

Mason for agricultural purposes ~~not~~ to exceed one hundred fifty Dollars during the year one thousand eight hundred and seventy. Now the said Henry Mason hereby agrees to give unto the said Joseph A David and Samuel Stradley, as aforesaid, a Lien for the amount which shall be so advanced, with the interest thereon at the rate of Eighteen per centum per annum on all the crops of whatsoever description he may or cause to be grown during the year aforesaid, on the farm or plantation of Thomas A Holtzelaw in the County and State aforesaid in accordance with the Act of the General Assembly of the State of South Carolina entitled an Act to secure advancements for Agricultural purposes ratified the twentieth day of September in the year of our Lord one thousand eight hundred and sixty six, and it is further agreed by and between the parties aforesaid, by their presents that the said Henry Mason for himself his executors administrators and assigns does hereby consent promise and agree to and with the said Joseph A David and Samuel Stradley as aforesaid that all the crops of whatsoever description reared and grown by him shall not be removed from his said farm or plantation without the written consent of the said Joseph A David and Samuel Stradley as aforesaid, and that if the aforesaid amount of advances as aforesaid shall not well and truly be paid by or before the first of November next it shall and may be lawful for the said Joseph A David and Samuel Stradley as aforesaid, or the survivor of them if either of them should die before that date and at any time after the first of November next peaceably and quietly to enter into any or all the messuages, lands or tenements of the said Henry Mason and to take into their custody, or the custody of the survivor of them if either of them should die and the same to hold and detain to their own use and behoof so that they may sell and dispose of said crops of whatsoever description at their pleasure returning the overplus, if any should happen to be after paying off the above mentioned sum unto themselves, the said Joseph A David and Samuel Stradley as aforesaid unto the said Henry Mason his executors, administrators or assigns.

In witness whereof we the said parties of the first and second part have hereunto set our hands and seals this the Eleventh day of April in the year of our Lord one thousand eight hundred and seventy.

Signed sealed and delivered in the presence of ^{the} Henry Mason ^{the} Joseph A David
of Luther Hawkins Esq. Holtzelaw 50 Samuel Stradley Esq.
for David & Stradley

The State of South Carolina Personally appeared before me Luther Hawkins
Greenville County who being duly sworn makes oath that he was present and saw the within named Henry Mason & Samuel Stradley sign seal and deliver the within instrument and that he witnessed the execution thereof with T. A. Holtzelaw

Sworn and subscribed to before me this 5th day of May 1871
Luther Hawkins
Notary Public

Recorded 5/11/71

Thomas A Holtzelaw Lien The State of South Carolina
David & Stradley on Crops Greenville County
This Indenture entered into between Thomas A Holtzelaw of the County of Greenville in the State aforesaid of the one part and Joseph A David and Samuel Stradley trading under the name and firm of David & Stradley of the County and State aforesaid of the other part

Witnesseth that whereas the said Joseph A David and Samuel Stradley as aforesaid have by their presents agreed to make advanced to the said Thomas A Holtzelaw for agricultural purposes not to exceed three hundred Dollars during the year one thousand eight hundred and seventy, now the said Thomas A Holtzelaw hereby agrees to give unto the said Joseph A David and Samuel Stradley as aforesaid a Lien for the amount which shall be so advanced with the interest thereon at the rate of Eighteen per centum per annum on all the crops of whatsoever description he may grow or cause to be grown during the year aforesaid, on the farm or plantation of the said Thomas A Holtzelaw in the County and State aforesaid in accordance with the Act of the General Assembly of the State of South Carolina entitled an Act to secure advancements for agricultural purposes ratified the twentieth day of September in the year of our Lord one thousand eight hundred and sixty six, and it is further agreed by and between the parties as aforesaid by their presents, that the said Thomas A Holtzelaw for himself his executors administrators and assigns does hereby consent promise and agree to and with the said Joseph A David and Samuel Stradley as aforesaid that all the crops of whatsoever description reared and grown by him shall not be removed from his said farm or plantation without the written consent of the said Joseph A David and Samuel Stradley as aforesaid and that if the aforesaid amount of advancements as aforesaid shall and truly be paid by or before the first of November next it shall and may be lawful for the said Joseph A David and Samuel Stradley as aforesaid or the survivors of them if either of them should die before that date and at any time after the first of November next, peaceably and quietly to enter into any or all the messuages, lands or tenements of the said Thomas A Holtzelaw and to take into their custody, or the custody of the survivor of them if either should die, and the same to hold and detain to their own use and behoof so that they may sell and dispose of said crops of whatsoever description at their pleasure returning the overplus, if any should happen to be, after paying off the above mentioned sum unto themselves, the said Joseph A David and Samuel Stradley as aforesaid unto the said Thomas A Holtzelaw his executors administrators or assigns.

In witness whereof we the said parties of the first and second part have hereunto set our hands and seals this the Eleventh day of February in the year of our Lord one thousand eight hundred and seventy.

Signed sealed and delivered in the presence of ^{the} Thomas A Holtzelaw
of Luther Hawkins Esq. Holtzelaw 50 Samuel Stradley Esq.
for David & Stradley

Recorded 5/11/71