January 28th, 1880
at 8:15 o'clock A. M.

D. P. Campbell
Clerk.
To all to whom these Presents shall come:

Know Ye, That Ephriam White of Scottsville in the sum $50.00
of County of Middle, N.Y., is indebted unto John A. Keafir of Scottsville
being for Goods, Chattels, and Accoutrements of the sum of $50.00, to be paid
of the first part, by the party of the second part, within six months from the date
of this mortgage.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said John A. Keafir, I do hereby SELL, TRANSFER and ASSIGN to the said John A. Keafir, the property described in the following SCHEDULE, viz:

Seven Barrels of Rice

Provided always, and this Mortgage is on the express condition, that if the said Ephriam White shall pay to the said John A. Keafir the sum of $50.00 with interest thereon as follows, viz: One year from the date of this mortgage,

which the said Ephriam White hereby agrees to pay, then this transfer to be void and of no effect; but if in case of non-payment of the said debt and interest at the time above mentioned, then said John A. Keafir 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 at public or private sale, 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 A. Keafir shall at any time deem said property or 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 27th day of December in the year of our Lord one thousand eight hundred and seventy nine.

Sealed and delivered in the presence of

E. White
E. White
John E. Leafe

No 88

Chattel Mortgage.

Given December 8th 1879
Filed January 29th 1880
at 8 o'clock A.M.

A. P. Campbell
Clerk.
To all to whom these Presents shall Come:

Know Ye, That I, Whitney Harmon of the County of Monroe, New York, am indebted unto Philip Garbett of the said County and State, the sum of Five Hundred Dollars and Twenty-five Cents being for Money loaned and received on a Promissory Note, which was given Jan 1st, 1840 and due Oct 15th, 1840 with interest which note was given to take up the regional note given by Mr. Money Lender.

Now, for Securing the Payment of the said debt and the interest thereon from the date given to the said Philip Garbett, to his heirs or assigns, I do hereby SELL, TRANSFER, and ASSIGN to the said Philip Garbett and his heirs or assigns the property described in the following SCHEDULE, VIZ:

Our equal and undivided half of forty acres of land on the farm on which I reside in the town of Westfield, said to be bounded by Frederick, Harmon and twenty acres thence west, one barn, one cow, two year old cow, one spring one day horse, one heifer, three years old last spring, two year old bull, one red heifer, three years old last spring, two year old bull, one red heifer and four cows. Our undivided half of these hundred and fifty acres of land, to be farming with one cow, one young heifer, one young bull, two acres unimproved.

Provided Always, and this Mortgage is on the express condition, that if the said Whitney Harmon shall pay to the said Philip Garbett the sum of Five Hundred Dollars with interest thereon as follows, viz:

According to the above terms and conditions.

which the said Whitney Harmon 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 Philip Garbett, his heirs or assigns shall have full power to enter upon the premises of the said party of the first party, 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 proceeds (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 Philip Garbett shall assign said property shall at any time deemed unsaleable, it shall be lawful for Philip, 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, Whitney Harmon, covenant and agree to pay the deficiency.

In Witness Whereof, I, have hereunto set my hand and seal the 26th day of January, 1840, in the year of our Lord one thousand eight hundred and forty.

Sealed and Delivered in Presence of

Sarah Blames
Chattel Mortgage.

W. Henry Harmon

Philipt. Garbull

Gven. Sept. 26th. 1880.

Filed. January 26th. 1881.

at... 6 o clock... A.M.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That John B. McPherson of Seen County, State of N.Y., being indebted unto Anna E. McPherson of the same place, in the sum of One Thousand Dollars and costs being for and to satisfy to the said Anna E. McPherson for liabilities and debts and accounts from before and after the date of this instrument, do hereby sell, transfer and assign to the said Anna E. McPherson the property described in the following Schedule, viz:

43 acres of land located in the Town of Washington in the County of Monroe.

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 assigns or representatives

with interest thereon as follows:

$7 per annum from all property they may recover as aforesaid together with interest hereon.

which the said Anna E. 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 Anna E. McPherson 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 at public or private sale, 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 Anna E. McPherson shall at any time deem said property or debt 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 for the sale and keeping of the said property. And the said mortgagee, his representatives 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, the said Anna E. McPherson shall be compensated by the said John B. McPherson...

In Witness Whereof, the [handwritten text is unclear]...
Chattel Mortgage.

John B. McPherson

To

Anna C. McPherson

Given May 22d 1880

Filed May 24th 1880

at 11:30 o'clock A.M.

A.P. Campbell
Clerk.
To all to whom these Presents shall come:

Know Ye, That Charles Smith is indebted unto Frederick Fellowes in the sum of one hundred seventy eight dollars and cents, being for and on account of a promissory note given by said Charles Smith to said Frederick Fellowes. This note is secured by said Charles Smith and the said Fellowes, the indorsement against an, and in consequence of the said note of said note, indebtedness by said Charles Smith.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Frederick Fellowes do hereby SELL, TRANSFER and ASSIGN to the said Frederick Fellowes the property described in the following SCHEDULE, viz:

1. One Lumber Frame
2. One Piank Pig Slides
3. One Bay Horse 12. yr old
4. One Young 14 yrs old
5. One Black Cow
6. One Shetland Cow
7. One Shetland Cow
8. One Giroua Prisc.
9. One Elect. Sweeping Machine
10. One Dem. Squeegee
11. One Light Oar Row Mug
12. One Liger Wheel Hare
13. Two (2) Side Double Harness
14. One Side Single Harness
15. Two (2) Sheets

Provided Always, and this Mortgage is on the express condition, that if the said Charles Smith shall pay to the said Moses Rogers on or before the 10th day of October 1826 the sum of one hundred and seventy five dollars with interest thereon as follows, viz: from the 5th day of October 1826 to the date of payment which the said Charles 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 interests at the time above mentioned, then the said Frederick Fellowes shall have full power to enter upon the premises of the said property 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 Frederick Fellowes 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 1st day of January in the year of our Lord one thousand eight hundred and eighty.

Sealed and delivered in presence of

Charles Smith
No 31

Chattel Mortgage.

Charles Smith

to

Frederick Fellows

Given at .......................... 1850
Filed at .......................... 1850
at ........................ o'clock P.M.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That

indebted unto

Katherine Armstrong

in the sum of

Dollars and forty-eight Cents,

being for

Said note being given by one to said Katherine Armstrong in satisfaction of a judgment given to her and against her on the 11th day of September, 1829, before A.J. Collis Esquire in Thurmond

Now for Securing the Payment of said Debt and the interest thereon from the date hereof, to the said

ASSIGN to the said Katherine Armstrong the property described in the following

SCHEDULE, viz:

1. one bay mare 14 year old
2. one colt mare about 11 year old
3. one pair of spring orom buggy (Brown, Le Roy Maker)
4. one lumber wagon

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

shall pay to the said

Katherine Armstrong the sum of forty-one dollars

with interest thereon as follows: at the time the above mentioned

shall becomes due

which the said William 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 Katherine Armstrong 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 Katherine Armstrong shall at any time deem 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 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 shall be deemed covenant and agree to pay the deficiency.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the 1st day of December in the year of our Lord one thousand eight hundred and thirty-eight

Sealed and delivered in presence of
Chattel Mortgage.

William Grant
To
Katharine Armstrong

Given Dec. 1st 1880
Filed Dec. 1st 1880
at 10 o'clock A.M.

J.R. Campbell
Town Clerk
Endorsed.

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

the

Mortgagee, in

the property included in said Mortgage, and thereby and hereby claimed by

is the sum of

dollars and

cents, and that

the interest, as such

and the interest thereon from the

First day of November 1880

Dated the 31st day of January 1881

Mortgagor

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

shall pay to the said

the sum of

with interest thereon as follows, viz.:

By November first 1880, and interest thereon from

December first 1879

which the said

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

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 expense of the sale and keeping of the said property) to apply in payment of the above debt, and in case the said

shall at any time deem

unsatisfactory, 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

covenant and agree to pay the deficiency.

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

Sealed and Delivered in Presence of

[Seal]
Chattel Mortgage.

John Scott

To

Phillip Scott
Renewal of Chattel Mortgage.

[Signature]

[Signature]

[Date]

To all to whom these presents shall come:

Know ye that the undersigned

John Scott

and

Phillip Scott

do hereby mortgage to the said

Charles Scott

all of the said

Chattel Mortagge

and

Personal Property

As security for the payment of

$2,000

To be paid on or before

April 30, 1850

Said mortgage to be held

in trust for the

benefit of

Charles Scott

in accordance with the

requirements of the

law of

the State of

New York

Signed,

John Scott

Phillip Scott

[Date]

Witness

James E. Scott

[Signature]

[Date]

P. Campbell

[Signature]
Chattel Mortgage.

John Scott

To

Phillip Gorbutt

Given, Oct 21st 1882

Filed, Jan 21st 1882

A. P. Campbell

John Clark

$2500.00 in consideration of thee bound and 

thence to me, to raise land & house and assign and make over to James E. Miles all 

my right, title, and interest in and to the 

mortgage mortgage with full right and power 

to sell for value and later unto the premises 

the premises above described. 

Received Oct. 18, 1882.

Phillip Gorbutt
To all to whom these Presents shall come:

Know Ye, That I, John Scott am indebted unto William G. Lacy of Scottsville, Monroe Co., New York, in the sum of Sixty Dollars and Sixty Cents, being for money lent to apply on a note given to me by J. Harmon.

Now for securing the payment of said debt, and the interest thereon from the date hereof to the said William G. Lacy do hereby sell, transfer and assign to the said William G. Lacy the property described in the following schedule, viz:

1. Half of the interest of wheat, not in herd of horses
2. 1 Brown horse, 10 yr old
3. 5 Undermare waggon
4. 1 Brown mare
5. 1 Gray mare
6. 1 Gray colt
7. 1 S. Black colt
8. 1 C. Black colt
9. 1 Brown cow
10. 1 Black cow
11. 1 Brown bull
12. 1 White bull
13. 1 Red bull
14. 1 White bull
15. 1 Red bull
16. 1 Black bull
17. 1 Brown bull
18. 1 White bull
19. 1 Red bull

Provided always, and this mortgage is on the express condition, that if the said John Scott shall pay to the said William G. Lacy the sum of Sixty Dollars with interest thereon as follows, viz: within three months the said sum of money & interest to be due and payable, which the said John Scott hereby agrees to pay, then this transfer to be void of no effect; but in case of non-payment of the said debt and interest, then the said William G. Lacy 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 Scott 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, said John Scott covenants and agrees to pay the deficiency.

In Witness Whereof, I, have hereunto set my hand and seal the 17th day of December, in the year of our Lord one thousand eight hundred and eighty.

Sealed and delivered in presence of:

[Signatures: Geo. Moore, John Scott]
No. 134
Chattel Mortgage.

John Scott
To
William E. Lacy

Given December 17th 1880
Filed December 17th 1880
at 5:30 o'clock P.M.

D. Campbell
Twm. Clerk
To all to whom these Presents shall come:

Know Ye, That Whereas I Malcolm McLean of the town of Wyndham in County of Monroe and of the said County was on the 25th day of June in the year of our Lord eighteen hundred and sixty-eight indebted unto Julian McLean of the town of Wheatland in said County the sum of one thousand dollars. 

Now for securing the payment of said debt, and the interest thereon from the date hereof to the said Julian McLean, I, Malcolm McLean, do hereby sell, transfer and assign to the said Julian McLean the property described in the following schedule, viz:

One Share of Stock, this day purchased by me of Volney Brown & Co. in the Merchants Bank of New York City.

Provided always, and this Mortgage is on the express condition that if the said Malcolm McLean shall pay to the said Julian McLean the balance due hereof on or before the next (1870) with interest thereon as follows, viz:

On the first day of January of the next year.

which the said Malcolm McLean 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 Julian McLean 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 Julian McLean 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. 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 of covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the day of November in the year of our Lord one thousand eight hundred and eighty-....

Sealed and delivered in the presence of

[Signature]

[Signature]
No. 29
Chattel Mortgage.

Malcolm McVean

To

Julian McVean

Given November 9th 1880
Filed, November 9th 1880,
at 1 o'clock P.M.

D.P. Campbell
Tom Clark
To all to whom these Presents shall come:

Know Ye, That Truman E. Leavitt of the village of Brantford, being in debt unto Geo. H. Moore, No. 4, in the sum of Twenty Dollars and Eighty Cents, being for and to pay the same to said Geo. H. Moore, this day, the 24th day of June, 1880. Said debt being for the sum of Twenty Dollars and Eighty Cents, with interest & becoming due on the first day of November, 1880. Said debt being sums to become due, & payable one half thereof on the 31st day of December, 1880, and the residue on the first day of January, 1881. Said debt being sums to become due, & payable one half thereof on the 31st day of December, 1880, and the residue on the first day of January, 1881.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Geo. H. Moore, I hereby SELL, TRANSFER and ASSIGN to the said William E. Leavitt the following:

SCHEDULE, viz:

Two Pines of Mixed Clear

Two Ash Trees

Two Cherry Trees

Two Pecan Trees

Two Cherry Trees

Two Rose Trees

Two Apple Trees

Two Walnut Trees

Two Pecan Trees

With the following conditions, viz:

Provided Always, and this Mortgage is on the express condition, that if the said Truman Leavitt shall pay to the said William Leavitt the sum of Twenty Dollars and Eighty Cents, with interest thereon as follows, viz:

From June 24, 1880, to the date of payment of the said debt, said payment being payable of the date above described,

which the said Truman Leavitt 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 Leavitt 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 Leavitt 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 this 24th day of June in the year of our Lord one thousand eight hundred and eighty-eight.

Sealed and delivered in presence of

Truman Leavitt
Chattel Mortgage.

Truman Hobson

to

William E. Lee

Given: June 14th, 1860
Filed: June 23rd, 1860
at 6:45 o'clock A.M.

A.P. Campbell
Snr. Clerk.
To all to whom these Presents shall Come:

Know Ye, That W.H. Harmon of the Town of Wheatland County of
Monroe State of New York indebted unto Thankful Harmon
in the sum of Twenty Thousand Dollars and Thirty Cents
being for a certain promissory note given on the 24th of March
and due the 24th of March, 1861, with interest thereon
and made payable to the order of Anna A. Harmon
and given to Thankful Harmon.

Now, for Securing the Payment of the said Debt, and the interest thereon from the date hereof, to the said Anna A. Harmon Rogers, I do hereby SELL, TRANSFER, and ASSIGN to the said Anna A. Harmon Rogers the property described in the following SCHEDULE, Viz:

One equal undivided half of thirty acres of land
which is about five hundred acres of land
mentioned, the said Anna A. Harmon Rogers
shall pay to the said Thankful Harmon
the sum of

which the said W.H. Harmon 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 Anna A. Harmon 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 said property to apply in payment of the above debt, and in case the said Anna A. Harmon Rogers shall at any time deem

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

Sealed and Delivered in Presence of

W.H. Harmon

May B. Harmon
Chattel Mortgage.

W.M. Harmon

J.A. Rogers

Given, Nov. 20th, 1881
Sold, Nov. 27th, 1880
at $3.30 a clock... P. M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Lawrence McCorrnie of Newfro,
McNaughton of Newford Mtpt.,
in the sum of

in the sum of

being for

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

Do hereby SELL, TRANSFER and ASSIGN to the said McNaughton the property described in the following SCHEDULE, viz:

provided Always, and this Mortgage is on the express condition, that if the said Lawrence shall pay to the said McNaughton the sum of $135 or whatever may be due thereon with interest thereon as follows, viz:

which the said Lawrence 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 interests at the time above mentioned, then the said Lawrence 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 Lawrence shall at any time deem the same 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 29th day of July in the year of our Lord one thousand eight hundred and seventy.

Sealed and delivered in presence of
Chattel Mortgage.

Lancine Mc nominate

To

Donn Mc Naughton

Given...

Aug 24

Filed...

Dec 25

at 23 m o'clock A M.

G Campbell

Town Clerk
To all to whom these Presents shall come:

Know Ye, That James A. Fisher, of Algona, Polk County, in the State of Iowa, being legally constituted by the laws of the State of Iowa, do hereby sell, transfer and assign to the said Benjamin Brooks, the property described in the following SCHEDULE, viz:

One hundred and fifty dollars

which the said James A. Fisher 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 Benjamin Brooks 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 all expenses of the sale and keeping of the said property, to apply in payment of the above debt; and in case the said Benjamin Brooks shall at any time demand the same, 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 mortgage, his heirs, executors, administrators or assignees 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, covenant and agree to pay the deficiency.

In Witness Whereof the said James A. Fisher have hereunto set his hand and seal this the 25th day of December, 1877, in the year of our Lord one thousand eight hundred and seventy-seven.

James A. Fisher

Witneses

[Sealed and delivered]
Chattel Mortgage.

James A. Fisher

To

Benjamin Grimes

Given
December 31st, 1886

Filed
January 7th, 1887

at 12 o'clock M.

M. E. Hunter,
Town Clerk

I hereby certify that the
instrument is a true copy of
the Chattel Mortgage
filed in the office of the
Town Clerk of this Town
by M. E. Hunter.

M. E. Hunter,
Town Clerk

Filed this 23rd day
of December 1886
at 2 o'clock P.M.

J. P. Campbell
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That J. W. HARMON, of the town of Warren, County of Warren, State of New York, this 1st day of December, in the year of our Lord one thousand eight hundred and seventy-nine, being for the money received from me by a Promissory Note, for which a Promissory Note was given by WHITNEY HARMON, of the said county and State, for the sum of Four Hundred and Fifty Dollars and one year due and payable in the year from date. The said Promissory Note being for securing the payment of the said debt, and the interest thereon from the date hereof, to the said WHITNEY HARMON.

Now, for securing the payment of the said debt, and the interest thereon from the date hereof, to the said WHITNEY HARMON, I do hereby sell, transfer, and assign to the said WHITNEY HARMON, the property described in the following schedule, viz:

Schedule: Viz.

1. A ox undivided half of three hundred bushels of oats, one hundred bushels of hay of corn one stalk, two boars, three pigs, one long leg double four ten, one lumber wagon, one.
2. One democratic wagon, one single buggy, one book, one top Carolina, one equal, undivided half of seven, five bushels of potatoes, one cow.
3. Male named 'Kitty', twelve years old, one boy horse five years old, called Jim, one wool sheep, one boarder.
4. One sheep, one mule, one new buffalo hog.

Prohibited Always, and this Mortgage is on the express condition, that if the said WHITNEY HARMON shall pay to the said WHITNEY HARMON the sum of Four Hundred and Fifty Dollars with interest thereon as follows, viz: according to the usual conditions of the above described promissory note of Four Hundred and Fifty Dollars with interest now due and to grow due thereon, which the said WHITNEY HARMON 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 WHITNEY HARMON 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 WHITNEY HARMON shall at any time deem it unsafe, it shall be lawful for the said ANNIE A. AUGUST 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, I have hereunto set my hand and seal the day of December, in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and Delivered in Presence of

WHITNEY HARMON

[Seal]
Chattel Mortgage.

Mc Harmon

A. A. H. Rogers

Given, D. B. 4

Filed, January 2

at 1 P. M.

A. Campbell

Town Clerk
To all to whom these Presents shall come, Greeting:

Know Ye, That I James E. Barks of Muskegon, Muskegon County, Michigan, am indebted unto Geo. E. Stover, in the sum of Eighty Dollars and Fifty Cents, being for Goods furnished. Now, therefore, I, James E. Barks, do hereby SELL, ASSIGN and TRANSFER to the said Geo. E. Stover all the Goods, Chattels and Property described in the following Schedule, viz:

1. No & Shanghai Blank, coal 1000#.
2. 1 Large bale, 1 elbow, 1 two litter, 1 all litter, 1 large pane cane.
Said property now being and remaining in the possession of J. Elmer Wekes.

Provided Always, and this mortgage is on the express condition, that if the said J. Elmer Wekes shall pay to the said hic & Elmer the sum of Eighteen $18.00 with interest as follows, viz:

The conditions of note of this case

which said sum and interest the said J. Elmer Wekes hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said hic & Elmer 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 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. 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, the said J. Elmer Wekes 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 eight. Sealed and delivered in presence of

James Elmer Wekes
No. 126

Chattel Mortgage.

James Elmore

To

Geo. E. Slocum

Given: September 11, 1880

Filed: October 12, 1880

at 8 o'clock A.M.

S.P. Campbell

Town Clerk,
To all to whom these Presents shall come:

Know Ye, That J. W. Harmon of the Town of Wheatland in the County and State of New York, not indebted unto Anna A. Rogers in the sum of two hundred fifty dollars and fifty cents, being for money loaned to Anna A. Rogers for which she holds a promissory note signed by the said J. W. Harmon for the sum above specified and given April 23, 1879, and due in one year from date.

Now, for securing the payment of the said Debt, and the Interest thereon from the date aforesaid, to the said Anna A. Rogers I hereby sell, transfer, and assign to the said Anna A. Rogers the property described in the following Schedule, viz.

One equal undivided fourth of forty acres of wheat, twenty acres pasture by Edwin Smith and twenty acres by George Smith all on the same on which R. C. Harmon has a homestead right. The farm described as follows: one large pond two years old, East Margin one bay horse, one large sheep, three years old, East Margin, one large hog, one large white calf, one equal indented half of eight tons of hay, one equal undivided half of clover seed cut by Edwin Smith and of two acres of grain.

Provided Always, and this Mortgage is on the express condition, that if the said J. W. Harmon shall pay to the said Anna A. Rogers the sum of two hundred fifty dollars with interest thereon as follows: viz.

According to the terms of the above described promissory note of the above mentioned date five per centum with the interest more due to grow due and payable at any time.

which the said J. W. Harmon 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 Anna A. 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 Anna A. Rogers shall not at any time deem her hand unsound it shall be lawful for the same 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, I have hereunto set my hand and seal the day of December, in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and Delivered in Presence of

Sarah Blackmore J. W. Harmon
Chattel Mortgage.

W.H. Harmon Jr.
A.P. Ho Rogers.

Given: Dec. 30th, 1879.
 Filed: January 2, 1880. at 1 o'clock P.M.

A.P. Campbell
Town Clerk.
To all to whom these Presents shall come:

Know Ye, That Margaret M. Secuey, James M. Secuey, of the County of Monroe, N. Y., are indebted unto Donald Taylor of Rochester, N. Y., in the sum of Three Thousand Seven Dollars and Fifty One Cents, being for Balance of a decree, in D. D. 8 February 24, 1879, on a Mortgage upon the farm of said Margaret M. Secuey, the same being situated in the Town of Wheatland, N. Y.

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


All of said property lying upon said farm, and is free and clear from all incumbrances.

Provided Always, and this Mortgage is on the express condition, that if the said Margaret M. Secuey, James M. Secuey shall pay to the said Donald Taylor the sum of Three Thousand Seven Dollars and Fifty One Cents with interest thereon as follows, viz: From the date of February 24, 1879, due demand, the Karling delivery of this Mortgage in the hands of any person to whom said Mortgage is delivered, or a rising of the condition of the same in any part thereof, this Mortgage being hereby declared to be a nullity, and all proceedings made thereon are to be void and declared.

which the said Margaret M. Secuey, James M. Secuey 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 Donald Taylor, shall have full power to enter upon the premises of the said parties of the first part, and any other places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same at public or private sale, 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 Donald Taylor shall at any time deem said property or 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 of said property, and agree to pay the deficiency.

In Witness Whereof, We have hereunto set our hands and seal the day of March in the year of our Lord one thousand eighteen hundred and Seventy-ninth.

Sealed and delivered in the presence of

Margaret M. Secuey

Jas. M. Secuey

Donald Taylor

Sund. 16th June.
Chattel Mortgage.

