

G. W. Davis of the State of Alabama doth know all manner by these
to Shelly County presents that the note of our
J. H. Page date herewith to James H. Page for the sum of Twenty
Dollars and due on the first day of November
1879 was given for advances in necessary provisions and
and farming implements and in money to purchase
the same obtained by me from Harris bona fide, for
the purpose of making a crop and that without said
advances it would not be in my power to procure
the necessary teams, provisions and farming implements
to make a crop And I also hereby declare that said
advances or the amount thereof shall be a lien on my
Crop grown on my Plantation or Lands Rented by me
or my family in Shelly County Alabama this year.

to make which they were procured and on the stock
 furnished or which I may buy with the money so
 advanced in accordance with Sections 1858 to 1860 inclusive
 of the Revised Code of the State of Alabama. In consideration
 of said advances and to further secure the payment of the
 note above specified, I do here by grant bargain sell and
 convey to the said James H. Page the following described
 property to wit - All of the said crop of Cotton and com
 raised on said plantation during the present year
 and one Bay Horse male 9 years old called Dave also
 One Cow & Calf Red & White Spotted called Pink.
 To have and to hold the above described property to said
 James H. Page and his heirs and assigns forever. The
 right of exemption under the laws of Alabama is
 hereby waived as provided for in in Section 7 Article
 10 in the Constitution of the State of Alabama. And
 if said note is not paid at maturity the said James
 H. Page is hereby authorized to take possession of the
 above described property unto and sell the same
 as he may deem best and apply the proceeds thereof
 to the payment of said note and the expenses of keeping
 and selling the said property upon this condition
 nevertheless that if said note is paid at maturity
 this conveyance is to be void except as to said crop.
 And it is further agreed that if the said James H.
 Page shall advance to the said G. W. Denton during the
 present year any money or provisions over and above
 the amount of said note this instrument shall also
 stand as security for the same as fully as if included
 in said note not exceeding Twenty & 75/100 Dollars.
 It is further understood that nothing herein contained
 shall affect or impair the lien or remedy given to
 the said James H. Page upon and against said crop by
 said sections of the Revised Code of Alabama. And the said
 G. W. Denton hereby declare that the above conveyed
 property is his own and that there is no lien or
 incumbrance upon the same except the present over
 to J. H. Page. In further consideration of the premises
 I hereby bind my self to ship or deliver entire crop
 of cotton raised this year to said James H. Page to be
 by him

Given under my hands and seals this the 15th

day of February 1879
 in presence of L P Smith G W Denton L S
 W B his Vick
 mark.

The State of Alabama } I J B Smith Notary Public
 Shelby County } Public not for Shelby County hereby
 certify that L P Smith a Subscribing witness to the
 foregoing Conveyance known to me appeared before me
 this day and being duly sworn stated that G W
 Denton the grantor in the conveyance voluntarily ex-
 ecuted the same in his presence and in the presence
 of the other Subscribing witness on the day the same
 bears date he attested the same in the presence of
 grantee and of the Subscribing witness and that such
 other witness Subscribed his name as witness in his
 presence Given under my hand this 10th day
 February A D 1879

J B Smith Notary Public
 Filed for Record February 23rd 1879 & Recorded March 14th 1879
 James T Luper Judge of Probate