

hereafter mentioned (Notes) Whereunto said William P. is indebted to the  
 Receiver in the sum of four hundred and five dollars & 00 cents, note  
 payable on or before the 25<sup>th</sup> day of December next of this date, and where-  
 as the said Receiver is security for the said William P. in a note of one  
 hundred dollars recited to William M. Photo's new due, and is  
 security with others for the said William P. in a note to Samuel  
 Carrick for about the sum of five hundred dollars and new due,  
 and is security for the said William P. in a note to Archibald  
 McE. Baxter in the sum of one hundred dollars new due, and also  
 security for the said William P. in a note to Dady Platt for sixty five  
 dollars new due on in the Jefferson Circuit Court, Now when the said  
 Wm P. shall pay to the Receiver the said note of four hundred and five  
 dollars & 00 cents with the interest, and shall also keep her safe and free from  
 all loss or damage on account of said security ships, and shall well and truly  
 pay off all said debts with their interest and any costs that may be incurred  
 by or otherwise, then the above Mortgage is to be void, else to remain  
 in full force and virtue. In Testimony whereof the said William P. Motion  
 hath hereunto set his name and seal this date above written

Wm P. Motion

(Seal)

Jefferson County Sept 27<sup>th</sup> May 1846

I Daniel B. Price Clerk  
 of the County Court for the County of Jefferson, do certify that this deed of mort-  
 gage for m<sup>o</sup> Wm P. Motion, to Rebecca M. Motion, was this day pro-  
 duced to me in my office, and acknowledged by the said Wm P. Motion  
 to be his act, and deed, whereupon the same together with this certifi-  
 cate hath been duly entered of record.

Daniel B. Price Clerk

This Indenture made this 10<sup>th</sup> day of June 1840 between Wm Hicks  
 and Wm Hicks Jr both of the County of Jefferson and State of Kentuc-  
 ky, Witnesses: That the said Hicks Sr for and in consideration of \$60.00 to him  
 advanced in hand paid, and the further consideration that he is indebted to the  
 said Hicks Jr in the sum of sixty dollars, borrowed money, hath this day bargain-  
 ed and sold, and by these presents doth bargain sold and convey unto

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the said Hicks Jr. his heirs and assigns forever one bay yearling, near or all three  
 good bounders and <sup>the</sup> Furniture, one Bureau, one Chest and one Bedstead, one  
 Hatchet, one or two hogs, To have and to hold the said property to the said Hicks  
 Jr. his heirs and assigns forever. And they said <sup>Hicks</sup> doth hereby warrant the  
 title of said property to the said Hicks Jr. his heirs and assigns against all  
 claims. Notwithstand the above deed is to be void upon the payment  
 of the said Sixty dollars with its interest by the said Hicks Sr. to the said Hicks  
 Jr. but otherwise to remain in full force and virtue. In Testimony whereof  
 the said Hicks Sr. hath hereunto set his name and seal the date above.  
 Witness  
 William <sup>Hicks</sup> Hicks (Seal)

State of Kentucky Jefferson County Set June 11<sup>th</sup> 1810  
 I Daniel B. Price Clerk of the County Court for the County aforesaid do certify  
 that this deed of Mortgage from William Hicks Sr. to William Hicks  
 Jr. was this day produced to me in my office, and acknowledged by said  
 Hicks Sr. to be his act and deed. Whereupon said Mortgage together with this  
 certificate hath been duly entered of records.

attest Daniel B. Price, Ck. Court

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 Tax paid  
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 Examined  
 Feb. 2

This Indenture made and entered into this the 28<sup>th</sup> day of April in  
 the year of our Lord one thousand Eight hundred and forty, betw-  
 sen Archelus Nuttall and Mary Nuttall his wife of Crawford  
 and State of Illinois of the first part, and Peter Smith of the County of  
 Jefferson and State of Kentucky of the second part Witnesseth: That  
 the said parties of the first part did in consideration of the sum of one  
 hundred dollars to them in hand paid, the receipt whereof is here-  
 by acknowledged, have granted, bargained, and sold, and by these pres-  
 ents do grant, bargain and sell unto the said party of the second  
 husband and assigns all that tract or parcel of land situate lying and being  
 in the County of Jefferson in the waters of Hickman Creek, containing  
 Forty three acres, and three quarters, and bounded as follows to wit:  
 Beginning at a Stone in Oliver Anderson's line comes to Elijah Nuttall's line  
 thence S 19 1/2° W 87 poles to a stone and Red But in a line of the decedent  
 attested by Nancy Nuttall, widow Thomas Nuttall dec. now of any bound-  
 ders, thence with said line South 67 1/2° East 74 poles to a honey locust  
 and hickory corner to said Dover, thence S 47 1/2° W 57 poles to another  
 oak corner to Presley, thence with said Salter's line S 67 1/2°  
 E 67 1/2 poles to a stone, thence at 21° East 72 poles to a stone in said  
 Anderson's line thence with Anderson's line at 63 1/2° W 117 poles to the  
 beginning. It being the same attested to the said Archelus Nuttall