Margaret McSweeney
James McSweeney

To

Donald Taylor

Given March 12th 1879

Filed March 13th 1879

A. P. Campbell, Tresurer
at 7:30 O'Clock P.M.

This is to certify that I have
file and recorded this Chattel Mortgage
in your office, and

Siegert and return an
Closed receipt to me

and certify you,

Cornell Town

Enclosed find five $2.50
To all to whom these Presents shall come:

Know Ye, That I, Charles J. Mills, of the city of Rochester, County of Monroe, N.Y., am indebted unto W. Kirby, of the same place, in the sum of one hundred and twenty Dollars and
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 W. Kirby, I do hereby SELL, TRANSFER and ASSIGN to the said W. Kirby the property described in the following SCHEDULE, viz:

1 Blood Bay mare Colt, 3 years old with dark main and Tail now in any possession at 43 Fulton Avn., in said city and being in the barn on said premises which premises belong to Jennie K. Mills.

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said Charles J. Mills shall pay to the said W. Kirby the sum of one hundred and twenty Dollars and Cent, 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 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 at public or private sale, 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 property at any time seem said property to be 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 representatives 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 of covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 3d day of May in the year of our Lord one thousand eight hundred and seventy five.

Charles J. Mills [1.s.]
Chattel Mortgage.

To

M. W. Kirby,

Given July 21st 1849
Filed Aug 12th 1849
at 8 30 o'clock a.m.

A. P. Campbell
Clerk.

I, M. W. Kirby, the mortgagee named, do hereby certify that I have
and now hold the said mortgage and all mortgage notes, and
pledges herein mentioned, and to be paid to me the sum of one
hundred and twenty dollars with interest,

Receiv'd from May 29, 1849.

Attest: M. W. Kirby, Clerk.
William E. Mako
Byron Rogers
Reneer

Silent this 13th day of
Jan, 1881
A. P. Campbell
Tom Clark
William E. Marks
To
Byron Rogers
Renewed

Filed this 14 day of
Jan 1881
J.P. Campbell
Tom Clark

1882
R.L. Armstrong

B.F. Clark

1882

A.L. Clark

J.B. Clark

R.C. Clark

1882
Know all men by these presents, that,

APPRENTICE OF THE TOWN OF MEATLOMA
COUNTY OF MONTGOMERY
STATE OF NEW YORK

CONSIDERATION given and paid to us,

Other and further Consideration by Edson Riggs to the said place the

 presents hereof, whereby the
have and by these presents do grant and

All Assign transfers or assign to the

said Riggs other Assignee or

following Grand Chattels or property to wit:
26 Acres West on the Grand on his
Farm is Garlick Hill my Iron Corn
Oder and the other ditch on Neif and
five Young Celers, One Cumber Raga
One Upland Pecking Pole, Peck
Corn in Farm, Roast Corn in the

and on Roger Ryuers Long on
Corn, two Corn, One Peck of
Dietsey Raga, One Cattle on
Bagg, on Them Corn on Turn
as Good as Other in Churchill, and
On More Named Lommi. On By
Kerr's 5 Year Raga and (2 1)

Scent on Ben, All Machinery at
My Atlantic Mill or Garble Mill
not included in the Mortgag of the Your
Estate Mark 5 and Riggs by from

March Third 1879. On Vested with
large $5 on Deposit. Kattle Small
First to Beaver Ground Bagg.
Seven thousand one hundred and sixty dollars, being the full amount of money demanded of me by the late Thomas H. Feguson, deceased, and left to me as heir of the late Thomas L. Feguson, deceased, as the residue of the personal estate of Thomas L. Feguson, deceased.

Interest on this amount at the rate of six percent per annum is due from the date of the last installment, payable at the same rate for each installment.

On the 25th day of January, 1857, I, the maker of this note, do hereby promise to pay to the order of the above-named Thomas H. Feguson, his heirs or assigns, the sum of seven thousand one hundred and sixty dollars, with interest at the rate of six percent per annum, until paid.

This note is a personal note for the remaining balance of six thousand dollars, being the total amount due, and shall be paid in three installments, the first installment due on the 25th day of January, 1857, and the remaining two installments due on the 25th day of January, 1858, and 1859.

If Charles H. Feguson et al., debtor.

[Signature]
that of the said FRANK W. as well as any
may of or upon the said to any person or firm of the said
foreclosure action with intent as
then provided at time times will proceed
and shall pay and not prior to the

the remainder of the land & som at then

time after said and then perform
the Common agreement or My

such to be kept performed & proceed
the to other being & sale to be paid

thereon on the right and subject of the said

MORTGAGE any installment with interest as

paid & not by force of novation

at the time of the payment or

registered & legally charged by the name of

any force of the said & costs of said & other

the which said is said how to the said

leases as is duly authorized or confirmed

to settle upon the former when said &

which is affirmed any time to &

the & in any such thing or public a

private sale or ten to the option or to

claim from the for CED of the sale sufficient

ever & manner than shall with cost of

Or the to the option or payment

of any interest or as aforesaid with

intent & of said half of the estate &

or the last part shall have remained as a

confiscate for the other & half the day
Know all men by these presents that I, William E. Weeks of the Town of Wheatland and County of Monroe, State of New York, in consideration of one dollar to me paid and other good and valuable consideration by Bpm Rogers of the same place the receipt whereof I hereby actually receipt, and by these presents do grant bargain, sell, assign, transfer and set over, due to the said Bpm Rogers and his assigns forever the following goods, chattels and personal estate: 17.5 acres of wheat on ground of my farm in Gorbaiteville, ky, 2 mil cows, 1 ox, 2 horses, 200 feet of rail fence, 1 log known as Jerome's Favorite, one horse rake, one paper Seymour and Morgan, one mow, two plows, one 48 foot drag, decional wagon, one cutter, one buggy, one yoke of oxen, one known as Red and the other Charles, and one mare named Jennie, one bay horse 5 year old, twenty one cows of bees, all machinery, all my plaster, well & Gorbaiteville not.
included in the Mortgage of personal estate, made to said Rogers by me, February 18th, 1880 - one Polk & Keltor forge, and one Polk & Keltor small forge, two barrel grain bags, seven grist mill and grain mills, three shovel mades, one reaper, two log chissel, 2111 race chains, one derick and its apparatus for hoisting, one new bobsleigh, seventy head of finely fed sheep, all of which are owned by me and are now in my possession.

Whereas I, the said William E. Parks, am jointly indebted unto and by Byron Rogers in the sum of fifteen hundred dollars for money had and received to be paid to said Rogers as follows:

One hundred dollars March 1st, 1880
Two hundred dollars June 15th, 1880
Four hundred dollars July 15th, 1880
Two hundred fifty dollars August 15th, 1880
And balance November 15th, 1880

Until paid in full, the amount above paid at the time of paying each installment, as appeared and whereas said Rogers did on the 25th day of January, 1880, at my request and for my benefit and taking

enclose a note of $10,000.
one by my order and endorsed by me payable at the Place
City National Bank of Rochester
in three months from date with
interest on the same to pay when
the same is due and provided
I do so pay the same and not
otherwise said Rogers do here
assent a renewal note for the
remaining half of said note
payable in three months from
date of which said note longer
to pay when due

Now the condition
of the above note of said William E.
Wells as well as said Truey pay
is to be paid said Rogers
with interest as a lone provided
and at the twice times a lone
provided and shall pay said
note joint a lone described and
the renewal of one half of the same
at the time times a lone set
forth and keep the same all of
the covenants and agreements
they have to be kept and per
formed as aforesaid and then the
above note grace to be void
Othe wise on the neglect and failure of the said William E. books to pay any installment with interest at the rate above provided or the note or notes as aforesaid mentioned at the time so times above provided and when said Rogers being legally charged to pay the same or any part of the said notes or either of them - then in that case the said Byron Rogers and his assigns are hereby authorized and empowered to enter upon the premises where said goods & chattels as aforesaid may then be and to sell the same at any public or private sale, at his or their option, and to retain from such proceeds of the sale the sufficient to pay the amount then due with costs of sale or as his option if the payment of any installment as aforesaid with interest or of said half of the face note or of the last note shall have remained due and unpaid for the space of ten days - the whole amount or de- cancel by these present shall at the end of said ten days become immediately due and
payable - notwithstanding anything herein to the contrary and in the last mentioned case said Rogers shall retain from said sale the amount secured by these presents with costs of sale and the excess if any to be returned to said Weeks and if the amount received on said sale shall not be sufficient to pay the amount so secured by these presents then 1 will in my estate as hereby agree to pay the deficiency which as case said Rogers shall at any time claim myself or my executors shall be lawful for him to settle upon the premises where the goods shall be may then be and to remove and sell the same at public sale giving 30 days notice of the time and place of such sale to me the said Weeks and out of the money received on said sale to obtain the amount secured by these presents with interest and costs of charges of sale and the excess if any to be paid to me said Weeks & keep and if there-
Chattel Mortgage

Of W. Weeks

Raymon Rogers

Renewed Jan 19 1880

J.P. Campbell

Deeded this 4th day of February 1880 and do hereby

J.P. Campbell

Town Clerk

in fee simple, absolute, to the

said Raymon Rogers.

They do

My hand, this day February 1880

Town Clerk
To all to whom these Presents shall come:

Know Ye, That

indebted unto

in the sum of................... Dollars and................... Cents,

being for......................

Now for securing the payment of said debt, and the interest thereon from the date hereof to the said do hereby SELL, TRANSFER and
No. 138
Chattel Mortgage.

William E. Weeks
Le

Byron Rogers

Given, January 17th, 1881
Filed, January 19th, 1881,
at 3 o'clock P.M.

T.P. Campbell
Town Clerk
I hereby sell assagin and more over to John McNea as my bond for the
Careys of about one hundred dollars as his security which I will
sure here harmless from all costs and expenses on the appeal from the
judgment in the case of John McNea Phillips vs John McNea Deciard
Dec 4th 1880 before
John Shendle Esq Justice
Dec 29 1880
W G Orchard
Bill of Sale

W. H. Ashby

To

John C. McLean

Filed this 14th day of
April 1881

J. P. Campbell
Town Clerk
Know all men by these presents that I, N. K. Payne, of the town of Wheatland, in the county of Monroe, and State of New York, of the first part, for consideration of the sum of one dollar lawful money of the United States to me in hand paid, at or before the end of the present and delivery of these presents, by Raymond Goodwin of the town of Wheatland, in the county of Monroe, State of New York, of the second part, the receipt whereof I hereby acknowledge, 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, one boyman 12 years old, one child about one year old, one black man 12 years old, to have and hold the same unto the said party of the second part, his executors, administrators, and assigns, forever. And I do, for myself, my heirs, executors, administrators, assigns, and assigns, warrant and defend the said property, goods, and chattels, hereby made unto the said party of the second part, against all and every
Bill of Sale
from W. H. Pope
to
unreadable

Filed this 10th Day of December 1867
R.P. Campbell
Town Clerk
Bill of Sale

Know all men by these presents, that I, Anna A. H. Rogers, of the town of Wheatland, county of Monroe, state of New-York, by virtue of a chattel mortgage executed by W. H. Harmon of the same place, to Anna A. H. Rogers and dated Nov. 26th 1880, and filed in the Office of the Town Clerk of Wheatland on the 27th day of Nov. 1880. Said mortgage was given to me to secure the payment of this note as directed in said mortgage, which note I have endorsed upon which default in payment has been made. Therefore by virtue of said mortgage for the sum of Five Hundred Seventeen and 00/100 Dollars I do sell and convey and by these presents do bargain, sell, grant, and convey unto Thamon Harmon, the lawful owner of said note, with a view to liquidate, pay up, and cancel said note. The following described property as follows: One Boardman and Gray one Bay mare 4 years old named Him, prime, one Bay Horse 10 years old 2 sons named Red and Rosa, one two year old Halter one lumber wagon one democrat wagon one old buggy one long winged old harness 2 saddles titled to 1 son Thamon Bob Steel to Buffalo Rien.
Bill of Sale
Anna A. H. Rogers

Thankful Harmony

Delivered in the presence of...

Signed:

F. Campbell

J. Clark

Filed this 25th Day of October 1881

Adjudicates and administers:

and with the aid of Thankful Harmony...
Bill of Sale

Know ye That I, Anna H. Rogers of the Town of Wheatland, County of Monroe, State of N.Y. By virtue of a Chattel Mortgage executed by H.H. Harmon of the same place to Anna H. Rogers, and dated Nov. 26th 1850 and filed in the Office of the Town Clerk of Wheatland, on the 27th day of Nov. 1850, said mortgage was given to me to secure the payment of the debt as specified in said mortgage, endorsed by me, upon which default in payment has been made. Therefore by the virtue of said mortgage do sell and convey and by their presents as bargain, sell and convey unto Thankful Harmon, the lawful owner of said debt, for Two Hundred and Fifty Dollars, which is herein endorsed on said debt as part payment. The following described property as follows:

One Titan of Four-year-old cows, one a Bay Horse Colt, one a Brown Mare Colt. I have and hold, the same unto the said Thankful Harmon she please to dispose of as she may choose. And I do for myself my heirs executors
Bill of Sale

A. N. Rogers
To Thankful Harmon

Filed this 25th day of October 1881.
J. P. Campbell
Town Clerk.
A Lease, Made and executed BETWEEN Jacob Chandler of Rochester, Monroe County, New York, of the first part, and O. Clifford Davis of Wheatland, Monroe County, New York, of the second part, on the first day of April in the year of our Lord one thousand eight hundred and eighty-four.

In Consideration of the rents and covenants hereinafter expressed, the said party of the first part has Demised and Leased, and doth hereby demise and lease to the said party of the second part, the following premises, viz:

The house and farm of thirty acres, owned by the party of the first part, located at Wheatland Center, N.Y., excepting and reserving the second story of said house with the right of way to and from said second story through the hall on the first floor and stairway therefrom to said second story at all times together with the use of a part of the cellar; also excepting and reserving one stall in the barn, the right of way through said premises and the right to store fodder for one horse in said barn. Also excepting and reserving the right to enter upon any part of said premises for the purpose of repairing or repairing the same, with the privileges and appurtenances, for and during the term of

from the first April 1884

which term will end the first day of March 1889.

And the said party of the second part covenants that he will pay to the party of the first part for the use of said premises, the rent of One Hundred and Eighty dollars, to be paid as follows: One Hundred Dollars December 1st 1884, and Forty-five Dollars January 1st 1885. The party of the second part agrees to feed out or said premises all the corn shucks, bean pods, straw and other corn fodder that may be raised on said premises during said term. The party of the second part agrees that he will not allow any building or building on said premises without the consent of the party of the first part.

AND IT IS HEREBY AGREED, that the said party of the first part shall have a lien as security for the payment of the rent aforesaid upon all the goods, chattels, implements, fixtures, tools and other personal property which are or may be put on said demised premises, and such lien may be enforced on the non-payment of any of the rent aforesaid, by the taking and sale of such property in the same manner as in case of chattel mortgage on default thereof; said sale to be made upon due notice, posted upon the demised premises, and served upon the party of the second part, at or at the place of residence.

AND PROVIDED said party of the second part shall fail to pay said rent, or any part thereof, when it becomes due, it is agreed that the said party of the first part may sue for the same, or re-enter said premises or resort to any legal remedy.

The party of the second part agrees to pay the taxes as assessed on said premises during said term. And it is hereby expressly understood and agreed by and between the parties hereto, that said party of the second part shall not at any time during said term, sublet or relet said demised premises, nor any part thereof, without the written consent of said party of the first part, and in case of a breach or violation of said last mentioned covenant by said party of the second part, that then this Lease shall thereby become terminated and ended, at the option of the party of the first part, and said party of the second part shall therefore be deemed and considered in fact and in law a tenant holding over after his term had expired, without permission of his said landlord. And it is further covenanted and agreed by and between said parties hereto, that in case the destruction of the tenements so demised, by fire, or the same shall be so injured or damaged by fire as to render the same untenable during said term, that then and in such case this Lease shall become thereby terminated.

The party of the second part covenant that at the expiration of said term, he will surrender up said premises to the party of the first part in as good condition as now, necessary wear and damage by the elements excepted.

Witness, the hands and seals of the said parties, the day and year first above written.

[Signatures]

David N. Davis
Jacob Chandler
Lease.

CHATTLE MORTGAGE CLAUSE.

Jacob Shouder to
O. Clifford Davis.

Given April 1st 1884
Expires March 1st 1886

Received to apply on
for within seven
five dollars
June 21-1884.

Filed this 25th day of
June 1884.
Daniel Campbell
John Calks
Know all Men by these Presents, That

Theodore W. Berry of Scottsville Monroe Co. N.Y.

of the first part, for and in consideration of the sum of One Hundred Dollars lawful money of the United States, to

me in hand paid, at or before the ensaling and delivery of these presents by

George A. Ferguson of the same place

of the second part, the receipt whereof is hereby acknowledged; hath bargained and sold, and by these presents do grant and convey unto the said party of the second part, his executors, administrators and assigns, All the tools of fisheries including Flock-ters, Knives, Baros, Chimes, and snap Machines, now being in the building owned by

me, the said Berry, and now called Berry's Meat Market, and also all the equipment including Cloud scales and balances, Marble Slob Money drawer and Counter, cash book, and all the stock, now being and used in the building owned by William J. Fox in Scottsville N.Y. and now occupied by said George A. Ferguson as a meat market in said village of Scottsville.

To have and to hold the same unto the said party of the second part, his executors, administrators and assigns forever. And I do covenant to and with said party of the second part, that

the owner and have the right to sell and transfer the said property.

In Witness Whereof, I have hereunto set my hand and seal the 20th day of March, in the year one thousand eight hundred and eighty two

Sealed and delivered in presence of

Theo W. Berry
Bill of Sale.

Theodore H. Berry

TO

George A. Freytag

Dated the 20th of March, 1882

Filed this 21st Day of March, 1882, 7:45 a.m.

S.P. Campbell
Town Clerk
Mumford Aug 18th, 1883

For value received I sell to William Donnelly all my right to the grey Mare that I left with William Seymour in Rochester and if he has traded her off I sell the one he has left.

Thomas Rithers
Copy

Please file
Bill of Sale

Thomas Pilkens

To

William Donnelly

Filed this 21st day of Aug 1883

Daniel P. Campbell

Town Clerk
Know all Men by these Presents,

That William H. Payne of the Town of Levy

of the first part, for and in consideration of the sum of One Hundred and Fifty Four Dollars lawful money of the United States, to be in hand paid, at or before the enrolling and delivery of these presents by Edwin S. Neafie of Scotland, N.Y.

of the second part, the receipt whereof is hereby acknowledged, has bargained and sold and by these presents do grant and convey, unto the said party of the second part, his executors, administrators and assigns all of that undivided one half of Thirty Seven acres of West Meadow Threshed Hay farm on the farm of Raymond good here in the Town of Scotland, N.Y. the said area to be marked by said Payne and whereon the purchaser to pay to the said Neafie the sum of $54 for the same

To Have and to Hold the same unto the said party of the second part his executors, administrators and assigns forever. And I do covenant and agree to and with the said party of the second part, that I am the owner and have the right to transfer said property, and will defend the same against any person or persons whomever.
Bill of Sale.

W. M. Payne

To

J. C. Neafie

Dated the 9th day of Aug. 1882.

Filed this 21st day of August 1882.

R.R. Campbell

Register.
Know all Men by these Presents, That I, Mortimer C. Mondoff of Scottville, New York,

of the first part, for and in consideration of the sum of Five Thousand Dollars lawful money of the United States, to me in hand paid, at or before the ensailing and delivery of these presents by Geo. Doran and Egbert R. Hampton of Rochester, New York,

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 parties of the second part, their executors, administrators and assigns, All Carts, Draying, Tools, and fixtures of every name and nature pertaining to the Cider and Browsers Business contained in my Cider Mill at Scottville, New York, subject heretofore to the lien upon the fixtures of two Mortgages given by me December 26, 1875, one to the Monroe County Savings Bank and one to the Bank of America, together with 94.58 Gallons of Cider Binger, 5 2/3 Bongs Bangers—8 old Bangers,
5 Car Loads of Refining Sand,
1 ½ Brown Horse, 1 French Wagon and 800h. Coxe—1 Barn Wagon and Rack,
1 Pair Bob Heighs—1 Double Harness,
1 3/4 Bongs of Banger,
20 Gallons of Machinery Oil,
20 Gallons of Castor Oil
1 Barrel of Blue Paint,
1 Barrel of Stencor,
1 2/3 Barrels of Sapthor,

All of which property is now in my possession, and the part of which as in any manner mentioned except the fixtures aforesaid.

To Have and to Hold the same unto the said parties of the second part, their executors, administrators and assigns forever. And I covenant to and with said parties of the second part, that I am the owner and have the right to sell and transfer the said property.

In Witness Whereof, I have hereunto set my hand and seal the 1st day of January, in the year one thousand eight hundred and eighty-four.

M. C. Mondoff (S.E.)
Bill of Sale.

To
S. Doug Doran
Eugene R. Thompson.

Dated the 1st day 1884.

Filed this 3rd day of September 1884
at 8:15 A.M.
Daniel P. Campbell
John Calk
Know all men by these presents that I, Mortimer C. Mordoff, of Scottsville, Monroe Co., N.Y., for and in consideration of the sum of eight hundred dollars lawful money of the United States to me in hand paid at or before the execution and delivery of these presents by Emily Mordoff, the receipt of which is hereby acknowledged, have bargained and sold and by these presents do grant and convey unto the said Emily Mordoff her executors, administrators and assigns, one bay horse, one bay colt, one Jersey cow, one Jersey heifer, one double carriage, one Jr. buggy, one sleigh, one cutter, one double sleigh, one double harness, two sleigh harnesses, lot of robes and blankets, all of which property is now in said Emily Mordoff's possession on her premises in the Village of Scottsville, N.Y., to have and to hold the same unto the said Emily Mordoff, her executors, administrators and assigns for ever. In witness whereof I have hereunto set my hand and seal this 1st day of July, 1884.

Mortimer C. Mordoff (L.S.)
Bill of Sale

To

Filed this 3rd Day of September 1884
at 8 o'clock a.m.
Daniel Flannell
John Clark
Know all Men by these Presents, That George A.
Inguar's, of Scottsville, Monroe Co.
New York

of the first part, for and in consideration of the sum of: One Thousand
dollars, and other considerations, lawful money of the United States, to
me in hand paid, at or before the encaisement and delivery of these presents by Thomas
Cleek of the same place

of the second part, the receipt whereof is hereby acknowledged, have bargain and sold, and by these
presents do grant and convey unto the said part of the second part, his
executors, administrators and assigns,

All the tools and fixtures in
including all the blocks, knives, saws
Charles Sausage Machine Steels
Scales, balances, Marble Slabs, racks,
hooks, cash money, driven counties, and
the cold room by receipt. Now being
used in the building owned by
William J. Cleek in Scottsville, N.Y.
And now occupied by said Thomas
Cleek as a Meat Market in said
village of Scottsville.

To have and to hold the same unto the said part of the second part, his
executors, administrators and assigns forever. And I do covenant to and with said part of the
second part, that I am the owner and have the right to sell and transfer the said property.

In Witness Whereof, I have hereunto set my hand and seal the 30th
day of March, in the year one thousand eight hundred and eighty-two.

Sealed and delivered in presence of

[Signature]
Bill of Sale

Dated the 20th day of March, 1882

To:

John Clark

From:

J. Heagard

Received the sum of...

John Clark

County of New York

State of New York

[Signature]
Know all Men by these Presents,

That I, Andrew Collister of Cataraqui, King's County, and State of New York,

of the first part, for and in consideration of the sum of Five Hundred Dollars lawful money of the United States, to me in hand paid, at or before the ensailing and delivery of these presents by Elinor Collister 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 part of the second part, her executors, administrators and assigns

all my right, title and interest to and in the following property,

One horse four years old; one short mare seven years old; one bay mare thirteen years old; one cow four seven years old; one cow three seven years old; one red cow four years old; one red cow twenty years old; one red cow four years old; one three yoke democratic wagon; one brown mare fourteen years old; one brown colt two years old; one grey cob one year old; one cock six months old; one cow spotted; fifteen one year old; three calves; one hog about eighty; one sow and litter; one race reaper; one milking woman; two plows; two harrows; one reaper; one short rake; one long rake; one two span democratic wagon; two team wagon and one pair team; two hay rakes; one sleigh; one cotton gin; two cotton gin hands; two single harness; two cow cultivators; two short plows; about four hundred bushels oats; about nine acres of corn on the ground; about five acres hay; a few hogs; a few cows; one horse black; all of said property being on the farm of Messrs. Elizabeth McKenzie. Twenty acres of wheat on the ground on said farm, Eight acres of wheat on the ground on said farm.

