

Wm Jordan  
vs  
Bryant Johnston

Milton Fla April 2<sup>nd</sup> 1870

Thirty days after date I promise to pay Bryant Johnston or bearer one hundred and forty four \$50 Dollars it being in part payment of a certain Team and Cart (oxen) bought from said Bryant Johnston and said Team and Cart are hereby held subject and liable for the payment of this note for value received and if the said Jordan should fail to pay this note at the time above specified the said Team oxen & Cart held subject and liable to be seized in Ten days and sold as the law may direct

William J Jordan

Personally appeared before me William J Jordan who read the above & signed his name accordingly

Dyson T Collins  
J P

Milton April 2<sup>nd</sup> 1870  
Witness William <sup>his Singsletary</sup> ~~and~~

Recorded April 2 1870  
D A Chaffin Clerk Court

Enoch Pyal  
vs  
Farrar Hughes & Co

Office of Farrar Hughes & Co. Mack Water Steam saw Mill. Suwanee  
Springs and Lake near Suwanee Fla. September 15<sup>th</sup> 1867

This Mortgage deed made and entered into this the 15<sup>th</sup> day of September 1867 between E. Pyal of the 1<sup>st</sup> part and D S Farrar & B Hughes M S Farrar & H Farrar and A B Hughes trading and doing business under the style and firm of Farrar Hughes & Co of the 2<sup>d</sup> part. Witness that the party of the 1<sup>st</sup> part for and in consideration of the sum of Eight hundred and fifty dollars to him in hand paid the receipt of which is hereby acknowledged and endorsed has bargained sold and delivered unto the said party of the 2<sup>d</sup> part his heirs executors and administrators the following described personal property to wit: Three Sag Carts one from Mill of F H & Co one originally in my possession one from estate of A Sheppard dead seven yoke of oxen (Three yoke from F H & Co 2 yoke from estate of A Sheppard dead two yoke originally in my possession) to have and to hold unto the said party of the 2<sup>d</sup> part their heirs executors &c for their use control and behoof forever. The conditions of this instrument be to protect the party of the 2<sup>d</sup> part from all loss or damage in consideration of having furnished the amount above mentioned when the party of the 1<sup>st</sup> part shall have fully satisfied the party of the 2<sup>d</sup> part by the payment of principal interest and commissions then this instrument is null and void otherwise to remain in full force. Given under my hand and seal the above date & place

Enoch Pyal

Witness  
Wm McHain  
F M Hanson

United States  
Revenue stamps  
100

State of Florida } Personally came before me Clerk of the Circuit  
Santa Rosa County Court in and for the County aforesaid F M Hanson  
one of the subscribing witnesses to the within Mortgage deed who after  
being sworn in due form of law says that he saw Enoch Pyal