

Hill and will convey hereafter and assign
and vest in the said Thomas W May new and
Hannah G May their heirs successors and
assigns by suitable deeds of conveyance or transfer
by suitable deeds of conveyance or transfer by
this last will and Testament vest in his executors
the said Thomas W May her and Hannah G
May her in their successors in said trust personal
proposito to the sum of Two thousand Dollars in
special trust that they the said Thomas W May her
and Hannah G May her their heirs and assigns
or such of their successors as shall receive & hold
the said sum of Two Thousand Dollars after the
intended marriage as aforesaid and after the
decease of the said Thomas W May her should she
said Eliza Hill survive him shall well and truly
pay the said sum of Two Thousand Dollars
unto her said Eliza Hill which shall be in lieu
of and in full satisfaction for her whole dower
and homestead in the estate of said Thomas
W May her to which she might otherwise be entitled
should she survive him.

That the said Eliza Hill
party of the second part in consideration of the
sum of Two Thousand Dollars before mentioned
being well and sufficiently secured and provided
to be paid by the party of the first part his heirs
and assigns to the said party of the third part
their heirs successors and assigns as trustee as
aforesaid or should the party of the first part by his
last Will and Testament or otherwise cause the
same sum of Two Thousand Dollars to be paid
unto her or should any of the heirs or law of
said Thomas W May her pay her the same sum
of Two Thousand Dollars the said Eliza Hill
before the said marriage and after the decease of
the party of the first part should she survive him
so he aforesaid shall be in full satisfaction of all
her right title and interest of and to both her
whole dower and Homestead in the estate of
said Thomas W May her to which she might otherwise
be entitled should she survive him and shall

forever bar her from claiming or demanding the
same or any portion thereof and shall further
be a bar to all intents and purposes to her claiming
or having any part of the personal estate of said
Thomas W May her of which he might be seized
and which she might otherwise claim by law unless
some part thereof be given to her in addition to the
said sum of Two Thousand Dollars by said Thomas
W May her in his last Will and Testament or by some
act of his done after the execution of these
present's.

And that the said Thomas W May her
and Hannah G May her hereby accepting said
trust for themselves their successors their heirs
and assigns hereby covenant and agree with
the party of the second part and with the party
of the first part their heirs and assigns that
the said amount of property so assigned conveyed
transferred and vested in them as aforesaid by
deed or by will or otherwise as trustees of the party
of the second part as aforesaid the said marriage
being had and solemnized so as aforesaid in the
event of the survivorship of said Eliza Hill of the
decease of said Thomas W May her that the
will well and truly pay unto the said Eliza Hill
the said sum of two thousand Dollars for
the use benefit and support of the said party
of the second part so that she shall have the
full enjoyment thereof in lieu of and full satis-
faction for her whole dower homestead and
distribution share of and in both the real
and personal estate of said Thomas W May her
as before provided in said trust & witness
whereof the said parties have hereunto set their
hands and seals the day and year first
above written.

Thomas W May her
Eliza Hill
Thomas W May her
Stephen W May her
Andrew W May her
Hannah G May her

Witness
of Thomas W May her
Morton Eddy
Thomas W May her
William Eddy
Witness
of Eliza Hill
Stephen W May her
Witness
of Andrew W May her
Hannah G May her

Bristol Dec 12. 1871
 Then personally appeared
 the within named Thomas H. Mayhew and Thomas
 H. Mayhew and severally acknowledged the said
 joint Instrument to be their free act and deed
 Before me
 Robert Colby Justice of the Peace

Bristol January 31. 1871

Then personally
 appeared the within named Elezias Hill and
 Hannah G. Mayhew and acknowledged the
 within Instrument to be their free act and
 deed before me

Isaac Howland Justice of
 the Peace

A true record at the Office of
 Albert C. Kirby
 Recorded February 14. 1871 Loun Clerk

Know all Men by these Presents

That I Holden A. Luff of Bristol in the
 County of Bristol and Commonwealth of
 Massachusetts for and in consideration
 of the sum of Five hundred dollars to me
 in hand well and truly paid at or before
 signing sealing and delivering of these presents
 by Holden Luff of said town in said County
 the receipt whereof the said Holden A. Luff
 do hereby acknowledge have granted bargained
 and sold and by these presents do grant
 bargain and sell unto the said Holden Luff
 One White Gelding Horse twelve years old
 one Black Gelding Horse ten years old One
 covered Wagon light One open double express
 wagon One open buggy Wagon and one
 light open waggon and all of the value of
 five hundred dollars and one light Silver

Mounted Harness and one Sleigh to have
 and to hold the said granted and bargained
 Personal Property unto the said Holden Luff
 His Executors Administrators and Assigns
 to his only proper use benefit and behoof
 forever and I the said Holden A. Luff do
 touch myself to be the true and lawful owner
 of the aforesaid Personal Property and have
 in me full power good right and lawful
 authority to dispose of the said Personal Property
 in manner as aforesaid and I do for myself
 His Executors and Administrators hereby
 covenant and agree to warrant and defend
 the said Personal Property unto the said
 Holden Luff his Heirs Executors Administrators
 and Assigns against the lawful claims and
 demands of all persons whomsoever

In witness
 whereof I the said Holden A. Luff have
 hereunto set my hand and seal this tenth
 day of September in the year of our Lord
 one thousand eight hundred and seventy

Holden A. Luff Cet
 Executed and delivered
 in the presence of
 Nicholas Hathaway

Recorded March sixth 1871

A true record at the Office of Albert C. Kirby
 Loun Clerk

Know all Men by these Presents
 That I Jonathan E. Gifford of New Bedford
 in the County of Bristol and State of Massachusetts
 for and in consideration of the sum of One
 hundred and fifty dollars to me in hand well
 and truly paid at or before signing sealing
 and delivering of these presents by Weston A.
 Luff Esq of Westport Mass and County
 aforesaid

the receipt whereof I the said Jonathan D Gifford do hereby acknowledge have granted bargain and sold and by these presents do grant bargain and sell unto the said Weston S Luff my Harness Maker Shop a one story building situated in Westford aforesaid on the south side of the Bridge at the Head of Westford River so called and and on the east side of said River and on the Loun landing heretofore occupied by Albert Nathaway as a Harness Maker

To have and to hold the said granted and bargained property or house unto the said Weston S Luff his Heirs Executors Administrators and Assigns to his and their only proper use benefit and behoof forever and I the said Jonathan D Gifford do swear myself to be the true and lawful owner of the said property or house and have in my full power good right and lawful authority to dispose of the property in manner as aforesaid and do for myself my Heirs Executors and Administrators hereby covenant and agree to warrant and defend the said property or house unto the said Weston S Luff his Heirs Executors Administrators and assigns against the lawful claims and demands of all persons whomsoever

In witness whereof I the said Jonathan D Gifford have hereunto set my hand and seal this eleventh day of August in the year of our Lord One thousand eight hundred and Sixty eight

John D Gifford

Executed and delivered
in presence of John C Macomber

Recorded March Twenty second eighteen
hundred and Seventy one
A true Record before Albert C Kitz
Loun Clerk

Know all Men by these Presents
that I Weston S Luff of Westford County of Bristol
and State of Massachusetts in consideration of
the sum of One hundred Fifty Dollars paid by
Weston S Luff and Andrew Kirby of said Westford
the receipt whereof I do hereby acknowledge have
granted bargained sold delivered and confirmed
and by these presents do bargain sell deliver and
confirm unto the said Luff and Kirby their
executors and administrators A one story building
or shop situated in Westford on the Loun landing
at the east side of the river (at the head of the
river) the said shop is occupied for a Harness
Maker Shop

To have and to hold the said granted
and bargained property unto the said Luff and
Kirby their executors administrators or Assigns
to their only proper use benefit and behoof forever
And if the said Weston S Luff do avouch to be
the true and lawful owner of said property and
have in me full power good right and lawful
authority to dispose of the said property in manner
as aforesaid and do for myself and my executors
and Administrators hereby covenant and agree
to defend the said property against the
lawful claims and demands of all persons
whomsoever unto the said Luff and Kirby
their executors administrators and assigns

In witness whereof I the said Weston S Luff
hereunto set my hand and seal this twenty
third day of December in the year of our
Lord one thousand eight hundred and Sixty eight

Signed Sealed and
Delivered in presence of

Isaac Nowland

Recorded March 27. 1871.
Twenty seventh eighteen hundred and Seventy one

A true Record before Albert C Kitz Loun Clerk

Know all Men by these Presents
That I Weston G. Tripp of Westport County of
Bristol and State of Massachusetts
in consideration of the sum of One hundred and
Forty Dollars paid by Andrew P. Kirby of said
Westport

the receipt whereof I do hereby acknowledge
have granted bargained and sold before and
confirmed and by these presents do bargain
sell deliver and confirm unto the said Kirby
his executors and administrators one undivided
half part of a one story shop or building
The said shop is now occupied for a harness
maker's shop and is situated in Westport
on the Town Landing at the East side of the river
at the Head of the River.

To have and to hold the
said granted and bargained property unto the
said Kirby his executors administrators or assigns
to his only proper use benefit and behoof forever
And I the said Weston G. Tripp do avouch to be
the true and lawful owner of the said property
and have in me full power good right and
lawful authority to dispose of the said property
in manner aforesaid And do for myself
and my executors and administrators hereby covenant
and agree to defend the said property against the
lawful claims and demands of all persons
whomsoever unto the said Andrew P. Kirby
his executors administrators and assigns

In witness whereof I the said Weston G. Tripp
hereunto set my hand and seal this twenty fourth
day of August in the year of our Lord one
thousand eight hundred and seventy two

Signed sealed and delivered

in presence of Weston G. Tripp

Isaac Howland

Received and recorded Nov 5th eighteen hundred and
seventh two A True copy attest

Albert C. Kirby Jr.

Westport August 19th 1871

Caroline M. Hammond
G. Howard Tripp
For one Horse Fifty five Dollars \$ 65.00

Received Pay Howard D. Tripp

August 19. 1871

A True Copy Attest Albert C. Kirby
Jan. 8th 1873. Town & lots
5 Q. Block D. N.

Know all Men by these Presents

That I Elijah P. Hammond of Westport in the
County of Bristol and Commonwealth of Massach
usetts for and in consideration of the sum of Sixty
dollars to me in hand well and truly paid at or
before signing sealing and delivering of these presents
by Daniel H. Brightman of Tiverton in the State of
Rhode Island the receipt whereof I the said
Elijah P. Hammond do hereby acknowledge
have granted bargained and sold and by these
presents to do grant bargain and sell unto the said
Daniel H. Brightman his heirs and assigns
forever the following described Goods and
 Chattels Ad mit One Light open Buggy and
one Silver Mounted Harness to have and to
hold the said granted and bargained Goods
and Chattels unto the said Daniel H. Brightman
his Executors Administrators and Assigns to
his only proper use benefit and behoof forever
and I the said Elijah P. Hammond do avouch
myself to be the true and lawful owner of the
said Goods and Chattels and have in me full
power good right and lawful authority to dispose
of the said Goods and Chattels in manner
as aforesaid and I do for myself his Executors
and Administrators hereby covenant and agree

to warrant and defend the said Goods and Chattells unto the said Daniel the Brighton
Heirs Executors Administratoe and Assigns
against the lawful Claims and demands
of all persons whomsoever

In Witness whereof
I the said Elijah D. Hammond have
hereunto set my hand and seal this
Sixth day of January in the year of
our Lord one thousand Eight hundred
and Seventy three

Elijah D. Hammond

Executed and delivered
in presence of
Henrietta Waite

Received and recorded Jan 8th 5 o'clock.

A.M. 1873

Attest
Albert G. Kirby
Town Clerk

Know all Men by these Presents

That I Syprianus H. Mosher of Dartmouth for
and in consideration of the sum of Twenty five
Dollars to me paid by Wilson M. Tripp of Dartmouth
at and before the settling and delivery of these
presents the receipt whereof is hereby acknowledged
have bargained sold and delivered and by these
presents do bargain sell and deliver unto the said
Wilson M. Tripp A certain Dwelling House Twenty-
two by Thirteen feet and one foot high of floors
and to hold the said house unto the said Wilson
M. Tripp his Executors Administratoe and Assigns
to his and their own proper and benefit forever
and I the said Syprianus H. Mosher for myself and
my heirs Executors and Administratoe will
warrant and defend the said bargained premises
unto the said Wilson M. Tripp his Executors Admin-
istratoe and Assigns from and against all

persons whatsoever

In witness whereof I the said
Syprianus H. Mosher have set my hand and
seal this fourteenth day of January One thousand
Eighteen hundred and Seventy three

In presence of Syprianus H. Mosher
B.B. Anthony

Received and recorded of January fifteenth eighteen
hundred and Seventy three

A true copy
Attest Albert G. Kirby
Town Clerk

Know all Men by these Presents

That I Gilbert H. Wordell of Westport in the County
of Bristol and State of Massachusetts in consideration
of the sum of Five Hundred Dollars to me paid by
Moses Snell of Said Westport the receipt whereof is
hereby acknowledged have granted bargained and
sold unto the said Moses Snell his heirs and assigns
one Pair of Red Oxen with white Face five years old
being the same oxen that the said Gilbert H. Wordell
purchased of Joshua Wordell also one Brown Horse
sixteen years old one Red and White Cow five year
old One Red and White Cow fourteen years old and
all the Hay and Fodder that I purchased of the said
Moses Snell together with the wagons and farming
tools that I purchased of the said Moses Snell

To Have And To Hold all and singular the said Goods
and Chattells unto the said Moses Snell his Executors
Administratoe and Assigns to his and their sole use
forever

And I the said mortgagor for myself and my
Executors and Administratoe do covenant to and with
the said Mortgagor his Executors Administratoe
and Assigns that I am lawfull possessor of the
said Goods and Chattells of my own property that
the same are free from all incumbrances

and that I will and my Executors and Administrators shall warrant and defend the same to the said Mortgagor and his Executors, Administrators and Assigns against the lawful claims and demands of all persons.

