

his Executors, administrators and assigns doo covenants, promise and agree to and with the said John H. Lowndale his Executors administrators and assigns by these presents that if default shall happen to be made over the payment of the said sum of money as aforesaid according to the true intent and meaning of the said Bonds that then and in such case it shall and may be lawful to and for the said John H. Lowndale his Executors administrators attorneys or agents from time to time and at all times hereafter peaceably and quietly to enter unto any or all the messuages lands or tenements of the said Daniel H. Lowndale and to take the said Furniture into his custody and possession and the same to hold and detain to his own use and behoof (as his own proper goods and chattels, from them apart and for or the same to sell and dispose of at will and pleasure returning the surplus if any should happen to be after paying the said sum of six thousand six hundred and six dollars unto the said Daniel H. Lowndale his executors administrators or assigns in witness whereof I the said Daniel H. Lowndale have therunto set my hand and seal this 15 day of July in the year of our Lord one thousand eight hundred and thirty six and of the sovereignty and independence of the United States of America the sixty first signed sealed and delivered in the presence of

B. H. Perry }
 P. B. Duncan } D. H. Lowndale

South Carolina } Personally called P. B. Duncan before me
 Greenville District } and made oath in due form of Law and with that he saw Daniel H. Lowndale signed and acknowledged the within mortgaged unto John H. Lowndale for the use & purpose therein mentioned and that B. H. Perry was subscribing witness with himself to the due Execution of the same Subscribed to before me this 22 day of July 1836

M. Blasingame }
 c. c. J. Ex. Off. } P. B. Duncan
 II Recorded for 22 July 1836 II

END OF DOC.