

being included in this deed to secure & secure the record of entering the  
 Copy in its nature) shall also and secure affirming the debt and Rent;  
 herein intended by this deed to be secured, also the State of cattle sheep  
 hogs & Poultry which the said Henry Branch or Almon Branch may have  
 and all also all said plantation, Mill and wood by said Henry Branch  
 or Almon Branch or which either may have or hold whom the deed is  
 finally executed and the said property hereunto named & conveyed may  
 is to remain in the custody & hands of the said Henry Branch and Almon  
 Branch until the parties about the deed is executed but if at any time  
 the said George Blow should think it necessary to his next duty, he is hereby  
 empowered to apply to the said William N. Blow that he is to take  
 possession of any or any part, of the above conveyed property before the parties  
 arrive for executing the deed, and the said William N. Blow is hereby empowered  
 to take any part thus awarded to be taken into custody of the said conveyed  
 property and keep the same until the parties for executing the deed arrive.  
 as well to secure said property from said Henry Branch or Almon Branch  
 as from whom the deed claims by or through him or either of them to have  
 and to hold the above granted property unto the said William N. Blow he  
 here and agrees that he will forever and is hereby declaring to be the true  
 intent and meaning of these presents that if the said Henry Branch or Almon  
 Branch or both shall penetrate any to the said George Blow his heirs or  
 assigns the above named land according to its term together with the  
 State fees for recording the Deed and also pay over the one fourth  
 parts of all the Crops made during the year 1823 as Rent for the plantation  
 that the said William N. Blow has here and agrees that he will forever  
 possess the crops to the whole and hold out and hold of them the said Henry  
 Branch and Almon Branch and the said William N. Blow commands and  
 agree with the parties to these presents that in case the said Henry Branch  
 and Almon Branch their heirs or assigns shall fail to make payment  
 to the said George Blow as is before the 1<sup>st</sup> day of December 1823 the  
 said deed and all the said agreement with interest & costs of this Deed and  
 the Rent aforesaid that then the said William N. Blow he here and agrees  
 shall have seized and possessed of the above granted property for the purpose  
 following that is to say that at the request of the said George Blow his heirs  
 or assigns or either of them he the said William N. Blow shall forth  
 with as the law directs 1<sup>st</sup> Day 1823 - of any time thereafter that he  
 the said Geo. Blow or his heirs or assigns shall require it after having  
 given due notice by advertisement of the time and place of sale provided to  
 sell any or all the above conveyed property or so much thereof as will discharge  
 the above debt interest & costs & the rent and further sale to the highest bidder for  
 Cash that the said William N. Blow or his heirs or assigns any of the money  
 arising from the sale satisfy in the first place the unpaid amount of the deed  
 secondly - shall pay & satisfy the debt & Rent aforesaid together with the interest  
 accruing thereon and lastly pay over the surplus into them the said Henry  
 Branch and Almon Branch their heirs or assigns and the said Henry Branch and  
 Almon Branch for themselves their heirs or assigns & assigns jointly & severally  
 and agree to and with the said William N. Blow his heirs or assigns

