

Signed Sealed and acknowledged in our
presence and we have subscribed
our names hereto in the presence
of the testator

Coleman Co. 33

This 3rd day of September 1853,
Seal

Ernoch Bramson

John Miller

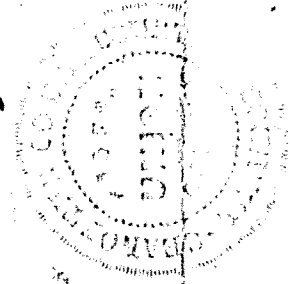
State of Tennessee Union County,
Personally appeared before me S. H. McClellan
Clerk of the County Court, of Union County, Ernoch
Bramson and John Miller, and citing Witnesses
to the above and foregoing Will of testator
of Coleman last dead, with whom I am personally
acquainted and who made oath in due form
of Law, and said that they were personally
acquainted with Coleman but did not see him
sign seal and acknowledge the within
Will and testament to the last Will and
testament, and for the purpose therein
contained, and they further said they
believe he was of sound mind at the time
of making said Will.

Witness my hand at office in Mayor and Clerk's
this 4th day of November 1853.

S. H. McClellan
Clerk

State of Tennessee S. H. McClellan Clerk
Union County 3 of the County Court
of Union County, do hereby certify that the
above and foregoing is a full true and

perfect transcript and copy of the Will
of Coleman has been, which original wills
to our file in my office.



In testimony whereof I have hereunto
set my hand and affixed the Seal
of the County Court of Union County at
Office in Maryslandville, this 8th day
of November 1839. Seal of Union
County Tennessee the Eject Trustee,

[Handwritten signature]

[Handwritten signature]
L. Schullerston
Clerk

Dear Sir
John A. Hubbleton

To
John W. Lane

State tax 0.15

County Tax 0.15

Chicks fee 0.25

Registrar fee 2.00 Paid

This expenditure made this 8th day of April
1869 between J. P. Huddleston (one of the one part
and John W. Love of the other part witnesses that
for and in consideration of the sum of one hundred
and fifty dollars to one part as found to be
Paid with this day bargained and sold unto
the said John W. Love one town lot in the town
of Chaparrille Cherokee in the State of
Missouri as lot 197 beginning on the
west corner of lot 101 running a north
line with lot 101 to Brand Street then
east with Brand Street to the Public
Square at the south with the Public Square

Mr J W Cox & Bros
Please let Messrs
W. J. & Co. pay for share and divide
let us pay them in four days & oblige
Yours &c April 15th 1874
W. J. & Co.

Recd of J. W. Cox & Bros, five Dollars as
School tax levied by the County Court of Union
County for the year 1872, our Merchants and
Retail Liquor Dealers, this being the amt.
we full on their Store and grocery for the
year 1872, this May 14th 1874
John W. Turner
Clerk,

Recd of W. S. Cox Retail Liquor Dealer
at Manawville \$37.50 in full of his
tax for privilege of Retailing Spirituous
Liquors to August 6th 1874
John W. Turner
Clerk

Recd of C. S. Coy. Retail L. Dealer
twenty five cuts State and Schol
tax on the amt of Spirits reported
brought on Report ending Aug. 6th

1874

John W. Linnert
Clerk

160

\$37.77 Received of C S Coy Thirty seven
dollars and seventy seven cents his
State County Tax. for a Retail Liquor
dealer for yr ending Nov 6th 1874 this sum
7th 1874 J. W. Linnert
Clerk

John W. Linnert
Old County Tax \$1.65
March 9th 1874 Whisky \$5.35
W. Coat Brown \$1.40
May 1. 1874 \$6.40
Coat Coat
August 18 1874
Whisky \$1.00
June 11 1874
1874 Whisky .50
1874 Whisky .50
1874 Whisky .50

206

Dear Sister

Keysville Charlotte

August 9th 1878

I received your letter in idly, but I have felt so badly I have not answered it. I have not seen a day that I felt well. I am not well now, but I feel like you want to hear from me. I want nothing but skin & bones, I have not been about much and heard but little, so I cant write much, all our relations are well. I received a letter from Isaac 6 of the same day. I see, your, some of his children was sick & he has some his new house. I am glad to hear Condy has married I hope he may do well, My daughter Mary has another fine baby born 4th July. Times very

heard from me have from
my thoughts. I got a letter
from the sister. They were
all well at brother's place; he
said they had not sent but
I will come. He has that at home
Christians. They have been on
glorious. They thought they were
make a the world but out of
what this year I should. Now is
like to see you and children
again but I will not be able
to come. I heard from Tommy
lastly he says it is very dry
in Texas. He is having something
having a gut rot. There is hope
he may do well. Tell people
lost to write and all the rest
of them. Now is Army getting
on and Eric, John & my
love to all of them. I have
been playing with Mary and
worked some on the farm
hear from you

have a good distance and
Coron. I think you got but late
& Fred's name to say about it but
she is a typical one by her
change idea to her by one
she has that at home
printed while will under
the parish and a new
out of the
Now is Thomas Smith a
giving on and John & son
does Larry stay at home
now you work me the
top when all gone. Early
had been sick but was
talking and glad he was
The. I think have me but
also has much work.



I give my love to all your
children and accept a
portion yourself. May the
Lord bless us that we may
see each other again in my
day. I must close, write
soon.

Yours affectly

Lois W. Foster

P.S. How is Jimmy's boy getting on?

\$540 Received of to Cash
 five dollars & forty cts in full
 of the Remainder of Prosser's
 Heave Tax for the year 1875
 J. B. Brookely Const


 One dollar 100 after date Jan 23rd 1876 promise to pay
 to the Order of Wm. S. B. Co.
 For value received, negotiable and payable without defalcation or discount; and with interest from
 at the rate of ten per cent. per annum.

 Due Jan 23rd 1876 100 Dollars

Recd of C.S. Cox \$5.40 my fee on a deed of
 Trust he made to L. W. Prosser, This April 17, 1877
 C. S. Cox

This indenture made and Entered in the
This the 24th day of February 1881 by and
between Henry Sharp (Co) of the County
of Union and State of Tennessee of the one
first part and David Day of the same
County and State of Tennessee of the second part
Witnesseth That the said Henry Sharp in consideration
of the sum of twenty five dollars in hand
paid by David Day the Receipt whereof is here
by acknowledged both Bargained and sold and
by their presence doth transfer and convey unto the
said David Day his heirs and assigns a certain tract
or parcel of land containing Twelve Acres more or
less situated and lying in the County and State
of Tennessee in District No 10 and Bounding
as follows Beginning on a Pin's Corner made
by Henry Sharp and William Fay thence a South
West Course down a little Swag or hollow to a
Poplar in the Hollow Cornering on the same
thence a Northward direction with said hollow
Round to Rich Sharps line and Chestnut Corner
thence with William Day line to the Pine
at the Beginning To here or to hold the said tract
of land with its appurtenances estate held and
infruct ther unto belonging to David Day
his heirs and assigns for ever and the said
Henry Sharp doth Covenant with said Day
that he has a good title to the same the land

and that it is reimbursed and
the said Henry Sharp with further agree-
ment and for Ever defend the said
title claim & defend it said land
against the ^{claims} claims of all persons
whomsoever in testimony where
of I have this day signed in presence
of James M. Taylor Henry M. Sharp & Paul
John Bowman

Paid Cash, \$
County Warrants, \$
Scalp Certificates \$
Total, \$

188

Received of *John Brown* \$ *1.50* his
State, County and School Taxes in Dist. No. 1, Union County,
Tennessee, for the year 1882.

John Brown Trustee.

An article of agreement made and entered into by and between John Salling and George Casaday the two and effect of this agreement is such that whereas John Salling has this day entered to the said George Casaday the following described land, for one year, the bottom lying between the new house and where the said Casaday now lives, from the hay stacks up, the said Casaday is to clear up said land and is to bear all he makes on it - five of Cent. except five bushels of corn for about one acre that lays near the house to be inclosed in the same fence and the said Casaday is to make the fence on the left hand side going up branch and the said Salling is to make the fence on the right hand side of said branch, and the said Casaday is to sow the ridge field in oats and is to stick or haul to Sallings barn one third of the oats raised on said field as Cent, and the said Salling is to pasture one horse and cow through the pasturing season free of charge.

This 13th Feb 1882. G. W. Casaday

Attest
W. L. Sinclair
R. P. Warwick

John Salling

George Casaday

W. H. Miller
D. J. Miller

Book No 75
Ch 56
Dec 25
Dec 200
Dec 295
Reg fees

ack by State

STATE OF TENNESSEE,)
To *J. H. Miller* Justice of the Peace for said county.
and empowered to take the examination of.....

State of Tennessee, Union County.

Personally appeared before me, Coram Acuf, Clerk of the County Court of Union County aforesaid,
J. H. Miller and *J. P. Collier*.....

subscribing witnesses to the within Deed, who being first sworn, deposed and said, that they are acquainted with
J. H. Miller....., the bargainer, and that he acknowledged the same in their pres-
ence to be *J. H. Miller*..... act and deed upon the day it bears date.

Witness my hand, at office, this *25*..... day of *Dec*..... 188*3*

J. P. Collier Clerk.
J. P. Collier

Registers office
State of Tennessee } *Received for Record*
Union County } *at Dec the 28th 1883*
at 2 o'clock P.M. and was duly
Registered in Deed Book G, Pages
272 & 273
E. B. Wooster Register

For the love and affection I entertain for S. C. Ailor
and Polena Ailor my daughter I do here by give and
transfer and convey to them a certain tract or parcel
of land lying in Knox and Union County Tennessee
District No 6 and 6 containing by estimation fifty
acres more or less and bounded as follows beginning
on a White Oak on the north side of the road on
the Downward line a corner made by C. M. Mayo to
Samuel Welch thence with the road to where the road
crosses Thence South with the Knoxville road to a Hickory
thence with a conditional line made by C. M. Mayo and
A. G. Welch to a White Oak on the Baley line Thence East
with the Baley line to a large Chestnut thence a South
course to a Walnut thence a East course to Lin corner on
the West side of the branch thence with the Branch to
a hickory thence on the East side of the branch to a
oak thence a West course to a large Chestnut on
the Downward line thence with the Downward line to the
beginning to have and to hold the same to the said S. C. Ailor
and Polena Ailor their heirs and assigns forever.
I covenant and agree for myself and heirs to warrant
and defend the title to the said tract of land to the
said S. C. Ailor and Polena Ailor their heirs and assigns
against the lawful claims of all persons whatsoever.
This the tenth day of January 1882.

Witness

J. H. Ailor

J. F. Mayo

A. M. Mayo his
witness

Calisa Mayo

McLellan
Donacville, Tenn. Jan 19 1883

BOYD Post, Simmons & Co.,

Manufacturers of

Carriages, Buggies, Drays, Carts, Farm Wagons, &c.

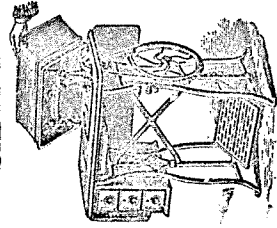
CARRIAGE PAINTING AND TRIMMING A SPECIALTY.

FACTORY NEAR THE RAILROAD DEPOT.

1	<i>3 1/2 m Wagon.</i>	<i>80 00</i>
1	<i>Dep 5 / per Cent for Cash</i>	<i>4 00</i>
		<i>in 6 00</i>

Received Payment
Post. Simmons & Co

WHEELER & WILSON'S
SILENT



SEWING
MACHINE

No. 8,
238 CHURCH STREET,
Nashville, Tenn.

E. E. Folic. E. E. Number.

79 305 Due, *May 29/80* 1883

Salesmen are not authorized to make any promise or agreement differing from that on the face of this Note, neither are they allowed to make any collections on the same.

WHEELER & WILSON MFG CO

\$ *10 00* ¹⁰⁰ *Months after date,* *May 27 1883*

Tenn. 3 - *promise to pay to the order of*

WHEELER & WILSON MANUFACTURING CO.,

Tenn. Dollars (10) ¹⁰⁰ DOLLARS,

payable at *Nashville*

Value Received, with interest after maturity. *9 25*

The WHEELER & WILSON Sewing Machine, Plate No. *4105* for which this Note is given, is and shall remain the property and under the control of said Company or assigns until this Note is paid in full; and for default of payment, or if the Company deem the Machine in unsafe by removal or otherwise, it shall, on demand, be returned to said Company, its agents or assigns, in good order, and with pro rata pay for its use.

Witness:

Wm. J. ...

When the registered letter or parcel accompanying this card is delivered, the Postmaster will require signature to the receipt on the oil or side, also on his record of registered deliveries, and mail this card without cover to address below. A penalty of \$200 is fixed by law for using this card for other than official business.

Post Office Department.

OFFICIAL BUSINESS. Post Office at

RETURN TO:

Name of Sender

Street and Number, or Post Office Box.

Post Office at.

One day after date, I promise to pay Coram Accts three hundred & fifty dollars which is the remainder due him for the selling land I bought of him where Aly Calajo now lives, and a lien is allowed on said land till this note is fully paid. This 26th day of December 1883.