Provided, nevertheless that if the said Mortgagor his Executors and Administrators shall well and truly pay unto the said Mortgagor his Executors and Administrators or Assigns the sum of Five Hundred Dollars in one year from the day of the date hereof with interest at the rate of Seven per centum per annum

then this Deed as also one certain Promissory Note bearing even date herewith signed by the said Mortgagor whereby he promises to pay the said Mortgagor the said sum and interest at the time aforesaid shall both be void otherwise shall remain in full force and virtue

And Provided Also that until default by the said Mortgagor his Executors and Administrators in the performance of the conditions aforesaid or of some part thereof it shall and may be lawful for them to keep possession of the said granted property and to use and enjoy the same but in case of such default or if the same or any part thereof shall be attached at any time before payment as aforesaid by any other creditor or creditor of the said mortgagor or if the said mortgagor his Executors or Administrators shall attempt to sell the same or any part thereof without notice to the said Mortgagor his Executors and Administrators or Assigns and without his or their assent to such sale in writing expressed or shall remove the same or any part thereof from the place where said goods and chattels are now used or kept without such notice and assent then it shall be lawful for the said Mortgagor his Executors and Administrators or Assigns to take immediate possession of the whole of said granted property to his own use and to sell and dispose of the whole or of so much of said granted property at public Auction as shall produce

a sum of money sufficient to pay and discharge the abovementioned debt or liability with interest and all cost and charges of keeping and selling the same and all just and equitable liens then existing thereon without further notice or demand except giving ten days notice of the time and place of said sale to said Mortgagor or his legal representative and after the said debt or liability with interest costs charges and liens shall be discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be restored to said Mortgagor or his legal Representative discharged from all claim under this Mortgage

In Testimony Whereof the said Gilbert H. Mordell have hereunto set my hand and seal this third day of January in the year of our Lord one thousand eight hundred and seventy three

Executed and delivered

in presence of
Geo H Offord
David H. Bell

Gilbert H. Mordell Esq

Received and Recorded the foregoing instrument January Twenty Seventh A.D. One Thousand Eight Hundred and Seventy Three

A true copy certified
to Albert C. Luby
John G. Clark.

I Sarah Gifford wife of Henry H Gifford of Westport in the County of Bristol and State of Massachusetts propose to carry on the business of buying and selling Milk and running a milk wagon in the retail and wholesale Milk business and buying and carrying to market eggs and other articles and selling the same on commission and otherwise the place where I propose to carry on said business is at the Head of Westport so called in said Westport on the Easterly side of Main road leading from Fall River to the Head of Westport aforesaid on the premises now occupied by my said husband and known as the Sisson place and I file this statement in the office of the Clerk of said Westport that my property used in said business may not be attached on mesne process by any creditor of my said husband or taken by execution against him.

Westport September 17th 1873

Westport Sept 19th 1873
Witness
George L. Lawton

Sarah G. Gifford

A True Copy Attest Albert G. Kirby
of own Chck

Know all Men by these Presents
That I Andrew G. Kirby of Westport in the County of Bristol and State of Massachusetts for and in consideration of the sum of One hundred and Forty Dollars to me in hand well and truly paid at or before signing sealing and delivering of these presents by Weston T. Griggs of said Westport the receipt whereof the said Andrew G. Kirby do hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Weston T. Griggs a one story Shop or building known as a harness maker shop and is situated on the Public landing on the east side of the river at the Head of the River in said Westport

To have and to hold the said granted and bargained Shop or building unto the said Griggs his Heirs Executors Administrators and Assigns to his and their only proper use and benefit and behoof forever and the said Kirby do vouch to be the true and lawful owner of the shop or building and have in me full power good right and lawful authority to dispose of the said shop in manner as aforesaid and do for my self my Heirs Executors and Administrators hereby covenant and agree to warrant and defend the said Shop unto the said Griggs his Heirs Executors and Administrators and Assigns against the lawful claims and demands of all persons whomsoever.

In witness whereof the said Andrew G. Kirby have hereunto set my hand and seal this Eleventh day of August in the year of our Lord one thousand and Eight hundred and Seventy three

Andrew G. Kirby

Executed and delivered A True Copy Attest
in presence of Isaac Nowland Albert G. Kirby Jun Chck
Sept 19 1873

Know all Men by These Presents
 That I Recom B Haskell of Westport in the County
 of Bristol and Commonwealth of Massachusetts
 In Consideration of the sum of Fifty-Eight
 Dollars and Seventy Cents whereof I have paid
 by Johnathan Pierce of said Westport
 the receipt whereof is hereby acknowledged
 have granted bargained and sold and by
 These Presents do grant bargain and sell unto
 the said Johnathan Pierce the following
 described Goods and Chattels one barrel
 more, one harness and one mith wagon
 to have and to hold all and singular
 the said Goods and Chattels unto the said
 Johnathan Pierce and his Executors
 Administrators and Assigns to his and
 their sole use forever And I the said
 Mortgagor for myself and my Executors
 and Administrators do covenant to and
 with the said Mortgagor and his Executors
 Administrators and Assigns that I am
 lawfully possessed of the said Goods
 and Chattels as of my own property
 that the same are free from all incumbrances
 and that I will and my Executors
 and Administrators shall warrant
 and defend the same to the said
 Mortgagor and his Executors Administrators
 and Assigns against the lawful Claims
 and demands of all persons provided
 Nevertheless that if the said Mortgagor
 or his Executors or Administrators shall
 well and truly pay unto the said
 Mortgagor or his Executors Administrators
 or Assigns the sum of Fifty-eight Dollars
 and Seventy cents whereof Fifteen Dollars
 shall be paid one month after date
 Fifteen Dollars two months after date
 Fifteen Dollars three months after date
 and Fifteen Dollars and Seventy
 cents four months after date then this
 Deed or also four certain Promissory Notes
 bearing even date herewith signed by the

said Mortgagor whereby he promises to pay the
 said Mortgagor the said sums of the times
 aforesaid shall be void otherwise shall remain
 in full force and virtue And Provided also
 that until default by the said Mortgagor
 or his Executors and Administrators in the
 performance of the conditions aforesaid
 or of some part thereof it shall and may
 be lawful for him and them to keep posse-
 sion of the said granted property and to use
 and enjoy the same but in case of such
 default or if the same or any part thereof
 shall be attached at any time before
 payment as aforesaid by any other Creditor
 or Creditors of the said Mortgagor or his
 Executors or Administrators shall attempt
 to sell the same or any part thereof
 without notice to the said Mortgagor
 or his Executors Administrators or Assigns
 and without his or their assent to such
 sale in writing expressed Then it shall
 be lawful for the said Mortgagor or his Creditor
 or Administrators or Assigns to take imm-
 ediate possession of the whole of said
 granted property to his or their own use
 and to sell and dispose of the whole or
 so much of said granted property at
 public Auction as shall produce a
 sum of money sufficient to pay and
 discharge the above mentioned debt or
 liability with all costs and charges of
 keeping and selling the same and
 all just and equitable hire then
 getting thereon without further notice
 or demand except giving seven days
 notice of the time and place of said sale
 to said Mortgagor or his legal representation
 and after the said debt or liability with costs
 charges and hire shall be discharged
 and satisfied the surplus of the money
 arising from said sale and the residue
 of said granted property shall be paid
 and restored to said Mortgagor or his

legal representative discharged from all
claim under this mortgag^e
Whereof I the said Roseon B. Hasker
have hereunto set my hand and
seal this ninth day of September
in the year of our Lord one thousand
eight hundred and Seventy-Three

Executed and Roseon B. Hasker
delivered in presence
of Benj. H. Lovatt

Bristol S^E Westport September 15th
1873.

Received and recorded the foregoing
Mortgag^e

A true Copy Attest

Albert G. Kirby Town Clerk

Know all men by these presents
That Alexander A.
Tripp by my Attorney & Emma Tripp of
Westport in the County of Bristol and State
of Massachusetts for and in consideration
of the sum of One hundred Fifty One dol-
lars to me in hand well and truly
paid at or before signing sealing and delivering
of these presents by John Sampson of said
Westport the receipt whereof I the said Alex-
ander A. Tripp by my said Attorney do
hereby acknowledge have granted bargained
and sold and by these presents do grant
bargain and sell unto the said John Sampson
a one story house occupied by the said John
Sampson and standing on leased land
belonging to the heir of Russell Bowle deceased
said house is situated in Westport on the west
side of the road leading from Capt Charles
Littles to fine Hill so called and opposite
said Tripp's lands way to have and to hold
the said granted and bargained house unto the

said John Sampson his Heirs Executors Adminis-
trators and Assigns to his only proper use benefit
and behoof forever and the said Alexander
A. Tripp do vouch to be the true and lawful
owner of the said house and have in me
full power good right and lawful authority
to dispose of the said house in manner aforesaid
and I do for myself my Heirs Executors and
Administrators herein Covenant and agree to warrant
and defend the said house unto the said John
Sampson his Heirs Executors and Administrators
and Assigns against the lawful claims and
demands of all persons whomsoever

In witness whereof
I the said Alexander A. Tripp by my Attorney
have hereunto set my hand and seal this
Thirteenth day of October in the year of
our Lord one Thousand Eight Hundred and
Twenty Three

Alexander A. Tripp by my
Executed and Attorney Emma Tripp
delivered in presence
Isaac Howland

Recorded the foregoing Bill of Sale October 16th 1873

A true Copy Attest Albert G. Kirby Town Clerk

Know all men by these presents
That John Sampson of Westport in the
County of Bristol and State of Massachusetts
In consideration of the sum of One hundred and
Fifty dollars to me paid by Lemuel W. Reed of Fairmount
County and state aforesaid the receipt whereof I
hereby acknowledge have granted bargained and
sold and by these presents do grant bargain and
sell unto the said Lemuel W. Reed a one story
house owned and occupied by the said John
Sampson standing on leased land belonging
to the heir of Russell Bowle deceased said house
is situated in Westport on the west side of the
road leading from Capt Charles Littles to

Dine Hill so called and opposite David Lipp's land way to have and to hold the aforesaid described goods and chattell to the said Lemuel W Reed And the said his Executors Administrators and Assigns forever And the said John Sampson do avouch for myself to be the lawful owner of said goods and chattell and have good right to sell and dispose of the same in manner aforesaid Provided nevertheless that if the said John Sampson or his Executors or Administrators shall pay unto the said Lemuel W Reed or his Executors Administrators or Assigns the said sum of One Hundred and fifty Dollars within Two years from date with interest at the rate of Eight percent per annum then this Mortgage shall be void

In witness whereof the said John Sampson have subscribed the same this Fourteenth day of October in the year of our Lord one thousand eight hundred and Twenty three

Executed and delivered in presence of John Sampson
Isaac Howland Mark
Bristol P.S. Westport Oct 16th 1473

Received and recorded the foregoing
Mortgage & true copy
Attest Albert G. Lipp
Town Clerk

Know all Men by these Presents
That I James Foster of Westport in the County of Bristol and Commonwealth of Massachusetts for and in consideration of the sum of Six Hundred Dollars to me in hand well and truly paid at or before signing sealing and delivering of these presents by William Haworth of Fall River in said County the receipt whereof I the said Foster do hereby acknowledge & have granted bargained and sold and by these presents do grant bargain and sell unto the said Haworth his heirs and assigns forever the following described goods and chattell now being on the Thomas Mather Farm so called in said Westport and described as follows Three Cows One Black Calf
One Black Mare One Gouvenor Calf
Three Sets of Harness All the Lanning Tools and Implements on said Farm and all the Household Furniture now being and contained in the dwelling House on said Farm.

To have and to hold the said granted and bargained Goods & Chattells unto the said Haworth his Executors Administrators and Assigns to his only professe benefit and behoof forever and the said lawful owner of the "James Foster do avouch myself to be the true and lawful owner of the said Goods and chattels and have in me full power good right and lawful authority to dispose of the said goods and chattels in manner aforesaid and do for myself Heir Executors and Administrators hereby covenant and agree to warrant and defend the said goods and chattels unto the said William Haworth his Heir Executors Administrators and Assigns against the lawful claims and demands of all persons whomsoever over

In witness whereof I the said James Foster have hereunto set my hand and seal this seventeenth day of October in the year of our Lord one thousand eight hundred and twenty three

James Foster

Executed and delivered

in presence of

J. H. Hathaway

Bristol S. D. W. C. Oct 17. 1813
Received and recorded the foregoing
Bill of Sale A True Copy
Attest Albert G. Riley Esq Clerk

Know all Men by these Presents

That I William Haworth of Fall River in the County of Bristol Commonwealth of Massachusetts for and in consideration of the sum of One Hundred Dollars to me in hand well and truly paid at or before signing sealing and delivering of these presents by James Foster of Westport in said County of Bristol the receipt whereof of the said William Haworth do hereby acknowledge & have granted bargained and sold and by these presents do grant bargain and sell unto the said James Foster his heirs and assigns forever the following described goods and chattels now being on the farm of Thomas Mathews so called in said Westport and described as follows Three Cows One Black Calf
Horse One Black Mare One Goved Cowall
Three sets of Harness All the Farming Tools
and Implements on said Farm And all the Household Furniture now being and contained in the Dwelling House on said Farm

to have and to hold the said granted and bargained Goods and Chattels unto the said James Foster in His Executors Administr.

and Assigns to his only proper use benefit and behoof forever and I the said William Haworth do acknowledge myself to be the same and lawful owner of the said Goods and Chattels and having me full power good right and lawful authority to dispose of the said Good and Chattel in manner as aforesaid and I do for my self Heirs Executors and Administrators hereby covenant and agree to warrant and defend the said Goods and Chattels unto the said James Foster his Heirs Executors Administrators and Assigns against the lawful Claims and demands of all persons whomsoever

In witness whereof I the said William Haworth have hereunto set my hand and seal this seventeenth day of October in the year of our Lord one thousand eight hundred and twenty three

Executed and delivered William Haworth

in presence of

J. H. Hathaway

Bristol S. D. W. C. Oct 17. 1813

Received and recorded the foregoing Bill of Sale A True Copy

Attest Albert G. Riley
John G. Clark

Know all Men by these Presents
That we Ephraim & Hamm and Mary &
Gammies wife of C. said Ephraim & Gammies
both of Westport in the County of Bristol and
State of Massachusetts In consideration of
the sum of Eighteen Dollars to us paid by
Leonard G. Reed of Dartmouth in the County
of Bristol aforesaid the receipt whereof is
hereby acknowledged have granted bargained
and sold and by these Presents do grant
bargain and sell unto the said Leonard G.
Reed his heirs and Assign one small dark
Bay Mare about twelve years old one Harness

and one Bagggg Being the same & More
Harnes and Bagggg that we purchased
of John L Reed to have and to hold
all and singular the said Goods and
Chattels unto the said Leonard L Reed
his heirs Executors Administrators and
Assigns to his & their sole use forever
And we the said mortgagors for ourselves and
our Executors and Administrators do covenant
to and with the said mortgagor and his
Executors Administrators and Assigns
that we are lawfully possessed of the said Goods
and Chattels & of our own property that the
same are free from all incumbrances and
that we will and our Executors and Administrators
shall warrant and defend the same to the
said mortgagor and his Executors Administrators
and Assigns against the lawful claims and
demands of all persons.

