

on with the warehouse is situated for an amount equal to the
 amount of said two Notes for the benefit of the payee of said
 Notes and for their security therefore ^{they first agreed to be paid} ^{and in under their hand and}
 they ^{agreed to remove in full} ^{and} ^{agree} that on the day the said mortgage note is not paid within
 thirty days after the same becomes due, that the whole
 amount shall be considered and taken to be due and
 payable and the payee or transferee of said note shall have
 the right to sue for and collect either by foreclosure
 or at Law both of said Notes and in case of foreclosure
 the said Collingwood shall pay to the other Court of foreclosure
 Lungs for the foreclosure of said mortgage

In presence of In witness whereof I have hereunto set my
 hand and seal the 14th day of July A.D. 1879.
 J. M. [Signature] Sarah Collingwood [Signature]

Went seven hundred forty dollars, and first this deed to be void due
 to remain in full force and effect until execution

State of Florida
 County of Santa Clara
 I, [Signature], Sheriff of said County, do hereby certify that I have
 examined the said deed of mortgage and the same is in full force and effect
 and the same is a true and correct copy of the original as the same
 appears in my office and I have hereunto set my hand and seal
 this 14th day of July A.D. 1879.
 In presence of [Signature] Sarah Collingwood [Signature]
 J. M. [Signature]

State of Florida
 County of Santa Clara
 I, [Signature], Sheriff of said County, do hereby certify that I have
 examined the said deed of mortgage and the same is in full force and effect
 and the same is a true and correct copy of the original as the same
 appears in my office and I have hereunto set my hand and seal
 this 14th day of July A.D. 1879.
 In presence of [Signature] Sarah Collingwood [Signature]
 J. M. [Signature]