COLLECTION DEPARTMENT
OF THE
WHEELER & WILSON MANUFACTURING COMPANY,
No. 238 CHURCH STREET.

Please return this with remittance.

Nashville, Tenn., May 3 1883

M. C. Cox
Maynardville T

Dear Sir:

Your Note for \$ 1000
will be due May 27th 1883, and is payable at
this office
in _____

and will be held there for collection until that date.

Please call and pay the same, or you can remit to us the amount, per Draft, Express, Registered Letter, or Post-Office Money Order, at our Expense, and we will return your Note, canceled, by first mail.

Yours truly,
WHEELER & WILSON MAN'FG CO.

B. B. F. 79
B. B. No. 305

Per S

No. 1.

REGISTRY RETURN RECEIPT sent <u>May 3</u> 188 <u>3</u>
Reg. No. <u>100</u> from Post Office at <u>Maynardville T</u>
* Reg. Letter Addressed to <u>M. C. Cox</u>
After examining receipt below, the Postmaster will mail this cover without cover and without postage, to address on the stamp.
RECEIVED THE ABOVE DESCRIBED REGISTERED LETTER.
(GIVER'S NAME ON OTHER SIDE)
Sign on dotted lines to the right.
When delivery is made to either their address, the nature of both addresses and recipient must appear.
* Place letter or parcel according to which is sent.

Received of C. S. Cox
 the sum of Ten dollars
 being his medical bill
 with me up to the
 present. This is the
 1884. By B. D. Young
 Received by M. J. Condon

ORIGINAL.

No. 12

Union County, Tenn., Jan 1 1884

Received of Conrad Will's box

one ¹⁰⁰ Dollars,

State, County, School and Road Taxes for the year 1883, in District No. 1, as follows:

Coupons, . . . \$

Cash, . . . \$ 150

Warrants, . . . \$

Tennessee Money, \$

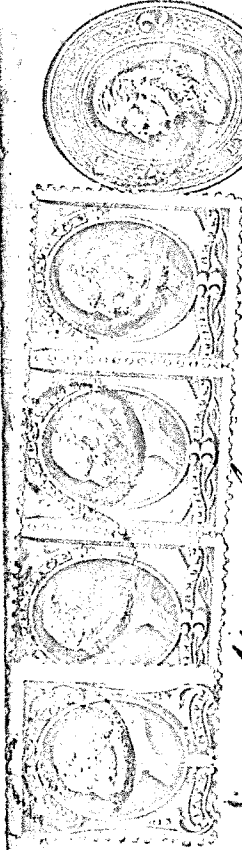
Total, . . . \$ 150

Trustee.

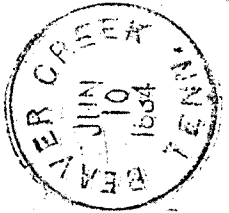
Deputy.

CHRONICLE STEAM PRINT, KNOXVILLE.

I got delivered on 10 days
 before to J. M. Cox
 Better than



Mr. Conrad Will's box
 Magnardville
 Uniontown
 Tenn



M. J. CONDON
 S. P. CONDON
 MARTIN J. CONDON.

Knoxville, Tenn., May 21 1884

Bought of CONDON BROTHERS,
WHOLESALE GROCERS,

TOBACCO AND FIELD SEED,

CORNER GAY AND AND RESERVOIR STS.

PREPAY EXPRESS CHARGES
 ON REMITTANCES FOR THIS BILL.

AGENTS FOR
 RIFLE & BLASTING POWDER, LENOIR'S COTTON YARNS.

<p>Buyer C. P. Cox 7 Hope St</p>	<p>paid Conrad Will's \$</p>	<p>2.00 2.00 5.75 10.00</p>	<p>219</p>
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Oct. 9th 1890

State Sat	140
Do. "	140
Do. for	73
Reg. "	9.00
8.33	
9.30 to 10.00	
9.30 - 10.00	

for day

St.

Good
No. M. Majorville

This indenture made and entered unto this
the fifth day of January One Thousand
Eight Hundred and Eighty five between
C. M. Major and C. P. Major his wife
of the County of Union and State of
Tennessee of the first part and J. D. Lay
of the County and State above writers of
second part witnesseth that the said
C. M. Major and C. P. Major his wife for
and Inconsideration of the sum of
Fourteen Hundred Dollars to them
in hand paid the receipt where of is here
by acknowledged has bargained and sold
and by these present does confirm and
convey to the said J. D. Lay his heirs and
assigns for ever The following described
tract of land being and lying in
District No 6 of Union County State
of Tennessee Bounded as follows beginning
at a Rock corner in S. N. Smiths line
thence a South west course with the lane
and Pain Georges Lyne to a Rock Corner
a conditional Corner between C. M. Major
and Pain George thence a South west with
a Conditional line between C. M. Major
and Pain George to a White Oak Corner
of Pain George Samuel Welch and S. C. Ailor
Thence a South Course with S. C. Ailors
Lyne to a marked Chestnut J. W. Buleys Corner

Thence an East course with said Ailoss
lyne to a Sugar tree said Ailoss Corner
Thence an East Course with a conditional
lyne between C. M. Major and J. D. Day
to a forked Beech tree on the East sid of
the Road, ^{whose head is to remain open} thence the same Course with a
direct lyne to a Rock Corner in S. Smiths
lyne thence a North west course with said
Smiths lyne to the beginning Corner
Containing by estimation One hundred
and thirty Acres, more or less the same
Tract of Land to goeth with the
Hereditaments and Appertinences ther
unto belonging in the said C. M. Major
and C. P. Major his wife for them selves

and their heirs and assigns to the said
J. D. Day his heirs and assigns will
warrant and defend against the lawful
claims of all persons by these present
and Indefeasibly Inheritance Infessingly
In testimony where of we have here unto
set our hands and seal on the day and
date above written.

Signed and Delivered / Sabine M^{rs} X ^{his} Major
in the presence of ^{mark}

Attest
C. J. ^{Sen. Major} X ^{mark}

Geo. E. Koontz

D. Fox

Personally appeared before me, Coram Scuff Clerk of the
County Court of said county, the within named Bargainor E. M. Major
with whom I am personally acquainted, and who acknowledged the annexed instrument for the
purposes therein contained.

Witness my hand at office in Maynardville this 1st day of Feb 1886

Recorded in Deed Book _____
No. _____ Page _____
By Coram Scuff Clerk.
D. C.

State of Tennessee }
Union County } Justice of the Peace for
said county you are hereby authorized and
empowered to take the examination of
Eliza J. Major privately and apart from
her husband relative to her free execution
of the annexed deed, and the same to certify
under your hand and seal witness

Clerk of the County Court of Union
County at office the 6th day of April 1885
Coram Scuff
Clerk

State of Tennessee }
Union County }
with whom I am personally acquainted
having by virtue of the authority in me vested
been examined privately and apart from her
said husband, and she having acknowledged
the due execution of the annexed deed by
her freely voluntarily and understandingly
without compulsion or constraint by her
said husband, and for the purposes
therein expressed, the same is therefore
certified. Witness my hand and seal.
This 2 day of June 1885-

Coram Scuff Clerk of the County Court of Union County
9 D 112

distillery warehouse, the collector will make three reports for the use of the Government, viz: Two on Form 59, to be disposed of as follows—one report to be handed to the Collector, and the other to be forwarded at once to the Commissioner of Internal Revenue. The third report of the Gauger will be on this form, (59a, revised May 16, 1881,) and will be delivered by the Gauger to the Storekeeper, who will transmit the report, inclosed in and securely affixed to his daily report on Form 86, to the Commissioner. When Spirits are withdrawn from a distillery warehouse upon payment of tax without a regauge, the Gauger will make two reports, to be disposed of as follows: One report to be handed to the Storekeeper, and forwarded with his daily report on Form 86 to the Commissioner, and the other report to be delivered to the Collector.

The above instructions as to the use of this form at distillery warehouses will apply, under similar circumstances, to its use at special bonded warehouses.

GAUGER'S RETURN OF SPIRITS

Entered into Warehouse

BY

July 2^d, 1886

No. of packages, 1
 No. of wine gallons, 12.50
 No. of m. f. gallons, 12.50
 No. of tax gallons, 13
 Serial Nos. of Packages, 1

Serial Nos. of Warehouse Stamps,

2922203

Serial Nos. of Tax-paid Stamps,

2922

Rec^d of C. J. Cox Whiskey
 in favor of Gauger in care
 of Corwin Bennett & Co

State in Ct. at 28th
 Magnanimes. Age. 20/18
 Nanticoke

ORIGINAL. Union County, Tenn., No. 1887
 Received of L. S. Cox
One 500 Dollars
 in full for Taxes for the year 1888, District No. 1, as follows:
 Coupons, \$ 3
 Warrants, \$ 0
 Tennessee Money, \$ 0
 Total, \$ 150
 J. R. Smalley, Deputy.

Received from C. S. Cox
Twenty five 50 Dollars,
for in full for Taxes for the year 1888, District No. 1
C. S. Cox, Treasurer
1888

Knowville, Tenn., Dec 15 - 1888

ORIGINAL. Union County, Tenn., No. 177
 Received of W. M. H. Cox
One 175 Dollars
 in full for Taxes for the year 1888, in District No. 1, as follows:
 Coupons, \$ 175
 Cash, \$ 0
 Warrants, \$ 0
 Tennessee Money, \$ 0
 Total, \$ 175
 J. R. Smalley, Deputy.

On or before the first day of March 1890
I promise to pay David Day Two Hundred Dollars
for value received of him for land
This March the second day of 1889

ORIGINAL. Union County, Tenn. Jan 7 1889 No 17

Received of Committee

in full for Taxes for the year 1888, in District No. 6 Dollars as follows:

Coupons, \$	<u>175</u>	100
Cash, \$	<u>175</u>	
Warrants, \$		
Tennessee Money, \$		
Total, \$	<u>175</u>	

W. L. Lums Trustee.

Deputy.

On or before the first day of March 1891
I promise to pay David Day Two hundred and fifty
Six Dollars for value received of him for land
This the second day of March 1889

On or before the first day of March 1892 I promise
to pay David Day Two hundred and fifty Six Dollars
for value received of him This March the second day 1889
I will for land

ORIGINAL.

Union County, Tenn., Jan 6 1890

Received of Wm. H. Cox, \$70 Dollars,

in full for Taxes for the year 1889, in District No. 6, as follows:

Coupons, \$
Cash, \$
Warrants, \$
Tennessee Money, \$
Total

GEORGE BROWN

\$23.00 On or before the 9th day of January 1889 for value received in one Dairy Hay Rake
I, the undersigned, of Union County, State of Tennessee, promise to pay to the order of GEORGE BROWN of Knoxville, Tennessee, Twenty three Dollars, payable at the office of George Brown
with interest at six per cent, per annum from date until paid; and if this note is placed in hands of attorney... I, the undersigned, agree to pay ten per cent. attorney's fees and all expenses incurred in its collection, same to be taxed up in judgment. And it is further understood and agreed that the title to the said Rake shall remain in said GEORGE BROWN until this note shall have been paid. It is, also, further understood and agreed that the makers and endorsers of this note hereby waive demand and protest and notice of demand and protest.

P. O. Parbitt Union Co., State of Tennessee.

Resides Miles of P. O.

No. 1679



On or before the 1st day of September 1890, for value received, the undersigned promise to pay to the MCCORMICK HARVESTING MACHINE COMPANY, (a corporation organized and existing under the laws of the State of Illinois, and having its chief office and place of business in the City of Chicago, County of Cook, State of Illinois) or order, Twenty Dollars,

with interest at six percent per annum from date until paid. Negotiable and payable at Mechanics and Trust Co. of Knoxville, Tenn.
If this note is not paid at maturity... I, the undersigned, agree to pay all expenses, including reasonable attorney's commissions incurred in collecting by suit or otherwise. This being the case, I, the undersigned, agree to pay ten per cent. attorney's fees and all expenses incurred in its collection, same to be taxed up in judgment. And it is further understood and agreed that the title to the said note and the McCormick Harvesting Machine Company, that the title to said Machine is now and shall remain in said McCormick Harvesting Machine Company until said Machine is paid for in full. If any one of said series of notes remains unpaid for 30 days after its maturity, all of said series of notes shall, at the option of said McCormick Harvesting Machine Company, become due and payable immediately.

Post Office, Parbitt miles North, miles South, miles East, miles West, State, Tenn. OF SAID P. O.

Fill up the Property Statement on back of Note. The TENNESSEE Note and Statement must both be signed.