Provided nevertheless
That if the said mortgagors their Executors
or Administrators shall well and truly pay
unto the said Mortgagor his Executors
Administrators or Assigns the sum
of Eighteen Dollars in ninety days from date
with interest to be paid at the rate of seven
per centum per annum during said term
and for such further time as said principal
sum or any part thereof shall remain
unpaid then this debt as also one certain
Promisory Note bearing even date herewith
signed by the said Mortgagor whereby
they promise to pay the said Mortgagor
the said sum and interest at the sum & aforesaid
shall both be void otherwise shall remain in
full force and virtue.

And Provided also
that until default by the said Mortgagors
their Executors and Administrators in the per-
formance of the condition aforesaid or of some
part thereof it shall and may be lawful
for them to keep possession of the said grants

property and to use and enjoy the same
but in case of such default or if the same or
any part thereof shall be attached at any
time before payment aforesaid by any
other creditor or creditors of the said
mortgagors or if the said Mortgagors
their Executors or Administrators shall
attempt to sell the same or any part thereof
without notice to the said Mortgagor his Executors
Administrators or Assigns and without his
or their assent to such sale in writing expressed
or shall remove the same or any part thereof
from the said Town of Westport without
such notice and assent then it shall be lawful
for the said Mortgagor his Executors
Administrators or Assigns to take immediate
possession of the whole of said granted
property to his own use and to sell and
dispose of the whole or of so much of said
granted property at public auction as shall
produce a sum of money sufficient to pay
and discharge the abovementioned debt
or liability with interest and all costs and
charges of keeping and selling the same
and all and equitable liens then existing
thereon without further notice or demand
except giving ten days notice of the time and
place of said sale to said Mortgagor or
their legal representatives and after the said debt
or liability with interest cost charges and
liens shall be discharged and satisfied
the surplus of the money arising from said
sale and the residue of said granted property
shall be paid and restored to said Mortgagor
or their legal representatives discharged from
all claim under this mortgagor

In Testimony Whereof we the said Ephraim Gammon
and Mary S Gammon have hereunto set our hands
and seals this sixteenth day of October in
the year of our Lord one thousand eight hundred
and seventy three Ephraim Gammon (S)
Expected and delivered in presence of - Mary S Gammon (S)

Bristol S^t 3 Westport Oct 17. 1873
 Received and recorded the foregoing Mortgage
 A True Copy
 Attest Albert G. Kirby
 Town Clerk

Know all Men by these Presents

that we Ben Taylor and Jas Taylor both of Westport
 in the County of Bristol and State of Massachusetts
 In Consideration of the sum of Two Hundred
 and Seventy Two Dollars to us paid by William
 L Wilcox of New Bedford in said County - the
 receipt whereof is hereby acknowledged have granted
 bargained and sold and by these presents do grant
 bargain and sell unto the said William L Wilcox
 Four Cowe one a gray colored cow about ten years
 old one a red cow with some white hairs mixed
 about eight years old and two dark red cows
 cowe one about ten years old and the other
 about five years old being now on the land now
 owned by us and James Taylor and also one
 Bay Horse with a dark mane and tail about
 eleven years old stands about five and a half
 feet high and weighs about Eleven Hundred
 pounds being the horse purchased by us of the
 said William L Wilcox

To Have and to Hold the
 aforescribed goods and chattels to the said
 Wilcox his Executors Administrators and Assigns
 forever And we the said Ben Taylor and Jas Taylor
 do avouch our selves to be the lawful owner of said
 goods and chattels and have good right to sell
 and dispose of the same in manner aforesaid
 Provided nevertheless that if the said Ben and
 Jas or either of them or either of their Executors or
 Administrators shall well and truly pay unto the
 said William L Wilcox his Executors Administrators
 or Assigns the sum of Two Hundred and Seventy
 Two Dollars and interest thereon till paid at
 the rate of eight per cent per annum

then this deed as also two certain promissory
 Notes bearing even date herewith signed by the
 said Ben & Jas whereby they promise to pay
 the said William L Wilcox or order the said sum
 and interest a part in three and a part in six
 months from date shall both be void otherwise
 shall remain in full force and virtue

In Witness

Whereof we the said Ben Taylor and Jas Taylor
 have subscribed the same this thirty first day
 of October in the year of our Lord One Thousand
 Eight Hundred and seventy three

Executed and Delivered
 in presence of

E Williams

Ben Taylor
 Jas Taylor

Bristol S^t 3 Westport Nov 3^d 1873
 Received and recorded the foregoing Mortgage
 A True Copy
 Attest Albert G. Kirby Town Clerk

Know all Men by these Presents

that we Benjamin Taylor in Westport in the
 County of Bristol and Commonwealth of
 Massachusetts and Jas Taylor of said Westport
 In Consideration of the sum of one hundred
 Dollars to us paid by William L Wilcox of New
 Bedford in said County the receipt whereof is
 hereby acknowledged have granted bargained and
 sold and by these presents do grant bargain and
 sell unto the said William L Wilcox his Executors
 Administrators and Assigns One Black &
 White Horse about Eleven years old being the
 same this day sold to us by said Wilcox also
 four Cowe one a gray one about ten years
 old one Red Cow with some white hairs
 about eight years old and two dark Red
 Cowe being the sum hereto fore Mortgage

by us to said Wiley L. Wove and Z. Wode
all and singular the said Goods and Chattels
unto the said William L. Wiley his Executors
Administrators and Assigns to his sole use
forever And we the said mortgagors for us
and our Executors and Administrators
do covenant to and with the said mortgagee
his Executors Administrators and Assigns
that we are lawfully possessed of the said
Goods and Chattels as of our own property
that the same are free from all incumbrances
except the abovesigned Mortgage and
that we will and our Executors and Adminis-
trators shall warrant and defend the same
to the said Mortgagee his Executors
Administrators and Assigns against
the lawful claims and demands of
all persons

Provided nevertheless that
if the said mortgagors their Executors
and Administrators shall well and truly
pay unto the said mortgagee his Executors
Administrators or Assigns the sum of One
Hundred Dollars in six months from date
with interest at the rate of eight per cent per
annum and also the further sum of one
hundred and Twenty two Dollars in
three months from date with interest at
same rate then this deed as also two certain
Commission Notes bearing even date herewith
signed by the said Mortgagors whereby they promise
to pay the said Mortgagee the said sum and
interest at the time aforesaid shall both
be void otherwise shall remain in full force
and virtue And provided also that
until default by the said Mortgagors their
Executors and Administrators in the
performance of the condition aforesaid
or of some part thereof it shall and
may be lawful for them to keep possession
of the said granted property and to use
and enjoy the same but in case of such
default for if the same or any part thereof

shall be attacked at any time before payment
as aforesaid by any other creditor or creditors
of the said Mortgagors or if the said
Mortgagors their Executors or Administrators
shall attempt to sell the same or any part
thereof without notice to the said Mortgagee
his Executors Administrators or Assigns
and without his or their assent to such
sale in writing expressed or shall remove
the same or any part thereof from the
premises without such notice and assent
then it shall be lawful for the said Mortgagee
his Executors Administrators or Assigns
to take immediate possession of the whole
of said granted property to his own use
and to sell and dispose of the whole or of
so much of said granted property at public
auction as shall produce a sum of money
sufficient to pay and discharge the above
mentioned debt or liability with interest and
all costs and charges of keeping and selling
the same and all just and equitable
expenses then existing thereon without further
notice or demand except giving ten days
notice of the time and place of said sale
to said Mortgagors or their legal repre-
sentatives and after the said debt or liability
with interest costs charges and expenses shall
be so discharged and satisfied the surplus
of the money arising from said sale and
the residue of said granted shall be paid
and restored to said Mortgagors or their
legal representatives discharged from all
claim under this mortgage

I'm Testimony
Whereof we the said Ben Taylor and Jas
Taylor have hereunto set our hands and seals
this thirtieth first day of October in the year
of our Lord one thousand eight hundred and
seventy three D. his of I
Executed and delivered in Ben Taylor ③
presence of Oliver Present ^{mark}
Witnesses W. Wiley - Henry Wiley Jas Taylor ③

Bristol & Weymouth Nov 4 1773
Received and recorded the foregoing
Mortgage and sue copy
Attest

Albert G. Tufts Town Clerk

Know all Men by these Presents

That I John Brown of Weymouth in the
County of Bristol and State of Massachusetts

In consideration of the sum of Seventy-five
to me paid by Howard Phipps of Weymouth
aforesaid at receipt whereof I do hereby acknow-
ledged have granted bargained and sold and
by these presents do grant bargain and sell
unto the said Howard Phipps his heirs and
assigns one cooking stove and Zife twelve
Chair Two Rocking Chairs Two Zige one
black and the other white being the same
size that I the said John Brown
purchased of the said Howard Phipps
one Clock sixteen hours and one Rovster
Zom Pictures Three Beds and Bedding for
the same one Bedstead and a lot of
Crockery All of the aforesaid household
furniture now being in and about the
dwelling house built by Thomas of Chace
and occupied by the said John Brown
and known as the Rufus Phipps house

To have and to hold all and singular
the said Goods and Chattels unto the
said Howard Phipps his Executors
Administrators and Assigns to his and
their sole use forever

And I the said mortgagor for myself
and my Executors and Administrators
do covenant to and with the said Mortgagee
his Executors Administrators and Assigns

that I am lawfully possessed of the said Goods
and Chattels as of my own property that the
same are free from all incumbrances
and that I will and my Executors and Adminis-
trators shall warrant and defend the same
to the said Mortgagee his Executors Adminis-
trators and Assigns against the lawful
claims and demands of all persons
Provided nevertheless that if the said mortgagee
his Executors or Administrators shall well and
truly pay unto the said Mortgagee his Exec-
utors Administrators, Asses to the sum of
Twenty five Dollars in six Months from the date
hereof with interest to be paid at the rate of seven
per cent per annum during said term and
for such further time as said principal sum
or any part thereof shall remain unpaid then
this Deed as also one certain promissory Note
bearing even date herewith signed by the said
Mortgagor whereby he promises to pay the said
Mortgagee the said sum and interest at the
time aforesaid shall both be void otherwise
shall remain in full force and virtue

And Provided also that until default by
the said Mortgagor his Executors and Adminis-
trators in the performance of the condition
aforesaid or of some part thereof it shall
and may be lawful for him or them to keep
possession of the said granted property
and to use and enjoy the same but in case
of such default or if the same or any part
thereof shall be attached at any time before
payment as aforesaid by any other creditor
or creditors of the said Mortgagor or if the
said Mortgagor his Executors or Administrators
shall attempt to sell the same or any part thereof
without notice to the said Mortgagee his Executors
Administrators or Assigns and without his
or their assent to such sale in writing or express
or shall remove the same or any part thereof
from the aforesaid dwelling house or incur
the same without such notice and assent

then it shall be lawful for the said
mortgagor his Executors Administrators
or Assigns to take immediate possession
of the whole of said granted property
to his own use and to sell and dispose
of the whole or of so much or much of said
granted property to his own use and to
sell and dispose of the whole or of so
much of said granted property at public
auctions as shall produce a sum of
money sufficient to pay and discharge
the above mentioned debt & liability
with interest and all costs and charges
of keeping and selling the same and all
just and equitable liens then existing thereon
without further notice or demand except giving
seven days notice of the time and place
of said sale to said mortgagor or his legal
representatives and after the said debt & liability
with interest costs charge and fees shall be
so discharged and satisfied the surplus of the
money arising from said sale and the residue
of said granted property shall be paid and
restored to said mortgagor or his legal repre-
sentative discharge from all claim under the
mortgage.

*In witness whereof I the said John
Brown have hereunto set my hand
and seal this fifth day of December
in the year of our Lord one thousand
eight hundred and Twenty three*

*Executed in presence John X Brown
of 220. N. Gifford Park*

*Dec. 17. 1873. The foregoing instrument
is a true copy recorded by me*

Attest Albert C. Thiby Town Clerk

Know all Men by these Presents
that we Ben Taylor and Jos Taylor of Westport
in the County of Bristol and Commonwealth
of Massachusetts Farmers
for and in consideration of the sum of One hundred
Eighteen Dollars paid by Robert F Macomber of the
same Westport Farmer the receipt whereof we do
hereby acknowledge have granted sold and
assigned and do by these presents grant sell and
assign unto the said Robert F Macomber the
following described Goods and Chattels viz One
Bay Mare being Years of Age Two lumber Wagons
one Cowed Milk Wagon one black wagon one
open Express Wagon Three sets of Harness Twenty
Four Cords of Oak and Maple wood four
Shoals one hundred and forty five hens
A lot of Farming Tools four tons of hay
Eight Milk Cans and all and singular such
other articles as appertain to the things herein
before described and conveyed

To have and to
hold the aforesaid goods and chattels
to the said Robert F Macomber his executors
administrators and assigns forever And we
the said Ben Taylor and Jos Taylor do
avouch ourselves to be the lawful owners of said
goods and chattels and have good right to sell
and dispose of the same in manner aforesaid
Provided nevertheless that if the said Ben
Taylor and Jos Taylor or their executors or Admini-
strators shall pay unto the said Robert F
Macomber his executors administrators or assigns
the said sum of one hundred and eighteen
dollars in one year from the date of these presents
with interest at the rate of eight per cent per
annum then this mortgage shall be void
as well as a certain promissory note of even date
herewith given by said subscribers to pay said sum
to said Robert F Macomber In witness whereof we
the said Ben Taylor and Jos Taylor unto have
subscribed the same this twentieth day of

December in the year of our Lord eighteen
hundred and seventy three
Executed and *Ben^t Taylor* ^⑤
delivered in presence *mark*
of *Zouie, Zapham, Job Taylor* ^⑥

Received and recorded this 22nd day of
December A.D. 1873 10. G. Clock A.M.

