

before me a Commissioner of Utah Territory, appeared the Union Pacific Railway Company, by Altha Atkins its Vice-President, and Henry McFarland, its Treasurer who are personally known to me to be the identical persons whose names are subscribed to the foregoing instrument as said Vice-President and Treasurer, and then and then acknowledged the execution and sealing of said instrument to be their voluntary act and deed and the voluntary act and deed of said Company, and on the same day likewise personally appeared the above named Andrie H. Ames known to me to be the Trustee described in said instrument who executed the foregoing instrument and acknowledged before me that he executed the same as Trustee as aforesaid, and for the uses and purposes therein set forth and that the execution thereof is his voluntary act and deed.

Commissioner  
Seal. So Witness Myself, I have hereunto set my hand and Official Seal this 24th day of September A.D. 1870 at the City of Boston in said Territory and State.

James G. Harris

Commissioner of Utah Territory

Filed for record March 16, 1881 at 10 o'clock A.M. Recorded March 16, 1881.

Joseph Stanford, County Recorder.

By John Hamer, Deputy Recorder.

This Indenture, made the 9th day of March 1871 between Michael Shorghansy, Resident of the State of Massachusetts in and for the Territory of Utah party of the first part & Charles D. Thomas of the City of Ogden Utah, party of the second part, Witnesseth, Whereas by virtue of a certain writ of execution, out of & under the Seal of the District Court, of the 3rd Judicial District of said Territory dated the 7th day of August 1870 on a judgment rendered by said Court on the 18th day of May 1870 in favor of Michael Portinotti & against Louis F. Bens and John Bens & to the said Marshal directed and delivered commanding him that out of the personal property of the said judgment debtors he should cause to be made certain moneys specified in said writ, or if sufficient personal property could not be found then he should cause the amount of said judgment to be made out of the real property belonging to said judgment debtors on said 18th day of May, 1870 or any time thereafter.

And Whereas because sufficient personal property of the said judgment debtors could not be found whereof the said Marshal could cause to be made the moneys specified in the said writ he the said Marshal did in obedience to the said command buy in, take and seize all the whole, right, title, and interest held on said 18th day of May 1870 or thereafter acquired by said John Bens one of the judgment debtors of in & to the real property hereinafter particularly set forth & described with the appurtenances & did on the 4th day of September 1870 sell the said right, title & interest of the said John Bens one of the said judgment debtors in & to said property by public auction at the front door of the County Court House in the City of Ogden in the County of Weber in said Territory at the hour of 12 o'clock noon on said day he having first given due notice of the time & place of said sale according to law, at which sale all said right, title interest of said John Bens one of the judgment debtors in or to said property was struck off & sold to the said plaintiff Michael Portinotti for the sum of \$100 he being the highest bidder & that being