

rent issues and profits therey. And also all the estate right title interest property possession claim and demand whatsoever as well in law as in Equity of the said party of the first part of in or to the above described premises and every part and parcel thereof with the appurtenances

To have and to hold all and singular the above mentioned and described premises together with the appurtenances unto the said party of the second part his heirs and assigns forever

In Witness whereof the said party of the first part has hereunto set his hand and seal the day and year first above written sealed and delivered in the presence of

E. H. Roberts
A. J. Adams

J. W. Black

State of Florida
County of Santa Rosa

on this 2^o day of March in the year one thousand eight hundred and eighty before me personally came E. H. Roberts who after being sworn in due form of Law deposes and says that he saw J. W. Black sign the foregoing deed and that affiant signed the same as an attesting witness and that he knows J. W. Black to be the individual described and who executed the foregoing instrument and acknowledged that he executed the same

sworn to and subscribed before me this 2^o day of March AD 1880

R. R. Sheppard
Clerk Circuit Court

E. H. Roberts

Received this 12^o day of April AD 1880

R. R. Sheppard
Clerk

W. L. Criglar &
Lauriana Criglar
To

P. W. Houghton
D. B. Houghton

State of Florida
Escambia County

me P. W.
Houghton and
D. B. Houghton

Witnessed by
Lauriana Criglar
and William L.

Criglar July 16^o
AD 1880 on Lots
3 & 4 Sec 1 P. R.

28. 07. 87 on Santa
Rosa County when
made that the debt

This indenture made this 16^o day of February AD 1880 between Lauriana Criglar and William L. Criglar her husband parties of the first part and P. W. Houghton and D. B. Houghton parties of the second part witnesseth that the said parties of the first part for and in consideration of the sum of one dollar to them in hand paid by the parties of the second part the receipt whereof is hereby acknowledged and in consideration of the extension of time given by the parties of the second part to the parties of the first part for the payment of the debt hereinafter mentioned have granted bargained and sold and by these presents do grant bargain and sell unto the parties of the second part, their heirs and assigns forever those certain pieces or parcels of land situate lying and being in Santa Rosa County, State of Florida known and described in the return of the United States survey as Lots three (3) and four (4) in Fractional Section one (1) in Township one (1) North of Range Twenty Eight West together with all and singular the tenements, hereditaments and appurtenances thereto belonging in anywise appertaining

To have and to hold the above mentioned property unto the parties of the second part their heirs and assigns forever Upon this condition however that whereas the said Lauriana

and receipt given to be...
been partly...
and said in...
situated...
The par...
March 2...
1880 AD...
List of the...
Escambia Co...
Persons...
before the...
Club Court...
for said...
P. W. Houghton...
D. B. Houghton...
who acknow...
before me...
signed the...
subscribing...
in the case...
deposits...
members...
their names...
18...
7...
Clerk...
Escambia...
Clerk...
2nd...
Landed the...
28 AD 1880...
P. W. Houghton...
C...
P. W. Shep...
To...
16 Oct