

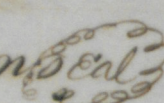
"Brought Forward"
 At the said party of the second part or his order;
 and the emmagine shall be void if such payment
 be made as herein specified. But if default be made
 in the payment or any part thereof, then it shall
 be lawful for the said party of the second part his
 Executors administrators or assigns at any time
 thereafter, to sell the premises hereby granted or
 any part thereof, in the manner prescribed by law
 and out of all the monys arising from such sale to
 retain the amount then due for principal and interest
 together, with the cost and charges of making such
 sale and the attornys fees for foreclosure, and the
 surplus if any then be shall be paid by the party
 making such sale or demands, to the said John
 Ingerm his heirs or assigns. In witness whereof
 I have hereunto set his hand and seal the day and
 year first above written

Sealed and delivered

in presence of

E. D. Ladd.

Andrews Ingerm

John Ingerm 

Attest E. D. Ladd
 Notary Public
 Recd for record June 16th 1858 at 7 o'clock P.M.
 Seal
 John Ingerm
 Andrew Ingerm
 E. D. Ladd
 Notary Public
 Recd for record June 16th 1858 at 7 o'clock P.M.

John Ingerm
 Attest E. D. Ladd
 Notary Public
 Recd for record June 16th 1858 at 7 o'clock P.M.