

Due of Trust, dat'd 20<sup>th</sup> day of August 1879 from David H. Kinsland & wife to Henry B. Hendrie, Trustee, for the benefit of George H. Darden & wife, Conveying real Estate, was admitted to record, September the 10<sup>th</sup> 1879.

The License heretofore granted to J. P. McCleary to Retail Ardent Spirits and Wine at his Room is hereby transferred to R. H. B. Coffey. On the application of R. H. B. Coffey to Sell by Retail only in quantities up to five gallons at any one time to any one individual, Wine, Ardent Spirits, Malt Liquors, Cedar or any mixture thereof, which shall not be distilled or derived of Carkleay where sold but shall be delivered to the purchaser in bottles, glass, demijohns or other vessels, to be removed therefrom, and also to sell by the Drunk, in quantity of not more than One half pint not to be taken away from the place of delivery but to be drunk at the place where sold, Wine, Ardent Spirits, Malt Liquors, Cedar or any mixture thereof, at his house in the Town of Franklin in this County, for the period beginning on the 15<sup>th</sup> day of September 1879, and expiring on the 30<sup>th</sup> day of April 1880, the Court being fully satisfied that the applicant is a fit person and that the place of business is suitable and convenient, and the applicant having executed a bond as required by law, West and Security, payable to the Commonwealth of Virginia, in a penalty of Three hundred dollars Conditioned for the faithful performance of all the requirements of the Act of the General Assembly of Virginia, intituled, "An Act imposing a tax, & preventing the Mode of Collecting the same, on the privilege of Selling Wine, Ardent Spirits, or Malt Liquors Within the limits of the Commonwealth for the Support of the Government, & to pay the interest of the Public Debt," approved March 30<sup>th</sup> 1877, as amended by the Act approved April 2<sup>d</sup> 1877, and as amended by the Act approved April 15<sup>th</sup> 1878.

II A License is this day granted to D. L. Watkins, 7th & Dickens, and S. W. Davis, on their application to Sell by Retail only in quantities up to five gallons, at any one time to any one individual, Wine, Ardent Spirits, Malt Liquors, Cedar or any mixture thereof Distilled Wine, <sup>or</sup> Drunk, within the limits of Carkleay where sold but shall be delivered to the purchaser in bottles, glass, demijohns or other vessels to be removed therefrom, and also to sell by the Drunk in quantity of not more than One half pint not to be taken away from the place of delivery to be drunk at the place where sold Wine, Ardent Spirits, Malt Liquors, Cedar, or any mixture of them at their place of business in this County for the period beginning of the said Watkins on the 15<sup>th</sup> day of September 1879 and the said Dickens & Davis on the 15<sup>th</sup> day of Oct 1879, and expiring on the 30<sup>th</sup> day of April 1880, the Court being fully satisfied that the applicant are fit persons & that the places of business are suitable and convenient, and the applicant having executed a bond as required by law, West and Security, payable to the Commonwealth of Virginia, in a penalty of Three hundred dollars, Conditioned for the faithful performance of all the requirements of the Act of the General Assembly of Virginia, intituled, "An act imposing a tax and preventing the Mode of Collecting the same on the privilege of Selling Wine, Ardent Spirits, Malt Liquors, Cedar or any mixture thereof, Within the limits of