To Have and to Hold the same unto the said part of the second part, her executors, administrators and assigns forever. And I, do covenant and agree, to and with the said part of the second part, that I am the owner and have the right to transfer said property, and will defend the same against any person or persons whomever.
Bill of Sale.

A J. Coolidge  

To  

Ellen Coolidge  

Dated the Nov. 14 1883  

Paid to the Order of Charles C. Rosemond  

In witness whereof, in the year one thousand eight hundred and eighty-three, the 1st day of November  

A J. Coolidge  

Filed Nov. 14 1883  

Daniel Playfifth  

John Clarke
To all to Whom these Presents shall Come:

Know Ye, That I, James W. Johnson, 

of the same place in the county and state of New York, 

being for one hundred fifty dollars and seven dollars and fifty cents, 

the said 

Stokesville, the 27th day of August, 1877, 

Six Months of the said 

I promise to pay to Geo. C. McFie or order, one hundred fifty and 75/100 dollars, with interest thereon at the rate of 7 per cent per annum from the 27th day of August, 1877, 

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said 

I, Geo. C. McFie 

do hereby SELL, TRANSFER and ASSIGN to the said 

the property described in the following Schedule, viz:

1. One horse, valued at $25.
2. One saddle.
3. One team of two horses, valued at $20.
4. One cow, valued at $5.
5. One table, valued at $10.
6. One bed, valued at $20.
7. One table, valued at $15.
8. One bed, valued at $10.

Provided always, and this Mortgage is on the express condition, that if the said James W. Johnson shall pay to the said Geo. C. McFie the sum of one hundred fifty dollars, with interest thereon as follows, viz:

from the 27th day of August, 1877, one hundred fifty dollars, with interest on said sum from the 27th day of August, 1877, 

which the said James W. Johnson 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 Geo. C. McFie 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 Geo. C. McFie shall at any time deem the Goods unsaleable, 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 this 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 seventy-seven.

Sealed and delivered in the presence of

[Signature]

[Signature]
Chattel Mortgage.

James W. Johnson

John C. McPhee

Given Feb. 27, 1877
Titled Feb. 27, 1877
at 4 o'clock P.M.

P. Bernard
Town Clerk
Chattel Mortgage.

Know all Men by these Presents:

That the said J. M. Court of Orleans, County of Monroe, and State of New York, in the City of Rochester, County and State aforesaid, of the second part, in the sum of not to exceed One Hundred Dollars at any one time, being for, and as, collateral security to said William H. Yerkes, for the payment of a certain note of the sum of Eighty Four Dollars and Interest, dated "to" months after date at the Flour City National Bank of Rochester, made by said party of the first part and endorsed by said William H. Yerkes, and as a collateral and continuing security to said William H. Yerkes, for any renewal or renewals thereof, and as a collateral and continuing security to said William H. Yerkes, for the payment of any note, check, draft or other obligation hereafter endorsed by said William H. Yerkes, for said party of the first part, or any renewal or renewals thereof, or of either of them, and to save the said William H. Yerkes harmless from all loss, cost or damage that he may sustain as endorser of any note, check, draft or other obligation, or any renewal or renewals thereof, or of either of them, not to exceed One Hundred Dollars at any one time.

Now for Securing the Payment of said Note so endorsed by said William H. Yerkes, and of every other note, check, draft or other obligation hereafter endorsed by the said William H. Yerkes, for the said party of the first part, and interest thereon, and any renewal or renewals thereof, or of either of them, and for the purpose of securing said William H. Yerkes against all loss, cost or damage that he may sustain as endorser, guarantor, or other liability, as hereinafter set forth, the party of the first part doth hereby sell, transfer and assign to the said William H. Yerkes, all and singular, the goods, chattels and personal property described in the schedule hereto annexed, marked "SCHEDULE A."

And for the faithful performance and payment of every obligation hereby created, said doth hereby bind, pledge and charge her separate estate of real and personal, the consideration hereof being for the benefit thereof.

And it is Hereby Expressly Agreed by and between the parties hereto, that the said William H. Yerkes shall have a lien as security for the payment of said indebtedness and every part thereof, upon all the goods, wares, chattels, implements, tools and other personal property belonging to said party of the first part, and not hereinbefore specified, which are or may hereafter be put upon the premises mentioned in Schedule "A."

And the said William H. Yerkes is hereby authorized to enforce such lien under this instrument, in the same manner as if such property were more particularly specified; such lien, however, shall not be enforced against any property, which, being a part of stock in trade, shall have been sold in the regular course of business.

Provided Always, and this mortgage is on the express condition that if the said party of the first part shall pay the said note, check, draft or other obligation, and any renewal or renewals thereof, or of either of them this day endorsed or hereinafter endorsed by the said William H. Yerkes, for or on account of said party of the first part, with interest thereon as follows, viz: at maturity, and save the said William H. Yerkes harmless from all loss, cost or damage that he may sustain as endorser of any of said obligations for or on account of the said party of the first part, not to exceed One Hundred Dollars at any one time, which the said party of the first part hereby agrees to do (subject, however, to the provisions hereinafter contained), then this transfer to be void and of no effect; but if default should be made in the payment of any note, check, draft or other obligation, this day endorsed or hereinafter endorsed for or on account of said party of the first part by the said William H. Yerkes, or any part thereof, when due, the said William H. Yerkes, or his legal representatives, after paying the same may take immediate possession of the said goods, chattels, and personal property, wherever they may be, and sell the same at public auction upon six days notice, to be given by posting notices of sale in three public places in the place where said property is situated.

It is Agreed that the said William H. Yerkes may sell the said property upon the premises where found, or remove the same elsewhere for sale, at his option.

It is Further Agreed that if at any time during the existence of this mortgage any suit shall be commenced, judgment recovered, or execution issued against the said party of the first part, or if he shall sell, assign, secrete or remove away any portion of said property, or attempt so to do, then the whole of said indebtedness and interest, although not then due, shall become immediately due and payable, and the liability of the said William H. Yerkes, as endorser, shall thereupon become fixed and after paying said indebtedness and interest the said William H. Yerkes shall have immediate possession and sale as aforesaid.

It is Further Agreed that if the said William H. Yerkes shall at any time deem said property unsafe, or shall, at any time, deem himself in danger of having to pay said indebtedness, or any part thereof, by delaying until the same shall become due and payable, the said William H. Yerkes, after paying said indebtedness, is hereby authorized to take immediate possession of said mortgaged property at any time, either before or after the maturity of said indebtedness or any part thereof, and to sell the same at public or private sale, although the time for the payment thereof has not yet expired, and he may retain from the proceeds of such sale the amount of said indebtedness and interest so paid by him, together with all costs, charges and moneys expended in and about foreclosing this mortgage and making said sale, rendering the surplus (if any) to said party of the first part, 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, cost and charges, the party of the first part hereby covenants and agrees to pay the deficiency. The said party of the first part agrees to have the property hereby mortgaged insured in such amount as to be approved by the said William H. Yerkes, to wit: in the sum of at least...

And it is Understood and Agreed that the stipulations aforesaid are applied to, and do bind the heirs, executors, and administrators of the respective parties.
In Witness Whereof, the party of the first part have hereunto set their hands and seal the 4th day of Oct, 1880. 

D. P. Campbell 

Town Clerk
Know ye that the Hewing Bros. of Rochelle, N.Y. do hereby certify that a certain indenture of mortgage, made and executed by J.W. Stout of Rochelle, Monroe Co., N.Y. and dated May 24th, 1877 and filed May 25, 1877 at 6 P.M. and at 4:30 A.M. a document, together with 2 uncles and said mortgage and said mortgage, dated Rochelle, July 4, 1880, and said mortgage, dated June 15, 1876, and said mortgage, dated May 30, 1876, at 12 P.M. and at 1 P.M. were recorded by the said J.W. Stout of said Monroe, Monroe Co., N.Y. aforesaid, and also recorded, attached, executed and filed as fully bound and sealed July 4, 1880.

Woodbury Bros.
No. 11 Discharge of Mortgage given by Millard E. White
To Marshall E. White
To H. Marshall White
Filed the 5th day of February 1868
D.P. Campbell
Town Clerk
Know all Men by these Presents:

That J. W. YERKES, of the County of Monroe, and State of New York, for the sum of One Hundred and 00/100 Dollars, for the payment of a certain note of One Hundred and 00/100 Dollars, dated the 29th day of July, 1876, payable the 29th day of July, 1877, for the said SUMMA, has been endorsed and paid by said WILLIAM H. YERKES, for the said note, and as collateral security therefor, and for the payment of said note, has endorsed and paid said WILLIAM H. YERKES, for the payment of said note, has endorsed and paid said WILLIAM H. YERKES, as collateral and continuing security to said WILLIAM H. YERKES, for any renewal or renewal thereof, and as collateral and continuing security to said WILLIAM H. YERKES, for any renewal or renewal thereof, of or either of them, and to save said WILLIAM H. YERKES harmless from all cost, loss, or damage that he may sustain as endorser or otherwise, or any renewal or renewal thereof, or either of them, not to exceed One Hundred and 00/100 Dollars at any one time.

Now for Securing the Payment of said Note so endorsed by said WILLIAM H. YERKES, and of every other note, check, draft or other obligation hereafter endorsed by the said WILLIAM H. YERKES, for the said party of the first part, and to interest thereon, and any renewal or renewal thereof, or of either of them, and for the purpose of securing said WILLIAM H. YERKES against all loss, cost or damage that he may sustain as endorser, guarantor, or other liability, as hereinafter set forth, the party of the first part doth hereby sell, transfer and assign to the said WILLIAM H. YERKES, all and singular, the goods, chattels, and personal property described in the schedule hereeto annexed, marked “SCHEDULE A.”

And for the faithful performance and payment of every obligation hereby created, said

doth hereby bind, pledge and mortgage her separate estate, real and personal, the consideration hereof being for the benefit thereof.

And it is Hereby Expressly Agreed by and between the parties hereto, that the said WILLIAM H. YERKES shall have a lien as security for the payment of said indebtedness and every part thereof, upon all the goods, wares, chattels, implements, tools and other personal property belonging to said party of the first part, and not hereinafter specified, which are or may hereafter be put upon the premises mentioned in Schedule “A,” and the said WILLIAM H. YERKES is hereby authorized to enforce such lien under this instrument, in the same manner as if such property were more particularly specified; such lien, however, shall not be enforced against any property, which, being a part of stock in trade, shall have been sold in the regular course of business.

Provided Always, and this mortgage is on the express condition that if the said party of the first part shall pay the said note, check, draft or other obligation, and any renewal or renewal thereof, or of either of them this day endorsed or transferred by the said WILLIAM H. YERKES, for or on account of said party of the first part, with interest thereon as follows, viz: at maturity, and save the said WILLIAM H. YERKES harmless from all loss, cost or damage that he may sustain as endorser of any said obligations or or on account of the said party of the first part, not to exceed One Hundred and 00/100 Dollars at any one time, which the said party of the first part hereby agrees to do (subject, however, to the provisions hereinafter contained), then this transfer to be void and of no effect; but if default should be made in the payment of any note, check, draft or other obligation, this day endorsed or hereafter endorsed for or on account of said party of the first part by the said WILLIAM H. YERKES, or any part thereof, when due, the said WILLIAM H. YERKES, or his legal representatives, after paying the said money for the possession of the said goods, and personal property, wherever they may be, and sell the same at public auction upon six days notice, to be given by posting notices of sale in three public places in the place where said property is situated.

It is Agreed that the said WILLIAM H. YERKES may sell the said property upon the premises where found, or remove the same elsewhere for sale, at his option.

It is Further Agreed that if at any time during the existence of this mortgage any suit shall be commenced, judgment recovered, or execution issued against the said party of the first part, or if he shall assign, assign, secrete or remove away any portion of said property, or attempt so to do, then the whole of said indebtedness and interest, although not then due, shall become immediately due and payable, and the liability of the said WILLIAM H. YERKES, as endorser, shall thereupon become fixed and after paying said indebtedness and interest the said WILLIAM H. YERKES shall have immediate possession and sale as aforesaid.

It is Further Agreed that if the said WILLIAM H. YERKES shall at any time deem said property unsafe, or shall, at any time, deem himself in danger of having to pay said indebtedness, or any part thereof, by delaying until the same shall become payable and payable, the said WILLIAM H. YERKES, after paying said indebtedness, is hereby authorized to take immediate possession of said mortgaged property at any time, either before or after the maturity of said indebtedness or any part thereof, and to sell the same at public or private sale, although the time for the payment thereof has not yet expired, and he may retain from the proceeds of such sale the amount of said indebtedness and interest so paid by him, together with all costs, charges and monies expended in and about foreclosing this mortgage and making said sale, rendering the surplus (if any) to said party of the first part, and the said mortgagees, 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, cost and charges, the party of the first part hereby covenants and agrees to pay the deficiency. The said party of the first part agrees to have the property thereby mortgaged insured in an amount to be approved by the said WILLIAM H. YERKES, to wit, in the sum of One Hundred and 00/100 Dollars, and the loss, if any, to be made payable to said WILLIAM H. YERKES, mortgagee, as his interest may appear, and if he fail so to do, then the said WILLIAM H. YERKES may insure the said property for the sum above named, and the amount of the premium so paid by the said WILLIAM H. YERKES is to be added to the amount, and become a part of the indebtedness hereby secured.

And it is Understood and Agreed that the stipulations aforesaid are applied to, and do bind the heirs, executors, and administrators of the respective parties.
Chattel Mortgage

STATE OF NEW YORK

MONROE COUNTY

WILLIAM H. YERKES.

Dated, Sept. 29, 1880
Amount, $150

Given this 20th day of September, 1880
D. CAMPBELL
JENKINS

Filed this 30th day of September, 1880

In Witness Whereof, the party of the first part hath hereunto set his hand and seal this 20th day of September, 1880.
To all to whom these Presents shall come, Greeting:

Know Ye, That  I, Malcolm McVean of Hamilton
Honora County, My aum
indebted unto J. Julian McVean
in the sum of $100.00
in the sum of

Dollars and

now, the principal sum of $100.00

being the interest which said

principal sum is due at the

rate of one per cent

per annum from the date hereof.

Now for securing the payment of the said Debt, and the interest from the date hereof to the said

J. Julian McVean

do hereby SELL, ASSIGN and

TRANSFER to the said, J. Julian McVean,

all the Goods,

Chattels and Property described in the following

SCHEDULE, viz:

One Piano, made by Christo Mc
now in the Hotel kept by Mr. Mayard
McVean in Nacopw

One brass Safe, made by Garrett
now in the Hotel kept by Mr. Davis
in Maccopw

Lost Safe being now in
the Bennett Hotel.

Lost Safe being now in
the Bennett Hotel.
Said property now being and remaining in the possession of

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

M. McLean shall pay to the said J. Buchanan the balance of principal and interest

with interest as follows, viz.: due at six months from the date of this instrument

which said sum and interest the said M. McLean hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said J. Buchanan 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 M. McLean, his representatives or assigns, shall at any time deem it unsafe, it shall be lawful for the said J. Buchanan 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. 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, the said M. McLean covenant and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the eleventh day of October in the year of our Lord one thousand eight hundred and eighty.

Sealed and Delivered in presence of
Chattel Mortgage.

Malcolm McClean

To

J. Julian McClean

Given October 11, 1880

Filed October 12, 1880

at 7:30 o'clock A. M.

S. R. Campbell

John Clark
Mr. Campbell, Iron Clerk,

Chattanooga, Nov 8, 1850

Dear Sir,

Please release Chattel Mortgage from property owned by W. P. Brown and Oblige.

Yours Truly,

E. J. McChesney

This 8th day of November, 1850

W. P. Campbell

I, F. McChesney, do hereby transfer to the said W. P. Campbell, Iron Clerk, the following:

One year of the ground horse, one year old, and two years old, and twenty bonds now in my possession and necessarily used by me in my business.

Also, one Thacker buggy now in my possession and necessarily used by me in my business, and

One horse nine years old, and

One cow, said cattle being about four months old.

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

W. P. Campbell shall pay to the

said Hugh Nettles, the sum of

the sum of

thereon as follows, viz: on the first day of December next, and shall pay the above described goods of it, mortgaged and release the

Hugh Nettles, from all liability as such receipt

which the said

Hugh Nettles hereby agree to pay, then this transfer to be void, and of no effect, and in case of non-payment of the said debt and interest at the time mentioned, then the said Hugh Nettles, his heirs, assigns or executors 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 Hugh Nettles shall at any time deem it unsafe, it shall be lawful for the same to be sold at such price and place or places as the said Hugh Nettles shall at any time deem it safe, 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 mortgagees, 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 therein. If from any cause said property shall fail to satisfy said debt, interest, costs and charges, the said covenant and agree to pay the deficiency.

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

Sealed and delivered in presence of

[Signature]
To all to whom these Presents shall come:

Know Ye, That Melcon M. Yen of Munford,

being for.

Now for securing the payment of said Debt and the interest thereon from the date hereof to the said

should pay to the

Mortgage is on the express condition, that the said

provided always, and this Mortgage is on the express condition, that if the said

who have hereunto set my hand and seal the

in the year of our Lord one thousand eight hundred and eighty.
No. 123
Chattel Mortgage.

Malcolm McLean
Hugh MacNeil
J. McLean McLean

Given: October 5th 1880
Filed: October 6th 1880
at 9 o'clock P.M.

D. P. Campbell
Town Clerk
To all to whom these presents shall come greeting
Know ye that I, John Scott of Wheatland
County of Monroe, New York, party of the first part,
for securing the payment of the sum of
Money hereinafter mentioned and in
consideration of the sum of one dollar to
Meinhard, paid at or before the delivering
of these presents by John to Meinhard of the
same place party of the second part
the receipt whereof is hereby acknowledged have
granted, bargained, and sold and by these
presents do grant, bargain and sell unto the said party of the second part
all that one Yearly Troy Colt two Cows
Two Streak Red calves / One Streak two Shorthorn
Wagons / Open Buggy two Cows Donkey and two
Two Tack Harness. One Ford Cultivator
Two Ford Cultivator for the Triumph Reaper
/ Haymow / Four 3/4 inch mill
/ Haymower Two 1/2 Wheel Rake (Sage)
and Buckeye Drill two sett Double
Harness / Single Harness. One half
interest in forty four acres of Wheat
Down by me all of which property is on
the farm mentioned and occupied by me
in the Town of Wheatland, New York, and
Known as the Goodhue farm and is in
the possession of said Scott. To have and
to hold all and singular the goods and
Chattels aforesaid bargained and sold or intended
so to be into the said party of the second part
his Executors administrors and assigns
forever and the said party of the first part
for himself his heirs Executors and
administrors all and singular he said
goods chattels aforesaid and sold into
the said party of the second part his
Executors Administrors lots and assigns against
the said party of the first part and against
all and every person and persons whom
covenants shall and will warrant and by these
premises defunct. Upon condition that
if the said party of the first part shall well
and truly pay at maturity the full amount
principal and interest of a certain promis-
ory note executed by the said party of the
first part for Five Hundred and Ten 100
dollars (510.25) dated October 11th, 1880
payable to the order of said John E. Neafie
three 3 months after date at Commerce
National Bank Rochester Ny. then these
promises and everything herein contained
shall cease and be void. And the said
Scott for himself his Executors Administrors
and assigns does covenant and agree to and
with the said J.E. Neafie his Executors
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 it shall and may be lawful for and the said John Scott does hereby authorize and empower the said J. C. Haaf this Executor administris and assign with the said and assistance of any person or persons to enter and come into and upon the aforesaid 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 and out of the money to retain and pay the said sum above mentioned with interest and all expenses thereon rendering the surplus (if any) into the said John Scott this Executor administris and assigns and until default shall be made in the payment of the aforesaid sum of money to the said John Scott to remain and continue in good and peaceable possession of the said goods and chattels and the full and free enjoyment of the same unless the said J. C. Haaf his Executors administris and assigns shall sooner choose to demand the same and until such demand and
Chattis Mortgag

John Scott to

John C. Welch

Given Oct 11th 1880
Filed Oct 13th 1880 at 8 o'clock a.m.

A.C. Campbell
Town Clerk

Made the assignment of the party of the first

and acknowledging the receipt of the

of the party of the second

and delivering to the party of the second

this instrument in the presence of

A. L. Lee

October 1880.

Wm. O. M.

[Stamp]
Know all Men by these presents that I, John Scott of the town of Wheat and County of Monroe, State of New York, in consideration of one dollar to me paid and other goods and valuable consideration by Raymond Goodhue the same place the receipt whereof is hereby acknowledged here and by these presents to grant, bargain, sell, assign, transfer and set over unto the said Raymond Goodhue and his assigns forever the following goods chattels and property to wit: Twenty six acres of Beans, Twelve acres of Corn, potatoes, Ten acres of Oats, Thirty two acres of Hay on the grounds of the said Raymond Goodhue farm in the said town of Wheat and NY, all of which is sound and prepared to be sown on said farm this summer for said Scott next evening and by me and in my possession. Whereas I, the said John Scott am justly indebted unto the said Raymond Goodhue in the sum of one hundred and Thirty four 1/8 dollars and interest if any accruing from the said promissory note payable on the first day of October 1870 made by said John Scott and payable to the order of J.S. Morgan and described as follows: 1st One note dated April 17th 1850 for 33 dollars endorsed by said Raymond Goodhue.
and made payable at Commercial National Bank Rochester N.Y. and which said note was endorsed by said Raymond Goodhue for the accommodation of the said John Scott and accepted and held by said bank

For the sum of Fifty 17/100 dollars and interest payable on the first day of October 18--

It being for borrowed money for oats sold and delinquent and hay sold and delinquent to
said John Scott by the said Raymond Goodhue in year last past

Now the conditions of the above bill of sale is such that if I the said John Scott as well and truly pay or cause to be paid to the said Raymond Goodhue said one hundred and thirty four 17/100 dollars with interest as above provided and at the time

above provided and shall pay the note and account above described at the time and hour set forth and also perform all of the covenants and agreements in my part to be kept and performed as aforesaid then the above bill of sale to be void otherwise

in full force and effect and in case said Raymond Goodhue shall decline herein self

warrant it shall be lawful for him to enter upon the premises where the goods and chattels

may then lie and to remove and sell the same
at public sale giving six days notice of the time and place of such sale to me the said

at the Scott and out of the money received

on said sale to return the amount secured

by these premises with interest and costs and

charges of sale and any surplus if any

to be paid to me the said John Scott and if

there be a deficiency I agree to pay the

same on demand.

In witness whereof I have hereunto set my

hand and seal this 22 day of April 1880.

John Scott

Executed in the presence

John Shouler
Bill of Sale
John Scott
70
Raymond Goodwin

October 18, 1880
The within bill is discharged and satisfied.
O. G. Goodwin

Filed this 23rd day of April, 1880
D. P. Campbell
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That I, Jacob Grauer of the Village of

Howard, Monroe County am indebted unto Charles

Perry of the same place

in the sum of fifteen Dollars and being for

Money lent in March 1879

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to he said Charles Perry, I do hereby SELL, TRANSFER and ASSIGN, to the said

Charles Perry the property described in the following SCHEDULE, Viz:

One undivided half of about four acres of Potatoes and Corn now growing on the premises of Robert M. Arthur in the Town of Lorraine, Genesee County.

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

Jacob Grauer shall pay to the said Charles Perry the sum of fifteen Dollars with interest thereon as follows, viz:

The year from the month of March 1879

which the said Jacob Grauer 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 Perry 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 Charles Perry shall at any time deem said premises 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 18th day of November in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and Delivered in Presence of

[Signature]

[Signature]
Chattel Mortgage

J. J. Grauer

Charles Perry

Given, June 13, 1879
Filed, June 13, 1879
at 9 o'clock, A.M.

