

Agreement

— BETWEEN —

W. H. JOHNSON

AND

Name Marian J. Ross

Date May 15th 1890

Residence Tony River P. Co.

Style of Organ

268

No. of Organ 112254

Payments due 15th day of each 6th month

for 24 Months.

Value of Organ \$ 115⁰⁰

Amt. of compensation,

\$

filed 2 PM 11 Oct 1890

John Ferguson
Deaf

This Agreement made by and between W. H. JOHNSON, of Halifax, Merchant,

hereinafter called the party of the first part and *Marion J. Ross*
of *Soney River Preston Co* hereinafter called the party
of the second part. Witnesseth: The party of the first part hereby demises, leases and rents to the party
of the second part *a Mason & Standlin Organ* No. *112254 Stf 268*
for the period of *24* months from the date hereof, for the consideration of the sum of

dollars, paid in advance

and the further sum of

one hundred and fifteen dollars, payable promptly at the office of the said
W. H. JOHNSON, Halifax, Nova Scotia, as herein mentioned. *viz*

*Three notes of hand of \$29 each
for 6, 12 & 18 months and one
note of hand of \$28 for 24
months*

And the said party of the second part hereby agrees to use said *Organ* with
all reasonable and proper care and pay for use thereof the said several sums above mentioned in the man-
ner and at the times above specified.

In case the said party of the second part shall fail to make said payments at the times and in the
manner as above stated or shall in any way violate any of the conditions herein, or in case the said party
of the second part shall become insolvent or abscond from the Province of Nova Scotia or shall in anywise
become involved so that the said *Organ* shall become liable to seizure for the debts
of the party of the second part or to distress for rent or shall attempt to sell or dispose of the same then
and in such case the party of the first part shall be entitled to take immediate possession of the said
Organ and all the rights of the party of the second part thereto shall wholly cease
and determine.

And it is further Agreed, by and between said parties, that if the said party of the second part
shall at any time within *24* months from this date, pay to the said party of the
first part the sum of *one hundred and fifteen* dollars, the said party of the first part
agrees on receipt of said sum to deliver to the said party of the second part one style
268 Mason & Standlin Organ with a
receipted bill of sale thereof; and notwithstanding any provision herein contained the said
Organ shall remain the property of the said party of the first part
until he otherwise hereafter dispose of it and it is not to be removed from the present residence of the said
party of the second part without full authority in writing from the said party of the first part.

In Witness Whereof, we have hereunto subscribed our names and affixed our seals, this

Fifteenth day of *May* 18 *90*

SIGNED, SEALED AND DELIVERED
in presence of

R. C. McDonald

W. H. Johnson

Marion J. Ross

I, *R. L. MacFarlane* of *Pictou* in the County of *Pictou* make oath and say as follows: —

I am the subscribing witness to the within written or accompanying lease or agreement for sale and the same was signed and executed in my presence by the therein named Parties.

Sworn to at *Red Bluff* in the County of *Pictou* this *12* day of *May* A. D., 1890 before me *John Collier* J. P.

R. L. MacFarlane

No 113

Agreement

— BETWEEN —

W. H. JOHNSON

AND

Name *Marion J. Ross*

Date *May 15th 1890*

Residence *Long River Pictou Co.*

Style of *Argan*

268

No. of *Argan 112254*

Payments due *15th* day of each *6th* month

for *24* Months.

Value of *Argan* \$ *115.00*

Amt. of compensation,

\$

*Witness & sworn 11 Oct 1890
John Ferguson*

PROVINCE OF NOVA SCOTIA,
County of *Halifax*

I, *W. H. Johnson* of *Halifax* in the County of *Halifax* make oath and say as follows: —

1. I am the hirer, lessor or bargainer mentioned in the within written or accompanying lease or agreement for sale.

2. The said lease or agreement truly sets forth the agreement between the parties thereto, and truly sets forth the claims, lien or balance due to the said hirer, lessor or bargainer, and was executed in good faith and for the express purpose of securing to said hirer, lessor or bargainer the payment of the claim, lien or charge thereon, at the times and under the terms set out in the said lease or agreement, and for no other purpose.

Sworn to at *Halifax* in the County of *Halifax* this *8* day of *October* A. D., 1890 before me *W. H. Johnson* J. P.

