

wares and merchandise consisting in part of cigars tobacco pipes &c. now in my store on Main Street in the City of Greenville and also all and singular the debts accounts and notes due me as well as drafts judgments or other securities to said business. To have and to hold the same unto the said party of the second part, his Executors administrators and assigns. In trust nevertheless and to cede for the uses intents and purposes following that is to say, that said party of the second part shall take possession of the said property hereby assigned, or included so to be, and shall with all reasonable diligence sell and dispose of the same at public or private sale as he may deem most beneficial to the interest of the creditors of the said party of the first part and convert the same into money and also to collect all said debts if any there be and with and out of the proceeds of such sales and collections that the said party of the second part pay and discharge all the just and reasonable expenses costs charges and commissions attending the due execution of these presents and the carrying into effect the trust hereby created including the sum of Twenty five Dollars to Mr J Aisel Eagr for the preparation of these presents and legal services, and with and out of the net proceeds or residue of such sales and collections the said party of the second part shall pay and discharge the debts due and owing by the said party of the first part in the order and manner as follows: to wit: First to pay to Dr G T Swaudale any rent that I may be due him. Second to pay to Emily and Henry Lequich the sum of Two hundred and fifty Dollars being the amount I am due them for money borrowed from them in the which to commence my business. Third after fully paying and satisfying the above enumerated debts the said party of the second part shall with and out of the residue of the said proceeds or money pay and discharge all debts due by the said party of the first part to any person or persons who shall within ninety days from and after the date of these presents execute to the said party of the first part a full release of the amount of their respective claims the said last mentioned debts to be paid in full if there be sufficient of the said proceeds

for that purpose otherwise to be paid ratably and in proportion to their respective amounts. If there be any surplus after paying as above then to pay over said balance to the said party of the first part. And full power is hereby given to the said party of the second part to carry out this assignment and to execute any acquittances releases bills of sale or other paper which may be necessary, sue or defend suits and generally to do whatsoever may be requisite and necessary to the full execution of the trust hereby created.

In witness whereof the said party of the first part has hereunto set his hand and seal the day and year above written  
 Charles A. Lequich

Signed sealed & delivered  
 in presence of  
 J L Shumate  
 W E Gowen

I hereby accept the trust above created and bind myself to faithfully discharge my duties thereunder  
 Witness  
 Thos W. Berry

W E Gowen  
 J L Shumate  
 South Carolina } Personally appeared before me J L  
 Greenville County } Shumate and made oath that he  
 saw Charles A. Lequich sign seal and deliver the above  
 assignment and that he with W E Gowen witnessed  
 the execution thereof.  
 Given to before me this 6 May 1880  
 A. J. Moseley  
 Not Pub J. L. Shumate

Recorded for 6<sup>th</sup> May 1880

Charles H. Judson	To	Deed	The State of South Carolina
Thos. J. Donaldson			Know all men by these presents that I Charles H. Judson of Greenville County in the State aforesaid in consideration of the sum of Nine hundred Dollars (\$900) to me paid by Thomas J. Donaldson of Greenville County in the State aforesaid have granted bargained sold and released and by these presents do grant bargain sell and release unto the said Thomas J. Donaldson