J. P. Campbell
Tom Clerk
To all to whom these Presents shall come:

Know Ye, That George Lear & W. E. Lear, each of the Town of Chatham, County of Monroe, State of New York, indebted unto Silas McAlaster of the Town of Clarkson, Orleans County, State of New York, in the sum of Fifty Seven and Fifty One Cents, being for the consideration of a certain promissory note given to Silas McAlaster bearing date April 15, 1878 for the sum of One Hundred & Ninety Dollars upon which there remain unpaid the sum of Fifty Seven & Fifty Cents.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Silas McAlaster, do hereby sell, transfer and assign to the said Silas McAlaster the following property described in the following schedule, viz:

1. Four Colored Horses, about six years old, 1 Red and White Cow, about 6 years old, 1 Morgan Horse of the Middlefield Breed, 50 Square Meters of Brass, together with the sides and attachments, 1 Heavy Single Harness, 1 Light Single Harness, 1 Single Buggy, open, 1 Burschick Cutting Box, 1 Pan Horse Dwell for Cultivators. 1 One Horse Wagon.

Provided Always, and this Mortgage is on the express condition, that if the said George Lear shall pay to the said Silas McAlaster the sum of Fifty Seven & Fifty Cents, with interest thereon as follows: by the first day of November next, which the said George 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 interests at the time above mentioned, then the said Silas McAlaster 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 Silas McAlaster 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, we covenant and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hands and seals the 29th day of March in the year of our Lord one thousand eight hundred and seventy-eight.

Sealed and delivered in presence of

W. E. Lear
George Lear
No 45

Chattel Mortgage.

W. E. Sears and George Sears

To

J. G. McClellan

Given: March 29, 1874

Filed: March 29, 1874

at 8 o'clock A.M.

Dr. Campbell

Town Clerk.
To all to whom these Presents shall come:

Know Ye, That I George Cumber of Scoville
Monroe Co., N.Y., am indebted unto Mr. W. P. Ballentine
& L. Ballentine & Co., L. Noembe of the sum of One Thousand One Dollars and
being for accommodation, Note, bearing interest at
with this Mortgage, payable by Months from

Now for Securing the payment of said Debt, and the interest thereon from the date hereof to the said
Ballentines & Co. I do hereby SELL, TRANSFER and
ASSIGN to the said Ballentines & Co. the Property described in
the following SCHEDULE, viz:

1. Gray Horse, Mare, Neon, 13 yrs old.
   2. Thames Mowon Horse, Bop. Mare by Ballentine
   3. Horse John Barrow
   4. Horse Alice

Provided Always, and this Mortgage is on the express condition, that if the said George Cumber shall pay to the
said Ballentines & Co. the sum of One Hundred and One Dollars
with interest thereon as follows, viz:

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 Ballentines & 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 Ballentines & Co. shall at any time deem the Goods 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. 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 said George Cumber hereby agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 12th day of June in the year of our Lord one thousand eight hundred and six

Sealed and delivered in presence of

George Cumber
No. 63
Chattel Mortgage.

George Cumber

Ballentine & Sloane

Given April 18th, 1879
Filed July 28th, 1879
at 3 o'clock P.M.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Lawrence McNamara of the County
of Monroe, C. M., owes indebted unto
Donald McNamara of Rochester, N. Y.,
in the sum of Two Hundred Dollars and
Cents,
being for payments due on the said place and on
my Mortgage to McNamara.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said
Donald McNamara, I do hereby SELL, TRANSFER and
ASSIGN to the said Donald McNamara the property described
in the following SCHEDULE, viz:

Four Acres of Grown Potatoes put in by me,
on the farm of John Armstrong in Weldon
and One Acre of Potatoes put in by me on
John Armstrong's land, and also all the
Grown Potatoes & Vegetables growing on my land
in the Village of Monroe.

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

McNamara shall pay to the

said McNamara the sum of Two Hundred Dollars

with interest thereon as follows, viz: on October 15th, 1879.

which the said Lawrence McNamara 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 McNamara 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 McNamara shall at any time deem the premises 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 the said debt, and from any cause to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 17th day of July in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and delivered in presence of

[Signature]

[Signature]
Chattel Mortgage.

Lournes M. Connerick

To

McHollander &
Donald M. Naughton

Given.............. 1879

Filed.............. 1879

at S. o'clock P.M.

D.P. Campbell

From Clerk
Discharge of Mortgage.

James A. Wells

TO

Wm. E. Wells

County, ss.

Recorded on the day of A.D. 18__, at o'clock M., in Liber of Discharges of Mortgages, at page and entered in Liber of Mortgages, at page and examined.

Clerk.

Discharged this ___ day of Jul., 1880 at __20

J. R. Campbell
Town Clerk
Do hereby certify, That a certain Indenture of Mortgage, bearing date the 17th day of July, in the year of our Lord one thousand eight hundred and seventy nine, made and executed by William E. Todd of Alleman Monroe County, New York.

Filed and recorded in the office of the Clerk of the County of Monroe in Monroe the office of Mortgages, page on the 18th day of July 1879 at 12 O'Clock P.M., is redeemed, paid off, satisfied and discharged.

Dated the third day of February 1880.

Witnessed by
Samuel H. York
Henry S. Rogers.

State of New York,
County of Monroe.
On this third day of February in the year of our Lord one thousand eight hundred and seventy nine before me, the subscriber, personally appeared
James W. Weeks.

To me known to be the same person described in, and who executed the above Certificate, and acknowledged that he executed the same.
To all to whom these Presents shall come:

Know Ye, That William & Weeks of the town of

Wheatland, Monroe Co. N. Y., indebted unto James

A. Weeks of Caledonia, Livingston Co. N. Y.

in the sum of Twelve Hundred Dollars and

Cents, being for the Collateral Security of the Payment

of a Certain Promissory Note of $425-

Dollars Made by Said William & Weeks

Payable to the Order of Said James A.

Weeks Dated the 24th day of May and due on August 27

Now held by the City Bank Rochester N. Y.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

James A. Weeks of , do hereby SELL, TRANSFER and

ASSIGN to the said James A. Weeks the property described in

the following SCHEDULE, viz:

17 acres of Beams on the ground

on the lower farm of Said William & Weeks

in Said town of Wheatland and also

on the upper farm of beams on the ground on

My home farm in Said town of Wheat

land where I live near Garballsville

Also Our large bay horse by the

name of Isaac Weeks--Said horse is

black mane and tail

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

William & Weeks shall pay to the

said

Note when it be comes due and key

the said

Note according to the terms thereof

with interest thereon as follows viz:

And I Assign This Said James A. Weeks Resolution and Indorses the same for

Accommodation to me--Which I truly about

and acknowledge how to be

which the said William & 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 & Weeks 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 Debt and Costs)

every expense of the sale and keeping of the said property, to apply in payment of the above debt; and
in case the said

James & Weeks shall at any time

discern the same 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, I have hereunto set my hand and seal the 17th day of July in the year of our Lord one thousand eight hundred and seventy

Nine

Sealed and Delivered in presence of

Wm. Ashby

Scotsdale N. Y.
To all to whom these Presents shall Come, Greeting:

Know Ye, that I, Samuel A. Smith, of the town of Whitestuck, County of Monroe, and State of New York, indebted unto Daniel E. Rogers, of the same place,

in the sum of Two Hundred and Sixty Dollars and Cents, being for the Payment of a Certain Promissory Note, of which the following is a Copy:

$260- Rochester, Nov. 6, 1879.

For and in consideration of the said Debt, and the Interest thereon from the date hereof, to the said Daniel E. Rogers, I do hereby SELL, ASSIGN and TRANSFER to the said Daniel E. Rogers, all the Goods, Chattels and Property described in the following Schedule, Viz:

1. One large horse, about 20 yrs old, named Jed, valued at $100.
2. One small horse, about 10 yrs old, named Myron, valued at $50.
3. One cow, about 9 yrs old, named Bessie, valued at $20.
4. Two heifers, about 2 yrs old, valued at $15 each.
5. One cow, about 3 yrs old, named Gracie, valued at $25.
6. Four calves, valued at $10 each.
7. One calf, valued at $5.
8. One bull, valued at $30.
10. One sheep, valued at $10.
11. Two hogs, valued at $20 each.
12. One pig, valued at $5.
13. One chicken, valued at $2.

SCHEDULE, viz:

1. Four cows, valued at $50 each.
2. Three oxen, valued at $25 each.
3. One horse, valued at $150.
4. One mule, valued at $100.
5. One sleigh, valued at $50.
7. One sleigh, valued at $20.
8. One sleigh, valued at $15.
10. One sleigh, valued at $5.
11. One sleigh, valued at $2.

These Gardens and Grounds:

1. One acre of land, valued at $20.
2. One acre of land, valued at $15.
3. One acre of land, valued at $10.
4. One acre of land, valued at $5.

These Poultry:

1. One cow, valued at $25.
2. One bull, valued at $20.
3. One sheep, valued at $15.
4. One chicken, valued at $10.
5. One duck, valued at $5.
6. One goose, valued at $2.

All of which, to the said Daniel E. Rogers, I hereby ASSIGN and TRANSFER, for the Payment of the said Debt, and the Interest thereon from the date hereof, to the said Daniel E. Rogers.
Said property now being and remaining in the possession of Sanford S. Smith.

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said Sanford S. Smith shall pay to the order of Messrs. E. Rogers at the Union Bank the sum of Five Hundred and Fifty Dollars, with interest as follows, viz: From the date of said note to the payment of the same, due or called, and all costs for protest, just or collection, or any other costs, charges, or expenses of any kind or description, in respect of the non-payment of said note.

which said sum and interest the said Sanford S. Smith hereby covenants 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 Daniel E. Rogers 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 Daniel E. 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, the said Sanford S. Smith covenants and agrees to pay the deficiency.

In Witness Whereof, we have hereunto set my hand and seal the 6th day of May in the year of our Lord one thousand eight hundred and seventy nine.

Sealed and Delivered in Presence of

Sanford S. Smith.
Chattel Mortgage.

To

To

Given May 6th 1879
Filed June 28th 1879
at 4.30 o'clock A.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Andrew, Green of the Town of
Wheatland, County of Monroe, am indebted unto
Katherine Armstrong, of the said County, in the sum of
four hundred and twenty-eight dollars and seven
Cents, being for the amount of a note bearing date the 23rd day
of March, 1858. Made by me to the said Katherine Armstrong,
for the sum of 143 dollars, interest thereon, and the sum
of 143.50, being due from the said Katherine Armstrong,
on the first day of March 1858. The like sum of 143.50
which will become due on the first day of April 1858.

Now for securing the payment of said debt, and the interest thereon from the date hereof, to the said
Katherine Armstrong, do hereby sell, transfer and
assign to the said Katherine Armstrong the property described
in the following schedule, viz:

[description of property]

Provided Always, and this Mortgage is on the express condition, that if the said
Andrew Green shall pay to the said
Katherine Armstrong the sum of $143.50, interest thereon, due on the 23rd day of March 1858, plus the
additional sum of $143.50, interest thereon, due on the first day of March 1858, together with the like sum of $143.50,
which will become due on the first day of April 1858, to the said Katherine Armstrong, on or before the first day of
April 1858, then this transfer shall be void and of no effect; but in case of non-payment of the said debt and
interests at the time above mentioned, the said Katherine
Armstrong 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 Katherine Armstrong shall at any time
deem the same 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 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
shall be paid by the said Katherine Armstrong.

In Witness Whereof, I have hereunto set my hand and seal the 25th day of
February in the year of our Lord one thousand eight hundred and seventy. This
Sealed and delivered in presence of
Chattel Mortgage.

Andrew Heath

To

Katherine Armstrong

Given January 24, 1879

Filed January 25, 1879

at 9 o'clock A.M.

A.P. Campbell
Town Clerk

Moore County. On this 25th day of January 1879, for the sum of $5,000.00, Andrew Heath, the within named, has given and conveyed to Katherine Armstrong, the within named, certain personal property described as follows: Two horses and two bullocks, owned by Andrew Heath.
To all to whom these Presents shall come:

Know Ye, That

Robert D. Thompson

is indebted unto

[Name]
in the sum of

Dollars and

Cents,

being for

the sum total of a Promissory Note, dated

The following in a copy of said Promissory Note:

Few months after date I promise to pay to the order of

Robert D. Thompson

the sum of

in the town of

Bedford

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

Robert D. Thompson

I do hereby SELL, TRANSFER and ASSIGN to the said

Robert D. Thompson

the following

SCHEDULE, viz.:

One hundred acres lying in Said Town, in the Town of

Bedford

for the sum of

With interest thereon as follows, viz.:

provided always, and this Mortgage is on the express condition, that if the said

Robert D. Thompson

shall pay the sum of

With interest thereon as follows, viz.:

which the said

Robert D. 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

Robert D. Thompson

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

Robert D. Thompson

shall at any time deem himself unsafe, it shall be lawful for

Robert D. Thompson

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

the said

Robert D. Thompson

shall be and remain the same, and the said

Robert D. Thompson

shall pay the same.

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

Thos. D. Thompson

Sealed and Delivered in presence of

T. B. Bramble
Chattel Mortgage.

Robert J. Thompson

Given January 21st 1879
Filed January 30th 1879
at 2 o'clock P.M.

S. P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Mathew Smith of the Town of Cheektowaga, in the County of Erie, in the State of New York, indebted unto William D. Garbutt, of the Same Place, the sum of ___________ Dollars and ___________ Cents, being for the Purchase Money of forty acres of land by said Smith contracted with Said Garbutt, as described in a Land Contract, bearing every date with this Mortgage.

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

My equal undivided half share of 50 acres more or less of wheat on the ground on the farm of said Garbutt in the Town of Wheatfield, the Sale and payment of which is to be by direction of the said Garbutt according to the terms and conditions of said Contract of this debt.

Provided Always, and this mortgage is on the express condition, that if the said Mathew Smith, his executors or assigns shall pay to the said William D. Garbutt the sum of Five Thousand Dollars with interest thereon, as follows, viz: as soon as said wheat is threshed and sold, and payment thereof made as above provided, which the said Mathew 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 William D. Garbutt 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 William D. Garbutt shall at any time deem the premises 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 said Covenant and agree to pay the deficiency.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day of _______, in the year of our Lord one thousand eight hundred and seventy __________.

Sealed and Delivered in presence of

Mathew Smith
Chattel Mortgage.

Mathew Smith
To
W. D. Garbutt

Given: January 1879
Filed: January 14, 1879
at 8.30 o'clock A.M.

J. P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know ye, That I, Jacob Thorne, of the said

sum of

Dollars and Cents,

being for

now for Securing the payment of said Debt, and the interest thereon from the date hereof to the said

I do hereby SELL, TRANSFER and ASSIGN to the said the Property described in the following SCHEDULE, viz:

In addition to the above, I reserve the following:

provided always, and this Mortgage is on the express condition, that if the said

Jacob Thorne shall pay to the said

Abraham S. Derfield the sum of

one thousand dollars, and six per cent. per annum, for such sums of money as may be charged

which the said Jacob Thorne 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

Abraham S. Derfield 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 property should at any time be deemed unsafe, it shall be lawful for the said mortgagee 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, Jacob Thorne covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set hand and seal the day of in the year of our Lord one thousand eight hundred and
No 37
Chattel Mortgage.

Jacob Thornin

Abraham Seifield

Given February 8th 1859
Filed February 14th 1859
at 8:30 o'clock A.M.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Barney Oates of the Town of Wheatland, Monroe
in debt unto Christopher
in the sum of Fifty Eight Hundred Dollars and Forty Two Cents, being for a note this date drawn to Christopher Dodd, and the payment of which note (for $582.42) this Mortgage is intended to secure.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said
Christopher Brochu
ASSIGN to the said Christopher Brochu do hereby SELL, TRANSFER and in the following SCHEDULE, viz:

Our Fourth Wheel Vehicle
Our Horse
Our Large Cornfield
Our Flour Mill
Our Beef House
Our Creamery
Our Sawmill

Thirtys Four Acres (34)

Provided Always, and this Mortgage is on the express condition, that if the said
Barney Oates shall pay to the
said Christopher Brochu the sum of Eighty One Hundred Ninety Eight Dollars and Forty Two
with interest thereon as follows, viz: One Hundred This day given by said Barney Oates to said
Christopher Brochu

which the said Barney Oates 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 Christopher Brochu 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 Christopher Brochu 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

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 seventy-six.

Sealed and delivered in presence of

[Signature]
Chattel Mortgage.

Barney (a Bonded) Oakes

To

Christophine Boehm

Given, March 31, 187-

Filed, April 1, 187-
at 2:00 o'clock P.M.

D.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Priscilla Bulifson of the Town of Wheatland
County of Monroe, State of New York, am indebted unto Geo. Pheiffer in
the sum of Eighty 80 Dollars and Cents,
being for the Defeasance of the payment of a certain promissory
Note of which the following is a Copy, No. 3, to be
before the first day of Dec. next, thence to pay to Geo. Pheiffer on the interest of Eighty 80 Dollars, with interest payable
at my Residence in Wheatland, New York, for certain Bills of
Wheatland March 20th, 1879, Priscilla Bulifson.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

ASSIGN to the said Geo. Pheiffer do hereby SELL, TRANSFER and
in the following the property described

SCHEDULE, viz:

One Black, Male five years old, called The Black Alman,
One Dark Brown, in Black, five year old gelding with an obscure
Mark on tail, One Gray Mare, Thirteen years old, called Paperhead,
One Red Cow, Nine year old, Called old Red, One Cow Six year
old, called The Bailed Cow, One Cow, Six year old Redhead, got from Baird, One Brown Cow, Six year old, also got from
Baird, One Roce Reaper, Nearly new, One number
wagon with a Red Top, One Black Demountable Spoke box
One to Good Harness, One Diamond Shaped Cistern, Three
indicated of above described property, viz:

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

Priscilla Bulifson shall pay to the

the sum of Eighty 80 Dollars

with interest thereon as follows, viz:

Not to exceed the first day of

which the said Priscilla Bulifson 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 Geo. Pheiffer 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 debt shall at any time be unsale, it shall be lawful for the said Geo. Pheiffer 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 thereof, hereby conditioned agree that I, the said party of the first part, am the sole and only owner of the

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

Sealed and delivered in presence of

[Signature]

Priscilla Bulifson
Chattel Mortgage.

Philibus Bulifon
Le
George J. Sheffer

Given March 20th 1879
Filed March 21st 1879
at 12:00 o'clock, A.M.

A. E. Griswold
Town Clerk
To all to whom these Presents shall come,

Know ye, That I, Duncan McQueen of Wheatandin, Marrone in N.Y., am indebted unto Phillip Gorbell of the same place,

in the sum of One hundred and Ten Dollars and Fifty Cents, being for Plaster above sold me by him in 1878 to that amount, and for which I have given said Gorbell my note dated March 30, 1878 for 127-50 due one day from date to turn to his order.

Now for Securing the payment of said Debt and the interest thereon from the date hereof to the said Phillip Gorbell, I do hereby SELL, TRANSFER and ASSIGN to the said Phillip Gorbell the Property described in the following SCHEDULE, viz:

The said Plaster above being fifteen cords of stone and the plaster to be ground therefrom being eight feet and one half long, now at the bed and in the Plaster mill, said McQueen to have the privilege of selling said 6½ cords of plaster as he may find customers for the same and to account for said Gorbell and to pay from the proceeds of plaster thus sold the sum of 127.50 and interest to said Gorbell on or before August 1, 1878 said property working and remaining in the possession of Duncan McQueen.

Provided always, and this Mortgage is on the express condition, that if the said Duncan McQueen shall pay to the said Phillip Gorbell the sum of One hundred and Twenty seven and 50 Cents with interest thereon as follows, viz:

which the said Duncan McQueen 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 Phillip Gorbell 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 Phillip Gorbell 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.

covenant and agree to pay the deficiency.

In Witness Whereof I, Duncan McQueen, have hereunto set my hand and seal the 28th day of March in the year of our Lord one thousand eight hundred and seventy-nine.

Duncan McQueen

SEALED AND DELIVERED
IN PRESENCE OF.
No 46
Chattel Mortgage.

Duncan McQueen
Lo
Phillips Garbutt

Given March 28th 1879
Filed March 31st 1879
at 9 o'clock A.M.

S.P. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know ye, That Abram 36 Robinson of Scotts
ville Monroe County New York am
indebted unto Alfred Holton
of said in said County of Monroe
in the sum of four hundred and nine
Dollars and cents,
being for the collateral security of the payment of the
promissory note of said Abram Robinson
to said Alfred Holton - Dated March 22, 1878
for four hundred and ten
dollars and interest

Now for securing the payment of the said debt and the interest from the date hereof to the said
Alfred Holton do hereby sell, assign and
transfer to the said Alfred Holton all the goods,
chattels and property described in the following

Schedule, viz:
1 Piano and
Cover to the same Stanely & Sous-Matthys
1 Brussels Carpet to upholster and chair -
any frames - 1 Refresh stove American Box
Bedroom - No 1 - Two tall a tete Mahogany Creden
with glass ribbed goods - 1 Marble top stand
& Mahogany frame Rockers with cane seats and
Cane backs 4 Lace Curtains - All in Room No 1

Second - 1st Room No 2 - Two feather beds
2 Mahorises 2 bed stands - 1 Covered washstand
wash bowl and pitcher / Ingrain Chest
3 Mahogany frame Cane Seat Chairs

Third - Room No 3 - 1 Cane bed
1 Matrass 1 bureau washstand
black walnut wash bowl and pitcher
4 Cane Seat Chairs - (2 with walnut & 2 horn
wood frames) / Ingrain chest
Room No 4 - 1 Cane bed
1 Matrass 1 Open Wash Stand

Room No 5 - 1 Cane painted bed
2nd Set consisting of 1 bedstead 1 dressing
table and mirror 4 chairs cane bottom
Wash Stand 1 poil stand 1 towel 1
Stool bowl and one pitcher 1 ingrain
Carpet 2 Oil window shades 4 feather
bed 1 Mahjorg

Room No 6 - 1 Cane feather bed
2nd Matrass 1 bed stand 1 cork beaureag
Wash Stand 1 Oak washer cane seat
2 Night Cam Test Chairs 1 Ingrain Cloth
2 Oil Nudor Caruba Shakes —

Room 8 — One Bedstead — 1 feather bed
1 Mattress 1 Percale Wash Stand — with wash bowl
And Pitcher 1 Mirror 1 Ingrain Carpet
Cane Seat Chair —

Room No 9 — 2 Bed
Steads 2 Mattresses

Room No 10 — One Bedstead 1 Mattress
1 Oil Shade 1 Mirror 1 Chew wash Stand with
1 wash bowl and pitcher 1 Ingrain Carpet

Foot Hall — 1 Carpet in upper and
covered halls and upper and back stairs

Public Sitting Room 100 ft
1 bed Couch covered with Brussels Cotting
1 Ingrain Cloth 2 Cane Seat Arm Chairs
2 Cane Seat Chairs 2 arm colored wood frames
1 Wood heating stove. Smoking cof 1 Nolam
table, 1 Mirror back from 4 Oil Window
Shades — Family Bed Room

1 College Bedstead Mattress + Springs
1 bronze, wash stand black walnut Mission
1 Oil Nudor Shades 1 Ingrain Cloth

Pileroo Sitting Room 1, thru by
Couch 1 Walnut Couch covered with high cotting
1 Round 2 Balvich Stand 1 Walnut
Work Stand —

Pileroo Slumber Room =

1 College Bedstead 1 Mirror 1 couch Wash
1 Stand 1 Ingrain Cloth 5 Oil Nudor Shades

3 Walnut Chairs Cane Seat 2 Arm Chairs cane

Halls — Hall to family Sitting Room

1 Ingrain Cloth 1 Comode 1 Oil Shade

Dining Room — 12 Oak wood cellar dinner
Chairs 2 expansions tables 10 x 12 feet long 1 Round
30 flat leaf walnut 1 Oil Nudor Shade

1 Hungsy heavyy Cool Stove No 9 — 1 cut white Sheet

Cherry dishes — 2 Sets Silver plated 2 c2

Dog Saloon Plate large + 20 forks 1 18 oz. block handle
China plated bowls 30 Silver plated forks 1 18 oz. Hotel
3 ray tumblers 4 Alley dishes 6 pitchers 2 Shae

Glove dishes 1 Cool Cook Stove Congestion No 9 in basement
6 Oak dinner bowls with Contents 1 Dog Stove Cook

150 fruit cups and Contents — Bone Room 1 Deny Room
100 Cigars 2 Oak Settlers 1 Cool heavyy Stove 1 Cow

100 live 1 Buffalo robe lined with dressing 1 Single
Horses 1 Coal Coffer block found 1 Round Bed

Bible frame buggy red sunny gear block body 1 Spain
Boy, Single Settee mounted feet
Said property now being and remaining in the possession of Abram H. Robinson in his hotel and premises in Scottsville aforesaid. Provided always, and this Mortgage is on the express condition, that if the said Abram H. Robinson shall pay to the said Alfred Houston the sum of four hundred dollars with interest as follows, viz: according to the terms and conditions of said A. H. Robinson's note of 400 dollars dated March 32 of 1878.

which said sum and interest, the said Abram H. Robinson hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said Alfred Houston 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 Alfred Houston 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. 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, cost and charges the said Abram H. Robinson covenant and agrees to pay the deficiency.

