

M M Jordan } State of South Carolina.
 Go 3 Power of attorney }
N C Dacus } Know all men by these presents that I
 M M Jordan a member of the firm of Dacus & Jordan do hereby
 constitute and appoint N C Dacus my attorney for me and in
 my name to execute and deliver a deed of assignment of all
 the assets and property of Dacus & Jordan for the benefit of the
 creditors in pursuance of the statute of this State But this
 power is to be exercised only in case it should become expedient
 or necessary in the opinion of said N C Dacus in order to best
 redeem the interest of said firm or of the individual comprising the
 same Witness my hand and seal this October 26th 1891
 In witness of M M Jordan (D)
H J Haynesworth } State of South Carolina County of Greenville
L E Childress } Personally appeared before me L E Childress
 who being duly sworn says that he saw M M Jordan sign seal
 and as his act and deed deliver the foregoing deed and that he with
 H J Haynesworth witnessed the execution thereof Sworn to before
 me this November 28th 1891
Thos L Woodside (D) L E Childress
Not Pub Recorded for 98th Nov 1891

672 Dacus & Jordan } State of South Carolina
 Go 3 Assignment }
J C Rodgers } County of Greenville
 Whereas we N C Dacus and M M Jordan as partners under
 the firm name of Dacus & Jordan engaged in the mercantile
 business in the city of Greenville in said County and State
 our divers debts which we are at this time unable to pay
 in full and are desirous to provide for the payment of the same
 as far as in our power by an assignment of all the property
 of the said firm And whereas the said M M Jordan by his
 deed in writing authorized and empowered the said N C
 Dacus to execute in his name an assignment of all the
 property and assets of the said Dacus & Jordan for the benefit
 of the creditors Now therefore know all men by these presents
 that we the said Dacus and Jordan in consideration of the
 premises and of the sum of Five Dollars to us in hand paid
 at and before the sealing of these presents by J C Rodgers
 of the County and State aforesaid the receipt whereof is hereby
 acknowledged has granted bargained sold assigned leased
 and set over and by these presents do grant bargain sell and
 transfer and set over into the said J C Rodgers all the property
 of the said Dacus and Jordan whatever it may consist of

to wit that certain stock of goods in the city of Greenville now in the
 store house occupied by us consisting of dry goods books shoes hats
 clothing carpeting Millinery and fancy goods groceries and hardware
 including one iron safe also all accounts notes bonds bills of sale
 mortgages and all other chose in action and securities of the said Dacus
 & Jordan & this assignment of said accounts notes bonds &c in so far
 as they may be for fertilizers is nevertheless subject to such assignment
 or agreements to assign same may have made with the houses selling
 the same to us a full statement of which may be obtained from our
 books which are herewith delivered to said J C Rogers also all money
 and funds belonging to said firm also one horse and wagon
 to have and to hold the same to the said J C Rogers his heirs executors
 administrators and assigns in trust nevertheless for the following
 uses and purposes to wit 1st To take possession of the same and with
 reasonable diligence to sell and dispose thereof either at public or
 private sale in bulk or by retail in parcels for the best price that can
 be obtained therefor and to convert the same into money and to collect
 all said demands and chose in action that may be collectable and
 2nd To pay and discharge the costs and charge for preparing and
 executing this assignment and all just and reasonable expenses costs
 and charge which may be incurred in executing the trust herein
 imposed and then if the money so realized be insufficient to pay
 all the creditors of the said Dacus & Jordan then in trust first to pay
 any debts due the public and the debts of such of the creditors of the
 said Dacus & Jordan as may within Sixty days from the date hereof
 accept the terms of this assignment and execute a release of their
 claims against the said Dacus & Jordan and that the balance
 after paying said debts be distributed among the other creditors
 of the said Dacus & Jordan separate without reference or priority
 and lastly to pay up any balance that may remain after payment
 of all our debts and we the said Dacus & Jordan do hereby give
 and grant to the said assignee full power and authority to do
 all acts and execute all instruments which may be necessary
 or proper in the discharge of said trust Witness our hands
 and seals this 24th November 1891

In presence of J C Dacus (D)
W P Conyers N C Dacus (D)
L E Childress M M Jordan (D)
 State of South Carolina } By N C Dacus (D)
 County of Greenville } Personally appeared before me
 W P Conyers who being duly sworn says he saw N C Dacus
 and M M Jordan by his attorney N C Dacus sign seal and
 countersign and do and did and did and did and did and did and did