W. H. Johnson

No 3

Agreement

— BETWEEN —

W. H. JOHNSON

AND

Name

Ronald M Lean

Date

Decr. 7th 1889

Residence

Pictou

Style of

Plan

Second hand

No. of

Payments due

10 day of each

6th Month

for

6

Months.

Value of

Plan

\$ 25⁰⁰

Amt. of

each

compensation,

\$

22⁰⁰

Filed 3 P M 14th Jan'y 1890

John Seymour

Ref

This Agreement

made by and between W. H. JOHNSON, of Halifax, Merchant,
hereinafter called the party of the first part and *Ronald McLean*

of *Pielou* hereinafter called the party
of the second part. Witnesseth: The party of the first part hereby demises, leases and rents to the party
of the second part *a second hand piano* No.

for the period of *six* months from the date hereof, for the consideration of the sum of
three (\$3.00) dollars, paid in advance

and the further sum of
twenty two dollars, payable promptly at the office of the said
W. H. JOHNSON, Halifax, Nova Scotia, as herein mentioned. *only*

one note of hand of \$22.00 for 6 months

And the said party of the second part hereby agrees to use said *Piano* with
all reasonable and proper care and pay for use thereof the said several sums above mentioned in the man-
ner and at the times above specified.

In case the said party of the second part shall fail to make said payments at the times and in the
manner as above stated or shall in any way violate any of the conditions herein, or in case the said party
of the second part shall become insolvent or abscond from the Province of Nova Scotia or shall in anywise
become involved so that the said *Piano* shall become liable to seizure for the debts
of the party of the second part or to distress for rent or shall attempt to sell or dispose of the same then
and in such case the party of the first part shall be entitled to take immediate possession of the said
Piano and all the rights of the party of the second part thereto shall wholly cease
and determine.

And it is further Agreed, by and between said parties, that if the said party of the second part
shall at any time within *6 months* months from this date, pay to the said party of the
first part the sum of *twenty five* dollars, the said party of the first part
agrees on receipt of said sum to deliver to the said party of the second part one style
Second hand piano with a
receipted bill of sale thereof; and notwithstanding any provision herein contained the said
piano shall remain the property of the said party of the first part
until he otherwise hereafter dispose of it and it is not to be removed from the present residence of the said
party of the second part without full authority in writing from the said party of the first part.

In Witness Whereof, we have hereunto subscribed our names and affixed our seals, this
Seventh day of *December* 18 *89*

SIGNED, SEALED AND DELIVERED
in presence of

R. C. McDonald

W. H. Johnson

I, *R. C. McDonald* of *Halchester* of *Truro* in the County make oath and say as follows: —

I am the subscribing witness to the within written or accompanying lease or agreement for sale and the same was signed and executed in my presence by the therein named Parties.

Sworn to at *Stellarton* in the County of *Pictou* this *ninth* day of *December* A. D., 18*89* before me *Don Gray* J. P.

R. C. McDonald

No 3
Agreement
— BETWEEN —
W. H. JOHNSON

AND
Ronald M Lean
Date *Dec. 7th 1889*
Residence *Pictou*
Style of *Plan*
Second hand

No. of _____
Payments due *10* day of each *1st Month*
for *6* Months.
Value of *Same* \$ *25⁰⁰*
Amt. of each compensation, \$ *22⁰⁰*

Rec'd 3 P.M. 4th Jan'y 1890
John Ferguson
Ref.

I, _____ of *Halifax* of *Halifax* in the County make oath and say as follows: —

1. I am _____ the hirer, lessor or bargainer mentioned in the within written or accompanying lease or agreement for sale.

2. The said lease or agreement truly sets forth the agreement between the parties thereto, and truly sets forth the claims, lien or balance due to the said hirer, lessor or bargainer, and was executed in good faith and for the express purpose of securing to said hirer, lessor or bargainer the payment of the claim, lien or charge thereon, at the times and under the terms set out in the said lease or agreement, and for no other purpose.

Sworn to at *Halifax* in the County of *Halifax* this *13th* day of *Jan* A. D., 18*90* before me *Walter Smith* J. P.

W. H. Johnson