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

Sealed and Delivered in presence of
Chattel Mortgage.

A H. Robinson

To

Alfred Horton

Given 1849

Filed July 31st 1849

at 7:30 o'clock A.M.

A. P. Campbell

Town Clerk
CHATTLE MORTGAGE

To all to whom these Presents shall Come:

Know Ye, That

[Signature]

Now indebted unto

[Signature]
in the sum of the Hundred and Twenty Three Dollars and Fifty Cents

being for

[Signature]

This debt being acknowledged as secured to the said

[Signature]

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said

[Signature]

and

ASSIGN, to the said

[Signature]

the property described in the following

SCHEDULE, Viz:

1. Team of Horses, Fowlers at the Farmhouse of the

2. Robinson Plough

3. Set of Double Harrow

4. Set of 2 Horse Plows/wheels

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

[Signature]

shall pay to the said

[Signature]

the sum of

[Signature]

with interest thereon as follows, viz:

In the Parish, the said note of $123.50 with all interest and charges due as hereinabove mentioned shall at any time become unsatisfactory, it shall be lawful for the parties in interest 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, and to agree to pay the deficiency.

In Witness Whereof, the said

[Signature]

have hereunto set my hand and seal the fourth day of

[Signature]

in the year of our Lord one thousand eight hundred and seventy-nine

Sealed and Delivered in Presence of

[Signature]

WITNESS

[Signature]

John X. Garagam
Chattel Mortgage.

John Gavigan
To
V. P. Brown

Given, March 4th, 1879
Received, March 6, 1879
at 7:30 o'clock, A.M.

S.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Daniel W. Smith, of the Town of Wheatland, indebted unto Frederick Fellows of the Town of Chili, Cons bourgeois, in the sum of Seven Hundred Dollars and Thirty Cents, being for Money.

Now, for securing the payment of said debt, and the interest thereon from the date hereof, to the said Frederick Fellows, I do hereby SELL, TRANSFER and ASSIGN to the said Frederick Fellows, the property described in the following SCHEDULE, viz:

Three Acres of Beans, Four Acres of Corn, One acre and one half of Potatoes, Two Hogs, One Black and one Spotted, The above property is own and now in My possession on the premises now occupied by Me known as the Daniel McCaughton farm in said Town of Wheatland.

Provided Always, and this mortgage is on the express condition, that if the said Daniel W. Smith shall pay to the said Frederick Fellows the sum of Seven Hundred Dollars and Thirty Cents, with interest thereon as follows, viz: one year from the date of this Mortgage, which the said Daniel W. 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 Frederick Fellows 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 Frederick Fellows shall at any time deem the same 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 day of July, in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and delivered in presence of,

Daniel W. Smith
No 63
Chattel Mortgage.

Daniel W. Smith
To
Frederick Fellows

Given  July 1st  1879
Filed  July 14th  1879
at 11 o'clock a.m.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Polly Smith of Scottsville,
County New York am indebted unto Joseph A. Moon of the same place
in the sum of Two Hundred Dollars and
being for the Collateral Security of the payment of Two Hundred Dollars as a part of the purchase money of a house and lot on South Street in said village of Scottsville this day purchased by me by con

Now for securing the payment of said Debt, and the interest thereon from the date hereof, to the said Joseph A. Moon do hereby SELL, TRANSFER and ASSIGN to the said Joseph A. Moon the property described in the following SCHEDULE, viz:

One While cow eleven years old and one 3 years old keeping while and being also a calf from the first named cow both of which cows are in my possession where I now reside on Geo & Ribbons Place in the village of Scottsville above

Provided Always, and this mortgage is on the express condition, that if the said Polly Smith shall pay to the said Joseph A. Moon the sum of Two Hundred Dollars with interest thereon as follows viz:

1879

which the said Polly 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 interests at the time above mentioned, then the said Joseph A. Moon 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 Joseph A. Moon shall at any time deem the premises 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, I have hereunto set my hand and seal the 24th day of January in the year of our Lord one thousand eight hundred and seventy nine.

Sealed and Delivered in presence of

[Signature]

Polly Smith
No 32
Chattel Mortgage.

Polly Smith

To

Joseph A. Moore

Given June 24th 1878

Filed June 24 1878

at 7 o'clock P.M.

D.P. Campbell
Town Clerk
Hallett
Discharge of Mortgage.

James A. Weeks

To

Wm E. Weeks

Mature

County, Mo.

Recorded on the day of A.D. 18__ at o'clock A.M., in Liber Discharges of Mortgages, at page and entered in Liber Mortgages, at page and examined.

Discharged this day after 1880 at 6:30 A.M. Campbell

[Signature]
Do Hereby Certify, That a certain Indenture of Mortgage, bearing date the 10th day of January in the year of our Lord one thousand eight hundred and 74 made and executed by William E. Weeks of Wheatland Manor County New York.

and filed in the office of the Clerk of the County of Wheatland Manor Co. on the 24th day of January 1879 at 6 40 o'clock A.M., is redeemed, paid off, satisfied and discharged.

Dated the 3rd day of February 1880.

Witnessed by

Samuel M. Weeks

James P. Crawford

State of New York.

On this 3rd day of February in the year of our Lord one thousand eight hundred and eighty 80 before me, the subscriber, personally appeared James E. Weeks

to me known to be the same person described in, and who executed the above Certificate, and acknowledged that he executed the same.

James St. John
To all to whom these Presents shall come:

Know Ye, That William A. Weeks of the town of Wheatland, County of Monroe, New York, indebted unto James A. Weeks of the town of Calhoun, Livingston Co., N.Y., in the sum of Four Thousand Dollars and Cents, being for the Collateral Security of the payment of certain notes made by said William A. Weeks in all amounting to Three Thousand Dollars, which notes are to be fully indorsed for accommodation by said James A. Weeks for said William A. Weeks in his business, together with all debts and expenses arising therefrom for securing the payment of said debt, and the interest thereon from the date hereof, to the said James A. Weeks.

Now, for securing the payment of 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: And in the schedule hereunto annexed marked—Schedule A—viz: 1 Bay horse 10 years old and 1 bay horse 13 years old, with Shanghi, named "Charlie and Prince" 1 horse red and black brown color 9 years old—1 Bay Mare 8 years old called Polly—1 Spotted 13 years old—1 Deep red cow 7 years old—1 light red cow, Cairo three year old—3 heifers coming 2 years old in the Spring—1 Deep red 1 Brown 1 Dorn colored—see Schedule A.

Provided Always, and this mortgage is on the express condition, that if the said William A. Weeks shall pay to the said Weeks as they severally mature, and shall indemnify and save the said James A. Weeks harmless together with his heirs executors and assigns, and such other persons as the said James A. Weeks may prove to be interested or discount said notes, which the said William A. 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 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 James A. Weeks his assigns shall at any time deem the premises 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, and which the said William A. Weeks hereby agree to pay the deficiency.

In witness Whereof, I have hereunto set my hand and seal the 10th day of January, in the year of our Lord one thousand eight hundred and seventy nine.

Sealed and delivered in presence of
Schedule A of the foregoing Mortgage and referred to in said mortgage

1 Spring heifer calf deep red 1 Spring steer calf spotted 5 Sheats - 3 double harness 2 of heavy long lug and 1 short 1 single harness 1 pair bob sleighs and box (Old) 1 pair bob sleighs (Nearly new) 2 lumber wagons 1 buck wagon 1 Manning Mill 1 Horse rake 1 Grain Drill 1 Reaper 1 Mower both Seymour 1 Morgen Make 1 Steel Gale plow 1 Scottsville plow 2 Harrows 2 Corn Cultivators 1 Cutter 16 Swine in pen and the hives 1 Pop buggy 1 Democracy buggy 200 bushel ground at plaster mill 60 tons plaster ground in the village of baldwin 100 cords plaster stone at mill and beds 1 Woodbury Steam Engine 25 horse power 1 Cotton 30 both in the plaster mill with all belts tools buildings and appurtenances 1 Sell mill stone in mill with packs bales &c - 36 acres of 1/4 head on the ground.

All of the above property being on the ground of farm and buildings of said William & Hicks in the town of Wheatland Town County New York
Charter Mortgage
and Schedule
William & McKe
to

To
James H. McKe

Given Jan 10 1879
Filed Jan 24 1879
at 6:40 A.M.
P. Campbell
Town Clerk
Know all men by these presents. That
I Daniel W. McPherson of the town of Wheatland
Moor County, S.D., of the first part. Do and
in consideration of the sum of One Thousand
Five Hundred and Twenty Eight ($578) Dollars,
the receipt whereof is hereby acknowledged and
is given, agree to give and convey unto the said party of the
second part the hereinafter described property.

Viz.: One Bay Horse - one Student Horse - one Black Hen,
one Black Hen - one Red Chicken - two (2) white
spotted cows. There (3) young heifers - Five (5) young
steers - Ten (10) sheep - one Heifer calf - Three (3) Steer
calves. Five (5) fat hogs - Eleven (11) fat Sheep. Fifty
(50) bushels of Wheat in barn
Ten (10) bushels of Corn in the barn. The one
undivided half of Thirty (30) acres of Wheat on the
farm and one undivided half of 8 acres of Corn in 26th. one hundred
(100) bushels of oats in the Barn - Ten (10) tons of Hay
in barn - one snow plow - one 20 horse harrow
one (1) 20 horse harness. one 20 horse - one 20 horse
boggy - one lumber wagon - one top buggy - one
Fanning mill - one pair Bob seeds - one ranger
Bill of Sale

Daniel B. McPherson

To

Melissa J. Hannum

Filed this 31st day of October 1878.

J.P. Campbell
Sewn Clerk
To all to whom these Presents shall Come:

Know Ye, That I, William Scott, am indebted unto Robert Wallace my said bank
in the sum of $1,000 Dollars and 0 Cents
being for Rent, Interest and Insurance from August 1, 1874

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

1. House
2. Lot
3. Furniture

Due of Andrew and Company

Prohibited Always, and this Mortgage is on the express condition, that if the said William Scott shall pay to the said Robert Wallace the sum of $1,000 with interest thereon as follows, viz:

which the said William 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 Robert Wallace 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 Robert Wallace shall at any time deem the premises 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 this covenant and agree to pay the deficiency.

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

Sealed and Delivered in Presence of

[Signatures]
Chattel Mortgage.

William Smith

To

Mark Wallace

Given, January 8th, 1875
Filed, April 15th, 1875
at 8 o'clock, P.M.

To be filed in
Town Clerk's Office
Munford

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That John L. Smith of Scottsville, Monroe County, New York, indebted unto Christopher McGurie of the same place, in the sum of fifteen Dollars and forty Cents, being for cash loaned at this date.

Now for securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Christopher McGurie, do hereby SELL, TRANSFER and ASSIGN to the said John L. Smith the property described in the following SCHEDULE, viz: One oxen.

Provided Always, and this mortgage is on the express condition, that if the said John L. Smith shall pay to the said Christopher McGurie the sum of five dollars and forty cents with interest thereon as follows, viz: On the 18th day of May 1849 which the said John L. 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 interests at the time above mentioned, then the said Christopher McGurie 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 Christopher McGurie shall at any time deem any 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 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 as covenants 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-eight.

Sealed and Delivered in presence of

[Signatures]

W. J. Ashby

John L. Smith
Chattel Mortgage.

John L. Smith

To McGuire

Given: December 27, 1878

Filed: Jan 24, 1879

at 7:00 o'clock P.M.

S.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, John E. McPherson of Portage, County of Monroe, N.Y., am indebted unto Anna E. McPherson of Portage, N.Y., in the sum of Seven Thousand One Hundred Fifty Dollars and Ninety Cents, being for: One Thousand Dollars lend to me by said party of the second, and a certain mortgage therefor securing for me on three different notes of $1000, $350, and $300 (repaying which notes still remain outstanding)...

Now for securing the payment of said Debt, and the interest thereon from the date hereof, to the said Anna E. McPherson do hereby sell, transfer and assign to the said Anna E. McPherson the property described in the following SCHEDULE, viz:

1. 2 Black Horses, 1 Black Bull, 1 Black Cow, 1 White Cow, 1 White Bull, 1 White Cow, 1 White Bull, 1 White Horse, 1 White Horse, 1 White Horse, 1 Black Horse, 1 Black Horse, 1 Black Horse, 1 Black Horse, 1 Black Horse.

Provided Always, and this Mortgage is on the express condition, that if the said Anna E. McPherson shall pay to the said Anna E. McPherson the sum of Seventy Thousand Dollars and Ninety Cents with interest thereon as follows, viz:

$1000, $500 on the 14th day of October, 1887 and One Hundred Dollars on the 15th day of April after date

which the said Anna E. McPherson 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 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 at public or private sale, 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 Anna E. McPherson at any time deem said property or debt 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 for the sale and keeping of the said property. And the said mortgagee, his representatives or assigns, may purchase at any such sale, in the same manner, and to the same effect as a person not interested therein.

If from any cause said property shall fail to satisfy said debt, interest, costs and charges of the 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 eighty-nine.

Sealed and delivered in the presence of...
Chattel Mortgage.

John B. A. Pearson

To

Maxwell A. Pearson

Given: March 15, 1879

Filed: March 15, 1879

at 1:30 o'clock P.M.

A.P. Campbell

Town Clerk
To all to whom these Presents shall Come:

Know Ye, That I George Stewart of the town of Wheatfield, County of Monroe, N.Y., and indebted unto Anna W. Pherson of the town of Irondequoit, County of Monroe, N.Y., in the sum of Five hundred and forty dollars and being for one Engine manufactured at Batavia N.Y. & one Separator manufactured by P. Z. Doane, Lockport N.Y. one Tank and wagon and fixtures.

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said Anna W. Pherson I do hereby SELL, TRANSFER and ASSIGNS, to the said Anna W. Pherson the property described in the following SCHEDULE, Viz:

One Engine manufactured at Batavia N.Y.
One Separator manufactured by P. Z. Doane, Lockport N.Y.
One Tank and Wagon.

Provided Always, and this Mortgage is on the express condition, that if the said George Stewart shall pay to the said Anna W. Pherson the sum of Five hundred and forty dollars with interest thereon as follows, viz:
One hundred and forty dollars on the first day of January 1880 and Two hundred dollars on the first day of January 1881 and Two hundred dollars on the first day of January 1882.

which the said George Stewart 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 Anna W. Pherson 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 Stewart shall at any time demand the papers, it shall be lawful for the said Anna W. Pherson 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 the said party of the first part have hereunto set their hands and seals the 13th day of November in the year of our Lord one thousand eight hundred and seventy nine.

Sealed and Delivered in Presence of

Geo. Stewart

Geo. W. Naughton
Renewed
No. 43

Chattel Mortgage.

George Stewart

to

Mrs. Anna E. W. &rewson

Given, March 14, 1879
Filed, March 15, 1879
at 2 o'clock, P.M.

E. P. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know ye, That I, Danus Shodboldt of Scotts ville, Monroe County, New York, am indebted unto William G. Lacy of the same place, in the sum of Two hundred and eighty Dollars and Sixty eight Cents, being for Collateral Security of the payment of a Promissory Note of Two Hundred and Twenty-three dollars and Sixty eight Cents, Made by Said Danus Shodboldt to Said William G. Lacy payable to Said William G. Lacy, Dated March 12, 1879.

Now for Securing the payment of the said Debt, and the interest from the date hereof to the said William G. Lacy, do hereby SELL, ASSIGN and TRANSFER to the said William G. Lacy all the Goods, Chattels and Property described in the following Schedule, viz:

1 Boy horse 13 yrs old, with white on a little white on one hind foot. "Bill"
1 Boy Mare June age 10 little coltish in face + a little white on one hind foot
1 Black horse 15 yrs old. "Smith"
1 Spotted Cow 13 yrs old. 1 Shetland Cow 6 yrs old. 1 Spotted heifer three years old. One Lumber Hog on 1 Btt long tug harness. One red enry Spring plows &t cord buggy (black) One long lumber sleigh. All now in the possession of Said Danus Shodboldt on the Shodboldt farm.

The following being a true copy of said Note, the payment whereof is hereby set

"223", 6

Scotsville March 12, 1879

One year after date I promise to pay to the Order of William G. Lacy Two Hundred Twenty-three (23) Dollars of N. Y. at Scotsville and Shodboldt Store, in Scotsville. N. Y. Value received with interest. Danus Shodboldt
Said property now being and remaining in the possession of Darius Shadbolt

Provided Always, and this Mortgage is on the express condition, that if the said Darius Shadbolt shall pay to the said William G. Lacy the sum of two hundred and twenty five dollars, with interest as follows, viz: 

Our year from the date of said note according to the terms and conditions of said note

which said sum and interest the said Darius Shadbolt hereby covenants to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said William G. Lacy 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 William G. Lacy 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. 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 in said.

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

In Witness Whereof I have hereunto set my hand and seal the 12th day of March in the year of our Lord one thousand eight hundred and seventy.

Sealed and Delivered in presence of

Darius Shadbolt
Chattel Mortgage.

Darius Shoobbe

To

W.G. Lacy

Given March 12th 18...
Filed March 29th 18...
at 10 o'clock P.M.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know ye, That I, William A. Williams of the Village of Castiwelle Men Co., N.Y., am indebted unto Thomas Brown, Jr.,

in the sum of Ten Thousand Dollars and the interest thereon, together with two promissory notes each payable in two months from the date hereof, made by said Williams payable to the order of said Thomas Brown, Jr., and held dated Oct. 9, 1879 for $1,000, and another dated Oct. 25th, 1879 for $1,000, do hereby, for his liability as an endorser, hereby transfer to the said Thomas Brown, Jr., all the Goods, Chattels and Property described in the following:

SCHEDULE, VIZ:

Property on premises in town of Watertown in said Co., as described by said William A. Williams, to wit:

20 Bushels of Corn, 10 Bushels of Oats
20 Bushels of Rice, all the Corn, Oats and Rice
said premises being stalks from about 10 acres
Said premises:
13 Head of Black Cows
20 Rams of Hay, 1 Pea
1 Horse
1 Wheelbarrow
1 Single Horse
2 Sets of Double Harness
1 Buffalo Cart
2 Buggies on Wheels with
2 Harnesses, 1 Attachment, 1 Portland Cutter
1 Set of Bob Sleighs, 3 Spring Traps
1 Lame Ox
1 Wagon, 1 Set of Plows, 1 Plow
140 Boots and Harness

Property in the Marble Shop on site in said Co., as described by said Williams, viz.:
12 Marble Head Stones, 1 White Italian Marble Urn with monument on back part of shop, 1 Monument in front part of shop. (American Marble), finished.
All the Marble Work in said shop and shop belonging to said William A. Williams, not heretofore held by him, may be sold by any other party or parties.

Herein, all the implements for marble work further provided in said shop and store.

1 Store - 1 Set of Plaster Pots, being all
the Property of said William A. Williams, as in said shop.

All the White Line in said shop.
about Eight bbls. Oil from Safe.

Also the following property or the Equity of Redemption there in which is also subject to a prior Chattel Mortgage thereon from said Williams to J. B. Remington Sibley dated Dec. 9, 1879, filed in Town Clerk's Office of Wheatland as follows:

Fiz - 1 Pair of Black Horses (used as a team), 1 pair of Drill, 1 Bay Roan named "Bill," 40 Sheep, 2 Cows, 4 Calves, 1 sow, 60 ten pigs, 1 Platform Spring Wagon, 1 Disc Plow Wagon, 1 Heavy Double Harness, Yoke Plow, 1, 1 Harness Horse named "Kit," 1 Top Buggy D whirl which property is now on the farm in Wheatland, to be purchased by said Williams.
said property now being and remaining in the possession of said William A. Williams (unless as hereinbefore stated).

Provided Always, and this Mortgage is on the express condition, that if the said William A. Williams shall pay to the order of each of said the sum of $1400.00 & 400.00 respective amounts of each of said notes when the said notes become due payable according to the terms thereof which is Dec. 28, 1879 for the $400.00 note & Oct. 28, 1879 for the $100 note which said sum and interest the said William A. Williams hereby covenant to pay; then this transfer to be void and of no affect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said Thomas Brown Jr. 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 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, cost and charges the said covenant and agrees to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the 12th day of December in the year of our Lord one thousand eight hundred and seventy nine.

Sealed and Delivered in presence of

[Signature]

[Seal]
Chattel Mortgage.

William A. Williams
To
Thomas Brown Jr.

Given December 12th, 1879
Filed December 12, 1879
at 6:30 o'clock A.M.

H. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Robert S. Thompson of the town of

Brown of the town of Penfield

Now for securing the payment of said Debt, and the interest thereon from the date hereof, to the said

Mosee S. Brown of Penfield do hereby sell, transfer and

ASSIGN to the said Mosee S. Brown the property described in the following SCHEDULE, viz:

1. Spotted cow coming 4th 1 Yearling heifer.
2. White cow and 1 pig 3 months old.
3. 7 acres of corn
4. 7 acres of oats
5. 1 Wood stove.
6. 1 Sewing Machine.

All this property being in my possession.

Provided always, and this mortgage is on the express condition, that if the said Robert S. Thompson shall pay to the said Mosee S. Brown the sum of One hundred and fifty dollars with interest thereon as follows: On the 1st day of April 1880

for the rent of said farm according to the lease thereof

which the said Robert S. 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 Mosee S. Brown 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 debt 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 Mosee S. 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 of such aforesaid, then the said Robert S. Thompson and his assigns agree to pay the deficiency.

In witness whereof, I have hereunto set my hand and seal the 18th day of... in the year of our Lord one thousand eight hundred and seventy... Sealed and delivered in the presence of

Robert S. Thompson
Chattel Mortgage.

From: Robert S. Nason
To: Moses S. Brown

Given: Aug 18, 1879
Filed: Aug 18, 1879
at 7 o'clock A.M.

