

Weyar  
to  
Britt  
201.

State of Florida }  
County of Santa Rosa }  
Shorn all away by their parents, that  
I William J. Weyar for and in consideration  
of fifty dollars to me in hand paid, have granted bargained &  
sold & by these presents do confirm and confirm unto Gilmore  
Britt, his heirs & assigns forever, the following described lots  
of land situated in town of Milton & known per plan  
filed as lots 20 & 21 on Block 11 & 12, containing  
each one hundred feet front, by one hundred feet width  
situated on corner of Helen St. & Madison St.

to have & to hold unto the said Gilmore  
Britt, his heirs & assigns forever.  
And I the said Wm J. Weyar hereby guarantee to warrant  
& defend the said Gilmore Britt, his heirs & assigns in the  
quiet & peaceable possession of the said lots of land forever.  
In witness whereof I have hereunto set my hand & seal this  
9<sup>th</sup> day of August 1875.

William J. Weyar (Seal)

Wm J. Ward  
William Green

State of Florida }  
Santa Rosa County }  
Personally appeared before the undersigned  
Judge of the Court in and  
for the County of Santa Rosa, John J. Ward a person well  
known to me after being duly sworn before and says that  
the said Wm J. Weyar (seal), real and lawful owner the foregoing  
instrument of writing for the consideration was and  
purpose therein mentioned, and that William Green  
signs the same as a witness and affiant of the said  
John J. Ward.

Shorn to & subscribed  
before me this 9<sup>th</sup> day of  
August 1875  
John J. Ward  
Ch. C. Court.

202. This indenture made the twenty first day of August  
in the year of our Lord one thousand eight hundred and  
seventy five between T. P. Coburn and C. B. Giles of the  
County of Santa Rosa and State of Florida of the first  
part and C. J. Helms of the county and State aforesaid  
of the second part, witnesseth, that the said party of the  
first part, for and in consideration of the sum of twenty  
five dollars, lawful money of the United States of  
America to them in hand paid by said party of the  
second part, at and before the making and delivery  
of these presents, the receipt whereof is hereby acknowledged,  
has granted, bargained, sold, aliened, removed,  
released, conveyed and confirmed and by these presents  
does grant bargain sell convey and confirm unto  
the said party of the second part and to his heirs and  
assigns forever, all that certain piece or parcel of land