

That in case default be made in payment of interest annually as aforesaid or any of the said notes according to their tenor and effect so that the same shall be in arrears for sixty days then that the principal of the whole of the said notes that may be unpaid at such time shall - if the parties heirs of the second part their heirs or assigns or any of them shall so elect be due payable and demandable notwithstanding the credit and time of future payments of said promisory notes

Second That in case of foreclosure of this mortgage the party of the first part shall pay besides the other costs of foreclosure five per cent for attorneys fees

Third That the parties of the first part shall at their own proper charges do all things necessary to be done to preserve and keep intact the lien hereby created In Testimony whereof the party of the first has caused these presents to be sealed with its corporate seal and signed by its President, Secretary, Protom & Treasurer on the day and date first above written

I signed sealed and delivered  
In presence of  
Lewin P. Trowler  
M. C. Gougeley

Mt. St. John  
Stamps 67  
May 9/72  
P. E. Jordan

D. M. Millbourn  
President  
P. E. Jordan  
Secretary Protom

Albert Neyer  
Treasurer

State of Florida }  
County of Santa Rosa } By the Court of Probate of said County  
The within mortgage appearing to have been taken bona fide and without fraud it is ordered by the Court of said County that the same be allowed Done in open Court on this 9th day of May A.D. 1872 In Testimony whereof I have hereunto set my hand and affixed the seal of said Court this 9th day of May 1872  
Dean H. Calhoun  
Judge &c

State of Florida }  
Columbia County } This day M. C. Gougeley personally appeared before me the undersigned a Justice of the Peace in and for the County aforesaid and made oath in due form of law that David H. Brown as President, P. E. Jordan as Secretary Protom and Albert Neyer as Treasurer of the Pensacola & Louisville Rail Road Company severally acknowledged before him the execution of the foregoing instruments of writing for the uses and purposes therein expressed and requested him to sign his name thereto as a witness

Sworn to & subscribed before me this 24th day of August 1872  
M. P. de Robos  
Justice of the Peace  
Columbia County Florida

M. C. Gougeley

State of Florida }  
Columbia County } The execution of the foregoing deed by the Pensacola and Louisville Rail