This indenture made and entered into
this the Twenty Sixth day of May in
the year of our Lord One Thousand
Eight Hundred and Ninety between Samuel
C. Dilor and wife Pamela Dilor of the
County of Union and State of Tennessee
of the first part and David Day of
the County of Union and State of Tennessee
of the second part Witnesseth that the said
Samuel C. Dilor and wife Pamela Dilor
for and in consideration of the sum of
Twenty Dollars to us in hand paid
the receipt where of is here by acknowledged
both bargained and sold and by these
present doath grant confirm and convey
to the fore said David Day his heirs and
assigns forever the following described
Tract of Land being and lying in District
No 5 Knox County Tennessee and bounded
as follows beginning on a Chestnut Tree
thence South to a Walnut thence East
to a Lin Corner near a Spring thence
down the branch and with the branch to a
to a beach thence down the branch on
the East side to a Sugar tree thence west
to the beginning Corner containing by
Estimation Twelve Acres more or less

we the fore said Samuel C. Ailor
and wife Plena both grant confirm and
convey to the fore said David say all the
right title Claim and Interest that
we have to this piece of land together
with the Perpetuities and Appertainances
there unto belonging we the fore said
Samuel C. Ailor and wife Plena Ailor
for our selves our heirs and assigns
unto the fore said David say his heirs and
assigns will warrant and forever defend
against the lawful Claims of all persons
and Indefeasibly Inheritance Intestamony
whereof we have here unto set our
hand and seals signed sealed and
delivered in the presence of
and all so on but let them the woods

Witnesseth

J. H. Ailor

J. P. Mayo

S. C. Ailor

Seal

J. P. Mayo

Seal

ORIGINAL.

Union County, Tenn., No. 59

Received of Car tax Feb 23 1891

Thirteen

in full for Taxes for the year 1890, in District No. 6, as follows:

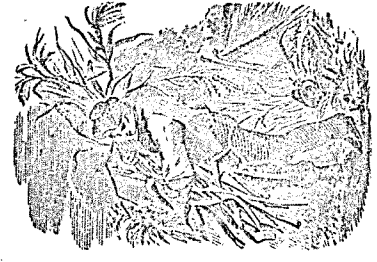
Coupons, \$ 75 Dollars,

Cash, \$ 13

Warrants, \$ 75

Tennessee Money, \$

Total \$ 13 J. R. George Deputy



Knoxville, Tenn., Dec 9 1891

Received from C. S. Cox

Seven

Dollars,

Seven & 3/4 Dollars

ODDEN BROS. & CO., PRINTERS, KNOXVILLE.

Dec 11 1891

Mother Black with white, -washed, -washed, -washed

Bertha Black -washed

Charlie White -washed

John White -washed

John White -washed

John White -washed

and Black plain thread to suit our dress

6 yards of sandrite

black and tan dress

Blue and tan

\$1370 Taxes. Union County, Tenn. July 1 1892
 Received of A. H. Cox
Trustee ————— 20 DOLLARS,¹⁰⁰
 State, County and School Taxes for the Year 1891, in Civil Dis-
 trict No. 1 Union County, on Acres Lots
 other Taxables Poll.

No. 45 Lowville Trustee.

\$4 Taxes. Knoxville, Tenn. May 24 1892,
 Received of David Layden
Trustee ————— 17 Dollars,¹⁰⁰
 State, County and Road Taxes for the Year 1888 in Civil District No. 5 on
 Acres ✓ All's Other Taxables Polls.

No. 476 Tax Attorney.
ROSS & GODHEART, STATIONERS AND BINDERS, KNOXVILLE

A. H. Cox Knoxville, Tenn., Aug 31 1892

Bought of CRUZE, BUFFAT & BUCKWELL,
 Hardware, Builders' Supplies and Machinery.

TERMS CASH.

34 MARKET SQUARE.

1856	Don	2	370

ROBBINS, WRIGHT & GRONER,
 Proprietors of BEAVER CREEK NURSERIES.
 CHUMLEA, TENN., Oct. 5 1892.

Mr. _____
 Dear Sir:—Your bill of Fruit Trees, Vines, Plants, &c.,
 of \$ _____, cis. bought of us, will be delivered to you
 November _____, 1892, as per your order at _____

 _____ in good condition
 on day of delivery, after which said bill of Fruit Trees, Vines, &c.,
 will be at your risk. Please meet us promptly.
 Very truly,
 BEAVER CREEK NURSERIES.

ROLEN, HILL & CO.

WHOLESALE STOVES, TIN-WARE, HOUSE-FURNISHING GOODS.

Knoxville, Tenn. *Oct 1 / 1892*

Received of

Charles Cox

Three and 76/100 DOLLARS \$ 3 ⁷⁶/₁₀₀

through J. G. Hall at receipt thanks.

HILL, LLOYD & CO.

ROLEN, HILL & CO.

Per J. G. Hall

Ross & Goodheart, Stationers and Binders, Knoxville

Dist.	TAXES
	No. 222
	Received, Knoxville, Tenn., <i>Nov 11</i> 1892 of
	<i>Charles Cox</i>
<i>5</i>	<i>One</i> ¹⁰⁰ / ₁₀₀
	<i>1891</i>
	Dollars, State, County and Road Taxes for the Year 1892, on <i>11</i> Acres,
	Lots on <i>1</i> Poll, \$ <i>Other Taxables.</i>
Total,	<i>E. S. Kapp</i> Trustee.

Mr Cox. You can have your
 wagon now any time it
 is all ready
 Yours Truly
 Simon H. Simmons

REGISTRY RETURN RECEIPT sent April 28 1893

Reg. No. 4 from Post Office at Portland

*Reg. Letter } Addressed to David Jay
 *Reg. Parcel } Shapiro Chapel Penn

After obtaining receipt below, the Postmaster will mail this Card, without cover and without postage, to address on the other side.

RECEIVED THE ABOVE DESCRIBED REGISTERED LETTER. PARCEL.

(SENDER'S NAME ON OTHER SIDE.)

Sign on dotted lines to the right.

When delivery is made to other than addressee, the name of both addressee and recipient must appear.

David Jay

* Erase letter or parcel according to which is sent.

REGISTRY RETURN RECEIPT sent April 27 1894

Reg. No. 23 from Post Office at Maynardville Tenn

*Reg. Letter } Addressed to David Jay
 *Reg. Parcel } Shapiro Chapel Penn

After obtaining receipt below, the Postmaster will mail this Card, without cover and without postage, to address on the other side.

RECEIVED THE ABOVE DESCRIBED REGISTERED LETTER. PARCEL.

(SENDER'S NAME ON OTHER SIDE.)

Sign on dotted lines to the right.

When delivery is made to other than addressee, the name of both addressee and recipient must appear.

David Jay

* Erase letter or parcel according to which is sent.

REGISTRY RETURN RECEIPT sent April 27 1894

Reg. No. 7 from Post Office at Portland

*Reg. Letter } Addressed to David Jay
 *Reg. Parcel } Shapiro Chapel Penn

After obtaining receipt below, the Postmaster will mail this Card, without cover and without postage, to address on the other side.

RECEIVED THE ABOVE DESCRIBED REGISTERED LETTER. PARCEL.

(SENDER'S NAME ON OTHER SIDE.)

Sign on dotted lines to the right.

When delivery is made to other than addressee, the name of both addressee and recipient must appear.

David Jay

* Erase letter or parcel according to which is sent.



When the registered letter or parcel accompanying this card is delivered, the Postmaster will require signature to the receipt on the other side, also on his record of registered deliveries, and mail this card without cover to address below.

A penalty of \$300 is fixed by law for using this card for other than official business.

Post Office Department.

OFFICIAL BUSINESS. **Post Office at**

RETURN TO:

Name of Sender Cox Cox

Street and Number, }
or Post Office Box. }

Post Office at Maynardville

County of Merion State of Tenn.

POSTMARK: CANTON, TENN. MAY 11 1893

When the registered letter or parcel accompanying this card is delivered, the Postmaster will require signature to the receipt on the other side, also on his record of registered deliveries, and mail this card without cover to address below.

A penalty of \$300 is fixed by law for using this card for other than official business.

Post Office Department.

OFFICIAL BUSINESS. **Post Office at**

RETURN TO.

Name of Sender Caswell Cox

Street and Number, }
or Post Office Box. }

Post Office at Paulsboro

County of Union State of Tenn.

Stamp here name of Post Office _____ and date of delivery.

When the registered letter or parcel accompanying this card is delivered, the Postmaster will require signature to the receipt on the other side, also on his record of registered deliveries, and mail this card without cover to address below.

A penalty of \$300 is fixed by law for using this card for other than official business.

Post Office Department.

OFFICIAL BUSINESS. **Post Office at**

RETURN TO:

Name of Sender Cox Cox

Street and Number, }
or Post Office Box. }

Post Office at Paulsboro

County of Union State of Tenn.

Stamp here name of Post Office _____ and date of delivery.

When the registered letter or parcel accompanying this card is delivered, the Postmaster will require signature to the receipt on the other side, also on his record of registered deliveries, and mail this card without cover to address below.
 * A penalty of \$500 is fixed by law for using this card for other than official business.

Post Office Department.
 OFFICIAL BUSINESS.
 RETURN TO:

Name of Sender James L. ...

Post Office at Paulitt State of Mass.

Street and Number, }
 or Post Office Box, }

Stamp here name of Post Office and date of delivery.

REGISTRY RECEIPT.

Post Office at Paulitt

Registered Letter } No. 7 Rec'd June 5, 1888
 Parcel }
 of Gas box

addressed to Dave Gay
Sharps Chapel
S. N. Smith, P. M.

REGISTRY RECEIPT.

Post Office at Paulitt

Registered Letter } No. 4 Rec'd 4/28, 1888
 Parcel }
 of Gas box

addressed to Dave Gay
Sharps Chapel
S. N. Smith, P. M.

WARRANTY DEED.

James Salinger, Judge
TO

John H. White

REGISTRAR'S OFFICE,

State of Tennessee ss.

County of *Frank*

Received for Record the *18* day

of *Decr* A. D. Nineteen Hundred

and *One* at *10* o'clock *A.*M.

Noted in Note Book & Page *171* and

Recorded in Book of Deeds

Total

Page *421*

Witness my hand.

Reg. Paid

W. Johnson
Registrar.

State Tax, \$ *30*

County Tax, - - - - -

Total, the within being has been paid.

Witness my hand.

ODDEN BROS & CO., PRINTERS, KNOXVILLE, TENN.

DEC 18 1901

W. Johnson

This Indenture, made this 6 day of December
 A. D. 1901 between James Salling and wife
 M. H. Salling

of Knox County in the State of Tennessee of the
 first part and John Hubbs and wife
 Susanna H. Hubbs of the second part,

Witnesseth: That the said parties of the first part, for and in
 consideration of the sum of Three hundred Dollars \$300.

to them in hand paid by the said parties of the second part,
 the receipt of which is hereby acknowledged.

~~and to secure the payment of said note a specific lien is hereby retained
 on the property here conveyed, have granted, bargained, sold, and
 conveyed, and do hereby grant, bargain, sell and convey unto the
 said parties of the second part, the following described premises,
 to-wit, situate in District No. 5 of Knox County, Tenn~~

Bounded as follows: Beginning on a
 rock in R. Welch's line thence South East
 with Jermon Cox line to a rock near the top
 of Copper ridge & W. Bright comes thence South
 West with said Bright line 72 Poles to a rock in
 A. A. Brock's line thence North West with said
 Brock's line 136 Poles to a rock in R. Welch's line
 thence North East with R. Welch line to the
 Beginning containing 50 acres more
 or less

STATE OF _____ }
COUNTY OF _____ } ss.

Personally appeared before me _____ a Notary Public in and for said County, the within named bargainer _____

with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purposes therein contained.

Witness my hand and official seal, at office in _____ on this the _____ day of _____ A. D. Nineteen Hundred and _____

Notary Public.

STATE OF Tenn. }
COUNTY OF Perme } ss.

PERSONALLY appeared before me DW Gentry a Notary Public in and for said County, the within named bargainers James Salling and wife
M. J. Salling

with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purposes therein contained. And M. J. Salling wife of the said James Salling having appeared before me privately and apart from her husband, the said M. J. Salling acknowledged the execution of the said Deed to have been done by her freely, voluntarily and understandingly, without compulsion or constraint from her said husband, and for the purposes therein expressed.

Witness my hand and official seal at office in Perme County, Tenn. on this the 12 day of December A. D. Nineteen Hundred and 1900
DW Gentry
Notary Public.

STATE OF _____ }
COUNTY OF _____ } ss.

To _____ Esquire.
You are hereby authorized and empowered to take the examination of _____ privately and apart from her husband, relative to the free execution of the within Deed, and the same so taken, to certify under your hand and seal.

Witness _____ Clerk of the County Court of _____ County, at office the _____ day of _____ 1900

Clerk.

STATE OF _____ }
COUNTY OF _____ } ss.

_____ wife of _____ having personally appeared before me, and having by virtue of the authority in me vested, been examined privately and apart from her said husband, and she having acknowledged the due execution of the within Deed by her freely, voluntarily and understandingly, without compulsion or constraint by her said husband, and for the purposes therein expressed, the same is, therefore certified.

WITNESS my hand and seal, this _____ day of _____ 1900

[SEAL.]
J. P. for _____ County.

with the hereditaments and appurtenances thereto appertaining, hereby releasing all claim to Homestead and Dower therein. To have and to hold the said premises to the said partice of the second part, their heirs and assigns forever.