O.P. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know Ye, That I Sanford A. Smith of Wheatland County of Monroe and State of New York, am indebted unto Daniel E. Rogers in the sum of Five Hundred Dollars and Twenty Five Cents, being for the securing of the payment of a certain promissory note of which the following is a copy, dated Rochester, New York, August 5, 1874, Three years and first day of the same, payable to the order of D. E. Rogers, Two Hundred Seventy five Dollars at the New City National Bank of Rochester for value received with interest. And I, Sanford A. Smith, do hereby convey, assign and transfer to the said Daniel E. Rogers all the Goods, Chattels and Property described in the following SCHEDULE, viz:

1. Bay horse about 10 year old called one cow horse. 1 Bay mare about 9 year old called One Pleasant Horse. Red cow about 14 year old called Belvedere cow. 1 Red cow about 5 year old called Beauty. 1 Red Steer about 2 year old called Star. 1 Big White Breeding cow. 1 Young white Breeding cow. 1 Pike cow. 1 Double cow. 1 Sowkeeper Wagon. 1 Spring, whipplow, hoe and oven. 1 Neck yoke. 1 Plow and double plow with Box and wooden being slat. 1 Whipplow, Neck yoke and oven. 1 Pro heated string democrat wagon. Black. 1 Cow 1 1/2 Sleight Rd. 1 Reamer called the Triumph. 1 Three Horse Plow. 1 New plow. 1 Mary Clark. Anvil. 1 Tune, 1 Corn cultivator. 1 Short, 1 long Sower and Yancey 1 combined. 1 Large Hay Rack painted Red. 1 Tanning Mill. 1 Corn Sheller. 1 Sutler. 1 Steel 1/2 Sleight Rd. 1 Agricultural Furnace, 2 Train Bldgs. 1 Stock A. Wheel. 10 Bay Train. 1 Skading and digging yoke. 5 Pawm, shovell, Skade and Scone. 1 Steel Cow Bar and 2 log chains. 1 Bale of Wheat. 1 acre of Rye. 2 acres of Barley. 15 acres of Beans. 5 acres of corn. 1 acre of Potato all the Wheat, Rye, and Barley run in the Barn on my farm. One Sham-Black. The product of the acre. 1 Sett long tug right pinned Harness. 1 Sett short two Haul. 1 Harnessed Harness. 1 Single Harnessed. 1 Buffalo robe. 1 All wool Blanket. 6 bbls. of Clover full ground hereby covenant and agree that
I am the sole and only owner and that there is no encumbrance of any kind or nature on the property and that it is now in my peaceable and quiet possession. Manning
Said property now being and remaining in the possession of Sanford A. Smith.

Provided Always, and this mortgage is on the express condition, that if the said Sanford A. Smith shall pay to the said order of Daniel & Rogers at the said Bank the sum of two hundred and seventy-five dollars with interest, as follows, viz: from the date of said Note to the payment of the same and any or all costs or expenses of collection, or any other costs that may arise or security reason of the non payment of said note.

which said sum and interest the said Sanford A. Smith hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said Daniel & Rogers 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 Daniel & 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. 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 the said Sanford A. Smith covenant and agree to pay the deficiency.

It Witness Whereof, I have hereunto set my hand and seal the 8th day of August in the year of our Lord one thousand eight hundred and 79.

Sealed and Delivered in presence of

[Signature]

[Signature]
Chattel Mortgage.

Dunne & Smith

Daniel B. Rogers

Given Aug 8th 1879
Filed Sept 25th 1879
at 8 o'clock A.M.

S. Campbell

Town Clerk
To all to whom these Presents shall come:

Know Ye, That I, Bernhard Ochs, am indebted unto

Christopher Buchan of the same place

in the sum of Fifty Eight Dollars and forty two Cents, being for

as dike inquiry by me to said Christopher Buchan

for the sum above specified, viz, Ninety Eight Dollars and forty two Cents due five months

from date hereof.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

Christopher Buchan I do hereby SELL, TRANSFER and

ASSIGN to the said Christopher Buchan the property described

in the following SCHEDULE, viz:

1. Buckskin Mare 16 & 17 yrs old
2. Kow Horse about 14 yrs old
3. Reaper (Buckskin)
4. Mare
5. Hay Rake
6. Flaxing Mill
7. Cows, rising three, dark brown.
8. Bucking Colt 4 & 5 yrs old
9. Calves, two spotted & one white

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

Bernhard Ochs shall pay to the

said Christopher Buchan the sum of Ninety Eight Dollars & forty two Cents accrued to date of payment

with interest thereon as follows, viz:

which the said Bernhard Ochs 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

Christopher Buchan 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

Christopher Buchan 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

p repaying said debt, interest, costs and charges

are hereby agreed to be paid as follows:

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 nine.

Sealed and delivered in presence of

[Signature]
Chattel Mortgage.

Bernhard Ochs

To

Christopher Beckm

Given Oct 25th 1879

Filed Oct 25th 1879

at 5 o'clock AM

A.P. Campbell

John Clark
To all to Whom these Presents shall Come:

Know Ye, That John Scott of the Town of Wheatland, County of Monroe, State of New York, is indebted unto Philip Forbult in the sum of Seven Hundred 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 Philip Forbult do hereby SELL, TRANSFER and ASSIGN to the said Philip Forbult the property described in the following SCHEDULE, VIZ:

One white mare 14 years old; One bay mare 14 years old; One brown horse 10 yrs. old; One black mare 9 years old; One bay horse 7 yrs. old; One bay mare 15 years old; Three hogs; One swine 2 yrs. old; One sparkling hogs; Two calves; Forty-five grade sheep; One mowing machine; One plow and cart, together with one half interest on forty-five acres of wheat; all being now on the farm rented by me in Wheatland and known as the Good Hill farm.

Precised Always, and this Mortgage is on the express condition, that if the said John Scott shall pay to the said Philip Forbult the sum of Seven Hundred Dollars with interest thereon as follows, viz:

In one year from the date hereof, or sooner, at the option of the said John Scott, interest to cease on such payment of one hundred Dollars.

which the said John 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 Philip Forbult 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 Philip Forbult shall at any time deem himself unsale, 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 First day of November in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and delivered in the presence of ____________

John Scott
Chattel Mortgage.

John Scott

To

Phillip Corbull

Given Nov 9th 1879
Filed Nov 10 1879
At 6 o'clock P.M.

J.P. Campbell
Town Clerk
To all to Whom these Presents shall Come:

Know Ye, That the said

in the sum of
being for

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said

do hereby SELL, TRANSFER and ASSIGN to the said

the property described in the following

SCHEDULE, VIZ:

One head cow, One milk cow, One one tons

One South American horse One pair both Negro

One South Carolina horse One pair both Negro

One tallow or pork One pair both Negro

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

Shall pay to the said

the sum of

with interest thereon as follows, viz:

in one year from the date hereof

which the said

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

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

shall at any time

decem

unsale, 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 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 said debt, interest, costs and charges

covenant and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hands and seals the day of November, in the year of our Lord one thousand eight hundred and seventy-seven

Sealed and delivered in the presence of

[Signature]

[Signature]
A copy of this mortgage, which has been
unwound, is filed at the office of the
Clerk of St. Lawrence.

\[\text{Signed:} \\text{Executive of the Town of Wheatland}\]

\[\text{Date:} \text{Nov. 17, 1977}\]

\[\text{Notary Public} \\text{of the County of St. Lawrence}\]

\[\text{Signed:} \\text{J. M. Reichenbach}\]

\[\text{Witness:} \\text{John Reichenbach}\]
To all to whom these Presents shall come:

Know Ye, That I, Arthur W. Plumpston, of Rumford,

Monaco Co., U.S., am indebted unto

Nicholls & Collins, of the same place,
in the sum of One Hundred Sixteen Dollars and Thirty Two Cents,

being for a note of $160.00 given by me to Nicholls & Collins, being dated August 1st, 1877, and payable six months after date with use.

Now for, Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Nicholls & Collins, do hereby SELL, TRANSFER and ASSIGN to the said Nicholls & Collins in the following SCHEDULE, viz:

One Bay Horse (two white hind feet)
One Horse Buggy (open)
One Lap robe
One Whip
One Harness (single)

Provided Always, and this Mortgage is on the express condition, that if the said Arthur W. Plumpston shall pay to the said Nicholls & Collins the sum of One Hundred Sixteen Dollars and Thirty Two Cents with interest thereon as follows, viz: from the 1st day of August 1877 until the time of payment

which the said Arthur W. Plumpston 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 Nicholls & Collins 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 of a sale the said Nicholls & Collins shall at any time deem the premises 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 & do 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-nine.

Sealed and delivered in presence of

Arthur W. Plumpston
Chattel Mortgage.

A. M. Phimpton

[to]

McDowell & Collins

Given: October 25th

Filed: October 25th

at 2 o'clock P.M.

A. Campbell

Treasurer
To all to whom these Presents shall come:

Know ye, That

MELVIN W. MULFORD, of the town of Wheatfield
and

WHEATFIELD, N. Y.

are indebted unto

Walter P. Brown of the same place

in the sum of

Seven Hundred and Fifty

Dollars and

Cents,

being for

security given to

Walter P. Brown, on condition

of this guarantying the payment of said sum of money mentioned

in said, according to the conditions of a lease given the 29th day

of November 1879 by

Margaret Gannaway to

Melvin W. Mulford.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

Walter P. Brown

I do hereby SELL, TRANSFER and

ASSIGN to the said Walter P. Brown

the property described

in the following

SCHEDULE, viz:

All the wheat now on said farm or which may be on said farm within one year from the date hereof

1 Black Bull, 2 Years old

1 Red Cero

15 Sheep

and all other crops now on said ground or which may be on said ground within one year from date hereof

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

Walter P. Brown

shall pay to the

said

Margaret Gannaway

the sum of

Seven Hundred and Fifty Dollars and also all costs

with interest thereon as follows, viz:

being paid on the farm rented to him by

Margaret Gannaway and癫痫, and the conditions of the lease made between said parties and Margaret Gannaway, dated the 29th day of November 1879, whereby the said Walter P. Brown was not be required to pay any additional which the said

Melvin W. Mulford

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

interests at the time above mentioned, then the said

Walter P. Brown

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

Walter P. Brown

shall at any time

decem 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 to do 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-nine.

Melvin W. Mulford

By N. J. Ashley

his attorney in fact and executor.
Chattel Mortgage.

Melvin H. Redifer

to

Volney P. Brown.

Given: November 27th 1879

Filed: October 5th 1879

at 7:20 o'clock P.M.

A.P. Campbell
Town Clerk
Chattel Mortgage.

To all to whom these Presents shall come, Greeting:

Know ye, That Charles M. Ayres of Scottsville New York am indebted unto Thomas Brown Jr. of the same place in the sum of $350 Dollars and __________ Cents, being for the security for the payment of the purchase price of the horse herein after described and of the interest accrued in the Bell of Sale of said horse from said Brown to said Ayres.

Now for Securing the payment of the said Debt, and the interest from the date hereof to the said Thomas Brown Jr. do hereby SELL, ASSIGN and TRANSFER to the said Thomas Brown Jr. all the Goods, Chattels and Property described in the following

SCHEDULE, viz:

- One Chalmers colored gelden horse called Reuben the cob
- One white quartered horse

Being the same horse formerly owned by D. Kelly of Sherwood now in possession of Maurice Ellmen in Spuyten Duyvil.

This mortgage is intended to carry one half interest and ownership of said horse and no more with all the powers of an equal owner.

William M. Rogers being the owner of the other half interest in said horse and said horse being about nine years old.
Said property now being and remaining in the possession of

Said Mortgage

Columns omissions

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

In Tyrell shall pay to the said Thomas

Brown Jr the sum of Three Hundred Fifty dollars with interest as follows, viz:

20 Months from the date of this Mortgage which said sum and interest the said

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

Thomas Brown Jr 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 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. 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, cost and charges the said

Charles In Tyrell covenant and agree to pay the deficiency.

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

Sealed and Delivered in presence of

By Ashby Charles W. Tyrell
No 44
Chattel Mortgage.
Charles M. Wyer to
Thomas Brown Jr.

Given June 24, 1839
Filed Dec 24, 1839
at 4 o'clock P. M.

S. R. Campbell
Town Clerk
To all to whom these Presents shall Come:

Know Ye, That E. H. Slocum of Scottsville, Monroe

Co. State of New York, for indebted unto

Meaford Thaddeus of the same partes

in the sum of One hundred Twenty Three Dollars and Eighteen Cents

being for the payment of three notes and copy

of the said and hereof annexed

Now for Securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said

Meaford Thaddeus—do hereby SELL TRANSFER, and

ASSIGN to the said E. H. Slocum the property

described in the following SCHEDULE, Viz:

First Office use glass front with two hundred and four

boils for holding mail matter one long desk with

drawers one large desk open lid and drawers

4 bracket lamps and fixture one glass show

case for counter metal paper and envelope lead

paper etc. the contents of show case one

large arm chair and all fixture

Not in Post Office at Scottsville, N.Y.

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

E. H. Slocum—shall pay to the said Meaford Thaddeus

the sum of One hundred Twenty Three 1/2 dollars with Interest thereon as follows, viz

to be paid in one year from date of mortgage

which the said E. H. Slocum—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 Meaford Thaddeus—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

Meaford Thaddeus—shall at any time

demanded unsafe, it shall be lawful for—thence 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 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 January in the year of our Lord one thousand eight hundred and seventy nine.

Sealed and Delivered in Presence of

John Hillard—Bailiff, R. Slocum
Chattel Mortgage.

E. H. Slocom
Lo.
Leafie + Godbold

Queen January 21, 1879
Dated January 23, 1879
at 3 O’clock, A.M.

A. P. Cameron
W. C. Clark
To all to whom these Presents shall come:

Know Ye, That

in the sum of
Three Hundred and Fifty Dollars and
being-legals
and also to the amount of taxes which may be
levied & assessed upon the farm which I have on the 1st day of
February 1777, &c. Do hereby sell, transfer and
ASSIGN to the said

SCHEDULE, viz:

1 Red Cato
1 Yearling Colt
10 Sheep with wools & lambs, if any
About 2,000 Acres of grain, &c. &c.
All crops raised on the farm during the period of the
said lease

And if Melvin W. Puleston hereby agree that said Olney P. Brown
shall have the general control & management of the
selling of all said crops until the said debt & taxes mentioned
in said lease are paid.

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

shall pay to the

the sum of

with interest thereon as follows, viz:

which the said

hereby agree to

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

shall apply in payment of the above debt; and in case the said

shall at any time
deem himself 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 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
likely to be subject to the said mortgage shall inure to the benefit of the said Olney P. Brown.

In witness whereof, I have hereunto set my hand and seal the

Sealed and delivered in presence of

Melvin W. Puleston.

[Stamp]
No. 40
Chattel Mortgage.
Melvin W. Rutledge
To
Joel P. Brown

Given: 5th of July, 1878
Filed: 6th of March, 1878
at 7 o'clock A.M.

A.P. Campbell
Town Clerk
Schedule of Renewal to in the lease
herein attached between Elizabeth W. 
Cherries and Barnard Oakes and Virginia 
Oakes his wife dated March 10th 1879. The 
said Barnard Oakes and Virginia Oakes are not 
to sow or plant crops on said farm in 
any one year to exceeds as follows viz: 
Not more than 10 acres of corn, 10 acres of 
day, 6 acres of potatoes 6 acres of Beams 
and 6 acres of barley but they can sow 
or plant more of any one kind of above 
crops provided they do not in the whole 
more than 40 acres in the aggregate in any 
year. The party of the 2nd part agree not to plough 
up the land needed to clover last spring. They 
also agree to seed down to clover this spring 
the land now sowed to winter wheat 
and rye. The party of the 2nd part do elect 
The party of the 2nd part also agree to pour 
plaster on all spring crops put in by 
them each year at the rate of one bushel 
of plaster to the acre. They also agree to 
put up the fences on the farm and keep the 
fences & buildings in as good condition and 
repair as they now are and to build new fence 
when it is needed. The party of the 1st part 
finishing the lands & needs to live with 
the post to be cut out of the woods.
on the farm. The party of the 2nd part agree to clear out and fenced upon the land to be planted or sowed this spring all the
wheat in the barn-yards and are to
seed out on the premises all grain and
coarse fodder raised on the farm and
leave the manure therefrom on the farm
for the use and benefit of the farm. The
party of the 2nd part agrees to pay all taxes,
levied or assessed against the farm during
said term and take receipt for the same
and deliver them to the party of the 1st part.
The party of the 1st part reserves the right to
go upon said farm to harvest and thresh
the wheat and hay now growing on said farm
and the use of the barns to store and thresh the
same.
The party of the 2nd part also agree should
they stay upon the premises more than
one year to seed down to clover all
the land sowed to winter wheat or rye
each year and furnish the clover seed
to do so. They also agree to sow to buck-
wheat the spring early from 10 to 15
acres on said farm and when the same
is in blossom in May or June they are
to plough it under and again sow it
to buck wheat to again be ploughed.
under in the fall and sown to winter wheat and they are to sow the same to winter wheat in the season next fall and if the party of 2nd part should not stay on said farm but this year then the party of the 1st part is to have one half of said crop of winter wheat delivered to her at the market in Cairo or Nolensville as she shall elect in good merchantable condition. The party of the 1st part accounting to the party of the 2nd part for one half of the seed wheat grown on said lot and in case the party of the 2nd part stays on said farm for another year and pays the rent promptly in such case the party of the 2nd part is to have the whole of said crop of wheat and the party of the 1st part is not to pay for any part of said seed wheat. The party of the 2nd part is to have the right to continue this lease for 3 years more from April 1st, 1880 on the same terms and conditions as are therein stated and at same rent viz. $350.00 + taxes in half-installments on the 1st day of October and the 1st day of March in each year as stated in this lease— and if the party of the 2nd part
should continue this lease for 3 years more and any part of said 3 years and should sow any winter grain thereon then they agree to seed down clover each and every year all land so sowed to winter grain each year. They also agree to work and cultivate said farm in a good and sound like manner according to the usual care of husbandry in the vicinity. That they will cut and destroy all noxious weeds and Canada thistles in the field on the farm and in the highway adjoining the farm, and in a seasonable and proper manner. The party of the first part reserves the right to sell off village lots from the said farm on either side of the road leading west from the village of Wiuma for but the aggregate amount of lots so sold shall not exceed five acres of land. The party of the first part also reserves the right to sell or dispose of said farm at any time during said term of this lease and in case of a sale this lease is to terminate and close on the 1st day of April next after such sale and
The party of the 1st part shall surrender up the possession of said farm to the party of the 2nd part.

The party of the 2nd part agree not to sub-let any part of said farm without the written consent of the party of the 1st part.

The party of the 1st part is to have the right to enter upon said premises at any time for the purpose of making repairs to build in go & fences.

The party of the 2nd part are not to cut any live or standing trees without the consent of the party of the 1st part.

If the party of the 1st part should buy any enslaved in the village of Wapping to enrich said farm the party of the 2nd part agree to help the same and spread it on said farm.

The party of the 2nd part agree to put on said farm this summer's & keep them with six cows & their work houses.

The party of the 2nd part is to have five wood for one clove only, to be taken from four thunders or wood only.

The wheat & rye now growing on the farm having been sowed one than the party of the 2nd part is to have the
part as portion of the purchase of the 1st part on payment for her half of the land wheat
and rye sown. Supposed to be about

131 dollars.

S. Roy March 10th 1879. E. M. Chushard
by & R. Chushard

[Signature]

[Signature]
A Lease, Made and Executed BETWEEN Elizabeth M. Ochs

AND Vernon Ochs & Bernard Ochs his husband of

the second part, the 10th day of March in the year of our Lord one thousand eight hundred and Sixty Second

In Consideration of the rents and covenants hereinafter expressed, the said party of the first part has

Devised and Leased, and does hereby demise and lease to the said party of the second part the following premises, viz:

The farm of the said party of the first part, being the farm of Thos. H. Coburn in the City of

Hanna, Livingstone and Park Medal of the town of

Muncie, County of Madison, State of Indiana, being the same farm from accused up

to

the 23rd day of March

with the privileges and appurtenances, for and during the term of until the 23rd day of March

which term will end

And the said party of the second part, covenants that he will pay to the party of the first part, for the use of said premises, the yearly rent of Three Hundred Fifty Dollars, to be paid

as follows: $175.00 on the 1st day of January 1879, and $175.00 on the 1st day of January 1880.

The Party of the 1st part is to have in addition to the above rent the 1st, 2nd, and 3rd years of

$50.00, for the above rent. The 4th, 5th, 6th, and 7th years of

$50.00, for the above rent.

AND IT IS HEREBY AGREED, that the said party of the first part shall have a lien as security for the payment of the rent aforesaid upon all the goods, wares, chattels, implements, fixtures, tools and other personal property which are or may be put on the said demised premises, and such lien may be enforced on the non-payment of any rent aforesaid, by taking and selling such property in the same manner as in case of chattel mortgage on default; such sale to be made upon six days' notice, by posting the same in some public place on the premises and serving it upon the party of the second part, personally or by mail, directed to

the place of residence.

A portion of the property thus mortgaged is described in Schedule "A" on the back hereof.

AND PROVIDED said party of the second part shall fail to pay said rent, or any part thereof when it becomes due, it is agreed that said party of the first part may sue for the same, or re-enter said premises, or resort to any legal remedy.

The party of the 2d part agree to pay all taxes to be assessed on said premises during said term.

The party of the second part covenant, that at the expiration of said term, they will surrender up said premises to the party of the first part, in as good condition as now, necessary wear and damage by the elements excepted.

Witness the hand and seal of the said parties the day and year first above written.

[Signatures]

Elizabeth M. Ochs (S)

V. Ochs (S)

Bernard Ochs (S)

Witness: C. Wren
Lease.

Elizabeth M. Chambers

TO

Arnold B. Rodos

Original Notes

Chattel Mortgage.

Arnold B. Rodos

Original Notes

TO

Elizabeth M. Chambers

Grave March 10th, 1874
expired July 23rd, 1880

Clerk's Office.

Filed as Chattel Mortgage this

day of

A. D., 18

at o’clock, M.

Filed Aug. 20th, 1874

at S. Scherff Pkt.

John Clark

1868
To all to whom these Presents shall come:

Know ye, That 1 James Kelly and Rosanna
Kelly are indebted unto Thomas
Brown Jr. and N.G. Ashby
in the sum of forty
Dollars and
Cents,
for the collateral Security for the
principal of the Promissory Note of said
Rosanna Kelly bearing every date
with the Mortgage— for five
months from the date of this Note
goes.

Now for securing the Payment of said Debt, and the interest thereon from the date hereof, to the said
Thomas Brown Jr. and N.G. Ashby
I do hereby SELL, TRANSFER and
ASSIGN the said
property described in

SCHEDULE, viz:

One horned yellow cow 15 years old.
One horned cow 8 years old.
One white and black cow about 10 months old.
One black cow of same age.
Two fat steers.

which the said
Rosanna Kelly and James Kelly
shall pay to the
said
Thomas Brown Jr. and N.G. Ashby
the sum of forty
Dollars
with interest thereon as follows, viz:

five months from the
date of this Mortgage according to
the terms of said Note

which the said
Rosanna Kelly and 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

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 expenses of the sale and keeping of the said property), to apply in payment of the above debt; and in the case of said
Thomas Brown Jr. and N.G. Ashby
shall at any time
decern 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 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

be
hereby and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hands and seal the 18th
day of... in the year of our Lord one thousand eight hundred and seventy

Sealed and Delivered in presence of

[Signature]

[Signature]
No. 32

Chattel Mortgage.

James Kelly
Rosamun Kelly

To

Brennan Ashley

Given: April 18th, 1879

Filed: April 19th, 1879

at 4:20 o'clock P.M.

S.P. Campbell
Loen Clark
CHATTEL MORTGAGE.

To all to whom these Presents shall Come:

Know ye, That I, William Scott of Ernest, in indebted unto 15 & 3 Cents
in the sum of Twenty Dollars and 50 Cents
being for

Now for Securing the Payment of the said Debt, and the Interest thereon from the date thereof, to the said

William Scott. I hereby SELL, TRANSFER and ASSIGN, to the said

the property described in the following SCHEDULE, Viz:

1. Day House
2. House
3. Stable

Wherein subject to Mortgage to said Scott from 1800, and to Mortgage or otherwise as may be done by

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

William Scott shall pay to the said

the sum of Thirty Dollars with interest thereon as follows, viz:

which the said 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 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 shall at any time deem the premises 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 aforesaid, and agree to pay the deficiency.

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

Sealed and Delivered in Presence of

Witness William Scott

Simon W. Scott

Mark
Chattel Mortgage.

