

his the said Pelletto rights, interests, title and
Equities, in, to under and by the said Mortgage, to
all the pieces or parcels of lands therein described
and contained, and to the indebtedness secured
to be paid in and by the said Indenture of
Mortgage and the promissory note running
with said Mortgage, and also the right to
foreclose and sell said Mortgaged Lands.

Now therefore I Robert Morrow by these
presents do witness, that on this twenty eighth
day of September A.D. (1859), I the said Robert
Morrow for and in consideration of the sum of
five hundred dollars to me in hand paid
by Jonathan Oldham and William J. Faxon
on of the City of Lawrence aforesaid, have
deed assigned and transferred and by these
presents, do deed assign and transfer
to them the said Jonathan Oldham and
William J. Faxon all my right title, interest
and equities by virtue of said Indenture of
Mortgage, and of said aforesaid assignment
thereof in and to said lots number eighty
eight (88) and ninety one (91) on Rhode
Island Street in said City of Lawrence Coun-
ty and Territory aforesaid aforesaid giving and
granting to said Jonathan Oldham and
William J. Faxon full power and authority
to foreclose said Indenture of Mortgage as
to said two particularly described lots, and
to use my name as a party to such foreclosure
if so to do shall in any case be necessary.

And I do hereby release all claim of interest
title or equity in and to said two lots, by
virtue of said Indentures of Mortgage, to
the said Jonathan Oldham and William J.
Faxon. And I also do agree to hold the said