And the said partice of the first part for them selfe and for their heirs, Executors and Administrators, do hereby covenant with the said partice of the second part, their heirs and assigns, that we all lawfully seized in fee simple of the premises above conveyed and that we have full power, authority and right to convey the same, that said premises are free from all incumbrances

and that we will forever warrant and defend the said premises and the title thereto against the lawful claims of all persons whomsoever.

In Witness Whereof, The said partice of the first part have hereunto set our hand and seal the day and year first written.

Signed, sealed and delivered in presence of

James Balling [L. S.]

Chas. J. Balling [L. S.]

[L. S.]

[L. S.]

WARRANTY DEED

TO
-
Charles Col

REGISTRAR'S OFFICE,

STATE OF TENNESSEE,

1883

County of Knox.

Received for Record the

day 14th

of January A. D. 1904

at 4 o'clock M.

Noted in Note Book 9 Page 102 and

Recorded in Book of Deeds 189 Vol.

Page 13

Witness my hand

Fee Paid 1.00

W. H. Bouse

Registrar

State Tax \$ 35

County Tax

Clerk's Fee

Total \$

BEAN, WATERS & CO., PRINTERS, KNOXVILLE, TENN.

W. H. Bouse

This Indenture, made this 21st day of February A. D., 1903
between John Hubble and wife Susan M. Hubble

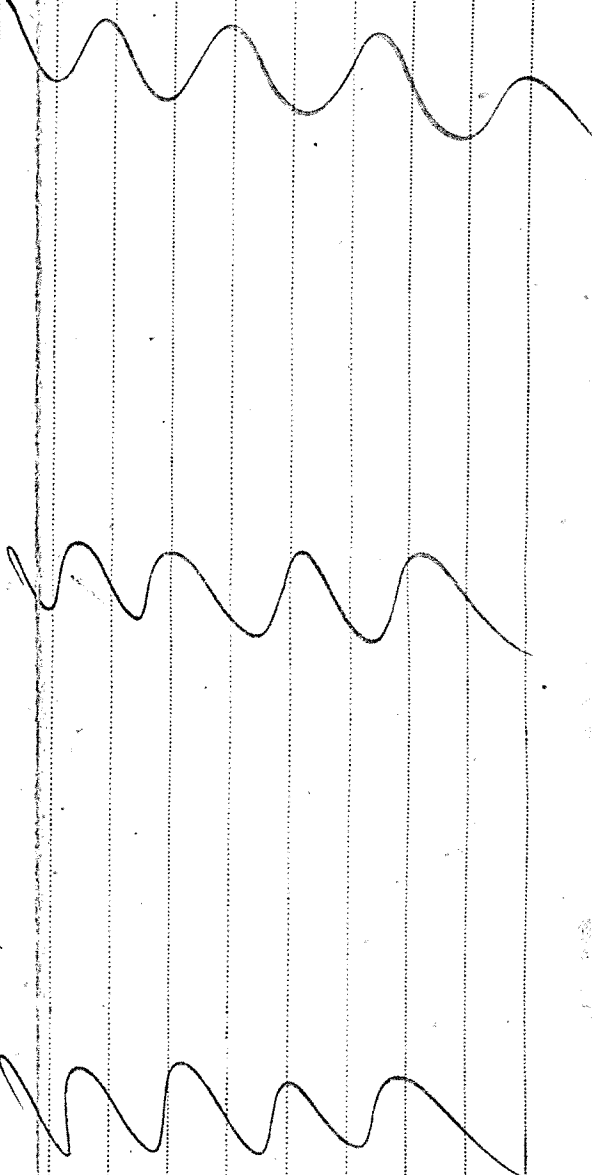
of Knox County in the State of Tennessee, of the
first part, and Charlie Cox

of Union County of the second part.

Witnesseth, That the said parties of the first part, for and in consideration
of the sum of Three Hundred & fifty dollars
\$350.00 Two Hundred dollars

to them in hand paid by the said party of the second part, the receipt
of which is hereby acknowledged and a note of hand
of even date with this instrument for
\$150.00 due twelve months from date

and to secure the payment of said note a specific lien is hereby retained on the prop-
erty here conveyed, had granted, bargained, sold and conveyed, and do
hereby grant, bargain, sell and convey unto the said party of the second part,
the following described premises, to-wit, situated in District No. 5 of Knox
County Tenn. Bounded as follows, beginning
on a rock in R. Melcho line thence driving
East with Freeman's line to a rock over
the top of Copper ^{at the} N. Bright corner thence south
west with said Bright line 72 poles to a rock in
A. J. Brocke thence north west with said Brocke
line 136 poles to a rock in R. Melcho line thence
North East with R. Melcho line to the beginning
containing 55 acres more or less



with the hereditaments and appurtenances thereto appertaining, hereby releasing all claims to Homestead and Dower therein. To have and to hold the said premises to the said party of the second part ~~their~~ heirs and assigns forever.

And the said party of the first part, for themselves and for their Heirs, Executors and Administrators, do hereby covenant with the said party of the second part, their heirs and assigns, that we are lawfully seized in fee simple of the premises above conveyed and we have full power, authority and right to convey the same, that said premises are free from all incumbrances

and that we will forever warrant and defend the said premises and the title thereto against the lawful claims of all persons whomsoever.

In Witness Whereof. The said parties of the first part have hereunto set our hands and seal the day and year first above written.

Signed, sealed and delivered in presence of

Ada Edmondson.
P. E. L. Sellers.

John H. Newell [L. S.]
his wife Susan M. Hubbs [L. S.]
[L. S.]
[L. S.]

Survey
Personally appeared before me R. E. Sellers at _____ County, Tennessee, Notary Public of said County, the within named bargainers John Hubbs wife Susan M. Hubbs with whom I am personally acquainted, and who acknowledge that they executed the within instrument for the purposes therein contained. 21st day of February
Witness my hand and official seal at office, this _____ day of _____
A. D. 1903
R. E. Sellers Notary Public.

STATE OF TENNESSEE,
_____ } ss.
County, Tennessee. R. E. Sellers a Notary Public of said County, the within named bargainers John Hubbs wife Susan M. Hubbs

with whom I am personally acquainted, and who acknowledge that they executed the within instrument for the purposes therein contained. And Susan M. Hubbs wife of the said John Hubbs having appeared before me privately and apart from her husband, said Susan M. Hubbs acknowledged the execution of the said Deed to have been done by her freely, voluntarily and understandingly, without compulsion or constraint from her said husband, and for the purposes therein expressed.

Witness my hand and official seal, at office, this 21st day of February
A. D. 1903
R. E. Sellers Notary Public.

STATE OF TENNESSEE. _____ } ss.
County, Tennessee. _____ }
Personally appeared before me, _____ County aforesaid, _____ Notary Public of _____ and _____ subscribing witnesses to the within Deed, who, being first sworn, deposed and said that they are acquainted with _____ the bargainer _____ and that _____ he _____ acknowledge the same in their presence to be _____ act and deed upon the day it bears date.
Witness my hand and official seal, at office this _____ day of _____
A. D. 19 _____ Notary Public.

STATE OF TENNESSEE. _____ } ss.
County, Tennessee. _____ }
To _____, Esquire:
You are hereby authorized and empowered to take the examination of _____ privately and apart from her husband, relative to the free execution of the within Deed, and the same, so taken, to certify under your hand and seal.
Witness _____ Clerk of the County Court of _____ County, at office, the _____ day of _____ 19 _____ Clerk.

STATE OF TENNESSEE. _____ } ss.
County, Tennessee. _____ }
having personally appeared before me, and having, by virtue of the authority in me vested, been examined privately and apart from her said husband, and she having acknowledge the due execution of the within Deed by her freely, voluntarily and understandingly, without compulsion or constraint by her said husband, and for the purposes therein expressed, the same is, therefore, certified.
Witness my hand and seal, this _____ day of _____ 19 _____
[SEAL]
J. P. for _____ County.

Register's Office
State of Tennessee,
Union County.

Received for record the 5 day of November A.D. 1924
at 8: O'Clock A.M. Noted in Note book "G" page 46 and XHEDX
recorded in book of deeds "L" Vol. 2 page 201.

Witness my hand

Herman Beeler Register.

Deed
of A. Beeler
of G. Co.

State Tax \$0.80
County Tax .30
Deed Tax .15
Deed Fee \$0.75
Paid Oct. 29, 1924
D. S. Johnson clk.

Know all men by these presents
that whereas we J. A. Chappin and
wife of Chappin have a fee simple interest
in remainder to take effect after
the death of C. S. Cox - who had a
life estate in the same - in a certain
piece or parcel of land situated and
lying in Vernon county State of Tenn
said one (ack 67) containing
acres more or less - and known
and described as follows, to wit
said lands now upon the lands of
James Chappin on the east & south
the west - J. R. Gagner the north
and J. N. Babson the south and for
further description see deed book page
502-3 notebook A page 56
in Maymoundville Tenn - now for
and in consideration of the sum of
three hundred Dollars (\$300.00) to us in
hand paid the receipt of which is hereby
acknowledged we have this day bargained
and sold and do hereby transfer and
convey to S. J. Cox the fee simple
remainder of all our estate right
title and interest in and to said land
we have and to have the same to him

130

his heirs and assigns forever - and we
covenant with the heirs of said
remainder in good right. To convey said
remainder in trust in said land.
and that the said remainder is
now in trust in the father eastman
and bind ourselves to warrant and
defend the title to said of Cox. His
heirs and assigns against the lawful
claims of all persons what so ever
witness our hand and signature
this October the 4th 1912
J. A. Blapp
J. E. Blapp

Form 153. Printed and Sold by GAULT-ODDEN Co., Knoxville, Tenn

STATE OF Tennessee
COUNTY OF Anderson

PERSONALLY appeared before me J. A. Blapp Notary Public in and for
said County, the within named bargainors J. A. Blapp and his wife

with whom I am personally acquainted, and who acknowledged that they executed the within instrument
for the purposes therein contained. And J. E. Blapp wife of the said
J. A. Blapp having appeared before me privately and apart from her husband,
she said J. E. Blapp acknowledged the execution of the said Deed to have been done by
her freely, voluntarily, and understandingly, without compulsion or constraint from her said husband, and for
the purposes therein expressed.

Witness my hand and official seal, at office in Anderson, Tenn on this the 15th
day of November A. D. Nineteen Hundred and thirteen
J. A. Blapp Notary Public.

No. **3696** **FEB 20 1915** 1915

Knoxville, Tenn.

Received from *W.C. Carr*

100 DOLLARS,

State and County Taxes for the year 1915 on *40* Acres

POLL TAX

----- Lots ----- Poll, \$ ----- other Taxables

Dues *15*

WARD	TAXES	DIST.
1		
2		
3		
4		
5		
6		
7		
8		
9		
10		
11		
P. C.		

ORIGINAL

No. *1030* Knoxville, Tenn., 19

Received from *W.D. Carr* *56* DOLLARS,

State and County Taxes for the year 1915 on *40* Acres

POLL TAX

----- Lots ----- Poll, \$ ----- other Taxables

Page *95* Line *11*

KNOXVILLE LITHO CO., TENN.

Original. Received of *W.C. Carr* Union County, Tenn., *3/21* 19*16* No. *1526*

100 DOLLARS,

as follows:

in full for Taxes for the year 1915

POLL	STATE	COUNTY	SCHOOL		ROAD		PIKE	JUDGMENT	TOTAL TAX
			Dolls.	Cts.	Dolls.	Cts.			

Cash, \$ *60*

Warrants \$ *20*

Total, \$ *80*

W.C. Carr Trustee. Deputy.

248

December 22, 1916.

TO THE MEMBERS, STOCK HOLDERS, PRESIDENT AND BOARD OF DIRECTORS OF THE FARMERS MUTUAL FIRE INSURANCE COMPANY, OF UNION COUNTY, TENNESSEE:

As your Secretary and Treasurer for the year 1916, I beg leave to report to you as follows:

I have collected by assessment and by way of membership fees during the year the sum of \$569.65; there was a balance on hand at the beginning of this year of \$95.67, making a total received by me during the year of \$665.32; the total expense of the Company has been \$515.03 for the following items:

Postage.....	\$ 16.91
State Tax.....	25.50
Fire Safe, which the Board of Directors bought for the safe keeping of the books and papers of the Company.....	30.00
Directors per diem, Secretary's salary and expense of adjusting losses during the year.....	229.17
Total loss paid policy holders during the year for various losses.....	191.70
Fees returned to policy holders.....	2.50
Printing bill and stationery for the year.....	19.25
Cash on hands.....	150.29

We now have in force and outstanding policies in the hands of various policy holders amounting to the sum of \$318,914.33.

The Company has enjoyed an exceedingly prosperous year, and the loss of her policy holders has been practically nothing and had the same amount of insurance been contracted with the old line Companies, or Companies organized for profit, it would have cost the farmers of Union county the gross sum of \$3,826.97, and the organization of the Company in this county and the maintaining of the same is therefore saving the farmers of the county more than \$3,000.00 every year of its existence.