William Tutt of York, N.C.

To

B.T. Bow of York, N.C.

Given, April 14, 1879
Filed, April 15, 1879
at 8 10 o'clock, P.M.

R. Campbell
Town Clerk
To all to whom these Presents shall come:

Know ye, That M. L. Chapin of the Town of Wheatland
Know ye, That M. L. Chapin of the Town of Wheatland

County of Monroe, State of New York, indebted unto. Almira Chapin
of the Town of Wheatland, County of Monroe, State of New York

in the sum of, One hundred and fifty dollars and
being for Borrowed Money.

Now for Securing the payment of said Debt, and the interest thereon from the date hereof to the said

Almira Chapin, I do hereby SELL, TRANSFER and

ASSIGN to the said Almira Chapin the Property described

in the following SCHEDULE, viz:

One Sentinel, one fivefooter, one stove pipe former, one wiring
machine, one turning machine, one General, one sewing machine, one pipe, one
beading machine, one pipe, one saw, one pipe iron, one pipe, one
square, one block, one one steam stove, one two pipe stove, one pipe, one
pipe, one block, one block, one saw,

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

M. L. Chapin shall pay to the

said Almira Chapin the sum of One hundred and fifty dollars

with interest thereon as follows, viz:

One hundred and eighty-one

which the said M. L. Chapin does 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 Almira Chapin 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 she said Almira Chapin shall at any time deem it best for the safety, it shall be lawful for her to take possession of such property and to sell at the said part of the 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, covenant and agree to pay the deficiency.

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

Sealed and Delivered in Presence of

Amelia Chapin
Henry Chapin

M. L. Chapin
No. 53
Chattel Mortgage.

M. J. Chapin
To
Amelia Chapin

Given: April 10th 1879
Filed: May 2nd 1879
at 7:30 o'clock A.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Charles Burgess

indebted unto

in the sum of Fifty Dollars and

being for the aforesaid Charles Burgess against

less in case he should be called upon to pay a

note of $75.00, given by Allen G. McLean to Jacob

Junks, which said note is endorsed by Charles Burgess

said note to be payable May 14th, 1877

the sum of

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

in the following

ASSIGN to the said Charles Burgess

the property described

SCHEDULE, viz:

Chap. Mare (the one bought of Jacob Junkes)

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

said said

the sum of Fifty Dollars (see note aforesaid)

with interest thereon as follows, viz:

which the said Allen G. McLean 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 Charles Burgess 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 Charles Burgess 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 15th day of May in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and delivered in presence of

A. S. McLean
Chattel Mortgage.

No. 54

Allen G. McLean to
Chas Burgess

Given: May 12, 1879
Filed: May 16, 1879

at 6:30 o'clock A.M.

J.P. Campbell
Town Clerk
To all to whom these Presents shall come:

Know ye, That

John Ruchembach

of Athol, Maine County, Me., indebted unto

George Withers and Sarah J. Withers

in the sum of

One hundred Dollars and

Cents,

being for

Leased the 15th day of November 1877

Now for Securing the payment of said Debt, and the interest thereon from the date hereof to the said John Ruchembach, I do hereby SELL, TRANSFER and ASSIGN to the said John Ruchembach the Property described in the following

SCHEDULE, viz:

Our Spotted Ox, One Red Cow, One one-year cow, Six horses, One ox, Two horn sheep, Twenty about fifty, One dozen horn sheep years old, One cow hay wagon, One cow hay wagon, One

Carriage harness — on four

set wheels — one rare about twenty years old.

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

George Withers shall pay to the said

John Ruchembach the sum of

One hundred dollars

with interest thereon as follows, viz: — one year from the date hereof

which the said George Withers 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 Ruchembach 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 increase the said debt at any time

due, 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 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

covenants and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hand/s and sealed the day of January

in the year of our Lord one thousand eight hundred and

Sealed and Delivered

in presence of.

George Withers (L.S.)
Sarah J. Withers (L.S.)
No. 56
Chattel Mortgage.

Wm. Ittiree x
Sarah J. Ittiree

John Richm. Brad.

Given Nov 16th 1877
Filed May 28th 1877
at 8 o'clock a.m.

D.P. Campbell
Town Clerk.
To all to whom these Presents shall come:

Know ye, That I, James Blair of Mamaroneck in the State of New York, now come and am indebted unto Thomas Thomas of the Town of Claverack, County of Columbia, in the sum of three hundred eighty and two dollars and six cents, and incurred, the same from May 23, 1879, being for services rendered by him for me and for which I have obtained judgment against me.

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

One washing machine, not belonging to me and not forming part of my said possessions, fully equipped and finished and is painted red and has no value on it.

Provided Always, and this Mortgage is on the express condition, that if the said James Blair shall pay to the said Thomas Thomas the sum of $______ above mentioned with interest thereon _______,

which the said James Blair shall 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 thereon, then the said Thomas Thomas 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 Thomas Thomas shall at any time deem the Goods and Chattels unsafe, it shall be lawful to take possession of such property and to sell the same at public or private sale, pursuant to the time and manner mentioned for the payment of the 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 covenant and agree to pay the deficiency.

In Witness Whereof I have hereunto set my hand and seal the day of June ______ in the year of our Lord one thousand eight hundred and seven hundred and ________.

James Blair
Chattel Mortgage.

James Blair
To
Thomas Thomas

Given June 12, 1879
Filed June 13, 1879
at 7:30 o'clock A.M.

A.P. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know Ye, That I, Charles Smith, of the Town of Watertown

in the sum of    $860.41    Dollars and 0 Cents

being for

Now for Securing the payment of the said Debt, and the interest from the date hereof, to the said, I hereby SELL, ASSIGN and TRANSFER to the said Charles Theron all the Goods, Chattels and Property described in the following

SCHEDULE, VIZ:

Cane demerit, buggy one singlebug, buggy

One horse, mare, bought of Mr. Robertson

One cow, mare with foal

One brown, mare, one white cow, one

red cow, bought of Mr. Armstrong

One red cow, bought of Mr. Spryn

One red cow, bought of Mr. Clark, one-half

intert, one辙, horse, one Moore

bagel, one Steel rake, one lumber

wagon, three shovels, one plow, ten

sets of double horses, one single horse, one
Said property now being and remaining in the possession of Charles Smith in the town of Westland, Monroe, Le

Provided Always, and this Mortgage is on the express condition, that if the said notes are not paid shall pay to the said J. McPhee $1,897.15 dollars deducting as much as shall bear the sum of said notes, there with interest as follows, viz:

One Note to J. McPhee dated Oct 15, 1879. The note

J. McPhee, dated Dec 14, 1879, for $837.00. One note

Mr. Robb, dated Dec. 18, 1879, for $325.00. One note

Tobias Selon, dated Dec 25, 1879, for $95.00. One note

to Grant Ward, dated Dec 31, 1879, for $945.00. One note

which said sum and interest the said hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said party of the first part 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 party of the second part 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. It from any cause said property shall fail to satisfy said debt, interest, costs and charges the said party of the first part covenant and agree to pay the deficiency.

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

SEALED AND DELIVERED IN THE PRESENCE OF

Eliza McCherson

Charles Smith
Chattel Mortgage.

Charles Smith

To

David McPherson

Given May 14th 1879
Filed May 26th 1879
at 8 o'clock P. M.

A. P. Campbell
Town Clerk
To all to whom these Presents shall come, Greeting:

Know ye, That I, Amos McArthur of the Town of Wheatland, Monroe County, New York, owe indebted unto William McArthur of the Town of Slag, in the sum of two hundred and forty dollars, being for the amount of a bond, bearing date of Mr., 320, held by said Amos McArthur against the said Amos McArthur, and a note of two hundred dollars, payable to the Hand City National Bank for the same.

Now for Securing the payment of the said Debt, and the interest from the date hereof to the said Amos McArthur do hereby SELL, ASSIGN and TRANSFER to the said William McArthur all the Goods, Chattels and Property described in the following

SCHEDULE, viz:

One bright bay stallion horse 16 hands high - 1 white foot in front - eight years old - Black Main and Tail - called "Hounlin"

One open black buggy

One light single harness

One feather bed - wooden pillows & feather cases - with all the feather pillow cases Comfortable and bed quilts belonging to the same

One regulator clock

Two 50 yards of Sack Canvas

All being in the house born, except premises of the said William McArthur in the Town of Wheatland aforesaid.
Said property now being and remaining in the possession of Annie McArthur on the behalf of Said William McArthur. Provided Always, and this Mortgage is on the express condition, that if the said Annie McArthur shall pay to the said William McArthur the sum of _______ dollars with interest as follows, viz:

One year from the date of this Mort.

______

which said sum and interest the said Annie McArthur hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the sum at the time or times above mentioned, together with interest, then the said William McArthur 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 William McArthur shall at any time deem him 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. 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, cost and charges the said Annie McArthur covenant and agree to pay the deficiency.

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

Sealed and Delivered in presence of

______
Refiled and renewed on the 8th day of December 1886, and claims an interest in the property as Mortgagee that then is due from 15th July 1876

and Int $0.00

$149.66

K. Neafie Mortg. 82

The Village of Scottsville, Monroe County, New York

Provided always, and this Mortgage is on the express condition, that if the said William A. Williams shall pay to the said Rochester State Line Railway Company, the sum of One Hundred Twenty Dollars and Cents with interest thereon as follows, viz: on December 17th, 1879, payable to the Agents of said Railway Co. at Scottsville, Monroe Co., N.Y.

which the said William A. Williams 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 Rochester State Line Railway Co. shall have full power to enter upon the premises of the said party, if any, other place or places where the Goods and Chattels aforesaid may be, to take possession of said property, to sell the same at public or private sale, 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 Rochester State Line Railway Company shall at any time deem said 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 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 the covenant and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hand and seal the 12th day of December, in the year of our Lord one thousand eight hundred and seventy-nine.

Sealed and delivered in the presence of

[Signature]

[Signature]
Know Ye, That William F. Williams of Scottsville County of Monroe, N. Y., am indebted unto The Rochester & State Line Railway Company in the sum of One Hundred Thousand Dollars and Fourteen Cents, being for freight for marble and merchandise hereinafter delivered me by said Railway Company at my request, which indebtedness is now due.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Rochester & State Line Railway Co. do hereby SELL, TRANSFER and ASSIGN to the said Rochester & State Line Railway Co. the property described in the following SCHEDULE, viz:

12 Marble Head Stoves finished & unfinished

Now situated being in the Marble Shop or Store occupied by me in the Village of Scottsville, Monroe County, New York.

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said William F. Williams shall pay to the said Rochester & State Line Railway Co. the sum of One Hundred Thousand Dollars and Fourteen Cents with interest thereon as follows, viz: on December 17th, 1879, payable to the Agents of said Railway Co. at Scottsville, Monroe Co., NY,

which the said William F. Williams 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 Rochester & State Line Railway 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 at public or private sale, 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 Rochester & State Line Railway Co. shall at any time deem said 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 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 said mortgage, and agree to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the 12th day of December in the year of our Lord one thousand eight hundred and Seventy-nine.

Sealed and delivered in the presence of

[Signature]

[Signature]
Wm. A. Williams
To
The Rochester State
Line Railway Co.
No. 37

Chattel Mortgage.

Given December 13th 1879
Filed December 12 1879
at 6:15 o'clock P.M.

A.P. Campbell
Town Clerk.

Renewed Dec. 8th 1880
at 6:30 P.M.

A.P. Campbell
Town Clerk.
To all to whom these Presents shall Come, Greeting:

Know Ye, That I, W. A. Williams of the town of Wheatland, County of Monroe and State of New York, am indebted unto F. R. Sibley of the town of Wheatland, Monroe County, N.Y. in the sum of One Thousand Dollars and

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

SCHEDULE, viz:

One pair black horses, one bay horse, one cow and one ox, one grain still, twenty (20) sheep, two (2) red cows, dark color, from (4) calves, one cow and ten (10) pigs, one plat from a spring wagon, one bennet wagon, one heavy team harness, brake plates, one chestnut mare and top bridle.

Whereas, the said party of the second part has included certain promissory notes made by the said party of the first part. One note of five hundred dollars dated October 29, 1879, one note of five hundred dollars dated December 4, 1879 and one note made by William Welch dated April 1878, endorsed by the parties of the first and second part. And therefore this conveyance is intended to secure the party of the second part, final principal.
and interest money costs charge
and enhance which the may be com-
duled to pay in consequence of the
failure of the said party of the first
part to pray and take up the said
notes at maturity and if the a-
mount of said notes principal
and interest shall be paid by the
party of the first part at matur-
ty of then these parents shall
become void otherwise to remain
in full force and effect.
Said property now being and remaining in the possession of the said W. R. Williams.

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said W. R. Williams shall pay to the said note

hereinbefore mentioned, with the

sum of

interest due at maturity, with interest as follows, viz:

which said note and interest, the said

hereby covenant to pay, then this transfer to be void and of no effect; but in case of non-payment of the

said note at the time or times above mentioned, together with interest, then the said

D. R. Sibley 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

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

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 nine

Sealed and Delivered in the Presence of

[Signature] W. R. Williams

[Stamp]
Chattel Mortgage.

W. A. Williams
To
R. R. Sibley

Given December 9, 1877
Filed December 10, 1877
at 12:45 o'clock, P. M.

D.P. Campbell
Town Clerk
January 25th, 1880

Please discharge that Mortgage given to me by Robert Dinsman of April 5th, 1871, recorded in Monroe and Ogle counties. I, John B. Kellogg,

In consideration of the sum of one hundred dollars, paid to John B. Kellogg on or before the first of Oct., interest of one thousand dollars one year from the date of this Mortgage interest, which the said Robert Dinsman 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 B. Kellogg 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 Robert Dinsman shall at any time declare the said debt, interest, and costs to be due and payable, it shall be lawful for John B. Kellogg 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, it is hereby covenant and agree to pay the deficiency.

In Witness Whereof, the undersigned have hereunto set their hands and seals the 25th day of April, in the year of our Lord one thousand eight hundred and sixty.

Sealed and Delivered in Presence of
To all to whom these Presents shall Come:

Know Ye, That: Robert Dingesman, of the Town of
Wheatland and Monroe County, State of New York,

Indebted unto John Hickey, of the Town of

the sum of Five Hundred Dollars and the balance
in Cents.

in the sum of Five Hundred Dollars and the balance
in Cents.

being Two Hundred Dollars, being due hereon, with interest, from the date of the

Now for securing the Payment of the said Debt, and the Interest thereon from the date hereof, to the said

John Hickey, the property

described in the following SCHEDULE, viz:

One Large Red Cow, Calved within a year ago; 7 years old
One Large White Cow, with pig
Three Black Dairy Sows; one male and two female
Five Sheep, Plows, Fencing and Spring-water
One Light Sow, nearly a year old
Two Black House-Sheep,

are hereby sold, transferred, and

the property

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

Robert Dingesman

shall pay to the said

John Hickey the sum of Five Hundred Dollars, with interest thereon as follows, viz:

Forty Dollars, to be paid to John Hickey on or before the first of June, 1867, interest of Five Hundred Dollars one year
from the date of the Mortgage and Interest.

which the said Robert Dingesman 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 Hickey

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 proceeds (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 Dingesman

shall at any time deem said premises unsafe, it shall be lawful for said John Hickey 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 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 Robert Dingesman hereby covenant and agree to pay the deficiency.

In Witness Whereof, have hereunto set our hands and sealed this 7th day of April in the year of our Lord one thousand eight hundred and sixty-six

Sealed and Delivered in Presence of

[Signatures]
Chattel Mortgage.

Robert Dingman

John H. Kelsey

Given...A.D. 1872

Sold...April 7...1872

at...2:00...a clock...A.M.

J.P. Campbell
Town Clerk
Chattel Mortgage.

To all to whom these Presents shall Come:

Know Ye, That Francis Shaffer of Highland County, New York, indebted unto E. K. Horovin of Clermont County, New York, in the sum of One hundred twenty-five Dollars and Cents, being for the security of the payment of a part of the purchase money of the machinery described.

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

An old man, five years old with small white spot on forehead long tail Said man will weigh about twelve hundred and pounds.

Provided Always, and this Mortgage is on the express condition, that if the said Francis Shaffer shall pay to the said E. K. Horovin the sum of One hundred and fifty dollars with interest thereon as follows, viz: Six months from the date of this Mort.

dated

which the said Francis Shaffer hereby agrees to pay when 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 E. K. Horovin 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 sales (after deducting 125 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 E. K. Horovin shall at any time deem the said Mort unsale, 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 December in the year of our Lord one thousand eight hundred and Sealed and Delivered in Presence of

W. G. Ashby

Francis Shaffer
To all to whom these Presents shall come:

Know Ye, That, Samuel D. Lear of Monroe County, New York, Indebted unto Morgan Hammond of the first part, Morris Livingston Co., N.Y., in the sum of Sixty Two Dollars and Eighty Cents, being for the amount of a promissory note this day dated executed and delivered by me to said Hammond payable six months from date thereof with interest.

Now for Securing the payment of said Debt, and the interest thereon from the date hereof, to the said Hammond I do hereby SELL, TRANSFER and ASSIGN to the said Hammond the property described in the following SCHEDULE, viz:

One Ploughing Horse, very fine brown and grey, one Buffalo Hoss, one coachy black, one pair Saddle, three plows, one plow, seven yokes, one run, two horse and two cow, nine sheep, one skull and double horse harness, one single fur squeegee, black. One pair pins, one pair long, one heavy, one single harness, one heavy plow harness, three neck yokes, two salt, whip platen.

Provided Always, and this mortgage is on the express condition, that if the said Lear shall pay to the said Hammond the sum of Sixty two dollars and Eighty Cents, according to the terms of the above note, which this mortgage is given to secure the payment of

which the said 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 Lear shall have full power to enter upon the premises of the said property 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 Hammond shall at any time deem it advisable, 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 the said Lear hereby agrees and agrees to pay the deficiency.

In Witness Whereof, I have hereunto set my hand and seal the day of Ninth in the year of Our Lord one thousand eight hundred and seventy eight.

Sealed and Delivered in presence of

S. Lear.

David.
CHATTEL MORTGAGE.

Sam. P. Lzar

TO

Morgan Hammond

RENEWAL OF CHATTEL MORTGAGE.

Filed Sept 22d 1879
at 4 o'clock P. M.

D. Campbell Clerk.
Know all Men by these Presents,

That We, John A. S. Lyon, of the County of Monroe, New York, of the first part, for and in consideration of the sum of Six Hundred and Forty Dollars, lawful money of the United States, to be paid, or before the execution and delivery of these presents, by John W. Lyon, 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 engine, manufactured at Watertown, N.Y., the separator manufactured by A. K. Root & F. Hewitt, N.Y., and the tank and wagon and the fixtures thereto belonging and appertaining.

To Have and to Hold, the same unto the said party of the second part, his executors, administrators and assigns forever. And we, do covenant and agree, to and with the said party of the second part, that we are the owner, and have the right to transfer said property, and will defend the same against any person or persons whomsoever.
WILL OF SALE.

John B. McPherson
and
Mary A. McPherson

TO

George D. Worsh

Dated the 15th day of March, 1874

STATE OF NEW YORK.

COUNTY OF MONROE.

On the 15th day of March, 1874, before me, the subscriber, personally appeared

John B. McPherson and Mary A. McPherson

to me, signed, sealed, acknowledged, and subscribed their names, and acknowledged that they executed the within instrument and contents thereof, as his or her act done by him or her in said character and in behalf of the principal for whom such act was done.

Sealed and delivered in the presence of

A. E. D. McPherson

[Signature]

[Signature]

A. C. Campbell
John Clark
Schedule A

1877
Charles Clapp a/c Dr
with M. McBean
Bal due $12,07

1875
James Carson a/c Dr
with M. Mc Bean
Bal due $27,02

1877
Archibald Armstrong a/c Dr
with M. Mc Bean
Bal due $1,36

1878
George Cowman a/c Dr
with M. Mc Bean to Bill due on a/c $40,23

1873
Otto Bennett a/c Dr
with M. Mc Bean
Bal due $14,39

1878
James Clark a/c Dr
with M. Mc Bean
Bal due $26,10

1877
William Carson a/c Dr
with M. Mc Bean
Bal due $2,68

1878
Samuelson Chapin a/c Dr
with M. Mc Bean
Bal due $5,78
1878  Patrick, Connors  a/c Dr  with m.m.m. keen  Bal due $ 11.95
1873  Joseph, Chapman a/c Dr  with m.m.m. keen  Bal due $ 14.48
1878  James, Belier a/c Dr  with m.m.m. keen  Bal due $ 4.00
1878  John Aughton  a/c Dr  with m.m.m. keen  Bal due $ 22.80
1878  D.D.S. Brown a/c Dr  with m.m.m. keen  Bal due $ 3.38
1876  Levi Aughton  a/c Dr  with m.m.m. keen  Bal due $ 5.04
1876  Dr. J. F. Denman  a/c Dr  with m.m.m. keen  Bal due $ 11.52
1875  Frank Davey  a/c Dr  with m.m.m. keen  Bal due $ 2.40
1877  Patrick Flynn  a/c Dr  with m.m.m. keen  Bal due $ 1.66
1878  Thomas, Cain  a/c Dr  with m.m.m. keen  Bal due $ 5.71
1878  Burrell Brothers a/c Dr  
      with M. McVean  Bal due $  11.33
1878  Henry Adey a/c Dr  
      with M. McVean  Bal due $  22.81
1878  Joseph Quincy a/c Dr  
      with M. McVean  Bal due $ 11.88
1876  Mrs. Michael Grange a/c Dr  
      with M. McVean  Bal due $  16.33
1878  James Haley a/c Dr  
      with M. McVean  Bal due $  5.48
1878  Jacob Green a/c Dr  
      with M. McVean  Bal due $  8.73
1878  George Jones a/c Dr  
      with M. McVean  Bal due $  9.05
1878  William Stans a/c Dr  
      with M. McVean  Bal due $  9.04
1878  Thomas Halligan a/c Dr  
      with M. McVean  Bal due $13.39

Total amount due $520.57
1876  Tim. O. Brian apc Dr
      with m. m. mcvean Bal due $17.26

1877  James. Page apc Dr
      with m. m. mcvean Bal due $4.35

1878  Robert Mc Arthur apc Dr
      with m. m. mcvean Bal due $3.66

1877  John. C. Mc Lean apc Dr
      with m. m. mcvean Bal due $0.93

1878  Edward Kavanaugh apc Dr
      with m. m. mcvean Bal due $4.75

1878  Joseph Mc Confo apc Dr
      with m. m. mcvean Bal due $3.70

1877  John King apc Dr
      with m. m. mcvean Bal due $18.33

1877  Samuel Bowe apc Dr
      with m. m. mcvean Bal due $5.99

1877  Mrs. George. Book apc Dr
      with m. m. mcvean Bal due $10.00

1878  Edward. Hart apc Dr
      with m. m. mcvean Bal due $3.88
1875  W. Van Wagner a/c Dr
With M. M. Veazey Bal Due $2.55

1876  John Helton a/c Dr
With M. M. Veazey Bal Due $4.00

1874  Chas. Delger a/c Dr
With M. M. Veazey Bal Due $15.25

1878  John Welch chit a/c Dr
With M. M. Veazey Bal Due 80

1878  Henry Askins a/c Dr
With M. M. Veazey Bal Due $9.53

1878  Thomas Faulkner a/c Dr
With M. M. Veazey Bal Due $3.88

1878  James Farrell a/c Dr
With M. M. Veazey Bal Due $3.95

1877  Mrs. Patrick Dunn a/c Dr
With M. M. Veazey Bal Due $100

1875  W. F. Dorr a/c Dr
With M. M. Veazey Bal Due $20.48
1876  Thomas Dailey  a/c Dr  
with m. m. vean  bal due $10.00

1878  Mrs. Henry Hohen  a/c Dr  
with m. m. vean  bal due 86

1878  Arthur Bartland  a/c Dr  
with m. m. vean  bal due 75

1876  Henry L. Hall  a/c Dr  
with m. m. vean  bal due $20.63

1875  Nelson Marshall  a/c Dr  
with m. m. vean  bal due $8.19

1875  John Ott  a/c Dr  
with m. m. vean  bal due $3.90

1878  A. H. Robinson  a/c Dr  
with m. m. vean  bal due $13.82

1878  Sanford Smith  a/c Dr  
with m. m. vean  bal due $1.10

1878  John Youngs  a/c Dr  
with m. m. vean  bal due $12.85

1874  Daniel H. Smith  a/c Dr  
with m. m. vean  bal due $16.09
Know all Men by these Presents, That

Malcolm M'Beau of Scottsville
Mose County New York

of the first part, for and in consideration of the sum of two hundred and fifty dollars lawful money of the United States, to me in hand paid, at or before the enrolling and delivery of these presents by J. Gallion M'Beau of the same place

of the second part, the receipt whereof is hereby acknowledged, having gained and sold, and by these presents do grant and convey, unto the said party of the second part, his executors, administrators and assigns, one single lumber wagon with spring seat, browny colored box and all running gear, being one of the wagons made by Patrick Koppely for said Malcolm M'Beau. Also another lumber wagon made by said Patrick Koppely for said Malcolm M'Beau. Also one heavy double horses block, one wheel box belonging to said wagon. The above being now in Scottsville and the wagon in the possession of said J. Gallion M'Beau. Also one upright Christies piano made in Germany which is now in my house in Scottsville. Also all my accounts as fully deb furth in the Schedule hereunto annexed, marked Schedule "A" together with all my books of account containing the original charges of said sums of account.

