

consideration of the above Advances does hereby grant a Lien to the said Joshua H. Powell upon all crops that may be made on said lands cultivated by the said Hyatt Mason during the year 1880. The said Hyatt Mason further agrees to deliver to the said Joshua H. Powell all cotton and other produce made on said lands during the year 1880, to satisfy the above as aforesaid, and after all claims held by the said Joshua H. Powell is settled balances of said proceeds is \$12.00 paid over to the said Hyatt Mason or his assigns. The said Joshua H. Powell also agrees to furnish the said Hyatt Mason with sufficient team & implements to carry on said farming operations. The said Hyatt Mason in consideration further agrees that said Lands shall be tilled in good order and if not the said Joshua H. Powell is to hire sufficient Labor to carry on said farming operations and charge expenses of said Labor to the said Hyatt Mason and deduct the expenses of said Labor from the said Hyatt Mason's proceeds at the fall 1880 as aforesaid.

This Lien is granted under an Act of the General Assembly of Virginia, approved April 2nd 1873, entitled "An Act to decide Advances for Agricultural Purposes," Witness the following signature

Witness
 Joshua H. Powell }
 Wm. A. Powell }

Hyatt Mason
 Joshua H. Powell

Southampton County: On the Clerk's Office March 24th 1880
 This Writing between Joshua H. Powell and Hyatt Mason was this day received and proved by the oaths of the subscribing Witnesses thereto and admitted to record
 Test: S. R. Edwards C. C.

State of Virginia County of Southampton
 This Agreement entered into this 2nd day of Feb. 1880 between William Smith of one part and Joshua H. Powell of the other part, both parties of the State of Virginia and County of Southampton, Witnesseth: that whereas the said William Smith is about to engage in the cultivation of the Land owned by the said Joshua H. Powell and is desirous to obtain during the year 1880 advances in supplies from the said Joshua H. Powell to the amt. of one hundred Dollars and beyond which limit the said William Smith shall not go and the said Joshua H. Powell having agreed on his part to furnish the said advances, Now the said William Smith on his part in consideration of the above Advances does hereby grant a Lien to the

Enrolled
 according to
 W. H. Powell