While it was the fortune of two of our policy holders to suffer losses during the year, the Company could not reimburse them for the reason that they had not paid their last assessment, and it was not the Company's fault that they had not done so.

Let us all pull together and every policy holder fulfill every demand made upon him by his policy and let us build up for and in Union county a money-saving organization that every citizen of the county will be more proud of than he is today.

Wishing each and every member and officer of the Company a prosperous New Year,

I am,

Yours truly,

W. P. MONROE,

Sec. and Treas.

We, as a Committee, appointed to examine the books of the Company, find the foregoing statement of account correct and verify the same.

December 22, 1916.

A. S. HUDDLESTON,

E. L. HURST.

J. M. Sweat, Agent
Maynard Brille

1	2	3	4	5	6	7	8	9	10	11	P. C.	Lots	Poll, \$	Other Taxables

No. 1631
 Received from Ed Looy Knoxville, Tenn. 1/27/1917
 State and County Taxes for the Year 1916 of 970 DOLLARS, 40 Acres
 Paid by Ed Looy
 Page 114 Line 7
 Poll, \$ Other Taxables
 Trustee W. P. Monroe

Ed Looy

TO THE POLICY HOLDERS OF UNION COUNTY MUTUAL INSURANCE CO.

Since the notice, which is enclosed, was printed one of our policy holders, Mr. Isaac A. Wilson has had the misfortune to loose his barn, 12 head of cattle and horses and all his feed, his loss being about \$2000.00 but only \$400.00 worth of his property was insured, which we will have to pay, that was lost in the fire, which occurred on the night of Dec. 27, 1917, and the board of directors met at their office in Maynardville on this Jan. 1, 1918, and raised the levy heretofore made to twenty-five cents on each hundred dollars worth of property insured in the Company and the amount you are requested to remit to the treasurer of the Co. is \$ 2.50 and you will please do so at once.

W. P. MONROE, Sec. & Treasurer.

The foregoing and above assessment received.

This Jan 15 1918. W. P. Monroe
 Sec. & Treasurer.

RETURN THIS WITH YOUR REMITTANCE.

Ed Looy

TO THE POLICY HOLDERS OF UNION COUNTY MUTUAL INSURANCE CO.

Since the notice, which is enclosed, was printed one of our policy holders, Mr. Isaac A. Wilson has had the misfortune to loose his barn, 12 head of cattle and horses and all his feed, his loss being about \$2000.00 but only \$400.00 worth of his property was insured, which we will have to pay, that was lost in the fire, which occurred on the night of Dec. 27, 1917, and the board of directors met at their office in Maynardville on this Jan. 1, 1918, and raised the levy heretofore made to twenty-five cents on each hundred dollars worth of property insured in the Company and the amount you are requested to remit to the treasurer of the Co. is \$ 2.50 and you will please do so at once.

W. P. MONROE, Sec. & Treasurer.

The foregoing and above assessment received.

This Jan 15 1918. W. P. Monroe

THIS INDENTURE, made this _____ day of _____, 1919
between, Andrew J. Cox, C. F. Cox, Herman Cox, J. A. Clapp, Jennie
Clapp, Charlie Cox, Bertha Brock, R. B. Cox, Sally Hankins,
of Knox and Union Counties, Tennessee parties of the first
part and S. J. Cox of Union County, Tennessee of the second
part,

WITNESSETH, That the parties of the first part, for and in
consideration of the sum of Four Hundred Dollars purchase
money which was due on the lands conveyed by the party of
the first part to the party of the second part, by deed on
the 10 day of Dec., 1914, Said purchase money haveing
^{paid} been ~~paid~~ in full, we therefore hereby grant, convey and
release and quit claim unto the said parties of the second
part, his heirs and assigns, the following described tract
or parcel of land, lying and being in the First Civil Dist-
of Union County, Tenn. and in the 5th. Civil District of
Knox County, Tenn. and bounded as follows: - ~~Ed~~ On the north
by C. M. George, On the south by Bob Welch, on the east by
I. N. Cabbage, and on the west by Sam Norris, and perhaps
others, For more complete description see Deed of the
Heirs of C. S. Cox to S. J. Cox and Deed of R. S. Welch to C. S. Cox
Deeds mentioned in Union and Knox Counties. *True*
Have granted, conveyed and quitclaimed and hereby grant,
convey and quit claim to the party of the second part, his
heirs and assigns forever.

WITNESS OUR HANDS AND SEALS the day and year first
above written.

THIS INDENTURE, made this 19 day of May
 A. D., 1918 between Daniel Hankins and wife S. B. Hankins

of Sevier County in the State of Tenn
 of the first part, and S. J. Coy and wife B. A. Cox

of Union County Tenn of the second part,
 WITNESSETH, That the said part ^{1st} of the first part, for and in consideration of the sum
 of Three hundred and fifty dollars, \$350.00

to them in hand paid by the said part ^{2d} of the second part, the receipt of which is hereby ac-
 knowledged

_____ }
 _____ }
 _____ }
 _____ }
 _____ }

_____ have granted, bargained, sold, and conveyed, and do hereby grant, bargain,
 sell and convey unto the said part ^{all of my land owned in Tenn} of the second part, the following described premises, to-wit, situ-
 ate in District No. 1 (old 6th) of Union County Tenn
Bounded as follows beginning at a rock corner
in S. G. Smiths now R. M. - and J. C. Smiths line
Thence a south west course with the center of
the lane and the Williams George heirs now
T. R. Georges line to a rock corner a conditional
corner between David Say and the said George
heirs now ~~S. J. Coy~~ S. J. Coy and J. R. George
Thence a south west course with a conditional
line between David ~~S. J. Coy~~ Say and the fore said George
heirs now ~~S. J. Coy~~ S. J. Coy T. R. George and
C. M. Georges to a white oak corner the said
George heirs T. A. George and S. C. Ailens now
~~S. J. Coy~~ S. J. Coy and C. M. Georges corner
Thence a length course with S. C. Ailens now
S. J. Coy line to a marked Chestnut corner
J. W. Badleys now S. J. Coy corner Thence an ~~off~~ east
course with the said Ailens now S. J. Coy line to a
maple tree said Ailens now S. J. Coys corner Thence

WARRANTY DEED



J. B. Hamilton

-TO-

J. F. Coy

REGISTERS OFFICE,

State of Tennessee, }
County of Union }

Received for record the 5 day of

November A. D. Nineteen Hundred

and 24 at 8: o'clock A. M.

Noted in Note Book "C" Page 46 and

Recorded in Book of Deeds "Jr"

Vol. 2 Page 202

Witness my hand.

Fee Paid \$1.25

Herman Beeler
Register

State Tax, . . . \$0.35

County Tax,35

Clerk's Fee,15

Total, \$0.85

*Paid Oct. 24, 1924
O. S. Johnson clk.*

THIS INDENTURE, made this 9 day of September
A. D., 1911 between S. B. Cox

of Common in the State of Minnesota
of the first part, and S. B. Cox

of Common County Minnesota of the second part,

WITNESSETH, That the said part of of the first part, for and in consideration of the sum
of The love and affection he has for his
son. The party of the second part

to in hand paid by the said part of the second part, the receipt of which is hereby ac-
knowledged

has granted, bargained, sold, and conveyed, and do hereby grant, bargain,
sell and convey unto the said part of of the second part, the following described premises, to-wit, situ-
ate in District No. 5 - S. Frank County, Minnesota
As it is bounded as follows: - Beginning on
Cox's Corner, then on North Cox's
North (C. S. Cox's) line to a corner
corner; thence line to a straight
line to a rock on top of a hill;
thence, Northwest, a straight line
to the beginning, containing three
acres, this line to the same land that
was conveyed by deed of W. B. Walsh to
C. Cox on the 24 day Dec. 1902

an East course with a conditional line between
J. E. Counts and Harleline A. Cox now ~~Harl. Cox~~
and J. A. Cabbage to a forked Birch tree on the
East side of the road which road is always
to remain open Thence the same course with
a direct line to a rock corner in S. A. Smiths
now J. P. Cabbages line Thence a north west course
with said Smiths now J. P. Cabbages C. F. Cox and
P. M. and T. C. Smiths line to the beginning corner
containing by estimation One hundred and thirty
acres more or less the same tract of land
together

with the hereditaments and appurtenances thereto appertaining, hereby releasing all claims to Homestead
and Dower therein. TO HAVE AND TO HOLD the said premises to the said party of the second part
their heirs and assigns forever.

And the said party of the first part for themselves and
for their Heirs, Executors and Administrators do hereby covenant with the said party of the second part
the second part their heirs and assigns that we are lawfully seized in fee simple
of the premises above conveyed and have full power, authority and right to convey the
same, that said premises are free from all incumbrances

and that we will forever warrant and defend the said premises and the title thereto against the
lawful claims of all persons whomsoever.

IN WITNESS WHEREOF, The said party of the first part have hereunto set their
hand and seal the day and year first above written.

Signed, sealed and delivered in presence of

David Hankins

[L. S.]

J. S. B. Hankins

[L. S.]

[L. S.]

[L. S.]

STATE OF _____ }
County. }
SS.

Personally appeared before me _____ a Notary Public of said County
the within named bargainors

with whom I am personally acquainted, and who acknowledged that he executed the within instru-
ment for the purposes therein contained.

Witness my hand and official seal at office, this _____ day of _____
A. D. Nineteen Hundred and _____

STATE OF _____ }
County. }
SS. *J. P. P. [Signature]* a Notary Public of said County
Personally appeared before me _____
the within named bargainors *J. P. P. [Signature] and his wife*

Notary Public.

My Commission Expires _____

with whom I am personally acquainted, and who acknowledged that they executed the within instrument for the purpose therein
contained. And _____ wife of the said
_____ having appeared before me privately and apart from her
husband, said _____ acknowledged the execution of
the said deed to have been done by her freely, voluntarily and understandingly, without compulsion or con-
straint from her said husband, and for the purposes therein expressed.

Witness my hand and official seal at office, this _____ day of _____
A. D. Nineteen Hundred and _____

Personally appeared before me _____ of _____
County aforesaid _____ and
_____ subscribing witnesses to the within Deed, who, being first sworn,
deposed and said that they are acquainted with _____
_____ the bargainor, and that he acknowledged the same in their presence to be
act and deed upon the day it bears date.

Witness my hand at office, this _____ day of _____
Hundred and _____ A. D. Nineteen

STATE OF _____ }
County. }
SS. _____
Personally appeared before me _____ of _____
County aforesaid _____ and
_____ subscribing witnesses to the within Deed, who, being first sworn,
deposed and said that they are acquainted with _____
_____ the bargainor, and that he acknowledged the same in their presence to be
act and deed upon the day it bears date.

Notary Public

My Commission Expires _____

Witness my hand at office, this _____ day of _____
Hundred and _____ A. D. Nineteen

STATE OF _____ }
County. }
SS. _____
To _____ Esquire:
You are hereby authorized and empowered to take the examination of _____
_____ privately and apart from her husband, relative to the free execution of the within Deed, and
the same, so taken, to certify under your hand and seal.

Witness _____ Clerk of the County Court of _____ County,
at office, the _____ day of _____, 191 _____

STATE OF _____ }
County. }
SS. _____
To _____ Esquire:
You are hereby authorized and empowered to take the examination of _____
_____ privately and apart from her husband, relative to the free execution of the within Deed, and
the same, so taken, to certify under your hand and seal.

Clerk

Witness _____ Clerk of the County Court of _____ County,
at office, the _____ day of _____, 191 _____

STATE OF _____ }
County. }
SS. _____
To _____ Esquire:
You are hereby authorized and empowered to take the examination of _____
_____ privately and apart from her husband, relative to the free execution of the within Deed, and
the same, so taken, to certify under your hand and seal.

Witness _____ Clerk of the County Court of _____ County,
at office, the _____ day of _____, 191 _____

STATE OF _____ }
County. }
SS. _____
To _____ Esquire:
You are hereby authorized and empowered to take the examination of _____
_____ privately and apart from her husband, relative to the free execution of the within Deed, and
the same, so taken, to certify under your hand and seal.

Clerk

Witness my hand and seal this _____ day of _____, 191 _____

_____ Wife of _____
having personally appeared before me, and having by virtue of the authority in me vested, been examined privately and apart
from her said husband, and she having acknowledged the due execution of the within Deed, by her freely, voluntarily and under-
standingly, without compulsion or constraint by her said husband, and for the purpose therein expressed, the same is, therefore
certified.

Witness my hand and seal this _____ day of _____, 191 _____

_____ [SEAL]
J. P. P. for _____ County.

Form 42 2-21-18-4M

\$700

Sixty months

after date, for value received

promise to pay to the order of

Charles C. C.

Dollars

at the

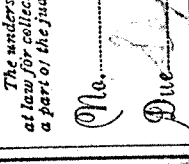
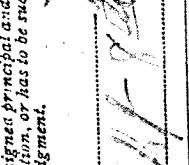
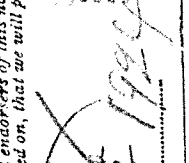
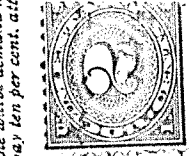
Home Building Co. Bldg. 110

The undersigned principal and endorsers of this note write demand notice and protest thereof, and we agree that if this note is placed in the hands of an attorney at law for collection, or has to be sued on, that we will pay ten per cent. attorney's fees in addition to the principal and interest, which fee shall be added to and become a part of the judgment.