Attest *Albert C. Kite*
Town Clerk

Know all Men by These Presents

That I Horace M. Gibson of Westport in the
County of Bristol and State of Massachusetts
in Consideration of the sum of Four hundred
and fifty Dollars to me paid by Augustus
C Lawton of the said Westport the receipt
whereof is hereby acknowledged have granted
bargained and sold and by these presents
do grant bargain and sell unto the said
Augustus C Lawton his Executors Adminis-
trators and assigns the following personal
property to wit one Bay Horse about ten
years Old one Roan Horse about Eight
years old one Milk waggon one Bleigh
and three Harnesses Said property is
now in my possession in said Westport
to have and to hold all and singular
the said Goods and Chattels unto the
said Augustus C Lawton his Executors
Administrators and Assigns to his sole
use forever. And I the said Mortgagor for
me and my Executors and Administrators
do covenant to and with the said Mortgagor
his Executors Administrators and Assigns
that I am lawfully possessed of the said
Goods and Chattels as of my own property
that the same are free from all incumbrances

and that I will and my Executors and
Administrators shall warrant and defend
the same to the said Mortgagor his Executors
Administrators and Assigns against the
lawful claims and demands of all persons

Provided Nevertheless that if the said
Mortgagor his Executors or Administrators
or Assigns shall well and truly pay unto
the said Mortgagor his Executors Administrators
or Assigns the sum of Four Hundred
and fifty Dollars in two years from this
date with interest at the rate of Seven per
cent per annum then this Deed doth also a certain
Commission Note bearing date herewith
signed by the said Mortgagor whereby he
promises to pay to the said Mortgagor the
said sum and interest at the time aforesaid
shall both be void otherwise shall remain in
full force and virtue

And Provided also
that until default by the said Mortgagor his
Executors and Administrators in the performance
of the condition aforesaid or of some part
thereof it shall and may be lawful for him
or them to keep possession of the said granted
property and to use and enjoy the same
but in case of such default or if the same
or any part thereof shall be attached at any
time before payment as aforesaid by any other
creditor or creditors of the said mortgagor
or if the said Mortgagor his Executors or
Administrators shall attempt to sell
the same or any part thereof without notice
to the said Mortgagor his Executors Administrators
or Assigns and without his or their
assent to such sale in writing expressed or
shall remove the same or any part thereof
from the Commonwealth without such
notice and assent then it shall be lawful
for the said Mortgagor his Executors Administrators
or Assigns to take immediate
possession of the whole of said granted

property to his own use and to sell and dispose of the whole or of so much of said granted property at public auction as shall produce at sum of money sufficient to pay and discharge the above mentioned debt for liability with interest and all costs and charges of keeping and selling the same and all just and equitable liens then existing thereon without further notice or demand except giving ten day notice of the time and place of said sale to said Mortgagor or his legal representation and after the said debt or liability with interest costs charges and liens shall be so discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be paid and restored to said Mortgagor or his legal representation discharged from all claim under this mortgage.

In testimony whereof I the said Horace M. Gibbons have hereunto set my hand and seal this thirtieth day of December in the year of our Lord one thousand eight hundred and seventy three

Executed and delivered Horace M. Gibbons (2)
in presence of Oliver P. Reed

Received and recorded
this thirty first day of December in the year
one thousand eight hundred and seventy three
Attest, Albert G. Clark
I. Town Clerk

Know all Men by these Presents

That I Lemuel P. Gammons of Dartmouth in the county of Bristol and State of Massachusetts in consideration of the sum of One hundred and Fifty dollars to me paid by Agustus G. Lawton of Westport County of Bristol and State aforesaid the receipt whereof I hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Agustus G. Lawton one bay mare six years old and weighs about ten hundred pounds

To have and to hold the aforesaid goods and chattels to the said Agustus G. Lawton his Executors Administrators and Assigns forever And I the said Lemuel P. Gammons do avouch for myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Lemuel P. Gammons his Executors or Administrators shall pay unto the said Agustus G. Lawton his Executors Administrators or Assigns the said sum of One hundred and fifty dollars within ten months from the date whereof then this Mortgage shall be void

In witness whereof I the said Lemuel P. Gammons have subscribed the same this Twenty eighth day of January in the year of our Lord one thousand eight hundred and twenty four

Lemuel P. Gammons (3)
Executed and delivered
in presence of Isaac Howland

Received and recorded this Thirtieth day of January
in the year of our Lord 1874

A True Copy Attest
Albert G. Clark

Know all Men by these Presents
that I Uriah & Pierce of Westport in the
county of Bristol and Commonwealth of
Massachusetts in consideration of One Hundred
and Twenty-five dollars to me paid by George
& Pierce of said Westport
the receipt whereof is hereby acknowledged
do hereby grant sell transfer and deliver
unto the said George & Pierce the following
goods and chattels namely One Six year
old red cow One Chestnut Mare
to have and to hold all and singular the
said goods and chattels to the said George
& Pierce and his executors administrators
and assigns to their own use and behoof
forever And I hereby covenant with the grantee
that I am the lawful owner of the said goods
and chattels that they are free from all
incumbrances that I have good right to sell
the same as aforesaid and that I will warrant
and defend the same against the lawful
claiming and demands of all persons

Provided nevertheless that if the grantee
or his executors administrators or assigns
shall pay unto the grantee or his executors
administrators or assigns the sum of one
hundred and Twenty-five dollars Twenty-
dollars to be paid monthly until the
whole is paid the first payment to be made
in one month from the date hereof and until
such payment shall not waste or destroy
the said goods and chattels nor suffer them
or any part thereof to be attached on mens
process and shall not except with the consent
in writing of the grantee or his representatives
attempt to sell the same or any part
thereof then this deed as also six notes
of even date herewith signed by the said
Uriah & Pierce whereby he promises to pay
to the grantee or others the said sum at
the time aforesaid shall be void

And it is agreed that until default in
the performance of the condition of this deed
the grantor and his executors administrators
and assignee may retain possession of the above
mortgaged property and may use and
enjoy the same

In witness whereof I have
set my hand and seal this Sixteenth day of
January in the year one thousand eight hundred
and seventy four

Uriah & Pierce. 8

Received and recorded this fifth day of
February in the year of our Lord 1874

At True Copy Attest
Albert G. Kirby Town Clerk

Know all Men by these Presents
that I Mark M. Slocom of Westport in the
County of Bristol and Commonwealth of Massa-
chusetts in consideration of Two Hundred Eighty-
dollars to me paid by Willet M. Slocom of the
City of Fall River in said County the receipt where-
of I hereby acknowledge to hereby sell grant
and transfer to said Willet M. Slocom One Brindle
cow of the age of ten years of the value of Seventy-
five dollars One red Cow with Calf the Cow of the
age of nine years and both cow and calf of the
value of one hundred dollars One Yellow Cow
of the age of years and of the value of Seventy-
five dollars and one sow and Pig the Pigs five
in number both of the value of Thirty Dollars all
of the value of Two hundred Eighty Dollars
to have and to hold the said Sow and granted
property to the said Willet M. Slocom his
assigne against the lawful claims of all
persons whatsoever

In witness whereof I have
hereunto set my hand this Twenty Seventh

day of February Eighteen hundred and Seventy
four

Mark. S. Bloom,

In presence of

Louis Lapham

Received and recorded this
Twenty second day of March 1774

A true copy

Attest A. G. Kirby

Loun G. leek

Written Feb 20 th 1774	
Sold to Edward Bloom	\$
1 Brown Horse called Junc	175.00
1 Brown Hind Horse called Bill	125.00
1 Brown Horse called Junk Head	200.00
1 Chestnut Horse called Releg	150.00
1 Buckskin mare called Kate	150.00
1 Heavy Team Waggons	75.00
1 Light " "	75.00
1 Cart all	75.00
2 Sets of Double Harness	30.00
1 Single " "	15.00
1 Top Buggy	50.00
	<u>\$1120.00</u>

Received Pay
Mark. S. Bloom.

Witness

Louis Lapham

Received this twentieth day of March
1774 A true copy

Attest A. G. Kirby.

Loun G. leek,

Know all, Men by these Presents

That I Charles Mayo of Westport in the County of
Bristol and State of Massachusetts Mail Carrier
in Consideration of the sum of one hundred and
Twenty six Dollars to me paid by Holder White of said
Westport carriage. Maker the receipt whereof is hereby
acknowledged have granted bargained and sold and
by these Presents do grant bargain and sell unto the
said Holder White his heirs and assigns a certain
Covered Waggon built by the said Holder White for the
said Charles Mayo for a Mail carriage to go or run
and be used to carry the Mail between said Westport
and the City of Providence in the State of Rhode
Island. I have and do hold

all and singular the
said Goods and Chattels unto the said Holder White
his Executors Administrators do covenant to and with
the said mortgagor his Executors Administrators and
Assignee that I am lawfully possessed of the said
Goods and Chattels as of my own property that the
same are free from all incumbrances and that I will
and my Executors and Administrators shall
Warrant and defend the same to the said
mortgagor his Executors Administrators and Assignees
against the lawful claims and demands of all persons

Provided, nevertheless that if the said mortgagor
his Executors or Administrators shall well and
truly pay unto the said mortgagor his Executors
Administrators or Assignee the sum of One
hundred and Twenty six Dollars in manner as
follows viz Ten Dollars in one month Ten Dollars
in two months Ten Dollars in three months Ten
Dollars in four months Ten Dollars in five months ¹³ Ten
Dollars in six months Ten Dollars in seven months ¹³ Ten
Dollars in Eight months Ten Dollars in nine months ¹³ Ten
Dollars in ten months Ten Dollars in eleven months
and Sixteen Dollars in one year from the date
hereof then this debt as also twelve certain
Promissory Notes bearing even date herewith signed

by the said Mortgagor whereby he promises to pay the said Mortgagee the said sum at the time aforesaid shall all be void otherwise shall remain in full force and virtue. And provided also that until default by the said Mortgagor his Executors and Administrators in the performance of the condition aforesaid or of some part thereof it shall and may be lawful for him or them to keep possession of the said granted property and to use and enjoy the same but in case of such default or if the same or any part thereof shall be attacked at any time before payment as aforesaid by any other creditor or creditors of the said Mortgagor or if the said Mortgagor his Executors or Administrators shall attempt to sell the same or any part thereof without notice to the said Mortgagor his Executors Administrators or Assigns and without his or their assent to such sale in writing expressed or shall remove the same or any part thereof from the use for which it was built for viz for a Mail Carriage to convey the Mail between the aforesaid Westport and Providence without such notice and assent then it shall be lawful for the said Mortgagor his Executors Administrators or Assigns to take immediate possession of the whole of said granted property to his own use and to sell and dispose of the whole or so much of said granted property at public auction as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability all costs and charges of keeping and selling the same and all just and equitable liens then existing thereon without further notice or demand except giving five days notice of the time and place of said sale to said Mortgagor or his legal representative and after the said debt or liability with costs charges and liens

shall be so discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be paid and restored to said Mortgagor or his legal representatives discharged from all claim under this mortgage.

In Testimony Whereof I the said Charles Mayo have hereunto set my hand and seal this first day of January in the year of our Lord one thousand eight hundred and seventy four

Executed and delivered Charles Mayo. (S)
in presence of J. Allen,
James, H. Allen,

I know all men by these presents
that we Charles A. Wood of Westport in the
County of Bristol and State of Massachusetts
and Sarah A. Wood, wife of said Charles A. Wood
in her own right.

In consideration of the sum of
One Hundred & Twenty Five Dollars to us paid by
Charles Gifford of said Westport, the receipt whereof
is hereby acknowledged, have granted, bargained,
and sold, and by these presents, do grant, bargain
and sell unto the said Charles Gifford, his heirs
and assigns a certain bay mare six years old
weighing about one thousand pounds. Being the
mare that I the said Sarah A. Wood purchased
of the said Charles Gifford.

To have and to hold
all and singular the said Goods and Chattels
unto the said Charles Gifford his Executors and
Administrators and Assigns, to his and their sole
use forever.

And we the said mortgagors for ourselves
and our Executors and Administrators do covenant

to and with the said mortgagee his Executors, Administrators and Assigns, that we are lawfully possessed of the said Goods and Chattels, as of our own property, that the same are free from all incumbrances, and that we will and our Executor and Administrators shall Warrant and Defend the same to the said mortgagee his Executors Administrators and Assigns, against the lawful claims and demands of all persons.

Provided Nevertheless, that if the said mortgagors their Executors, or Administrators shall well and truly pay unto the said mortgagee his Executors, Administrators or Assigns the sum of one hundred & twenty five dollars, in manner as follows viz. twenty five dollars in one month twenty five dollars in two months twenty five dollars in three months twenty five dollars in four months twenty five dollars in five months from the date hereof then this Deed as also five certain Promissory Notes bearing even date herewith, signed by the said mortgagors whereby they promise to pay the said mortgagee the said sums, at the times aforesaid, shall all be void otherwise shall remain in full force and virtue. And provided also that until default of b the said mortgagors their Executors and Administrators in the performance of the condition aforesaid, or of some part thereof it shall and may be lawful for them to keep possession of the said granted property, and to use and enjoy the same, but in case of such default, or if the same or any part thereof shall be attached at any time before payment as aforesaid by any other creditor or creditors of the said mortgagors, or if the said mortgagors, their Executors or Administrators shall attempt to sell the same or any part thereof without notice to the said mortgagee his Executors, Administrators or assigns and without his or their assent to such sale in writing expressed, without such ^{notice and} assent then it shall be lawful for the said mortgagee his Executors Administrators,

or assigns to take immediate possession of the whole of said granted property to his own use, and to sell and dispose of the whole, or of so much of said granted property at public auction as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability, and all costs and charges of keeping and selling the same and all just and equitable liens then existing thereon, without further notice or demand except giving five days notice of the time and place of sale to said mortgagors, or their legal representatives: and after the said debt or liability, costs, charges and liens, shall be so discharged and satisfied, the surplus of ^{the} money arising from said sale and the residue of said granted property shall be paid and restored to said mortgagors or their legal representatives, discharged from all claim under this mortgage.

