

(H)
 Pristudge Wm }
 Do }
 Ehrmann & }
 Kroell }

State of Alabama } Know all Men, ~~that the~~ ~~present~~
 Shelby County } signed Wm H. Pristudge has
 this day executed a note to Ehrmann & Kroell
 for the sum of forty dollars due the 15th day of
 November 1876, bearing even date with this deed,
 which was given for advances in necessary provis-
 ions, horses, mules, farming implements, and in money
 to purchase the same, obtained by me from them
 bona fide, for the purpose of making a crop,
 and that without such advances it would not
 be in my power to procure the necessary teams
 provisions and farming utensils to make a crop,
 And I also, hereby declare that said advances, or
 the amount thereof, shall be a lien on my crops
 grown the present year, in said county, to make which
 they were procured and on the stock furnished, or
 which I may buy with the money so advanced in
 accordance with the Statute of the Revised Code
 of the State of Alabama, Now to further secure
 the punctual payment of the above described note
 with all further advances that may from time
 to time, be made to me, and also for the further
 consideration of one dollar to me in hand paid
 the receipt of which is hereby acknowledged, I have
 gained, sold and conveyed, and by these presents
 do bargain, sell and convey unto the said Ehrmann
 & Kroell all my crop of corn and cotton, to be
 grown this year in said county, Also two row
 horses, one of them being a stallion, to have and
 to hold the same to the said Ehrmann & Kroell
 their heirs and assigns, forever. The conditions of the
 above obligation are: That I am to deliver all my
 my cotton crop to be grown the present year to
 Ehrmann & Kroell in Moultrallo as fast as the
 same can be prepared for market to be sold by
 them, and the proceeds applied to the payment
 of this mortgage; and if the said note, and all
 other liabilities, which may have accrued on the
 same, are paid by the 15th day of November 1876
 then this deed is to be null and void. But
 if the above note and all other liabilities accruing
 thereon are not paid by the said 15th day of Novem-
 ber 1876, then, in that event, the said Ehrmann & Kroell

their Agent or Attorney, shall hereby be fully authorized and empowered to take any of the above described property, or any other effects of mine wherever found, into possession, and sell the same, whether in possession or not, at a private or public sale, for cash, and pay of said note and all other liabilities, together with all costs that may in any way accrue in selling said property and preclosing this mortgage. I hereby affirm that there is no other lien or mortgage on said property, and that I will interfere no interference to its delivery and sale. Given under our Hands and Seals, This 11th day of March 1876.

Witness, W.B. Browne W. H. Probstidge (Seal)

The State of Alabama,)
 County) acting Justice of
 the peace in and for said County hereby certify, that Wm H. Probstidge whose name is signed to the foregoing conveyance, and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date.

Given under my hand this 11th day of March A.D. 1876 W.B. Brown

Filed for Record March 13th 1876 & Record March 28th 1876
 Jas. T. Leupen Judge of Probate