No.

Sept 17 1924

Home Bldg Co.
Bldg Co.



Form 42 2-21-18-4M

\$750

Thirty six months

after date, for value received

promise to pay to the order of

Charles C. C.

at the

Home Bldg Co.

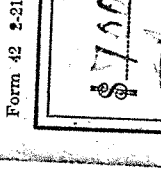
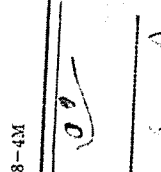
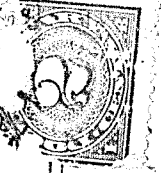
Bldg Co.

The undersigned principal and endorsers of this note write demand notice and protest thereof, and we agree that if this note is placed in the hands of an attorney at law for collection, or has to be sued on, that we will pay ten per cent. attorney's fees in addition to the principal and interest, which fee shall be added to and become a part of the judgment.

No.

Sept 17 1924

Home Bldg Co.
Bldg Co.



1917

Interest paid on this note
one year until Sept. 8. 1920
\$42.00

March 17, 1922.
paid \$100.00.

June 4 - Paid on this note
\$50.00

August 15, 1922
paid \$250.00

November 13, 1922
paid \$100.00.

May 9 1924
Paid on this note \$50.00

June 5 1924
Paid on this \$50.00

August 3 1924
Paid on this note
\$100.00

Paid:



Interest paid on this note
one year until Sept. 8. 1920
\$42.00

Credit for Two Hundred
dollars Oct 7 - 1921 on
this note.

42.00	7.25
54.25	96.25
98.25	\$176.25

Paid

Key Payee



(2)

Know all Men by these Presents, That in consideration of the sum of One Dollar to me in hand paid by A. G. & C. F. COX

the receipt of which is hereby acknowledged ~~We~~ have given and granted, and do hereby give and grant to said A. G. & C. F. COX

or ~~their~~ assigns the right to purchase at any time within one

~~year~~ from the date hereof, upon the terms herein set forth, the property described as follows, to-wit: A farm of 120 acres,

more or less, located about 2 miles to the south of Paulette, Union County, Tenn. This was formerly the home-place of C. S. Cox, (20 acres bottom land not included)

at the price of two thousand Dollars (2,000.00)

\$400.00 cash, \$400.00 when approx. half of

the timber has been removed (this time shall

not exceed 2 (two) years from date of deed)

balance \$200.00 per year, beginning 3 (three)

from date of deed with legal interest on

undivided balance from date of sale

and for the consideration aforesaid ~~we~~ hereby covenant and

agree to and with said A. G. & C. F. COX

and ~~their~~ assigns, that if he or they shall at any time within one

~~year~~ from the date hereof elect to purchase said property

under this option ~~we~~ will make to him or them, or to any person

or persons whom they may appoint or designate for that purpose, a good

and sufficient Warranty Deed for said premises upon compliance by said

A. G. & C. F. COX or their

assigns with the conditions of payment above expressed.

Witness-----hand and seal this-----day of

Witness-----

OF TENNESSEE
ENT OF HIGHWAYS
7. AVE. NORTH.
VILLE. TENN.



REGISTRATION CERTIFICATE

STATE OF TENNESSEE
DEPARTMENT OF HIGHWAYS
NASHVILLE
DIVISION OF ACCOUNTS
AUTOMOBILE REGISTRATION

Automobile _____
Motor Truck _____
Electric _____

Fee, \$ 11.25
New No. 36429
Old No. 304

This is to Certify, That there has this day been registered in this office—auto—truck—made by _____, as required by Chapter 149, Public Acts of Tennessee, 1919, for the year 1921.

registered by S. J. Cox
residing at Franklin City Tenn, TENNESSEE.

In Testimony Whereof, I have hereunto set my hand and attached the seal of the Department, at office, Nashville, Tennessee, this 28 day of April, 1921.

STATE DEPARTMENT OF HIGHWAYS

W. J. Testerman
SECRETARY.

This certificate expires December 31, current year, and must be renewed with the Department through the County Court Clerk on or before January 1.

Smith
Murdockville
Tenn.



Mr. L. E. Goff
Knoxville, Tenn

Mountain City Branch,
Route no. 17,

04

AUTOMOBILE LICENSE RECEIPT

STATE OF TENNESSEE
DEPARTMENT OF HIGHWAYS
NASHVILLE
DIVISION OF ACCOUNTS
AUTOMOBILE REGISTRATION

Fee, \$ 16.25

New No: 95067

THIS IS TO CERTIFY, That there has this day been registered in this office an automobile—Make.....
ial motor number 2100478, horsepower 24.5....., as required by Chapter 149, Public Acts of Tennessee,
9, for the year 1922.

Registered by E. J. Cull
Issued at Mountain City R-4, TENNESSEE.

IN TESTIMONY WHEREOF, I have
hereunto set my hand and attached the seal
of the Department, at office, Nashville, Ten-
nessee, this 16th..... 1922.
STATE DEPARTMENT OF HIGHWAYS.

W. J. Testerman
SECRETARY.

This certificate expires December 31, current year, and must be renewed with the Department through the County Court Clerk on or before January 1

WARD DIST. TAXES

A 10 K No. 1844 KNOX COUNTY ORIGINAL
 Received from Knox, Tenn., 192

State and County Taxes for the Year 1923 on 1923 DOLLARS
 Paid by Acres

Page 302 Poll, \$ Personal
 Line 13 J. Patrick Smith Trustee

TAX RECEIPT
 UNION COUNTY
 H. CLAY PATRICK, TRUSTEE

Received of \$59.40
 Maynardville, Tenn. 1923 No. 792

in full for Taxes for the year 1923, in District No. 100 as follows:

POLL	STATE	COUNTY	SCHOOL	HIGH SCHOOL	ROAD & BRIDGE	PIKE INTEREST	PIKE REPAIRS	SINKING FUND	TOTAL TAX
Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.
\$2.00	.30	.10	.38	.08	.10	.80	.10	.10	\$1.96

Page 5 Line 4
 H. Clay Patrick Trustee.
 Deputy Trustee.

Application No. 6375



Farmers' Mutual Fire Insurance Company of Knox County, Tennessee.

ORGANIZED JULY 19, A. D. 1913

AMOUNT IN FORCE DECEMBER 31, 1923, \$5,061,865.00

THIS AGREEMENT, entered into this day between SAM T. DUNN & COMPANY

(who shall be called the insured) and the Farmers' Mutual Fire Insurance Company of Knox County, Tennessee,
WITNESSETH:

1. The insured shall bear ~~the~~ pro rata portion of all losses sustained by the members of the Company on account of loss of, or damage to, property by fire, lightning or tornado. Any member suffering loss by fire, lightning, or tornado shall, within five days, notify the Secretary-Treasurer in writing, and furnish an itemized sworn account of his loss, detailing the circumstances connected therewith.
2. Within sixty days after notice, estimate, satisfactory proof and adjustment of loss, the Company shall pay to the insured all damages to property described below, occasioned by fire, lightning or tornado, provided said damages shall not exceed the amount of insurance herein specified, and provided that on buildings insured herein becoming vacant the insurance will automatically become suspended and the Company will not be liable for loss or damage thereto during such vacancy, except that permission from the Company in writing may be granted for a period not exceeding sixty days, reducing the insurance thereon to one-half the amount carried on said building.
3. However, damage to or loss of, live stock shall be settled on a basis of two-thirds of its market value at the time of such loss or damage, but in no case shall this Company be liable for more than \$200.00 on any one horse, mule or jack over two years old, nor more than half that sum if under two years of age; nor more than \$50.00 on any one head of cattle more than two years old, nor for more than one-half that sum if under two years of age; nor more than \$5.00 on any one sheep or goat; nor for more than \$20.00 on any one hog.
4. The loss or damage to the buildings designated herein shall be ascertained, or estimated, according to the actual cash value, at the time any loss or damage occurs, proper deduction being made for depreciation, however caused; and shall in no event exceed what it will cost the insured to repair or replace the same with material of like kind and quality, which right to repair or replace, the Company hereby reserves to itself.
5. The welfare of the Company demanding it, the Company may at any time reduce, cancel or suspend this policy, and the holder thereof shall not receive any benefit from this Company after such cancellation. The insured, also, may be released by giving the Company thirty days' notice of such intention, providing he shall be released from no assessments made up to the expiration of said thirty days.
6. If at any time there shall be a change of title to, or ownership of, the within described property, the insurance shall at once cease, unless transfer of the same is made by the Company and consented to as provided in its By-Laws.
7. The insured shall not have, or hereafter take, any additional insurance in any other Company without the consent of this Company, and in case there shall be any other contract of insurance consented to by this Company on the property covered by this policy, the insured shall recover of this Company only such proportion of the loss as the sum hereby insured shall bear to the whole amount of the insurance thereon.
8. This policy shall remain in force until such time as it may be cancelled either by the insured or the Company, or otherwise terminated, as provided in this policy or the By-Laws of the Company.
9. The liability of this Company upon this policy shall cease until such time as the insured shall again be reinstated if the insured, after the Secretary-Treasurer has issued notice of loss, shall for a period of more than thirty days neglect to pay any assessment to meet the loss of property of any member of the Company.
10. In the event any party shall fail to pay his or her note for entrance fee at maturity, this Company shall not be liable for loss during such default and said policy shall lapse until payment is made to this Company at its office in Knoxville, Tennessee. There shall be a lien upon the property of each member insured for the enforcement of any assessment, or the collection of entrance fee after maturity of note given for same.
11. The Company shall not be responsible for any loss or damage to the within described property if the insured has directly or indirectly, intentionally, or through careless or negligence, caused or permitted such loss or damage; or which may happen by the entrance of a hostile army or insurrection of citizens of this State, or any part of the United States.

Application No. 6375

Farmers' Mutual Fire Insurance Company of Knox County.

Applicant Sam L. & Daisy Cox

Address Fountain City, Tenn. R.D. #5

District 5th.

Insured for	- - - - -	\$ 2550.00
Gr. old Policy		1000.00
Fee	- - - - -	\$ 1550.00
		7.75

Location of 15 miles N. of Knoxville
2 miles E. of Maynardsville Pike.

S. B. NEWMAN & CO., KNOXVILLE, TENN.

In case of transfer of title the following form may be used, which should be executed at the time of the transfer.

FOR VALUE RECEIVED hereby assign and transfer to all right, title and interest in this Policy of Insurance.

Witness hand this day of A. D. 19

The property insured within having been purchased by The Farmers' Mutual Fire Insurance Company of Knox County, Tennessee, consent that the interest of

..... in the within Policy may be assigned to said purchaser, subject to the terms and conditions therein mentioned and referred to. Knoxville, Tenn., this day of, A. D. 19

NOTICE

THIS POLICY DOES NOT INSURE AGAINST DAMAGE TO ANY ELECTRICAL DEVICES OR APPLIANCES NOT INJURED OR DESTROYED BY FIRE.

Amount \$ 2600

Policy No. 8540

OFFICERS AND EXECUTIVE COMMITTEE

- J. J. JONES, PRESIDENT
- P. L. SHERRID, V.-PRES.
- J. E. HOUNGER, SECY.-TREAS.

Farmers' Mutual Fire Insurance Company
of Knox County

SEE US AND SAVE THE DIFFERENCE

ROOM 308 EMPIRE BUILDING
ORGANIZED JULY 19, 1913

NOTICE--IMPORTANT

This Policy No. 8540, issued Aug 29 1936, in lieu of Policy N8540 issued 5/3/29 and all other policies issued by this company ^{this covering} this property

At the TWENTY-SECOND annual meeting of the members of the FARMER'S MUTUAL FIRE INSURANCE CO., of Knox County, Tenn., meeting in the Market Hall, at 10:00 A. M. Jan. 11, 1936 in the City of Knoxville, Tenn., adopted resolution; directing the association to issue new policies including the by-laws of the association as required by the State Supreme Court holding, and to make more clear some other provisions of the policy.

Please return the old policies now void to this office. Any desired information or explanation will be given at office when you bring in old policy.

Yours very truly,
FARMER'S MUTUAL FIRE INS. CO.
J. J. Jones, President.

provisions, stipulations and conditions, which may be contained in any or all of the policies, which may be in effect at the time of the loss, which are hereby incorporated into and made a part of this policy.

The present insurable value of the buildings described under this policy is stipulated to be on House No. 1 1200 House No. 2 Barn No. 1 500 Barn No. 2 and at no time shall liability be in excess of two-thirds of the actual value at time of loss, or the Company's pro rate part, with other insurance permitted.