In testimony whereof we the said Charles A. Wood & Sarah A. Wood have hereunto set our hands and seals this twenty seventh day of May, in the year of our Lord one thousand eight hundred & seventy four.

Executed and delivered
in presence of

Elihu S. Brightman

George Allen

Charles A. Wood (S)

Sarah A. Wood (S)

Received and recorded the foregoing instrument
this 28th day of May A. D. 1874

A true copy,
Attest John A. Macomber 2nd
Town Clerk.

To know all men by these Presents.

That I James Nolan of the town of Westport, in the county of Bristol, and commonwealth of Massachusetts milk-peddler, in consideration of One hundred fifty dollars paid by George F. Pierce of the same Westport, trader, the receipt whereof is hereby acknowledged, do hereby give, grant, bargain, sell and convey unto the said George F. Pierce one brown horse of the age of six years:

one grey mare of the age of twelve years; one covered wagon; and one harness, all of the estimated value of one hundred fifty dollars be the same more or less, the property of the said James Nolan.

To have and to hold the above granted property with the privileges and appurtenances thereto belonging, to the said George F. Pierce his Heirs and Assigns, to his and their use and benefit forever,

And I the said James Nolan for myself and my Heirs, Executors and Administrators, do covenant with the said George F. Pierce his Heirs and Assigns, that I am lawfully seized in fee of the afore-granted property, that they are free from all incumbrances.

That I have good right to sell and convey the same to the said George F. Pierce as aforesaid; and that I will, and my Heirs, Executors and Administrators shall warrant and defend the same to the said George F. Pierce his Heirs and Assigns forever, against the lawful claims and demands of all persons. Provided nevertheless, that if the said James Nolan his Heirs, Executors or Administrators, shall pay unto the said George F. Pierce his Heirs, Executors or Administrators, shall or Assigns, the sum of One hundred fifty dollars in manner following, viz: One hundred dollars on the tenth day of August, A.D. 1874, and fifty dollars in sixth days from the date hereof, then this Deed as also a certain note bearing even date with these Presents, signed by the said James Nolan whereby he agreed to pay to the said George F. Pierce the said sum at the times and in the manner

aforesaid, shall be absolutely void to all intents and purposes; but until default shall be made in the payment of said sum, or some part thereof, or of the interest therefor, the said George F. Pierce his Executors, Administrators, or Assigns, shall have no right to take possession of the afore-granted property. In Witness Whereof I the said James Nolan have hereunto set my hand and seal this twenty-fourth day of July in the year our Lord one thousand eight hundred and seventy-four.

Signed, sealed and delivered

in presence of James Nolan (S)
Louis Lapham

Bristol, S.S. July 24, 1874.

Then personallly appeared the above named James Nolan and acknowledged the above instrument to be his free act and deed, before me,

Patrick H. Wallop Justice of the Peace.

Recorded the foregoing instrument this
Twenty-eighth day of July A.D. 1874.

A true copy
Attest, John A. Macomber 2d.
Town Clerk.

To know all Men by these Presents,
 That I Henry A Gifford of Westport, in the
 County of Bristol, and State of Massachusetts, have
 In Consideration of Five Hundred Dollars paid by
 Eber D. Baker of said Westport the receipt whereof is
 hereby acknowledged, do hereby give, grant, bargain,
 sell and convey unto the said Eber D. Baker his
 heirs and assigns a certain tract or parcel of land
 situated in Westport aforesaid, containing one and
 one quarter acres more or less, and bounded on the
 north and east by land belonging to the Westport
 Manufacturing Company, on the west by the
 highway that leads northerly from the Head of
 Westport so called, to the residence of Deborah
 C. Gifford, and on the south by a house lot
 belonging to Nathaniel Tripp.

Together with the building on the Public
 Landing on the east side of the River at said
 Head of Westport and known as the Stone
 Blacksmith Shop. Also another building
 on said Landing to the eastward of and
 adjoining said Blacksmith Shop and occupied
 or used by me the said Henry A. Gifford as or
 for a Market and Grocery Store.

To Have And To Hold the afore-granted premises
 with the privileges, easements and appurtenances
 thereto belonging, to the said Grantee, and his
 Heirs and Assigns to their use forever. And I the
 said Grantor for myself and my Heirs, Executors,
 and Administrators, do covenant with the said
 Grantee, his Heirs and Assigns, that I am lawfully
 seized in fee of the afore-granted premises: that
 they are free from all incumbrances, that I have
 good right to sell and convey the same to the
 said Grantee, his Heirs and Assigns, as aforesaid and
 that I will, ~~and~~ and my Heirs, Executors, and Administrators
 shall Warrant And Defend the same to the
 said Grantee, his Heirs and Assigns forever, against
 the lawful claims of all persons.

Provided Nevertheless, That if said Grantor, his
 Heirs, Executors or Administrators, shall pay unto
 the said Grantee, his Executors Administrators or

Assigns the sum of Five Hundred dollars in one year
 from the day of the date hereof, with interest on said sum
 at the rate of eight per centum, per annum payable semi
 annually and until such payment keep the buildings
 aforesaid insured against fire, in a sum not less than
 three hundred dollars, for the benefit of said Mortgage,
 and payable to the Grantee in case of loss, at some
 Insurance Office approved by the Grantee; or in any
 default thereof, shall on demand pay to said Mortgagee
 all such sums of money as the said Mortgagee shall
 reasonable pay for such insurance, with interest, and
 also pay all taxes levied or assessed upon the said
 premises then this Deed as also a certain promissory
 note, bearing even date with these presents signed
 by the said Henry A. Gifford whereby for value received
 he promises to pay the said Eber D. Baker or order,
 the said sum and interest, at the time aforesaid,
 shall both be absolutely void to all intents and
 purposes. But if default shall be made in the
 payment of the money above mentioned, or the interest
 that may grow due thereon, or of any part thereof,
 then it shall be lawful for the said Grantee, his
 Heirs, Executors, Administrators or Assigns, to sell and dispose
 of all and singular the premises hereby granted or
 intended to be granted, and all the Benefit and
 equity of redemption of the said Henry A. Gifford
 the grantor, his Heirs, Executors, Administrators or
 Assigns, therein at public auction: such sale to be on
 or near the premises hereby granted; first giving
 notice of the time and place of sale, by publishing the
 same once each week, in three successive weeks, in
 some newspaper printed in the county of Bristol
 aforesaid: And in his or their own names, or as the
 attorney and appointed to make and deliver to the
 purchaser or purchasers thereof, a good and
 sufficient deed or deeds of conveyance for the
 same in fee simple: and out of the money arising
 from such sale to retain the said sum of Five
 Hundred dollars or the part thereof remaining
 unpaid, and also the interest then due on the
 same together with the costs and charges of
 advertising and selling the same premises:

rendering the surplus of the purchase money, if any there be, over and above said sum and interest as aforesaid, together with a true and particular account of said sale and charges to the said Henry H. Gifford the Grantor, his Heirs, Executors, Administrators or Assigns; which sale, so to be made, shall forever be a perpetual bar, both in law and equity, against the said Henry H. Gifford the Grantor, his Heirs and Assigns, and all other persons claiming or to claim the premises, or any thereof, by, from, or under him, them or any of them. And Provided Also, That, until some breach of the condition of this deed, the Grantee shall have no right to enter and take possession of the premises. In Witness Whereof the said Henry H. Gifford together with Sarah C. Gifford wife of said Henry H. Gifford who for the consideration aforesaid and in token of her release of all right and title of or to both dower and homestead in the granted premises, have hereunto set hands and seals this sixth day of August in the year of our Lord eighteen hundred and sixty seven.

Executed and delivered
in presence of
Geo. H. Gifford.

Henry H. Gifford (S)
Sarah C. Gifford (S)

Bristol, S.S. Aug. 7, 1867.

I then personally appeared the above-named Henry H. Gifford and acknowledged the above instrument to be his free act and deed, before me,

Geo. H. Gifford Justice of the Peace.

Bristol, S.S. August, 15, 1867.
at 10 hours 45 min. A.M. Received and Entered with
Bristol County South District Deeds Lib. 61 Vol. 88, 89, & 90,
Attest Charles C. Sayer Register.

Received and recorded the foregoing instrument
this 18th day of Aug. A.D. 1874. 3 o'clock P.M.

A true copy:
Attest. John A. Macomber 2d
Town Clerk.

I now all men by these Presents, That I John Brown of Westport in the County of Bristol in consideration of one hundred Dollars to be paid by Charles H. Macomber of said Westport the receipt whereof I do hereby acknowledge, do hereby assign and transfer to said Charles H. Macomber all claims and demands which I now have and all which at any time between the date hereof and the first day of January, 1875 I may and shall have against Sewell Brackett of Jamaica Plains for all sums of money due and for all sums of money and demand which at any time between the date hereof and the said first day of January A.D. 1875 may and shall become due to me for services as a laborer or otherwise in the employ of the said Sewell Brackett. To have and to hold the same to the said Charles H. Macomber his Executors, Administrators and assigns forever. And I the said John Brown do hereby constitute and appoint the said Charles H. Macomber and his assigns to be my attorneys irrevocable in the Premises to do and perform all acts, matters and things, touching the Premises in like manner to all intents and purposes, as I could if Personally Present.

In Witness Whereof, I have set my hand and Seal this twenty ninth day of August 1874.

Signed, Sealed and
delivered in presence of
Abraham Bowen.

John X Brown (S)
mark

Recorded the foregoing instrument this second day of September A.D. 1874.

A true copy
Attest. John A. Macomber 2d.
Town Clerk.

Know all Men by these Presents.
That I Horace M. Gibson of Westport in the
County of Bristol and State of Massachusetts in
consideration of the sum of one hundred and
fifty dollar, to me paid by Jonathan A. Pierce of
said Westport the receipt whereof is hereby acknowl-
edged, have granted, bargained, and sold, and
by these presents do grant, bargain, and sell, unto
the said Jonathan A. Pierce One Bay horse with
white spot in fore head about twelve years old,
also one white mare about twelve years old, also
one single silver mounted harness, also one milk
wagon of green body and running gear drab.

To have and to hold the afore-described good
and chattels to the said Jonathan A. Pierce his
Executors, Administrators, and Assigns forever.

And I the said Horace M. Gibson do avouch
myself to be the lawful owner of said goods and
chattels, and have good right to sell and dispose
of the same in manner aforesaid.

Provided nevertheless that if the said Horace M.
Gibson, his Executors or Administrators shall well
and truly pay unto the said Jonathan A. Pierce his
Executors, Administrators, or Assigns, the sum of one
hundred and fifty dollars in three months from
the date hereof, then this deed as also three certain
promissory notes of fifty dollars each bearing even
date herewith, signed by the said Horace M. Gibson,
whereby he promises to pay the said Jonathan A.
Pierce the said sum and interest at the time aforesaid
shall be void; otherwise shall remain in full force
and virtue. The words "White" and "fifty dollars
each," interlined before signing. Mortgagor to retain
possession till condition broken. In witness whereof I
the said Horace M. Gibson have subscribed the same,
this seventeenth day of September in the year of our
Lord one thousand eight hundred and seventy four.

Executed and delivered in presence of

P. J. Wood.

H. M. Gibson (S)

Received and recorded the foregoing instrument
this twenty first day of September A.D. 1874.

A true copy. Attest

John A. Macomber. Town Clerk

Know all Men by these Presents.
That I Holder A. Tripp of Westport in the County of Bristol,
State of Massachusetts for and in consideration of the
sum of the sum of Five Hundred Dollars to me in hand
well and truly paid, at or before signing, sealing, and
delivery of these presents, by Holder Tripp of said Westport,
the receipt whereof I the said Holder A. Tripp do hereby
acknowledge, have granted, bargained, and sold, and
by these presents do grant, bargain and sell unto the
said Holder Tripp his heirs and assigns forever the following
described goods and chattels to wit: One bay mare five
years old; One Sorrel gelding Horse Twelve years old; One
open Two Seated light Wagon; One Two seated Trotting
Bog; Two Silver Mounted Harnesses.

To have and to hold the said granted and bargained
goods or chattels unto the said Holder Tripp his Heirs,
Executors, Administrators and Assigns, to his only
proper use, benefit, and behoof forever and I the said
Holder A. Tripp do vouch myself to be the true and
lawful owner of the said goods and chattels, and have in
me full power, good right, and lawful authority to
dispose of the said goods and chattels, in manner as
aforesaid, and do, for myself, Heirs, Executors and Adminis-
trators, hereby covenant and agree to warrant and
defend the said goods and chattels unto the said
Holder Tripp his Heirs, Executors, Administrators and
Assigns, against the lawful claims and demands of all
persons whomever.

In witness whereof I the said Holder A
Tripp have hereunto set my hand and seal this 30th day
of September in the year of our Lord one thousand
eight hundred and seventy four.

Executed and delivered in presence of

N. Hathaway

A. A. Tripp. (S)

Received and recorded the foregoing instrument
this thirtieth of September, A.D. 1874. At 7½ o'clock P.M.

A true copy. Attest

John A. Macomber 2d.
Town Clerk.

