

J. Lunderhimer & Co
vs
Marguis & Co

This agreement entered into this 15th Day of November 1878 between
Marguis & Co Bayou Abilly Pla and J. Lunderhimer & Co
Mullon Pla witnesseth that the said Marguis & Co hereby agree, that
any Logs, sold or delivered by said J. Lunderhimer & Co to them
for the purpose of Manufacturing Lumber Timber and Lumber
shall remain notwithstanding the sale and delivery of said Logs by
J. Lunderhimer & Co to Marguis & Co the property of said J. Lunderhimer
& Co until full and final payment thereupon by Marguis & Co

Furthermore it is agreed that any advances made by J. Lunderhimer & Co
upon Logs which are or may come in possession of Marguis & Co
shall be considered the property of said J. Lunderhimer & Co until
full and final payment thereupon by Marguis & Co

J. Lunderhimer & Co agree to furnish Messrs Marguis & Co
Merchandise to Manufacture said Logs into Lumber etc

Any balance which may become due to said Marguis & Co by
J. Lunderhimer & Co shall go to pay present indebtedness of Messrs
Marguis & Co as shown by books of said J. Lunderhimer & Co

In witness whereof we have hereunto set our hands and
seal

Messrs
J. W. Lewis
& Marguis

Marguis & Co
J. Lunderhimer & Co

Seal
Lunderhimer

Render this 22nd Day of November 1878

R. R. Sheppard

Clark & Co

Amelia Rowe and
Harrietal Rowe
vs
William W. Potter

This Deed of Conveyance made and entered into this 14th day of
November, in the year of our Lord, one thousand eight hundred and eighty
eight - Between Amelia L. Rowe, and her husband, Harrietal Rowe, of
the Town of Mullon in the County of Santa Rosa and State of Florida of
the first part, and William W. Potter of the same place of the second part -
Witnesseth that whereas the said Amelia L. Rowe having separate and
independent title to the property a premises hereinafter to be particularly
mentioned and described, and her said husband having joined her
in the sale of the same to the said William W. Potter his heirs and
assigns forever, they join in the sale, and this Deed of Conveyance for
that purpose - Therefore the said party of the first part, for and in
consideration of the sum of Three thousand Dollars good and lawful
Money of the United States of America, to them in hand paid by the
said party of the second part the receipt whereof is hereby acknowledged
and Confessed have bargained, granted, sold, conveyed, confirmed and
Confirmed and by their presents do bargain, grant, sell, convey, confirm
and confirm the following described land or Town Lots, situate, lying,
and being, in the Town of Mullon and County and State of Florida
known and distinguished on the plat or plan of said Town, to wit:
Lots number (1) one (3) three and (5) five in Block number (6)
thirty six, each one hundred (100) feet front on Comus Street by
one foot in depth; and also Thirty feet front on Comus Street of
Lot number (6), Six, in Block number (35) Thirty five, by one
one hundred feet in depth, the same being the south part of said
Lot number six, Together with all and singular the hereditaments

W. W. Potter
to
1/4 Block