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The said Randolph Fowler if the said sum or the note aforesaid shall not be punctually paid with interest thereon on or before tenth day of August next ensuing. Now this Indenture witnesseth that the said Brigh Johnson for and in Consideration of the premises and for the further sum of one dollar to him in hand paid the receipt of which is acknowledged has bargained and sold and by these presents doth grant bargain sell and set over unto the said Lemuel L Robertson his heirs and assigns the said land and farmtours. To have and to hold the above granted and bargained premises with Every of the appurtenances unto the said Lemuel L Robertson his heirs and assigns in trust forever and hereby declared to be the true intent and meaning of these presents that if the said Brigh Johnson shall punctually pay unto Randolph Fowler his heirs or assigns the sum of eight dollars and five cents and interest agreeable to time of the note to the said Randolph Fowler then the said Lemuel L Robertson his heirs and assigns shall hold the land and farmtours above granted to the sole and propewrty and behoof of the said Brigh Johnson and Lemuel L Robertson Covenants and agrees with the parties hereto that if the said Brigh Johnson his heirs Executors and administrators shall fail to make payment to the said Randolph Fowler his heirs & assigns on or before the tenth day of August next ensuing the sum due on the note aforesaid that then the said Lemuel L Robertson his heirs and assigns shall stand seized of the above granted and bargained premises for the purpose following that is to say that at the request of the said Randolph Fowler his heirs Executors administrators or assigns he the said Lemuel L Robertson his heirs Executors administrators and assigns or either of them shall give ten days notice and sell at publick sale the above mentioned land and farmtours and shall pay the money arising therefrom to the Randolph Fowler his heirs Executors administrators or assigns so far forth as shall be due and after satisfying the said note interest and all the expences arising or remaining from the said notice and sale shall pay the overplus money to the said Brigh Johnson or his assigns. And witness whereof the parties hereto set their hands and seals the day and year first above written -

Signed sealed and delivered }

For the premises of us }

Robert R. L. Robertson  
marks

Sophia Jane Robertson

Margaret L. Robertson  
marks

Parrington County Tenn the Robtng Office the 6<sup>th</sup> day of September 1841.

This deed of trust between Brigh Johnson of the first part Randolph Fowler of the second part and Lemuel L Robertson of the third part was acknowledged by all the parties hereto and admitted to Record

John G. Edwards Esq.

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Deed  
An Indenture made this 24<sup>th</sup> day of July 1841 between James Drake of the first part Thomas F. Proctor of the second part and Thomas Proctor of the third part; Whereas the said James Drake is  
Proctor, truly justly indebted to the said Thomas Proctor in the sum of two hundred and twenty dollars 70  
cents due and payable on the 23<sup>rd</sup> day of July 1841 by bond bearing date the 23<sup>rd</sup> day of July 1841 the  
payment whereof the said James Drake is desirous to secure. Now this Indenture witnesseth that  
for and in Consideration of the premises and for the further Consideration of one dollar in hand  
paid by the said Thomas F. Proctor the receipt whereof is hereby acknowledged by the said  
apprentice Drake James Drake doth by these presents grant bargain sell and convey unto the said Thomas F. Proctor  
July 24 1841 his heirs and assigns a certain tract of ground of land situated in the County of Parrington  
and bounded and described as follows to wit by the lines of Alfred Rick's Elizab. Taylor Nathaniel