IN CONSIDERATION of the stipulations contained herein, the insured is accepted as a member of the Company on the date the policy bears date, at twelve o'clock noon, and assigns the following property for insurance:
No. 1 frame house, located 1.5 mi. N. Knoxville 2 mi. E. Marysville Pike
(Distance, direction from Knoxville, and on what road).

ft. wide 42.6 x 17.4 ft. long 24 x 16 ft. high 6 x 8 (from sill to eave) made of wood roof of metal with 7 rooms, valued at \$ 1800, insured for \$ 1200
No. of plastered rooms 7 No. of ceiled rooms 7 Number of rooms exclusive of halls and closets 7
No. of porches 2 When built 1912 Condition good When painted last 1928 and Surface space 12502 cu. ft.

If not completed what remains to be done comp.
(Give this information on all houses insured).

No. 2 house, located _____
(Distance, direction from Knoxville, and on what road).
ft. wide _____ ft. long _____ ft. high _____ (from sill to eave).
made of _____ roof of _____ with _____ rooms, valued at \$ _____, insured for \$ _____
No. of plastered rooms _____ No. of ceiled rooms _____ Number of rooms exclusive of halls and closets _____
No. of porches _____ When built _____ Condition _____ When painted last _____
Surface space _____ cu. ft.

If not completed what remains to be done _____
(Give this information on all houses insured).

On contents of frame house No. 1 valued at \$ 400, insured for \$ 250
(This includes all household goods except money, notes, bonds, mortgages, jewelry and heirlooms).
No. 1 frame barn 38 ft. wide 50 ft. long 12 ft. high (from sill to eave) roof board
Condition good When painted last not Built when 1912 valued at \$ 750 Insured for \$ 500
No. 2 frame barn 10 ft. wide 12 ft. long 8 ft. high (from sill to eave) roof shd.
Condition good When painted last 1928 Built when 1927 valued at \$ 100 Insured for \$ 50

On contents of No. 1 Barn 250 No. 2 Barn 50, on farm, (except dwelling house) valued at \$ _____ Insured for \$ 500

12. This Company shall not be released from any obligations in case of loss or damage because of liens, mortgages or defective title to property, but when it shall appear that the insured is not the rightful, legal or exclusive owner of the property, then shall the insurance, or such part of it as may not belong to the insured, be paid to the proper owner.

13. It is expressly stipulated that in case the buildings included in this policy of insurance shall, at any time after the making, and during the time this policy is in force, be so altered or appropriated or applied for the purpose of carrying on or exercising therein any trade, business or vocation as would increase the hazard, unless it be done by the consent of this Company, added to or endorsed on this policy, then if any loss or damage occurs in consequence of such increased hazard, the Company will not be responsible for such loss or damage.

14. The insurable value of the buildings described under this policy is stipulated to be on House No. 1 11200 House No. 2 11200 Barn No. 1 11200 Barn No. 2 11200 and this policy shall be void if at the time of the loss the whole amount of insurance on any one of said building shall be in excess of such stipulated insurable value.

15. The insured and the Company shall be governed by the By-Laws of the Company; and it is further agreed that this contract is based upon the representations contained in the application of even number here- part and which the insured has signed and permitted to be submitted to the Company, and which is made a part thereof.

IN CONSIDERATION of the above stipulations the insured is accepted as a member of the Company on this the 15th day of Oct. in the year A. D., 1921, at twelve o'clock noon, and assigns the following property for insurance:

Pike

No. 1 Frame house, located 15 miles N. of Knoxville 2 miles E. of Waymardville
(Distance, direction from Knoxville, and on what road).

made of wood roof of shingle with 7 rooms, valued at \$ 1200, insured for \$ 1200

No. of plastered rooms 0 No. of ceiled rooms 7 Number of rooms exclusive of halls and closets 7

No. of porches 2 When built 1912 Condition good When painted last 1923

If not completed, what remains to be done Complete
(Give this information on all houses insured).

No. 2 Frame house, located 15 miles N. of Knoxville 2 miles E. of Waymardville
(Distance, direction from Knoxville, and on what road).

made of wood roof of wood with 7 rooms, valued at \$ 1200, insured for \$ 1200

No. of plastered rooms 0 No. of ceiled rooms 7 Number of rooms exclusive of halls and closets 7

No. of porches 2 When built 1912 Condition good When painted last 1923

If not completed, what remains to be done Complete
(Give this information on all houses insured).

On contents of Frame house No. 1 valued at \$ 150, insured for \$ 250
(This includes all household goods except money, notes, bonds, mortgages, jewelry and heirlooms).

No. 1 Frame barn 30 ft. wide 50 ft. long 12 ft. high (from sill to eave) 214 roof

Condition good When painted last 1921 Built when 1912 valued at \$ 750 Insured for \$ 500

No. 2 Frame barn 30 ft. wide 50 ft. long 12 ft. high (from sill to eave) 214 roof

Condition good When painted last 1921 Built when 1912 valued at \$ 750 Insured for \$ 500

On contents of all buildings on farm, (except dwelling house), valued at \$ 450 Insured for \$ 300
Barn No. 1, crib and shed

(This includes hay, grain and feeds in buildings, all vehicles, harness, tools and machinery, except automobiles, electric motors, threshing machines, clover hullers, gasoline and steam power engines and machines).

On Gate and shed 12x12x8 roof boards Valued at \$ 40 Insured for \$ 25

On Smokehouse 10x12x8 roof boards Valued at \$ 40 Insured for \$ 25

On Live Stock 100 Valued at \$ 400 Insured for \$ 250

Total amount insured 2550

IN TESTIMONY WHEREOF, The Farmers' Mutual Fire Insurance Company of Knox County, Tennessee, has caused this Policy to be signed by its President and attested by its Secretary-Treasurer in the City of Knoxville on this, the 15th day of Oct., 1921

W. F. Smith
Secretary-Treasurer

A. B. Huffman
President

WARD	DIST.	TAXES
	5	37.19

A to K No. 3182 KNOX COUNTY ORIGINAL
 Received from Sam Cox Knoxville, Tenn., July 13, 1925

Thirty Seven - 19 DOLLARS

State and County Taxes for the Year 1924 on 00 Acres

Paid by _____

Page 96 Lots _____ Poll, \$ _____ Personal _____

Line 35 *R. Parrick Sweet* Trustee
W. L. WATERS CO. KNOXVILLE

WARD	DIST.	TAXES
	5	2.00

A to K No. 3183 KNOX COUNTY ORIGINAL
 Received from Sam Cox Knoxville, Tenn., July 13, 1925

Two DOLLARS

State and County Taxes for the Year 1924 on 00 Acres

Paid by _____

Page 358 Lots _____ Poll, \$ _____ Personal _____

Line 24 *R. Parrick Sweet* Trustee
W. L. WATERS CO. KNOXVILLE

COUNTY LEVY	
County Purposes	.10
High School	.07
Grammar School	.30
Equipment and Maintenance of Schools "Rural"	.01
School Bldgs. and Repairs "Rural"	.04
Highways	.30
Interest	.03
Sinking Fund	.01
Industrial School	.04
Poll	.90
Total	2.00

KNOX COUNTY TAX RECEIPT ORIGINAL
 No. 5648 FRANK W. FLENNIKEN, TRUSTEE
 A TO K KNOXVILLE, TENN. 17/28 192

RECEIVED OF *John Cox*
Maynardville Tenn

PAID BY *John Cox*
1927
 POLL TAXES \$ 2.00
 STATE TAXES \$ 5.00
 COUNTY TAXES \$ 22.50
 INT. AND PENALTY \$
 TOTAL \$ 29.50

STATE LEVY	
State	.07
University	.05
Elementary	
Rural Schools	.08
Total	.20

No. LOTS _____ STATE AND COUNTY TAXES FOR 1927
 No. ACRES *50*

VALUE PERSONAL PROPERTY \$ _____
 PAGE *24* LINE *18*
 RECEIVED BY *Frank W. FleNNiken* TRUSTEE

RECEIPT VALID WHEN CHECKED

R. B. NEWMAN & CO., KNOXVILLE, TENN.

COUNTY LEVY PER HUNDRED	
SCHOOL	.20
SINKING FUND	.50
PIKE INTEREST	.70
ROAD & BRIDGE	.05
HIGH SCHOOL	.10
PIKE REPAIRS	.15
TOTAL	\$2.20
POLL	\$2.00

UNION COUNTY TAX RECEIPT ORIGINAL
 No. 586 JOHN B. SHARP, TRUSTEE

RECEIVED OF *John Cox*
Maynardville Tenn
1927
 POLL TAXES \$ 2.00
 STATE TAXES \$ 2.00
 COUNTY TAXES \$ 22.00
 INT. AND PENALTY \$
 TOTAL \$ 26.00

STATE LEVY	
State	.07
University	.05
Elementary & Rural Schools	.08
Total	\$0.20

No. ACRES *3* VALUE \$ _____
 No. LOTS _____ VALUE \$ _____
 VALUE PERSONAL PROPERTY \$ _____
 TOTAL VALUATION \$ *210*
 RECEIVED BY *John B. Sharp* TRUSTEE
 D. T.

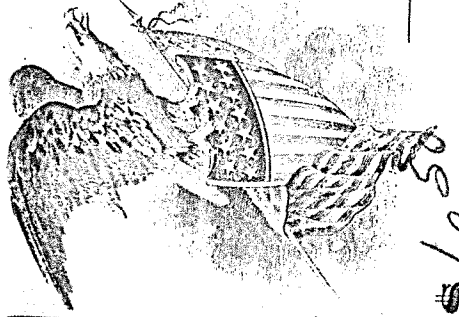
W. L. WATERS CO. KNOXVILLE

Received of *John B. Sharp* \$ *100* Dollars
 No. _____ Per _____
 S. L. SALLING CO. UNDERTAKERS Knoxville, Tenn., 192
 329 W. MAGNOLIA

R. H. HARR PRINTING CO., KNOXVILLE

Received of *John B. Sharp* \$ *51.50* Dollars
 No. _____ Per _____
 S. L. SALLING CO. UNDERTAKERS Knoxville, Tenn., 192
 329 W. MAGNOLIA

R. H. HARR PRINTING CO., KNOXVILLE



Pubby of car

No 158

Oct 5th

1928

RECEIVED OF Chas. W. George

Pay 4 50

DOLLARS

10.00 priv. sold out. in Union Co. Tenn

Cash by check

\$ 10.50

1928 S. D. Mendenhall & Co., Printers, Office Supplies, Knoxville, Tenn.

SECURITY MILLS
POULTRY, DAIRY AND HORSE FEEDS

Knoxville, Tenn., Oct 11 - 28 1928 No: 9072

RECEIVED OF Chas. W. George \$ 10.50

Chas. W. George By [Signature]
SECURITY MILLS

THANK YOU

SECURITY MILLS
POULTRY, DAIRY AND HORSE FEEDS

Knoxville, Tenn., Nov 30 1928 No: 8665

RECEIVED OF S. J. Cox \$ 56.00

S. J. Cox By [Signature]
SECURITY MILLS

THANK YOU

SECURITY MILLS
MANUFACTURERS OF HIGH GRADE
POULTRY, DAIRY & HORSE FEEDS
KNOXVILLE, TENNESSEE

Sold to

S J COX

RD 11 FOUNTAIN CITY TENN

PAY
LAST
AMOUNT
IN
BALANCE
COLUMN

Month of	FOLIO	DATE	DES.	Account of	CHARGES	CREDITS	BALANCE
NOV	1	1928				55 00	** **
					BALANCE FORWARD	55 00	** **
					CASH		

COUNTY LEVY PER HUNDRED	
COUNTY REVENUE	.20
ELE. SCHOOLS	.50
SINKING FUND	.45
PIKE INTEREST	.70
ROAD AND BRIDGE	.05
HIGH SCHOOL	.10
PIKE REPAIRS	.10
SCHOOL MONEY BORROWED	.10
TOTAL	\$2.20
POLL	\$2.00

UNION COUNTY TAX RECEIPT

ORIGINAL

JOHN B. SHARP, TRUSTEE

No. 37

MAYNARDVILLE, TENN. 15 1927

RECEIVED OF

DOLLARS

STATE LEVY	.07
UNIVERSITY	.05
ELEMENTARY & RURAL SCHOOLS	.98
TOTAL	\$0.20

POLL TAXES \$
 STATE TAXES \$
 COUNTY TAXES \$
 INT. AND PENALTY \$
 TOTAL \$

PAID BY
 1928
 1927

NO. ACRES VALUE \$
 NO. LOTS VALUE \$
 VALUE PERSONAL PROPERTY \$
 TOTAL VALUATION \$

STATE AND COUNTY TAXES FOR 1928

TRUSTEE

D.T.

W.L. WARTERS CO. KNOXVILLE

License No. 211-5746

1929

STATE OF TENNESSEE

CERTIFICATE OF AUTOMOBILE REGISTRATION

Last year's License No. 289-357

State Fee \$ 1.25

Clerk's Fee .50

Total \$ 1.75

Owner's Name

S. J. Cox

Must be Printed or Typewritten

Street Address

RD #11

City or Town

Ft. Smith

County

Yuma

Make

Ford (12412891)

Year

1926

Motor No.

Rdstr.

