

demand; one for the sum of three hundred and
 fifty Dollars (\$50.) payable in two Years from date
 and one for the sum of two thousand Dollars
 (\$2000.) payable in two Years from date; the first
 bearing interest at ten per cent and the two
 last at fifteen per cent per annum. and
 therefore if the amount of the aforesaid notes
 principal and interest shall be paid at maturity
 then this Indenture shall become void, and the
 land and town lot hereby granted shall utterly
 determine and the Bond hereby given shall
 cease and be of no effect, but if default shall
 be made in the payment of the said sums of
 money or the interest of any part thereof at
 the time hereinbefore specified for the payment
 thereof, in such case the party of the first part
 doth hereby authorize and fully empower the
 said party of the second part his heirs execu-
 tors administrators or assigns to sell the said
 hereby granted land and town lot at public auction
 of each portion thereof as may be necessary, and
 convey the same to the purchaser, and with the
 aforesaid proceeds of such sale to satisfy the obliga-
 tion which may be due on said notes as aforesaid
 and all costs and charges connected with said
 sale. In witness Whereof the said party of the
 first part set his hand and seal the day and
 Year above written

Witness

E.A. Edwards
 Edward E. Dopes

B
 B

A. D. Dearl



Read & sworn June 3. 1807 at 11. a.m.

C. J. Ladd Reg