

Hale W.P. The State of Alabama) On or before the 1st day of Nov 1879 I W.P. Hale
To Shelly County I promise to pay to the order of Duran & Nelson
Duran & Nelson Twenty Dollars, for value received. The right of exemption
under the Constitution and laws of Alabama is hereby waived
as provided for in Section 7 Article 10 in the Constitution and
laws of Alabama is hereby waived as provided for in Section 7
Article 10 in the Constitution and Chapter 2 Title 6 Part 2 of
the Code of the State of Alabama. A part of the consideration of
this obligation is an advancement made by said Duran &
Nelson of money and provisions to the above amount "bona fide",
for the purpose of making a crop this year 1879 and without which
it would not be in my power to procure the requirements
to make such crop, and I hereby declare the aforesaid advances or
the account thereof shall constitute a lien on all the crop grown
by me in Shelly County, Alabama, this year, in accordance with
the Act Approved January 15th 1866; and to further secure the pay-
ment of the aforesaid obligation according to the tenor and effect
thereof, I hereby also bargain sell and convey to the said Dur-
an & Nelson their agent, or assign the following described personal
property, trust: One Bay horse about ten years old, also two
cows, one Red the other Red & white Spotted,
In default of payment at maturity of the aforesaid obligation, the
said Duran & Nelson or their agent or assign are hereby de-
clared to said property into possession, sell the same as they may
deem best, and apply the proceeds thereof to the payment of this ob-
ligation and expenses incident to the execution of this trust, upon
this condition, nevertheless, if said obligation is paid at maturity,

this conveyance is null and void. And it is further agreed if the said Duran & Nelson shall advance to the said W.P. Hale during the present year any money, provisions or merchandise of any description, 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. And the said W.P. Hale hereby declare that the above conveyed property is my own, and that there is no lien or incumbrance on the same. In further consideration of the premises, I hereby also declare that there will be no outside crops to be claimed by wife, daughter or anyone whatso ever, but that this instrument is to constitute a lien on the entire crop raised on my place this year.

Witness my hands and seal this 13th day of Feb 1879

I.D. Mason attest.

W.P. Hale Seal

J.F. Campbell

The State of Alabama) I James T. Leeper judge of Probate for said Shelby County County hereby certify that Isaac D. Mason a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that W. P. Hale the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date, that he attested the same in the presence of the grantor and of the other witness, and that such other witness subscribed his name as witness in his presence.

Given under my hand this 24th day of February 1879

J. T. Leeper judge of Probate

Filed for Record February 24th 1879 & Recorded March 18th 1879

James T. Leeper judge of Probate