Tour. Closed New

Signature of Owner

Old

S. J. Cox

have this

S. J. KENNEDY

County Court Clerk

the

18

day of

June

1929, issued the above license.

This is to certify that the above described vehicle has been registered with the Department of Finance and Taxation through the County Court Clerk and license issued to conform therewith.

DEPARTMENT OF FINANCE AND TAXATION.

Commissioner.

This Certificate should be kept by Owner.

Clerk—Do not Detach.

NOTICE—This is for identification of vehicle.

Make

Ford Touring

Motor No.

12412891

License No.

211-5746

Original—Send to Department.

Duplicate—To be kept by Owner.

Correct Motor Number is very Important.

No. 1-18- 1929

Received of S. J. Cox

for account

of

\$ 5.10

J. M. F. Embury

100 Dollars


PLIC SYSTEM OF DUPLICATING RECEIPTS—MANUFACTURED BY AMERICAN SALES BOOK CO., LIMITED, NIAGARA FALLS, N. Y.

SECURITY MILLS No. 9514

POULTRY, DAIRY AND HORSE FEEDS

Knoxville, Tenn., 1929

RECEIVED OF [Signature]

THANK YOU  By [Signature]

SECURITY MILLS

KNOX COUNTY TAX RECEIPT ORIGINAL

No. 6745 KNOXVILLE, TENN., 1929

RECEIVED OF A. T. K. Lane & Co.

[Signature] PAID BY [Signature]

COUNTY LEVY	
County Purposes .13	
High School .07	
Grammar School .36	
Equipment and Maintenance of Schools "Rural" .01	
School Bldgs and Repairs "Rural" .04	
Highways .30	
Interest .01	
Industrial School .04	
Total.....	.96
Poll	\$2.00

POLL TAXES - - \$ 2.00

STATE TAXES - - \$ 50.00

COUNTY TAXES - \$ 4.00

INT. AND PENALTY \$

TOTAL \$ 56.00

STATE LEVY

State .07

University .05

Elementary

Rural

Schools.. .08

Total20

No. LOTS 3-

No. ACRES 14

VALUE PERSONAL PROPERTY \$

PAGE 13 LINE 14

TRUSTEE Frank W. Flenniken

RECEIPT VALID WHEN CHECK PAID

STATE OF TENNESSEE, KNOX COUNTY

Knox County Aug 22 1929

S. J. Cox, 1929

THIS IS TO CERTIFY, That S. J. Cox day of Aug 1929

is a Legal Voter having duly registered on the 22 day of Aug 1929

Whose registration No. is 25; Color W; Age 37; Vocation Farmer

Residence Lenox Valley, Tenn; Ward 5

and is entitled to vote in said Ward or District in all elections held in the Ward or District within two from the last general registration of August, 1929.

[Signature]

Registrars of 5 District

Registrars of 5 Ward

GRAIN - HAY - FEED - SEED
FRUITS AND VEGETABLES

HACKNEY, KEARNS & LACKEY CO., Inc.

Knowville, Tenn., 1/2 / 1930

RECEIVED of E. L. Cochran and Co. 100 DOLLARS

For \$ 11.20 HACKNEY, KEARNS & LACKEY CO., Inc.

By J. W. McWilliam

S. B. NEWMAN & CO., KNOXVILLE, TENN.

License No. 251-111 STATE OF TENNESSEE 1930

CERTIFICATE OF AUTOMOBILE REGISTRATION

State Fee 11.25
Clerk's Fee .50
Total 11.75

Name of owner E. L. Cochran
Street Address 1100 1/2
City East City County Knox
Make Ford (1930) or () Motor No. Serial No.
H. P. 22 Year of model 1930 Type 2 New Old
Was this vehicle registered 1929 if so give License No. 211546

Signature of Owner L. M. Kennedy
Date issued Jan 11 1930. Signed L. M. Kennedy
County Court Clerk.

This is to certify that the above described vehicle has been registered with the Department of Finance and Taxation through the County Court Clerk and license issued to conform therewith.

DEPARTMENT OF FINANCE AND TAXATION.

Chas. M. McCah
Commissioner.

This Certificate should be kept by Owner.

Clerk—Do not Detach.

NOTICE—This is for identification of vehicle.

Make Ford
Motor No. 211-546
Serial No. 251-111

Use No.
Correct Motor Number is very important

GRAIN - HAY - FEED - SEED
FRUITS AND VEGETABLES

HACKNEY, KEARNS & LACKEY CO., Inc.

Knoxville, Tenn., 1/2 / 1930

RECEIVED of

S. J. Cleburne and Co

DOLLARS

For

HACKNEY, KEARNS & LACKEY CO., Inc.

\$ 11.20

By *J. B. McMillan*

S. B. NEWMAN & CO., KNOXVILLE, TENN.

License No.

257-117 TENNESSEE

STATE OF

1930

CERTIFICATE OF AUTOMOBILE REGISTRATION

State Fee 11.25

Clerk's Fee .50

Total 11.75

Name of owner

S. J. Cleburne

Street Address

State City, Tenn

City

State City County *Knox*

Make

Oldsmobile (*1929*) or (*1928*)

Motor No.

Serial No.

H. P. *28* Year of model *1929* Type *2* New *5* Old *5*

Was this vehicle registered 1929 *5* if so give License No. 211-544

Signature of Owner

Signed *J. M. Kennedy*

County Court Clerk.

This is to certify that the above described vehicle has been registered with the Department of Finance and Taxation through the County Court Clerk and license issued to conform therewith.

DEPARTMENT OF FINANCE AND TAXATION.

Chas. A. McCah
Commissioner.

This Certificate should be kept by Owner.

Clerk—Do not Detach.

NOTICE—This is for identification of vehicle.

Make

Motor No.

Serial No.

Case No.

Correct Motor Number is very important

WARD	DIST.	TAXES

COUNTY LEVY	
County Purposes	.18
High School	.07 1/4
Grammar School	.36
Equipment and Maintenance of Schools "Rural"	.01
School Bldgs and Repairs "Rural"	.02 1/4
Highways	.26
Interest	.06 1/4
Industrial School	.03
Sinking Fund	.04 1/4
Total	1.05
Poll	\$2.00

KNOX COUNTY TAX RECEIPT ORIGINAL
 No. 4184 FRANK W. FLENNIKEN, TRUSTEE
 A TO K KNOXVILLE, TENN. 1929
 RECEIVED OF *State Bank*

PAID BY State Bank 500 DOLLARS
 POLL TAXES - - \$ 2.00
 STATE TAXES - - \$ 5.00
 COUNTY TAXES - - \$ 3.25
 INT. AND PENALTY \$ 0.00
 TOTAL \$ 10.25
 STATE AND COUNTY TAXES FOR 1929

STATE LEVY	
State	.07
University	.20
Elementary	
Rural Schools	.09
Total	.20

No. LOTS 20
 No. ACRES 5.0
 VALUE PERSONAL PROPERTY \$ 8
 PAGE 95 LINE 8

Frank W. Flenniken
 TRUSTEE

RECEIPT VALID WHEN CHECK PAID

BEAN, WARTERS & CO., KNOXVILLE

TRUSTEE

WARD DIST.	TAXES
	5 33 75
COUNTY LEVY County Purposes16 Interest07 Sinking Fund03 Industrial School04 Equipment, Main- tenance of Rural Schools01 Rural School Buildings05 High School03 Elementary Schools37 Highways24 Poll1.05 Total22.00	

KNOX COUNTY TAX RECEIPT ORIGINAL

No. **1055** FRANK W. FLENNIKEN, REGISTER

A TO K KNOXVILLE, TENN. Jan 2 1931

RECEIVED OF *John W. Flanniken*

John W. Flanniken 25 DOLLARS

1930

No. Lots _____ STATE AND COUNTY TAXES FOR 1930

No. ACRES 50

VALUE PERSONAL PROPERTY \$ _____

PAGE 842 INSTR. 9

Frank W. Flanniken

RECEIPT VALID WHEN CHECK PAID S. S. KEWHAH & CO., KNOXVILLE, TENN.

License No. 12-244 STATE OF **TENNESSEE** 1931

CERTIFICATE OF AUTOMOBILE REGISTRATION

State Fee 1.50
 Clerk's Fee .50
 Total 2.00

Name of owner S. J. Cook

Street Address Route 11

City West City County Knox

Make Vaux Motor No. (14429) or () Serial No. _____

H. P. 25 Year of model 26 Type New Old _____

Was this vehicle registered 1930 _____ if so give License No. 3518

Date issued 1/16 1931. Signed E. M. Kennedy County Court Clerk.

This is to certify that the above described vehicle has been registered with the Department of Finance and Taxation through the County Court Clerk and license issued to conform therewith.

DEPARTMENT OF FINANCE AND TAXATION.

Chas. M. McCah
 Commissioner.

Clerk—Do not Detach.

NOTICE—This is for identification of vehicle.

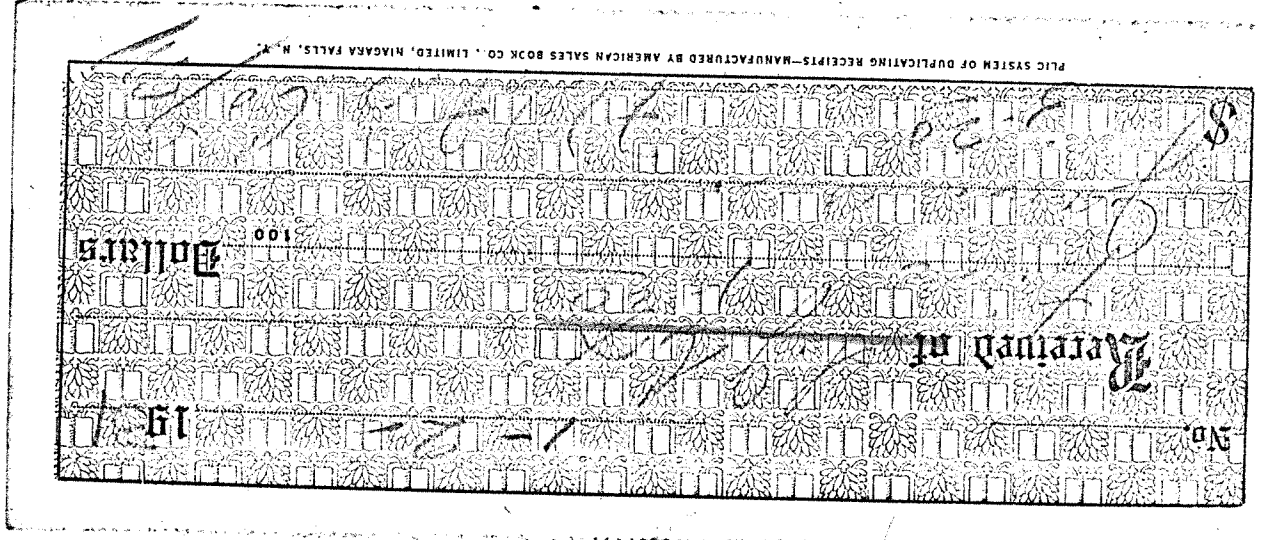
Make Vaux

Motor No. 1244-371

Serial No. _____

License No. 12-244

Correct Motor Number is very important.
 Do not issue license without Motor Number.



No. 51006

AUTHORIZED DEALERS
LINCOLN, *Ford* FORDSON

8-5 1931

KNOXVILLE, TENN.

RECEIVED OF *S. C. Col* DOLLARS.

Five Hundred Twenty

CENTRAL MOTOR COMPANY

BY *W. L. Warters*

AMOUNT	ACCOUNTS RECEIVABLE	NOTES RECEIVABLE	INTEREST	GENERAL LEDGER,
<i>225.00</i>	<i>225.00</i>			

COUNTY LEVY PER HUNDRED
 COUNTY REVENUE20
 ELE. SCHOOLS50
 SINKING FUND20
 PIKE INTEREST50
 ROAD AND BRIDGE15
 HIGH SCHOOL15
 JUDGMENTS20
 TOTAL \$1.90
 POLL \$2.00

UNION COUNTY TAX RECEIPT

DEWEY L. BRIDGES, TRUSTEE

No. 713 MAYNARDVILLE, TENN. Feb. 16 1931

RECEIVED OF *Col Sam* Four and 20/100 DOLLARS

STATE LEVY07
 UNIVERSITY05
 ELEMENTARY & RURAL SCHOOLS08
 TOTAL \$0.20

POLL TAXES . . . \$
 STATE TAXES . . . \$ 40
 COUNTY TAXES . . . \$ 380
 INT. AND PENALTY \$ 20
 TOTAL \$ 420

PAGE 9
 DIST. 15
 LINE 3

NO. ACRES _____ VALUE \$ _____
 NO. LOTS _____ VALUE \$ _____
 VALUE PERSONAL PROPERTY \$ 200
 TOTAL VALUATION \$ 200

STATE AND COUNTY TAXES FOR 1930
 TRUSTEE D. L. Bridges
 D. T. W. L. Warters

W. L. WARTERS CO. KNOXVILLE