Know all Men by these Presents,
 That I Holder Tripp of Westport in the County of
 Bristol and Commonwealth of Massachusetts have
 constituted, ordained and made, and in my stead
 and place put, and by these presents do constitute, ordain,
 and make, and in my stead and place put Holder A. Tripp
 of said Westport, to be my true, sufficient and lawful
 Attorney for me and in my name and stead to sell,
 dispose of, exchange and trade the following described
 goods and chattels, as in his judgment may seem
 for my best interest and profit to wit. One Bay
 Mare five years old; One Sorrel Gelding Horse twelve
 years old. One open Two seated light Wagon: One
 Two seated Trotting Gig: and Two Silver Mounted
 Harnesses. Giving and hereby granting to my said
 Attorney full power and authority in and about the
 premises, and to use all due means, course and process
 in the law for the full, effectual and complete
 execution of the business aforesaid; and in my
 name to make and execute due acquittance and discharge
 and for the premises to appear, and the person of me
 the constituent to represent before any governor, judge,
 justices, officers and ministers of the law whatsoever,
 in any court or courts of judicature, and thereon my
 behalf to answer, defend and reply unto all actions,
 causes, matters and things whatsoever relating to the
 premises. Also to submit any matter in dispute,
 respecting the premises, to arbitration or otherwise;
 with full power to make and substitute, for the
 purposes aforesaid, one or more attorneys under him
 my said Attorney and the same again at pleasure
 to revoke. And generally to say, do, act, transact,
 determine, accomplish and finish all matters and
 things whatsoever, relating to the premises, as fully
 and effectually, to all intents and purposes, as
 I the said constituent if present, ought or might personally,
 although the matter should require more special
 authority than is herein comprised, I the said
 constituent if present, ought or might personally,
 although the matter should require more special
 than is herein comprised, I the said constituent
 ratifying, allowing and holding firm and valid,

all and whatever my said Attorney or his substitutes shall
 lawfully do, or cause to be done, in and about the premises,
 by virtue of these presents. In witness whereof I have
 hereunto set my hand and seal this First day of October
 in the year of our Lord one thousand eight hundred and
 seventy four.

Signed, sealed and delivered)
 in presence of
 Julian Shaw

Holder Tripp (S)

Received and recorded the foregoing instrument
 this third day of October, A.D. 1874,

A true copy. Attest,

John A. Macomber 2d.
 Town Clerk.

Fall River, Oct. 24. 1874.

E. G. Manly		To George H. Evans.	Dr.
1874			
Sept. 16.	4 days labor @	3.	12.00
" 17	4 $\frac{1}{2}$ "	3.	13.50
" 19	4 "	3.	12.00
" 21	5 "	3.	15.00
" 22	5 "	3.	15.00
" 23	1 "	3.	3.00
" 24	1 "	3.	3.00
" 25	1 "	3.	3.00
" 26	1 $\frac{1}{2}$ "	3.	1.50
			\$78.00

Know all Men by these Presents, that
 I George H. Evans of the city of Fall River
 County of Bristol and State of Massachusetts
 have and claim a lien under the one hundred
 and fiftieth chapter of the general Statutes of
 Mass. on the Real Estate described as follows:
 On lot and new building thereon situated the
 Southerly side of the road leading from Fall
 River to Davis corner so called said lot
 consisting of about half an acre being land.

formerly owned by Rufus Wordell and bounded
in part by said Wordell's land, with said
building Theron designed for a school house
situate in and being owned by the town of
Westport in said County for the sum of seventy
eight dollars due me for labor performed in
said building according to the account hereunto
annexed, by virtue of a contract with one
E. G. Manly of said Fall River said Manly
being duly authorized to employ me for said
labor by the town of Westport aforesaid.

George A. Evans.

Subscribed and sworn to before me this 24th.
day of October A.D. 1874, at Fall River aforesaid.

Wm A. Pierce
Justice of the Peace.

Recorded the foregoing instrument this 26th day
of October A.D. 1874, at nine o'clock A.M.

A true Copy. Attest.
John A. Macomber 2d.
Town Clerk.

De now all Men by these Presents.

That I Gilbert A. Wordell of Westport,
in the county of Bristol and state of
Massachusetts in consideration of five hundred
dollars paid by Gilbert R. Wordell of said Westport
the receipt whereof is hereby acknowledged,
do hereby grant, sell, transfer, and deliver
unto the said Gilbert R. Wordell the following
goods and chattels, namely, Three cows, all
the farming tools and implements, hay, fodder
and grain, one horse, one lumber wagon, one
covered wagon, and one open wagon, one sett of
harness, three hogs, farm fowl, seven cords of
wood, a lot of vegetables, one boat and rigging,
all now contained on the farm now occupied
by me in said Westport. To have and to hold

all and singular, the said goods and chattels to the said
Gilbert R. Wordell and his executors, administrators, and assigns,
to their own use and behoof forever.

And I hereby covenant with the grantee that I am the
lawful owner of the said goods and chattels; that they
are free from all incumbrances that I have good right
to sell the same as aforesaid; and that I will warrant
and defend the same against the lawful claims and
demands of all persons. Provided nevertheless that
if the grantor, or his executors, administrators, or assigns,
shall pay unto the grantee, or his executors, administrators,
or assigns, the sum of five hundred dollars in two
years from this date, with interest semi-annually at
the rate of seven per cent. per annum, shall not waste
or destroy the same, nor suffer them or any part
thereof to be attached on mesne process; and shall not,
except with the consent in writing of the grantee or
his representatives, attempt to sell or to remove from
said farm the same or any part thereof; then this
deed, as also a note of even date herewith, signed by
the said grantor whereby he promises to pay to the
grantee or order the said sum with interest at the
times aforesaid, shall both be void.

That upon any default in the performance of the
foregoing condition, the grantee or his executors,
administrators, or assigns, may sell the said goods
and chattels by public auction, first giving 60 days
notice in writing of the time and place of sale to
the grantor or his representatives. And out of the
money arising from such sale the grantee or his
representatives shall be entitled to retain all sums
then secured by this mortgage whether then or
thereafter payable, including all costs, charges,
and expenses incurred or sustained by him them in
relation to the said property, or to discharge any claims,
or liens of third persons affecting the same, rendering
the surplus, if any, to the grantor or his executors,
administrators, or assigns. And it is agreed that
the grantee, or his executors, administrators or
assigns, or any person or persons in their behalf,
may purchase at any sale made as aforesaid;
and that until default in the performance of

the condition of this deed, the grantor and his executors, administrators and assigns, may retain possession of the above mortgaged property, and may use and enjoy the same.

In witness whereof I the said Gilbert H. Wordell hereunto set my hand and seal this twenty eighth day of September, in the year one thousand eight hundred and seventy four.

Signed sealed and
delivered in presence of
Leem. T. Willcox.

G. H. Wordell (3)

Canceled Apr. 30. 1875.

Received and recorded the foregoing instrument
this twenty sixth day of November A.D. 1874.

A true copy. Attest.

John H. Macomber 2d.
Town Clerk.

This Indenture made this tenth day of November
in the year of our Lord one thousand eight hundred
and seventy four by and between Benjamin Taylor &
Joe Taylor of Westport in the County of Bristol and
state of Massachusetts of the first part and B. Sumner
Shaw and Joseph Buron of Fall River in said County.

I that the said Benj & Joe Taylor do hereby lease,
 demise and let unto the said Shaw and Buron
 the following described premises to wit: the farm
 known as the "Charles Westgate farm" situated
 on the road known as the "Westport old road" so
 called in said Westport containing (35) acres more
 or less with building thereon being the same
 premises recently occupied by me. It being understood
 and this lease is on condition that the said lessees
 shall cut wood enough on said farm for three fires
 and should they exceed this or cut any for any
 other purpose except to repair the fences on said
 farm this lease to be void. To Hold the said premises,
 with the rights, easements, and appurtenances, to the
 same belonging, for the term of five years from the
 first day of December eighteen hundred and seventy four

yielding and paying therefor the rent of two hundred dollars
per year, and the said Lessee for themselves their executors
and Administrators do hereby covenant and agree to and with
the said Lessors that they will pay the said rent in two
annual payments of one hundred dollars each the first payment
to be made on Dec. first 1874, the second payment March, 1st 1875,
after the said first day of March 1875, the payments are to be
two hundred dollars on the first day of December 1875 and at
the same rate and time during each and every year of said
term and that they will quit and deliver up the premises and
all future erections and additions to or upon the same, to the
Lessors, ~~that~~ ^{they} will peaceably and quietly, at the end of
the term, in as good order and condition, reasonable use
and wearing thereof, and damage by fire, or other casualties,
excepted as the same now are, or may be put into, by the
said Lessors, or those having their estate in the premises,
and that they the said Lessee, and those holding under
them may hold the premises, and that they will not make
will pay the rent as above stated, for such further time
as they the said Lessors or those claiming under them
may hold the premises and that they will not make
or suffer any waste thereof, nor lease, nor underlet, nor
permit any other person or persons to occupy or improve
the same, nor make or suffer to be made any alteration
therein, nor resign this lease, ~~nor~~ underlet, nor permit
but with the approbation of the Lessors or those having
their estate in the premises, thereto in writing having
been first obtained; and that the Lessors or those
having their estate in the premises, with their agent,
at reasonable times may enter the said premises to view
and make repairs and improvements; and in case
the said rent shall be in arrear, or any of the covenants
aforeaid to be observed on the part of the said Lessees
or those holding under them shall be broken, the said
Lessors, or those having their estate in the premises,
whilst such neglect or default continues, may without
further notice or demand, enter upon the premises and
expel the said Lessees and those holding under them
without prejudice to any remedies which might otherwise
be used for arrears of rent or preceding breach of covenant.
Provided however, that in case the premises or any
part thereof shall, during said term, be destroyed or

damaged by fire or ~~or~~ other unavoidable casualty, so that the same shall be thereby rendered unfit for use and habitation, then, and in such case, the rent hereinbefore reserved, or a just and proportional part thereof, according to the nature and extent of the injury sustained, shall be suspended or abated until the said premises shall have been put by said lessors or those having their estate in the premises, in proper condition for use and habitation. In Witness Whereof, The said parties have hereunto interchangeably set their hands and seals the day and year first above written.

Signed, sealed and delivered in presence of
H. T. Braby ^{his} mark Taylor
B. Sumner Shaw
Joseph Burrow
mark

Received and recorded the foregoing instrument this thirtieth day of November A.D. 1874, at one and ~~to~~ o'clock P.M.

A true copy Attest
John A. Macomber 2d
Town Clerk.

Know all Men by these Presents, That I Charles Dana of New Bedford in the County of Bristol and Commonwealth of Massachusetts in consideration of the sum of Two Hundred Dollars paid by Frederic B. Head of Westport in the county and state aforesaid, the receipt whereof I do hereby acknowledge, have granted, bargained, sold, delivered and confirmed, and by these presents do bargain, sell, deliver and confirm unto the said Frederic B. Head, his Executors and Administrators The Building known as the Horse Neck House Property situate on Horse Neck in said Westport with all the privileges and appurtenances thereunto belonging to have and to hold the said granted and bargained property, unto the said Frederic B. Head, his executors, administrators or assigns, to their own proper use, benefit and behoof forever. And I the said Charles Dana do avouch myself to be the true and lawful owner of the said property, and

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have in me full power, good right and lawful authority to dispose of said property in manner as aforesaid: and do for myself my executors and administrators, hereby covenant and agree to defend the said property against the lawful claims and demands of all persons whomsoever, unto him the said Frederic B. Head, his executors, administrators and assigns. In witness whereof I the said Charles Dana have hereunto set my hand and seal, this fifth day of January in the year of our Lord one thousand eight hundred and seventy five.
Signed, sealed and delivered
in presence of us
Jonathan Gifford.

Charles Dana (S)

Received and recorded the foregoing instrument this twenty fifth day of January A.D. 1875.

A true copy. Attest
John A. Macomber 2d
Town Clerk.

Know all Men by these Presents, That I Horace M. Gibson of Westport in the County of Bristol and State of Massachusetts Milk Peddler, In consideration of the sum of one Hundred & fifty Dollars to me paid by Augustus C. Lawton of Westport aforesaid, the receipt whereof is hereby acknowledged, have granted, bargained, and sold, and by these presents, do grant, bargain, and sell unto the said Augustus C. Lawton, his heirs and assigns, the following described goods and chattels viz:
One white mare twelve years old weighing about nine hundred pounds being the same mare, that I the said Gibson purchased of J. Henry Pierce.
One sorrel horse fifteen years old weighing about one thousand pounds being the same horse that the said Gibson purchased of James Smithes of Fall River. Also twelve eight quart Milk Can marked J. H. P. together with fifteen other milk cans without any particular mark being the same cans now used by me the said Gibson for conveying

Concorded
J. H. P. ad
1875.

milc to the City of Fall River. To have and to hold all and singular, the said Goods and Chattels unto the said Augustus C. Hawton his Executors, Administrators and Assigns, to his & their sole use forever.

And I the said mortgagor for myself and my Executors and Administrators do covenant to and with the said mortgagee & his Executors, Administrators and Assigns that I am lawfully possessed of the said Goods and Chattels as of my own property; that the same are free from all incumbrance, and that I will and my Executors and Administrators shall warrant and defend the same to the said mortgagee & his Executors, Administrators, and Assigns against the lawful claims demands of all persons.

Provided nevertheless, that if the said mortgagor, his Executors or Administrators, shall well and truly pay unto the said mortgagee his Executors, Administrators or Assigns, the sum of one hundred and fifty dollars in one year from the date hereof with Interest to be paid annually at the rate of seven per centum per annum, then this Deed as also one certain Promissory Note bearing even date herewith, signed by the said mortgagor whereby he promises to pay the said mortgage or order the said sum and interest at the time aforesaid, shall both be void: otherwise shall remain in full force and virtue. And provided also, that until default by the said mortgagor his Executors and Administrators, in the performance of the condition aforesaid, or of some part thereof, it shall and may be lawful for him or them to keep possession of the said granted property, and to use and enjoy the same, but in case of such default, or if the same or any part thereof shall be attached, at any time before payment as aforesaid, by any other creditor or creditors of said mortgagor or if the said mortgagor his Executors or Administrators, shall attempt to sell the same or any part thereof without notice to the said mortgagee his Executors, Administrators or Assigns, and without his or their assent to such sale in writing expressed: or shall remove the same or any part thereof from said Town of Westport, without such notice and assent, then it shall be

lawful for the said mortgagee his Executors, Administrators, or Assigns, to take immediate possession of the whole of said granted property to his or their own use, and to sell and dispose of the whole, or of so much of said granted property at public auction, as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability, with interest, and all costs and charges of keeping and selling the same, and all just and equitable liens then existing thereon, without further notice or demand, except giving ten day notice of the time and place of said sale to said mortgagor or his legal representatives: and after the said debt or liability, with interest, costs, charge and liens, shall be so discharged and satisfied, the surplus of the money arising from said sale, and the residue of said granted property, shall be paid and restored to said mortgagor or his legal representatives, discharged from all claim under this mortgage.

