

above provided for to the said L. J. Jennings 13th day
of August 1889
Witness M. L. Gullick }
E. A. Gullick }

R. T. Vaughan

The State of South Carolina } Personally appeared before me
Greenville County } M. L. Gullick and made oath that
he saw the within named L. J. Jennings and Robert T. Vaughan
sign seal and as their acts and deeds deliver this within-
ten Deed and that he with E. A. Gullick witnessed the execution
thereof before me this 9th Day of Decr 1889
Prov. L. Woodside QD
M. L. Gullick

Not Pub Recorded for 9th day of Decr 1889

B. J. T. Nix

This 10th assignment where as I have this day made an assign-
ment for the benefit of all my creditors
it is my purpose to waive all claim of Home - stead Except
650 Five hundred dollars of personal property which is now most
gaged to C. F. Dill now therefore in consideration of one dollar
to me paid by J. H. Ellison assignee under said assignment
I hereby waive & assign to said J. H. Ellison assignee as upon
said all my right and claim of Homestead in my real Estate
for the benefit of my said creditors witness my hand and
this 15th day of November A. D. 1889. signed sealed and delivered
in the presence of Avery Patton

J. H. Nix QD

A. B. Williams

Asst South Carolina } Before me came A. B. Williams-
Greenville County } and made oath that he saw J. H. Nix
sign seal and deliver the within deed of assignment and that
he with Avery. Patton witnessed the due execution there-
of before me this 7th day of Dec 1889.
Lewis W. Parker QD

A. B. Williams
Not Pub Recorded for 20th day of Decr 1889

Wm G. & Chas. W. Perry

To J assignment The State of South Carolina
J. Harper Donald } know all men by these presents
that Wm G. Perry and Charles W. Perry merchants doing busi-
ness under the firm name and style of Perry Brothers at Pied-
mont in the County of Greenville in the State aforesaid being
indebted to sundry persons in different amounts and being
able to meet promptly all of their liabilities and sum of the
creditors putting their claims in suit against them and in-
curring costs & others threatening suits and being desirous that
all their creditors should value rationally in the distribution

their assets: Now and in consideration of the above facts and the sum
of Three Dollars to them in hand paid J. Harper Donald of the County
of State aforesaid have transferred assigned & set over and by these
presents do transfer, assign and set over to the said J. Harper Donald
all their certain stock of goods in store at Piedmont S. C. consisting
of a general stock of Merchandise and all goods of every nature and kind
whatsoever and every other article or thing belonging to them or ap-
pertaining to their business aforesaid together with all their cash
on hand notes, accounts, books of account and other cases in action
due owing or belonging to them, saving and reserving however to
the said Wm G. Perry his Exemption in Personal Property under
the provisions of the Constitution and Laws of the State. In trust never-
theless to sell and dispose of the said stock of goods and other articles
above mentioned as early as practicable either at private sale or Pub-
lic Auction at such price and on such terms as the said assignee with
the concurrence of the agent of the said creditors if any, such shall
be hereafter appointed shall deem most advantageous to the inter-
est of the said creditors and to collect the said notes, accounts and
chases in action as speedily as possible either by suit or other-
wise as he shall be advised and from the proceeds of said sale
so funded realized from such collections to distribute and pay
them out as follows: First: The sum of fifty Dollars to
D. P. Dandy attorney at Law of Walhalla S. C. for his coun-
sel and services in the preparation of this deed of assign-
ment. Second: Eight and one third per cent of the claims
of such of our creditors as have not been paid and amount
not on their said claims within ninety days previous to
the date of this assignment under the scheme set forth
in our circular of October 30th 1889. to our creditors in
order to make all our creditors share equally and ratably
in our assets: Third: The balance to all our creditors rati-
ably according to their legal priorities after payment of
the expenses of this assignment who shall within thirty
days after notice having a full the benefits of this assign-
ment in writing and thereby agree to release the said W. G.
Perry and Chas. W. Perry from all further liability on account
of their claims than the balance if any to our non accepting
creditors ratably. To have and to hold all and singular the
stock of goods into rations and chases in action aforesaid
to the said J. Harper Donald his executors administrators
& assigns forever and further more know all men by
these presents that the said Wm G. Perry for himself being
individually indebted to various persons in sum aggregate