

declare that we joined with our said husbands in the execution of the foregoing Deed for the purpose of Relinquishing our rights of Power in the above bargained premises unto the said William J. Kuper and that we joined in the execution thereof freely and Vol- untarily and without any fear compulsion or apprehension of or from our said husband. Given under our hands and seals separately and apart from our said husbands the 22^d day of April A.D. 1873.

S. A. Simpson (seal)
W. V. Perry (seal)

Done and acknowledged before me the day and year aforesaid after private examination by me separate and apart from these said husband.

M. P. de Riebes (seal)
J. P. & Co.

State of Florida }
Columbia County } We E. E. Simpson Perry and E. A. Perry do hereby acknowledge that we executed the foregoing deed for the uses and purposes therein expressed.

Acknowledged signed before me the 22^d day of April 1873 }
M. P. de Riebes (seal)
J. P. & Co.

E. E. Simpson
P. Perry
E. A. Perry

Recorded April 30 A.D. 1873
J. D. Chaffin Clerk Circuit Court

J. M. Cobb
vs
Chadwick & Hoak
No. 490

State of Florida } Know all men by these presents
County of Santa Rosa } that I James M. Cobb for and in
Consideration of the sum of Two hundred dollars to me in hand paid by Enoch Chadwick and James P. Hoak partners trading and doing business under the name and style of Chadwick & Hoak (the receipt whereof is hereby acknowledged) have bargained sold and conveyed and by these presents do bargain sell and convey unto the said Chadwick & Hoak their heirs and assigns the following described personal property to wit: four open discubed as follows One marked with a cross split and upper bit in the right Ear and Crook and split in the left. Branded with a single R. One marked with cross and split in the right Ear and Crook and split and under bit in the left. no brand. One marked with a swallow fork in the right Ear and upper bit in the left. None did the R.C. One marked with under bit and over bit in each Ear and branded with the figures 96 also one Sag Cart with seven foot wheel five inches on the head wooden axle and all the necessary Equipage for running the same To have and to hold the above described property unto the said Chadwick & Hoak their heirs and assigns forever. Yet upon this condition that whereas the said James M. Cobb is indebted to the Chadwick & Hoak in the sum of Two hundred dollars by promissory note bearing date hereunto and payable three months after the date thereof with interest at eight percent from date. now if the

the Court
Do
Chadwick & Hoak
No. 490