In testimony whereof I the said Horace M. Gibson have hereunto set my hand and seal thirtieth day of January in the year of our Lord one thousand eight hundred and seventy five.

(Executed and delivered)

in presence of
Geo. A. Gifford.

Horace M. Gibson (S)

Received and recorded the foregoing instrument
1st day of February A.D. 1875. at 2 $\frac{1}{4}$ o'clock P.M.

A true copy.
Attest.
John A. Macomber 2d.
Town Clerk.

To know all Men by these Presents
 That we B. Sumner Shaw and Joseph Buren
 both of Westport in the County of Bristol and
 State of Massachusetts, in consideration of the
 sum of one hundred & fift Dollars to us paid
 by Howard P. Tripp of said Westport, the receipt
 whereof is hereby acknowledged, have granted, bargained
 and sold and by these Presents do grant, bargain,
 and sell unto the said Howard P. Tripp his heirs
 and assigns the following described Goods and
 Chattels viz: one Grey Horse eight years old one
 lumber wagon and two harnesses being the same
 horse, wagon and harnesses that the said Joseph
 Buren purchased of Benjamin T. Burt, Also one
 Bay horse being the same horse that B. Sumner
 Shaw purchased of Eugene Harden also one Sleigh
 one light open wagon one Express wagon one
 light harness three Swine Twenty Fowls together
 with all the farming tools now owned by the said
 Shaw and Buren.

To have and to hold, all and singular, the
 said Goods and Chattels, unto the said Howard
 P. Tripp his Executors, Administrators and Assigns
 to his & their sole use forever. And we the said
 mortgagors for ourselves and our Executors and
 Administrators, and Assigns, that we do covenant
 to and with the said mortgagee his Executors,
 Administrators, and Assigns, that we are lawfully
 possessed of the said Goods and Chattels, as of our own
 property; that the same are free from all incumbrances;
 and that we will and our Executors and Administrators
 shall Warrant and Defend the same to the said
 mortgagee, his Executors, Administrators and Assigns,
 against the lawful claims and demands of all persons
 Provided nevertheless, that if the said mortgagors
 their Executors or Administrators, shall well & truly
 pay unto the said mortgagee his Executors,
 Administrators or Assigns, the sum of one hundred
 and fift dollars in six months from the date hereof
 with interest to be paid at the rate of eight per centum
 per annum then this Deed as also one certain
 Promissory Note bearing even date herewith, signed

by the said mortgagors whereby they promise to pay the said
 mortgagee the said sum and interest at the time aforesaid, shall
 both be void: otherwise shall remain in full force and virtue.

And Provided Also that until default by the said mortgagors,
 their Executors and Administrators, in the performance of
 the condition aforesaid, or of some part thereof, it shall and
 may be lawful for them to keep possession of the said
 granted property and to use and enjoy the same: but
 in case of such default, or if the same or any part
 thereof shall be attached, at any time before payment as
 aforesaid, by any, by an other creditor or creditor of the
 said mortgagors, or if the said mortgagors, their
 Executors or Administrators shall attempt to sell
 the same, or any part thereof, without notice to the
 said mortgagee his Executors, Administrators or Assigns,
 and without his or their assent to such sale in writing
 expressed: or shall remove the same, or any part thereof,
 from their own possession without such notice and assent
 then it shall be lawful for the said mortgagee his
 Executors, Administrators or Assigns to take immediate
 possession of the whole of said granted property to his
 own use, and to sell and dispose of the whole, or of so
 much of said granted property at public auction, as
 shall produce a sum of money sufficient to pa-
 y and discharge the above mentioned debt or liability,
 with interest, and all costs and charge of keeping,
 and selling the same, and all just and equitable
 liens, then existing thereon, without further notice
 or demand, except giving three days notice of the
 time and place of said sale to said mortgagors or
 their legal representatives: and after the said debt
 or liability, with interest, costs, charge and liens,
 shall be so discharged and satisfied, the surplus
 of the money arising from said sale, and the
 residue of said granted property, shall be paid and
 restored to said mortgagors or their legal representatives
 discharged from all claim under this mortgage.

In Testimony whereof we the said B. Sumner Shaw
 and Joseph Buren have hereunto set our hands and
 seal this third day of March in the year of our Lord
 one thousand eight hundred and seventy five.
 Executed and delivered in presence of B. Sumner Shaw (S)
 George H. Gifford. Joseph ^{his} Buren (S)
 mark

Received and recorded the foregoing instrument
this fourth day of March A.D. 1875.

A true copy.

Attest.

John A. Macomber 2d.
Town Clerk.

Know all Men by these Presents, That I Solomon Symonds of Lawrence in the County of Essex & State of Massachusetts in consideration of One Thousand Dollar to me paid by William Caldwell of Westport Massachusetts the receipt whereof I do hereby acknowledge do hereby assign and transfer to said William Caldwell all claims and demands which I now have, and all which, at any time between the date hereof and the twenty fifth day of June next, I may and shall have against the principal contractor of the ~~New Bedford~~ Fall River Rail Road Company for all sums of money due, and for all sums of money and demand which, at any time between the date hereof and the said twenty fifth day of June next, may and shall become due to me for work on said Rail Road, as a sub contractor & otherwise to have and to hold the same to the said William Caldwell his executor, administrator, and assigns forever.

And I, the said Solomon Symonds do hereby constitute and appoint the said William Caldwell and his assigns to be my attorney irrevocable in the premises, to do and perform all acts, matters, and things touching the premises, in the like manner to all intents and purposes as I could if personally present.

In Witness whereof, I have set my hand and seal, this twenty fourth day of March 1875.

Signed sealed and delivered
in presence of
B. F. Winslow.

Received and recorded the foregoing instrument
this twenty fifth day of March 1875.

A true copy. Attest.

John A. Macomber 2d.
Town Clerk.

Know all Men by these Presents. That I Solomon Symonds of Lawrence in the County of Essex, and state of Massachusetts, in consideration of the sum of One hundred & fifty dollars to me paid by William Caldwell of Westport, County of Bristol, Massachusetts the receipt whereof is hereby acknowledged, have granted, bargained, and sold and by these presents do grant, bargain, and sell unto the said William Caldwell his heirs and assigns, all and singular the tools and implements used by me in building ~~the~~ the ~~New Bedford and~~ Fall River Rail Road: viz: Shovels, Picks, Drills, Iron Bars, Blacksmiths Anvil and Bellows, and other tools: Sledges, Hammer, & Wedges and all other Tools used by me and the men in my employ in the business aforesaid.

To have and to hold the aforescribed good and chattels to the said William Caldwell his Executor, Administrator and Assigns forever. And I the said Solomon Symonds do avouch myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless, that if the said Solomon Symonds his Executor or Administrator shall well and truly pay unto the said William Caldwell his Executor, Administrator or Assigns, the sum of One hundred and fifty Dollars within three months from the date hereof, then this deed shall be void; otherwise shall remain in full force and virtue.

In Witness Whereof, I the said Solomon Symonds have subscribed the same this twenty fourth day of March in the year of our Lord one thousand eight hundred and seventy five.

Signed sealed and delivered
in presence of
B. F. Winslow.

Solomon Symonds (S)

Received and recorded the foregoing instrument
this twenty fifth day of March A.D. 1875.

A true Cop. Attest

John A. Macomber 2d
Town Clerk.

Know all Men by these Presents, that I Horace M. Gibson of Westport in the County of Bristol & State of Massachusetts, in consideration of Four Hundred & Fifty Five & 50 dollars paid by Augustus C. Lawton of said Westport, the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said Augustus C. Lawton the following good and chattels, namely: One (1) Milk Wagon, One (1) Gray mare about 12 yrs. old, One (1) Sorrel Horse about 16 yrs. old, One (1) Bung or box sleigh, Two (2) Harnesses, Fifteen (15) Milk Cans being all the cans belonging to the milk route marked & owned by me, together with all the rights & privileges which I have in and to a "milk route" in the city of Fall River in said County. To have and to hold all and singular the said good and chattels to the said Augustus C. Lawton and his executors, administrators, and assigns to their own use and behoof forever. And I hereby covenant with the grantee that I am the lawful owner of the said goods, and chattels: that they are free from all incumbrances, that I have good right to sell the same as aforesaid: and that I will warrant and defend the same against the lawful claims and demands of all persons. In witness whereof I the said Horace M. Gibson hereunto set my hand and seal this thirty first day of March in the year one thousand eight hundred and seventy five.

Signed, sealed and delivered

in presence of

L. J. Drake.

Horace M. Gibson (S)

Received and recorded the foregoing instrument this
Thirty first day of March A. D. 1875.

A true Copy. Attest.

John A. Macomber 2d.

Town Clerk.

Know all Men by these Presents, that I Horace M. Gibson of Westport in the County of Bristol and State of Massachusetts in consideration of two Hundred Dollars paid by George W. Hall Jr. of said Westport, the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said George W. Hall Jr. the following

*Canceled
Jan 2d
1878.*

goods and chattels namely: One (1) Bay Horse about 12 yrs. old marked by a white star in forehead being the same horse purchased by me of Augustus C. Lawton of said Westport, One (1) light weight single harness silver mounted, One (1) light open Wagon G. S. Brownells make purchased by me of Peck & White of Fall River in said County.

To have and to hold all and singular the said goods and chattels to the said George W. Hall Jr. and his executors, administrators, and assigns, to their own use and behoof forever. And I hereby covenant with the grantee that I am the lawful owner of the said good and chattels: that they are free from all incumbrances, Except a lien for seventy dollars by Peck & White of said Fall River payable in seven monthly installments of ten dollars per month, that I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons. Provided nevertheless that if for my executors, administrators, or assigns shall pay unto the grantee, or his executors, administrators, or assigns the sum of Two Hundred Dollars in Two years from this date, per cent. per annum, and until such payment shall keep the said goods and chattels insured against fire in a sum not less than — dollars for the benefit of the grantee and executors, administrators, and assigns at such Insurance Office as they shall approve, shall not waste or destroy the same, nor suffer them or any part thereof to be attached on mesne process, and shall not, except with the consent in writing of the grantee or his representatives, attempt to sell or to remove from my possession the same or any part thereof, then this deed as also my note of even date herewith, signed by me whereby I promise to pay to the grantee or order the said sum and interest at the times aforesaid, shall be void. But upon any default in the performance or observance of the foregoing condition the grantee or his executors, administrators, or assigns, may sell the said goods and chattels at public auction, first giving forty days notice ^{in writing} of the time and place of sale to me or my representatives. And out of the money arising from such sale the grantee or his representatives shall be entitled to retain all sums then secured by this mortgage whether then or thereafter payable, including all costs, charges, and expenses incurred or sustained by him or them in relation to said property, or to discharge

any claims or liens of third persons affecting the same, rendering the surplus, if any, to me or my executors, administrators, or assigns. And it is agreed that the grantee, or his executors, administrators, or assigns, or any person or persons in their behalf, may purchase at any sale made as aforesaid; and that until default in the performance of the condition of this deed I and my executors, administrators, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same.

In witness whereof I the said Horace M. Gibson hereunto set my hand and seal this thirtieth day of March in the year one thousand eight hundred and seventy five.

Signed, sealed, and delivered

in presence of
S. J. Drake.

Horace M. Gibson (S)

Received and recorded the foregoing instrument this first day of April A.D. 1875. at 10 o'clock 25 minutes A.M.

A true copy. Attest,
John A. Macomber 2d

Released from the above mortgage Town Clerk.

Aug. 28. 1876

I know all Men by these Presents. That Peleg S. Borden of Westport in the Commonwealth of Massachusetts, in consideration of the sum of One Hundred and fifty dollars to me in hand paid by Isaac S. Borden of Tiverton Rhode Island the receipt whereof is hereby acknowledged, have granted bargained, and sold, and by these presents do grant bargain and sell unto the said Isaac S. Borden the following described personal chattels and property. One horse white in color, one mare red in color, one set of harness, one wagon. Said chattels are situated on the Sanford road in Westport aforesaid. To have and to hold the aforedescribed goods and chattels to the said grantee his Executors, Administrators, Assigns forever. And I the said Grantor do avouch myself to be the lawful owner of the said goods and chattels and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless that if the said grantor or my

Executor or Administrator shall well and truly pay unto the said Isaac S. Borden his Executor, Administrator or Assigns, the sum of One Hundred and fifty dollars in two years from the day of the date hereof then this deed as also a certain promissory note bearing even date herewith signed by the said grantor whereby I promise to pay the said grantee the said sum and interest at the time aforesaid shall both be void; otherwise shall remain in full force and virtue.

In witness whereof I the said Peleg S. Borden have subscribed the same this 29th day of May in the year of our Lord one thousand eight hundred and seventy five. Executed and delivered in presence of
John A. Coffey.

P. S. Borden (S)

Received and recorded the foregoing instrument this twenty ninth day of May A.D. 1875.

A true copy. Attest,
John A. Macomber 2d.
Town Clerk.

I now all men by these presents. That I Nathaniel W. Winchester of Westport in the County of Bristol and State of Massachusetts In consideration of the sum of one hundred and fifty dollars to me paid by Holder White of said Westport the receipt whereof is hereby acknowledged, have granted, bargained, and sold, and by these presents do grant bargain and unto the said Holder White One hundred ten cords and six feet of wood cut and corded on the lot of the grantor north of the new road and near Bread and Cheese brook in said Westport.

To have and to hold the afore described goods and chattels to the said Holder White his Executors, Administrators, and Assigns, forever.

And I the said Nathaniel W. Winchester do avouch myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless that if the said Nathaniel W. Winchester his heirs, executors, or administrator, shall well and truly pay unto the said Holder White his executors, administrators, or assigns, the sum of One hundred and fifty dollars on demand with interest then this

deed as also a certain promissory note bearing even date herewith signed by the said Nathaniel W. Winchester where I promise to pay the said Holder White the said sum and interest at the time aforesaid shall be void: otherwise shall remain in full force and virtue.

In witness whereof I the said Nathaniel W. Winchester have subscribed the same this First day of July in the year of our Lord one thousand eight hundred and seventy five.

Executed and delivered

in presence of

Isaac Howland.

