

and of one dollar to them in hand paid by the said party of the second part the receipt whereof is hereby acknowledged. have granted bargained sold assigned transferred and set over and by these presents do grant bargain sell assign transfer and set over unto the said party of the second part his heirs and assigns forever, all and singular the money goods merchandise chattels bills bonds promissory notes accounts demands property and effects of every description belonging to the said parties of the first part wherever the same may be situated and in whose hands or possession the same may be. To have and to hold the same and every part and parcel thereof, to the said party of the second part his heirs executors administrators and assigns. In trust nevertheless to and for the following uses interests and purposes that is to say, that the said party of the second part shall forthwith take possession of all and singular the money goods merchandise chattels and property and effects hereby assigned, and to sell the said goods merchandise and chattel either by public or private sale for the best price he shall be able to obtain for the same and to convert the same into money and shall also collect all and singular said debts bonds notes accounts and other evidences of indebtedness or so much thereof as may prove collectable taking a part for the whole, if he should think best and execute and deliver all necessary receipts and acquittances for the purposes aforesaid and also if necessary to bring suit against any parties for possession of any of the property hereby assigned, if that be necessary and by and with the said money and proceeds of such sales and collections the said party of the second part shall first pay and discharge all the expenses charges and commissions of executing and carrying into effect this assignment and pay M. F. Owsell Esqr the sum of Fifty Dollars for the preparation of these presents and such reasonable fees as said party of the

any services rendered or to be rendered in the execution of these presents, or suits he may have to bring or defend. and by and with the residue or net proceeds or avails of such money sales and collections the said party of the second part shall pay and discharge the debts and liabilities of the said parties of the first part in the order and manner following, that is to say First to pay to W. D. Goodwin and J. Arthur Goodwin or either of them any amount or sum of money which said W. D. Goodwin and J. Arthur Goodwin or either of them may hereafter have to pay for said parties of the first part by reason of their suretyship on a certain bond executed and delivered by said parties of the first part with said W. D. Goodwin and J. Arthur Goodwin as sureties to Perry D. G. South Sheriff of Greenville County, to release the body of an attachment issued on the 24 day of December 1881 in the case of Bates Reid Lowrey against William & Brother parties of the first part and levied on their property that day. Second By and with the residue and remainder of said net proceeds and avails to pay in rateable and equal proportions to all such creditors of the said parties of the first part upon bonds notes obligations accounts and other evidences of indebtedness as shall render in the same to the said party of the second part and establish their demands within four months from the date of these presents, and who shall at the time of establishing said demands signify and accept in writing that the dividend so to be received shall be a free discharge of their said claim against the said parties of the first part, and upon the ultimate payment of said dividends shall grant such full and final releases and if such net proceeds and avails shall not be sufficient to pay same in full then such net proceeds and avails shall be distributed pro rata among such creditors according to the amount of their respective claims. Third with the residue and remainder of said