

116

of the sum of One dollar to him or his heirs paid by the said Nicholas M. Gobelle the receipt whereof is hereby acknowledged both foregoing acts granted and confirmed and by these presents with burgess all grants and confirms unto the said Nicholas M. Gobelle the following negro slaves to wit: Abram Henry Tom Henry and Shanty. To have and to hold the said negro slaves and the income of the property thereof unto him the said Nicholas M. Gobelle his Execs administrators and assigns forever. Upon the following trust and conditions that at any time whenever the said Penmon and James have good reason to believe that they are likely to suffer in consequence of this security ship aforesaid it shall be lawful for the said Nicholas M. Gobelle (or in case of his death for his legal personal representatives who is hereby authorized to act) upon being通知 requested by the said Penmon and James or either of them or the Execs or admrs of either of them to make sale of the slaves aforesaid and money or so many thereof as may be necessary at public auction the highest bidder for each of both the slaves, to whom at the time of such sale if both slaves be not sold the sum of sale shall be for as much cash as will pay the costs and expenses of said sale and the conveyance and the bond due at the time and the balance of the purchase money to be payable at the time the remaining or last bid become due and to be properly secured, the time and place of sale to be fixed on by the said Nicholas M. Gobelle and reasonable public notice to be given. But if the said John G. Hinckley his Execs or admrs shall pay and discharge the aforesaid for which he the said Penmon and James are his security as they become due and the costs of this instrument the bottom of this indenture to be paid. Once it is agreed by the parties that the said John G. Hinckley shall bear the unanticipated use and expences of the said slaves until the sale herein before provided for shall be made. In witness whereof the parties to these presents have hereunto set their hands and affixed their seals the date herein first before written -

Signed sealed and delivered
In presence of
John T. Penmon

John G. Hinckley 68
N. M. Gobelle 63
David W. Penmon 63
Sam'l T. James 63

Southampton County In the Clerk's Office the 4th day of August 1861

This deed of trust between John G. Hinckley of the first part Nicholas M. Gobelle of the second part and David W. Penmon and Sam'l T. James of the third part was acknowledged by the said John G. Hinckley one of the parties thereto and admitted to Record

Teste L. R. Edwards 68

Moor
to
Blunt also
Sent to Henry
Moor

Aug 23rd 1861

Hence all men by these presents that I Henry Moor of the County of Southampton and State of Georgia for divers good causes and considerations having made, Considerate and appointed and by these presents to make Ordain Constitute and appoint my Trusty friend Richard A. Blunt of the Town of Milledgeville State of Georgia Gentleman my true and Lawful attorney for me in my name as trustee for the use of Elezabeth Womack wife of John Womack to ask demand recover and receive of Board of Trustees administrators or Executrix the sum or sums of Money or other property that appears to be due me in trust for the benefit of Elezabeth Womack agreeable to the last will and Testament of board of Trustees used giving and by these presents granting to my said Attorney my sole and full power and authority to take pursue and follow such legal course for the recovery securing and obtaining of the same as I myself might or could in my judgment present upon the receipt of the same expense and intreces and other sufficient discharges for me and in my name to make sign and deliver as also one or more attorney or attorneys under him to substitute or appoint and again at his pleasure to resolve and further to do perform and execute for me and in my name all and singular things