Nathaniel W. Winchester (S)

Received and recorded the foregoing instrument this twenty second day of October A.D. 1875, at 10 o'clock 15 minutes P.M.

A true copy. Attest.

John A. Macomber 2d.

Town Clerk

Know all Men by these presents. That I Matthias E. Gammon of Westport in the County of Bristol & State of Massachusetts for and in consideration of the sum of Three Hundred Dollars to me in hand well and truly paid, at or before signing, sealing, and delivery of these presents do grant, bargain and sell unto the said William A. Sisson of said Westport the receipt whereof I the said Matthias E. Gammons do hereby acknowledge, have granted, bargained and sold and by these presents do grant, bargain and sell unto the said William A. Sisson One undivided half part of a blacksmith shop now occupied by Gammons & Sisson standing on leared land that belongs to the Public & Town landing at the Head of Westport River in said Westport together with one undivided half part of the tools belonging to said shop.

To have and to hold the said granted and bargained shop & tools unto the said William A. Sisson his Heirs, Executors, Administrators, and Assigns to his & their only proper use, benefit and behoof forever and I the said Gammon do couch to be the true and lawful owner of the said shop & tools and have in me full power, good right and lawful authority to dispose of the said property in manner as aforesaid and I do for myself Heirs, Executors, Administrators, and Assigns to hereby covenant and agree to warrant & defend the said property unto the said William A. Sisson his Heirs, Executors, Administrators, and Assigns against the lawful claims and demands of all persons whomever. In witness whereof I the said Matthias E. Gammon have hereunto set my hand

Administrator, and Assigns against the lawful claims and demands of all persons whomever. In witness whereof I the said Matthias E. Gammon have hereunto set my hand and seal this Thirty first day of January in the year of our Lord one thousand eight hundred and seventy five.

Executed and delivered

in presence of

Isaac Howland.

Matthias E. Gammon (S)

Received and recorded the foregoing instrument this second day of November A.D. 1875.

A true copy. Attest.

John A. Macomber 2d

Town Clerk

and seal this twenty seventh day of February in the year of our
Lord one thousand eight hundred and seventy five
Executed and delivered
in presence of
Pease Howland

Matthias E. Gammons (S)

Received and recorded the foregoing instrument this second day
of November A.D. 1875.

A true copy Attest

John A. Macomber 2d.
Town Clerk.

I know all men by these presents, that I George P. Lawton of Westport County of Bristol and State of Massachusetts in consideration of one hundred and fifty dollars to me paid by George B. Allen of Fall River in said county the receipt whereof is hereby acknowledged do hereby grant sell, transfer, and deliver unto the said George B. Allen the following goods and chattels, namely, one dark bay horse one black or dark bay mare one covered top buggy. To have and to hold all and singular the said goods and chattels to the said Allen and his executors, administrators, and assigns, to their own use and behoof forever. And I hereby covenant with the grantees that I am the lawful owner of the said goods and chattels; that they are free from all incumbrances, that I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons. In witness whereof I the said George P. Lawton hereunto set my hand and seal this first day of June in the year one thousand eight hundred and seventy five.

Signed sealed and delivered

in presence of
John A. Macomber 2d.

George P. Lawton (S)

Received and recorded the foregoing instrument this eleventh day of November A.D. 1875.

A true copy Attest

John A. Macomber 2d.
Town Clerk.

Know all Men by these Presents. That I Angles Snell of Westport in the County of Bristol and State of Massachusetts for and in consideration of the sum of Nine Hundred Dollars to me in hand well and truly paid at or before signing sealing, and delivery of these presents, by Simeon Hart of Tiverton in the County of Newport State of Rhode Island the receipt whereof the said Angles Snell do hereby acknowledge have granted, bargained and sold and by these presents do grant, bargain, and sell unto the said Simeon Hart all my right and ownership in my oil works situated at the still, so called, in Tiverton, County of Newport State of Rhode Island also two open wagon, 1 black horse and one harness, I now have and own in Westport. To have and to hold the said granted and bargained personal property unto the said Simeon Hart his Heirs, Executors, Administrators, and Assigns to his only proper use, benefit and behoof forever, and I the said Angles Snell do vouch myself to be the true and lawful owner of the property above named and have in me full power, good right, and lawful authority to dispose of the said property in manner as aforesaid and I do for myself my Heirs, Executors and Administrators hereby covenant and agree to warrant and defend the said property unto the said Simeon Hart his Heirs, Executors, Administrators and Assigns, against the lawful claims and demands of all persons whomsoever.

In witness whereof I the said Angles Snell have hereunto set my hand and seal this Twentieth day of November in the year of our Lord one thousand eight and seventy five.

Executed and delivered
in presence of
Green Tripp
Thos H. Borden

Angles Snell (S)

Received and recorded the foregoing instrument
this twentieth day of November A.D. 1875. 8½ o'clock P.M.

A true Copy Attest
John A. Macomber 2d.
Town Clerk.

Know all Men by these Presents, That I Angles Snell
of Westport in the County of Bristol and State of
Massachusetts for and in consideration of One thousand
Dollars to me in hand well and truly paid at or before
signing, sealing and delivery of these Presents by Joseph
Durfee of Tiverton in the County of Newport and State
of Rhode Island the receipt whereof I the said Angles
Snell do hereby acknowledge, have granted, bargained, and
sold and by these presents do grant, bargain, and sell
unto the said Joseph Durfee all my right and ownership
in a certain oil works and appurtenances situated
at Pound Pond in the town of — in the county
of — and State of Maine of which works
William Brightman is agent.

To have and to hold the said granted and
bargained personal property unto the said Joseph
Durfee his Heirs Executors, Administrators, and Assigns
to his only proper use, benefit and behoof forever, and
the said Angles Snell do make a grantor to be the
true and lawful owner of the said property and have
in myself full power, good right and lawful authority
to dispose of said property in manner aforesaid
and I do for myself my Heirs Executors, Administrators
hereby covenant and agree to warrant and
defend the said property unto the said Joseph
Durfee his Heirs Executors, Administrators and
Assigns, against the lawful claims and demands
of all persons whomever.

In witness whereof I the
said Angles Snell have hereunto set my hand and
seal this twentieth day of November in the year
of our Lord one thousand eight hundred and seventy
five

Executed and delivered

in presence of
Thos H Borden
Green Tripp

Angles Snell (S)

Received and recorded the foregoing instrument this
20th. day of November A.D. 1875 at 8th o'clock P.M.

A true copy Attest
John A. Macomberd.
Town Clerk

Know all Men by these Presents. That I Louis Broso
of the town of Westport, County of Bristol State of Massachusetts
in consideration of the sum of One Hundred and Thirty
Dollars to me paid by Stephen A. Brownell of the said Town
of Westport the receipt whereof is hereby acknowledged, have granted,
bargained, and sold, and by these present do grant, bargain, and
sell unto the said Stephen A. Brownell, One Bay Horse, one
black mounted Harness and one Red cow the said personal
property being the same which I formerly purchased of said
Stephen A. Brownell. To Have and to Hold the aforesaid
goods and chattels to the ^{said} Stephen A. Brownell his Executor,
Administrator and Assign forever. And I the said Louis
Broso do avouch myself to be the lawful owner of said goods
and chattels, and have good right to sell and dispose of the same
in manner aforesaid. Provided nevertheless, that if the said
Louis Broso his Executor or Administrator shall well and
truly pay to the said Stephen A. Brownell his Executor,
Administrator or Assign the sum of One Hundred and Thirty
Dollars with interest at seven per cent per annum One year from
date then this deed as also a certain promissory Note bearing
even date herewith signed by the said Louis Broso whereby he
promise to pay the said Stephen A. Brownell the said sum
and interest at the time aforesaid shall be void; otherwise
shall remain in full force and virtue.

In witness whereof I the said Louis Broso have
subscribed the same this Twentieth day of December in
the year of our Lord one thousand eight hundred and seventy
five.

Executed and delivered
in presence of
Benj: T Shaw:

Louis Broso.

Received and recorded the foregoing instrument this
Twentieth day of December A.D. 1875 at eight o'clock A.M.
A true copy Attest.

John A. Macomberd.
Town Clerk.

Know all Men by these Presents, that I Joseph Durfee
of Tiverton in the County of Newport and State of Rhode Island
in consideration of one thousand dollars paid by Almira A. Snell
of Westport in the county of Bristol and state of Massachusetts
the receipt whereof is hereby acknowledged, do hereby grant, sell,
transfer and deliver unto the said Almira A. Snell the following
described property viz: all my right title and in a certain
Oil Works and in all the appurtenances thereto belonging situated
at Round Pond, so called in the town of ^{and Count.}
in the State of Maine of which said Oil Works
William J. Brightman is the agent. The said property being
the same which I purchased from Angle Snell by his deed of
sale dated the 20th day of November A.D. 1875.

To have and to hold all and singular the said property to the
said Almira A. Snell and her executors, administrators and assigns
to their own use and behoof forever. And I hereby covenant with
the grantee that I am the lawful owner of said goods and chattels
that they are free from all incumbrances made or suffered by me
that I have good right to sell the same as aforesaid: and that
I will warrant and defend the same against the lawful claims
and demands of all persons to the said Almira A. Snell her
heirs and assigns, forever. In witness whereof I the said
Joseph Durfee have hereunto set my hand and seal this twenty
second day of December in the year one thousand eight
hundred and seventy five.

Signed, sealed, and delivered

in presence of
P. J. Winslow
R. M. Winslow

Joseph Durfee (S)

Received and recorded the foregoing instrument this
twenty second day of December A.D. 1875

A true copy. Attest.

John A. Macomber 2d.
Town Clerk.

Commonwealth of Massachusetts
Bristol, 1876. To the Sheriff of our County of Bristol or his Deputy,
or to either of the Constables of the City of Fall River in said
County, RECEIVED
In the Name of the Commonwealth
we command you to attach the Goods or Estate of Lewis Gilbert
of said Fall River to the value of three hundred Dollars and summon
the same if he may be found in your precinct, to appear before
the Justice of the second District Court of Bristol in the City of Fall
River, in said county of Bristol, at the Court Room in said
City, on the Second Monday of March A.D. eighteen hundred and
seventy six at ten of the clock in the forenoon then and there
to answer unto William A. Davis of Westport in said County in
action of contract. And the Plaintiff says the Defendant to the
damage of the said Plaintiff as he says, the sum of three hundred
as shall then and there appear, with other due damages.

Hereof fail not and make due return of this Writ, and of your doing
thereon, unto said Second District Court, at or before the said
hour and day of trial.

Witness Sophia C. Blaizell, Esq. at the city of Fall River
the First day of March eighteen hundred and seventy six.

A. B. Learned Clerk
L. L. Buffington Deputy Sheriff

Bristol, 1876, City of Fall River, March, 1st, 1876.
By virtue of this writ I this day 4 o'clock in the
afternoon attached all the Wood that is cut in the Town
of Westport belonging to the within named Lewis Gilbert

L. L. Buffington,
Deputy Sheriff

Received for record the foregoing instrument this first
day of March A.D. 1876 at 5 o'clock 45 minutes P.M.

A true copy. Attest.

John A. Macomber 2d.
Town Clerk.

Know all Men by these Presents, that I, Isaac Haskell of Westport Mass. in consideration of Sixty Dollars paid by Uriah G. Pierce of Westport Mass. the receipt whereof is hereby acknowledged do hereby grant, sell, transfer, and deliver unto the said Uriah G. Pierce the following goods and chattels namely One Horse, Dark Brown (about 9 years old)

To have and to hold all and singular the said goods and chattels to the said Uriah G. Pierce and his Heirs executors, administrators, and assigns, to their own use and behoof forever. And I hereby covenant with the grantee, that I am the lawful owner of the said goods and chattels, that they are free from all incumbrance, that I have good right to sell the same as aforesaid, and that I will warrant and defend the same against the lawful claims and demands of all persons.

In witness whereof I the said Isaac J. Haskell hereunto set my hand and seal this sixteenth day of March in the year one thousand eight hundred & seventy six.

signed sealed and delivered

in presence of
James S. Rockett
Isaac W. Blathens

Isaac Haskell (S)
mark

Received and recorded the foregoing instrument this Twenty first day of March A.D. 1876. at 8 o'clock 45 minutes P.M.
A true copy. Attest

John A. Macomber 2d.
Town Clerk.

Know all men by these presents That I John Sampson of Westport in the County of Bristol and Commonwealth of Massachusetts for consideration of One hundred and fifty dollars to me paid by Charles A. Crocker of Dartmouth in said County of Bristol the receipt whereof is hereby acknowledged have granted bargained and sold, and by these presents do grant bargain and sell unto the said Charles A. Crocker a one story dwelling house owned and occupied by the said John Sampson standing on land belonging to the heirs of Russell South deceased said house is situated in

Westport on the west side of the road leading southerly from John H. Sisson's and opposite David Tripp's lane way.

To have and to hold the afore described good and chattels to the said Charles A. Crocker his Executor, Administrator and assigns forever. And I the said John Sampson do avouch myself to be the lawful owner of said good and chattels and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless that if the said John Sampson his heirs, Executors, Administrators, shall well and truly pay unto the said Charles A. Crocker his Executor, Administrator or Assigns the sum of One hundred and fifty dollars within two years from date with interest at the rate of eight per cent per annum then this deed as also a certain Promissory Note bearing even date herewith signed by the said John Sampson whereof I promise the said Charles A. Crocker the said sum and interest at the time aforesaid shall both be void otherwise to remain in full force and virtue. In witness whereof I the said John Sampson have subscribed the same this twentieth day of March in the year of our Lord one thousand eight hundred and seventy six.

Executed and delivered

in presence of
Isaac Howland

John Sampson (S)
mark

Received and recorded the foregoing instrument this 23d day of March A.D. 1876. at 9 o'clock 45 minutes A.M.

A true copy.
Attest.

John A. Macomber 2d.
Town Clerk

Westport Apr. 1, 1876.
I have sold to Abbie S. Young one black mare the same which I bought of William A. Young of Westport for the sum of one hundred dollars for which I have received full pay William Young

Received and recorded the foregoing instrument this Third day of April A.D. 1876.

A true copy. Attest.

John A. Macomber 2d.
Town Clerk.