To Have and to Hold, the same unto the said party of the second part his executors, administrators and assigns forever. And I do covenant and agree, to and with the said party of the second part, that I am the owner and have the right to transfer said property, and will defend the same against any person or persons whomever.
A lease made & executed between Raymond Goodhue of Wheatland, Monroe, & 2/3 of the first part, and John Scott of Wheatland, Monroe, as 2/4 of the second part, the first day of April in the year of our Lord, One thousand eight hundred & eighty, in consideration of the rents & covenants hereinafter expressed, the said party of the first part has assigned & leased, the hereby demise & lease to the said party of the second part, the following premises, all of that tract of land known as the John M. Goodhue Farm, containing about One hundred & ninety acres, to have & to hold the said above mentioned & described premises with the appurtenances thereto, unto the said party of the second part, for the term of one year from the first day of April One Thousand Eight Hundred & Eighty, including the first day of April One Thousand Eight Hundred & Eighty One, together with all the improvements & improvements appertaining with the exceptions & reservations hereinafter specifically set forth. In consideration whereof the said party of the second part hereby covenants and agrees to & with the party of the first part that he will occupy, till all respects cultivate the above mentioned premises during the term aforesaid, in a manner that shall in all respects satisfy the party of
of the first part, that he will commit any
damage or suffering to be done, so that he
will keep the buildings & fences on the said
premises in good repair, reasonable wear thing
& damage by the elements excepted, so that
he will deliver to the said party of the first
part, his heirs, executors, administrators, or to
his or their order one equal half of all the
crops raised on the above described premises
in such market as the party of the first
part may require not to exceed 7 miles
from the above mentioned premises, the party
of the second part agrees to deliver to the party
of the first part of the crops belonging to him,
in any manner which the party of the first
part may prescribe. The party of the second
part agrees to all of the work pertaining to the
care of all the stock belonging to both parties, 
& to do all the Tilling. The party of the first
part may need & ask to be done, to not allow any
foul weeds to seed, & repair such fences, as the
party of the first part may choose also to pay one
equal half of all taxes on the above premises,
also to furnish one half of all seeds/plaster
that may be down or planted. The party of
the second part is to have what fire wood
he may need for one stove from the first
day of April to the first day of October.
AND IT IS HEREBY AGREED, that the said party of the first part shall have a lien as security for the payment of the said debt, as herein admitted, and for their personal property which are or may be put on said farm, and premises, including said farm, so long as said premises remain in any way rented or occupied by the said party of the second part, or until the lien is paid and satisfied, and that the said party of the second part shall, before the same is paid and satisfied, give to the said party of the first part a certificate, signed by the party of the second part, stating that the said premises, together with all personal property thereon, shall have been paid for and removed from said farm. Provided, however, that the said personal property and the buildings thereon may be removed from the said farm at any time after the said premises shall have been paid for and removed therefrom.
L. E. Scott

P. Goodhue

to

John Scott

Filed this 16th day of December 1880

S. P. Campbell

Town Clerk
The farm and house the fences and buildings in a good condition and repair as they now are, and to build new fence where it is needed.

The party of the 2d part furnishing the rails or materials to do so. The party of the 2d part also agrees to clear and spread upon the land this spring all the manure in the barn yards and around the barn and to feed and care for the premises all straw, loose fodder, rye, oats and corn. The manure therefore are the farm for the use and benefit of the farm. He also agrees to pay all taxes laid and assessed against the farm during said time and to the receipts thereof and deliver those to the party of the 1st part.

The party of the 1st part assures that the right is to upon said farm to live, work and travel the whole and acre. No grazing upon said farm and the use of the barn to store to travel the same. The ridge, which a rye and the ground one block, it's grazing being reserved from the purchase of this land until after the same is bound and fenced off.
Schedule 13 referred to in the lease
attached between Elizabeth
Olmsted and Franklin C. Bliss dated
April 10, 1880. The said 4.6 acres
is not to be used as blank or cropland.
It is to be used as follows:
3

- Corn
- 6
- Potatoes
- 6
- Beans
- 10
- Barley

But he can pass on Blank and any
and Kind of other crops provided
he does not exceed in the aggregate
more than 35 acres. The paying of the 2.5
pounds is not to plow up any land
from the 2nd farm. He also agrees to
also to plant trees on the 5th farm.

1st farm 17. in 18 acres. The paying of the
2nd farm. He also agrees to do Bluestone
are all spring cropland if he
being this spring and are the lot
rest store of the Bass now laid
to close. At the rate of one bushel
of Bluestone to the acre. He also
agrees to pull up the trees on
The party of the 2d part also agree to turn to Enfield the 1st of June next from five to 8 acres and when the land is in grass to plough it as much for the purpose of sowing. Moreover, he agrees to pay the said party of the 1st part $75.00. And should the party of the 1st part so elect the same is to be paid into Prudhoe Bank. The same is to be paid into Prudhoe Bank. The same is to be paid into Prudhoe Bank. The remaining fall by the party of the 2d part to be due season and upon short notice according to the usual times. Such is it, say, the party of the 1st part is to finish and half of the place which from the Prudhoe Bank above he to turn over the remaining fall, and the party of the 2d part is to do all the work. With the other half of the lands and is to deliver one half of the crop of which he has harvested the goods merchantable conditions at the Prudhoe in Calder's in Hunter's as the shall elect.

The party of the 2d part agree to turn to Enfield the 1st of June next from five to 8 acres and when the land is in grass to plough it as much for the purpose of sowing. Moreover, he agrees to pay the said party of the 1st part $75.00. And should the party of the 1st part so elect the same is to be paid into Prudhoe Bank. The same is to be paid into Prudhoe Bank. The same is to be paid into Prudhoe Bank. The remaining fall by the party of the 2d part to be due season and upon short notice according to the usual times. Such is it, say, the party of the 1st part is to finish and half of the place which from the Prudhoe Bank above he to turn over the remaining fall, and the party of the 2d part is to do all the work. With the other half of the lands and is to deliver one half of the crop of which he has harvested the goods merchantable conditions at the Prudhoe in Calder's in Hunter’s as the shall elect.

The party of the 2d part agree to turn to Enfield the 1st of June next from five to 8 acres and when the land is in grass to plough it as much for the purpose of sowing. Moreover, he agrees to pay the said party of the 1st part $75.00. And should the party of the 1st part so elect the same is to be paid into Prudhoe Bank. The same is to be paid into Prudhoe Bank. The same is to be paid into Prudhoe Bank. The remaining fall by the party of the 2d part to be due season and upon short notice according to the usual times. Such is it, say, the party of the 1st part is to finish and half of the place which from the Prudhoe Bank above he to turn over the remaining fall, and the party of the 2d part is to do all the work. With the other half of the lands and is to deliver one half of the crop of which he has harvested the goods merchantable conditions at the Prudhoe in Calder’s in Hunter’s as the shall elect.
According to the usual custom of husbandry in the vicinity, that he will cut and burn all non-woody weeds and Canada thistles in the fields and on the farm and use the hay and adjacent to the farm and use it for swine and pasture purposes.

The party of the 1st part reserves the rights to till, build lots from the said farm, and suit the side of the highway leading next from the line of lot No. 8, and the aggregate of lots No. 7, 8, 9, and 8 shall not exceed 3 acres of land.

The party of the 1st part also reserves the rights to till a portion of said farm at any time during said term, reserving the rights of the party of the 2nd part. The party of the 2nd part also agrees not to disturb said farm at any part of its contents or any manner or its tenants. The written covenant of the party of the 1st part.
Fences are being any thing
else for the remaining an infinity
of said fence-
The party of the 2nd post is to have six
wood for and Stone only. The top of
space above fifteen inches in the ground.
We is not to cut down any trees
on day April 16th 188-

Elizabeth A. Smith
by L R Smith

Franklin & Glass
A Lease, made and executed BETWEEN

by L. R. Olmstead, Sealer of the Great Seal of

of the first part,

and

Franklin L. Olmstead of Pembina Co., Minn.,

of the second part, the 18th day of April, in the year of our Lord one thousand eight hundred and eighty-seven.

In Consideration of the rents and covenants hereinafter expressed, the said party of the first part has

Demised and Leased, and do, hereby demise and lease to the said party of the second part, the following premises, viz:

The farm of the said party of the first part, situated in the town of Sherwood, located in the County of Pembina, State of North Dakota, and

being the same premises occupied in the year by James M. Olmstead.

with the privileges and appurtenances, for and during the term of One year

from the first day of April, 1887.

which term will end on the 21st day of March, 1888.

And the said party of the second part, covenant that they will pay to the said party of the first part, for the use of said premises, the yearly rent of

Dollars, to be paid as follows, viz: ½ $375.00, on the first day of November, 1887.

And the said party of the second part agrees to keep said farm according to the terms and conditions stated in Schedule "A", attached to this lease, and said Schedule "A" is made a part of this lease.

And it is hereby agreed, that the said party of the first part shall have a lien as security for the payment of the rent aforesaid upon all the goods, wares, chattels, implements, fixtures, tools and other personal property which are or may be put on the said demised premises, and such lien may be enforced on the non-payment of any rent aforesaid, by taking and selling such property in the same manner as in case of chattel mortgage on default; such sale to be made upon six days' notice, by posting the same in some public place on the premises and serving it upon the party of the second part, personally or by mail, directed to

A portion of the property thus mortgaged is described in Schedule "A" on the back hereof.

And provided said party of the second part shall fail to pay said rent, or any part thereof when it becomes due, it is agreed that said party of the first part may sue for the same, or re-enter said premises, or resort to any legal remedy.

The party of the second part agrees to pay all taxes to be assessed on said premises during said term.

The party of the second part covenants that at the expiration of said term, he will surrender up said premises to the party of the first part, in as good condition as now, necessary wear and damage by the elements excepted.

Witness the hand and seal of the said parties the day and year first above written.

Signed by:

[Signature]

[Signature]
Filed as Chattel Mortgage this 14th day of June A.D. 1869

Chattel Mortgage

TO

Franklin C. Elms

TO

Elizabeth R. Elms

Lease

Schedule A:*

*See next page for further details.
To all to whom these Presents shall come:

Know Ye, That I David Coronan of the town of Wheatland, house No. 7, indebted unto Frank H. Smith, in the sum of $340 Dollars and 0 Cents, being for security for the payment of the property hereinbefore described.

Now for securing the payment of said Debt, and the interest thereon from the date hereof to the said Frank H. Smith I do hereby SELL, TRANSFER and ASSIGN to the said Frank H. Smith the Property described in the following SCHEDULE, viz:

About 34 acres of wheat on the ground (more or less) on the farm in the town of Wheatland in the county of Erie, belonging to the estate of the late Killian Martin deceased, which farm is now in the possession of David Coronan, who is to thresh the whole crop of wheat and give the administrator one-half; the balance to his heirs; subject to the payment of $300.00.

Provided Always, and this Mortgage is on the express condition, that if the said David Coronan shall pay to the said Frank H. Smith his heirs or assigns the sum of Three Hundred and Thirty Seven Dollars with interest thereon as follows: On the first day of October 1839 with legal interest thereon from April 1st, 1830

which the said David Coronan 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 Frank H. Smith 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 David Coronan shall at any time deem the premises 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, 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 eighty.

[Sealed and delivered in presence of]

[Signatures]
No. 115
Chattel Mortgage.

David C. Corcoran

To
Druckett Smith

Given June 27, 1880
Filed June 28, 1880
at 6:30 o'clock P.M.

Discharged Sept 29, 1880

A.P. Campbell
Town Clerk

May 12th, 1880
Received on the above
Chattel Mortgage for the
Druckett Smith
To all to whom these Presents shall come:

Know Ye, That I Robert Dugman of the town of Wheatland

in the sum of $100 Dollars and $00 Cents,

beind for security for the payment of one note for fifty dollars

dated April 1st, 1880, being for for money beind the value

for security for the signing one joint note with me for

fifty dollars given to Newton Blackman for rent of house

dated April 1st 1880 due in one year from date, first of

above note to bear interest from date, both without interest

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said

Mary Ann Baker do hereby SELL, TRANSFER and

ASSIGN to the said

Mary Ann Baker the property described in the following

SCHEDULE, viz:

1. Sycamore Horse named Charles 12 years old
2. Old Single Harness
3. Rocking Chairs 1 Caned Seat & back & 1 Wood Bottom
4. Eight Day Clock
5. Calore for Meal
6. Calore Gray & Red & 4 Spotted
7. Couch Spring Bottom

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

Robert Dugman shall pay to the

Mary Ann Baker

the sum of Fifty Dollars

with interest thereon as follows, viz: from April 5th 1880 until paid

Fifty Dollars on the first day of April 1881.

which the said Robert Dugman 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

Mary Ann Baker 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 of collection) to apply in payment of the above debt; and in case the said Mary Ann Baker 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 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
day of June in the year of our Lord one thousand eight hundred and

Sealed and delivered in presence of

Dr Campbell Robert Dugman
No. 117
Chattel Mortgage.

Robert Dingman
Lg

Mary Ann Baker

Given: June 26, 1880
Filed: June 25, 1880
at 3:30 o'clock P.M.

H. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That the undersigned, James W. Marsh, on the County of Monroe, N.Y., are indebted unto Byron D. Willcox, of Rochester, in the sum of $1,200—Dollars ($1,200) being for________. Taxed and assessed for the year ______.

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said Byron D. Willcox, do hereby SELL, TRANSFER and ASSIGN to the said property described in the following SCHEDULE, viz.:

1. All Cattle—10 hogs, 10 years old, 2 white hogs
2. 10 cows, 10 years old, 2 white cows
3. 10 year old prize bull, black and white
4. 2 year old mare, 2 year old stallion

PROVIDED ALWAYS, and this Mortgage is on the express condition, that if the said James W. Marsh, or his assigns, shall pay to the said Byron D. Willcox, the sum of ________ Dollars ($1,200) with interest thereon as follows, viz.:

On the first day of September, 1880, according to their promissory note bearing________

which the said James W. Marsh 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 W. Marsh 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 at public or private sale, 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. Marsh shall at any time deem said property or 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. And the said mortgagee, his representatives 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, the covenant and agree to pay the deficiency.

In Witness Whereof, we have hereunto set our hands and sealed the day of ________ in the year of our Lord one thousand eight hundred and ________

Sealed and delivered in the presence of_________
Chattel Mortgage.

Margaret E. Stackney

Seth S. Stackney

To

Sylvester Melvin

Given June 25, 1880

Filed June 25, 1880

at 6:45 o'clock P.M.

E.P. Campbell

Clerk.
To all to whom these Presents shall come: 

Know Ye, That I, Laurence Mc Cormick, and 
indebted unto Donald McNaughton 

in the sum of 

One Thousand Dollars and 

Cent, 

being for 

Defendant for 

Said Mo. Laughton holds 

McCormick's Bond Mortgage 

Now for Securing the Payment of said Debt, and the interest thereon from the date hereof, to the said 

ASSIGN to the said 

Donald McNaughton 

in the following 

SCHEDULE, viz: 

7 Hogs and Pigs 

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

Laurence Mc Cormick 

shall pay to the 

said 

Donald McNaughton 

the sum of 

$100. 

with interest thereon as follows, viz: 

at the time specified 

in said Bond Mortgage or on 

January 23, 1881 

which the said 

Mc Cormick 

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 

McNaughton 

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 

McNaughton 

shall at any time 

decemel 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 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 

day of 

5th 

in the year of our Lord one thousand eight hundred and eighty 

Sealed and delivered in presence of 

Laurence Mc Cormick
Chattel Mortgage.

Lawrence McCandlish

Donnel McNaughton

Given: Sept. 17, 1860

Filed: Sept. 18, 1860

at 2:15 o'clock A.M.

J.G. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Mary Norman and William Norman owe and are indebted unto William G. Lacy in the sum of One Hundred Dollars and Cents, being for the security of the payment of one Hundred Dollars interest One Year from October 30th, 1880 — Money borrowed by Said Lacy to Said Normans.

Now for securing the payment of said Debt, and the interest thereon from the date hereof to the said William G. Lacy do hereby SELL, TRANSFER and ASSIGN to the said William G. Lacy the Property described in the following SCHEDULE, viz:

One Sored Mare with white face 12 or 15 Years Old — One Black Dromedary Buggy — 3 White Hogs (2 Sows and a Barrow) — Sixteen Turkeys 14 black and two white — 13 Half Years and 3 Old Ones — 7 Head Grey + White — 35 Bushels Wheat in the Barn — 3 Barrels Dried Sheep, Hens — Our lot of hay + our load of Corn Stacks

Provided Always, and this Mortgage is on the express condition, that if the said Mary + William Norman shall pay to the said William G. Lacy the sum of One Hundred Dollars with interest thereon as follows, viz: One Year from the date of this Mortgage

which the said Mary + William Norman 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 G. Lacy 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 William G. Lacy shall at any time deem said transfer 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 mortgagor, 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 hereby covenant and agree to pay the deficiency.

In Witness Whereof the said have hereunto set our hand and seal the day of November in the year of our Lord one thousand eight hundred and eighty.

Sealed and delivered in presence of

Mary Norman

William Norman

[Stamp]
No. 27
Chattel Mortgage.

Mary Howan & William Howan to
William J. Lacy

Given Nov 14, 1880
Filed Nov 25, 1880
at 12 o'clock P.M.

S. Campbell
Town Clerk
To all to whom these Presents shall come:

Know Ye, That Arthur W. Plympton is indebted unto R. B. Woodward in the sum of one hundred fifty dollars and _________ cents, being for Board of R. B. Plympton & wife.

Now for securing the payment of said Debt, and the interest thereon from the date hereof to the said R. B. Woodward do hereby sell, transfer and assign to the said R. B. Woodward the property described in the following schedule, viz:

One Bay Horse with white hind feet and 1/2 foot white Black Manes & Tail
16 1/2 hands high; one single Harness, Whip and Lap Robe

Provided Always, and this Mortgage is on the express condition, that if the said Arthur Plympton shall pay to the said R. B. Woodward the sum of one hundred fifty dollars with interest thereon as follows, viz:

which the said Arthur Plympton 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 R. B. Woodward 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 R. B. Woodward shall at any time deemed 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 do covenant and agree to pay the deficiency.

In Witness Whereof have hereunto set my hand and seal the 26th day of October ___ in the year of our Lord one thousand eight hundred and eighty.

Sealed and delivered in presence of

[Signature]

A. W. Plympton
No. 127
Chattel Mortgage.

A. W. Blinston
Le

R. B. Woodward

Given Oct 20th 1880
Filed Oct 20th 1880
at 10 o'clock A.M.

J. P. Campbell
Town Clerk
Scotswall March 19, 1881

SAML. P. Camp, Esq.

Clerk of the town of Wheatfield

The Chatha Mortgage now in the

Town Clerk's Office of Wheatfield. Exercised

by W. E. Beach to J. C. Neafie Feb 21, 1880

and fixed March 31, 1880 --- paid

by Drescher and you remaining debt

to remain on the same

J. C. Neafie

and payable to pay able to the order

of said John C. Neafie described as

follows: viz. one note dated July 4th,

1880 for $200. 00 endorsed by John C.

Neafie and made payable at Commerce

National Bank, Batavia N.Y., and which

said note was endorsed by said Neafie

for the accommodation of said William

2. W. and daughter and held by

said bank. Also a certain mortgage

amounting to $2000. Exercised and given

to said Neafie by said William 2. W. and

Jane W. his wife bearing date the

second day of January 1880 for

two thousand dollars conditions of payment

as follows. Two hundred dollars to be paid

on the first day of July 1880 and
To all to whom these Presents shall come Greeting: Know that I, William E. Wells, of the Town of Wheatfield, County of Monroe and State of New-York, am indebted unto John C. Whafic of Scottsville, 2nd, in the sum of twenty-two hundred dollars and interest of any accrued thereon being the amount of one promissory note payable in three months from the date there of, made by said Wells, and payable to the order of said John C. Whafic described as follows: viz., one note dated July 4th, 1880 for $2200, endorsed by John C. Whafic and made payable at Commerce National Bank, Batavia, N.Y., and which said note was endorsed by said Whafic for the accommodation of said William E. Wells and discounted and held by said Bank. Also a certain mortgage amounting $2000, executed and given to said Whafic by said William E. Wells and Jane Wells, his wife bearing date the second day of January, 1880 for two thousand dollars conditions of payment as follows. Two hundred dollars to be paid on the first day of July 1880 and
Six hundred dollars to be paid on the first day of October 1880, Six hundred dollars to be paid on the first day of July 1881, and Six hundred dollars to be paid of the first day October 1881. Note for securing said John DeBow for his liabilities as an endorser & the payment of the said note and the said Mortgage and the interest from the time they fell due severally. I do hereby sell assign & transfer to the said John DeBow all the goods chattels and property described in the following Schedule viz. Twenty six acres of wheat on ground of my farm in Wheatland 544, on which I now reside, about Thirty acres of Beans on ground of said farm, about Sixty acres of corn, and Two acres of potatoes an six or eight acres of Barley. Spring Crops raised of ground of said farm six Wheatland 544, in harvest of 1880, Two cows oldest Red and other spotted one Heifer and two Spring Calfs one Lumber wagon one Sleigh, Janney Mill, Drill known as Familiar front one three ruts one Reel (Baymow Morgan) one Winnow, Two sets of plow & dyke, One Democrat wagon one Cutter one buggy one pair of horses one known as (Fred) and two other as (Charlie) one mare named Fannie, one fire, all the Machinery in use plow at Wheatlands 544, not included in a Mortgage of the Real.
of the sums or either of them at the
time or times above mentioned together
with interest. Then the Said John E.
Dugan shall have full power and
authority to enter upon the premises
of the estate of the first part or any
other or places where the goods and
chattels of said John E. Dugan may be found. To
take possession of said property to sell
the same, the arrears, after deducting all
expenses of the same and taking of
said property to apply in payment of
the above debt and mortgage. and in
case the said John E. Dugan shall at
any time herein himself unable, it shall
be lawful for time to take possession
of said property, and sell the same at
public or private sale previous to the
time above mentioned for the payment
of said debt and mortgage applying the
proceeds as above said. after deducting all
expenses of the same and interest of the
said property. If from any cause said
property shall fail to satisfy said debt,
interest costs expenses & charges the said
William E. Wiltco, Covenant and agree to
pay the deficiency. In witness whereof
I have hereunto set my hand the
twenty first day of Feb in the year of
our Lord one thousand eight hundred
and eighty

William E. Wiltco

Said and delivered in the present of