

came and receipt and as hereinafter set forth in the instrument
 further on in consideration also of the Consideration of money
 there given granted bargained and sold and by these presents do
 give quiet bargain and sell unto the said William Swinright his heirs
 & assigns the following personal property to wit all of the goods
 merchandise chattels & effects now belonging to the said W. E.
 M. Dargall as stock in trade and the same being now kept
 in the Drug store on Milling Street in the Town of Milton
 formerly owned by Margius M. Dargall & lately purchased
 & taken in full by the said W. E. M. Dargall and valued at Two thousand \$y
 the 11th of Feb^r 1884 by Hiram D. Dallas. I shall the same unto the said
 Wm. Swinright his Executors Administrators & assigns
 to their use & behoof. Now the above instrument is intended
 as a mortgage to secure the payment of a promissory note
 of even date herewith for the sum of Five Hundred
 (\$500⁰⁰) Dollars with Ten per cent. interest from date until
 paid made by the said W. E. M. Dargall in favor of said
 William Swinright and due February 1st 1884 the conditions
 of which are the that if the said W. E. M. Dargall shall pay
 said note at maturity then this instrument shall null & void
 else to remain in full force and virtue. It is further understood
 & agreed that until default of the said W. E. M. Dargall in
 the payment of said note it shall be lawful for the said
 W. Dargall to retain possession of the premises described
 as lessor from John Chalmers & also of all said goods merchandise
 & Chattels as described and to use & enjoy the same without
 any denial or molestation by the said William Swinright
 or his representatives. provided however that the said W. Dargall
 will keep said stock up to its present standard valuation
 in Writings when there hereto set my hand & seal
 this the 1st day of August 1884

I hereby acknowledge
 this mortgage
 & take in full by the said W. E. M. Dargall and valued at Two thousand \$y
 the 11th of Feb^r 1884 by Hiram D. Dallas. I shall the same unto the said
 Wm. Swinright his Executors Administrators & assigns
 to their use & behoof. Now the above instrument is intended
 as a mortgage to secure the payment of a promissory note
 of even date herewith for the sum of Five Hundred
 (\$500⁰⁰) Dollars with Ten per cent. interest from date until
 paid made by the said W. E. M. Dargall in favor of said
 William Swinright and due February 1st 1884 the conditions
 of which are the that if the said W. E. M. Dargall shall pay
 said note at maturity then this instrument shall null & void
 else to remain in full force and virtue. It is further understood
 & agreed that until default of the said W. E. M. Dargall in
 the payment of said note it shall be lawful for the said
 W. Dargall to retain possession of the premises described
 as lessor from John Chalmers & also of all said goods merchandise
 & Chattels as described and to use & enjoy the same without
 any denial or molestation by the said William Swinright
 or his representatives. provided however that the said W. Dargall
 will keep said stock up to its present standard valuation
 in Writings when there hereto set my hand & seal
 this the 1st day of August 1884

In presence of
 W. J. Stephens }
 C. J. Perment } W. E. M. Dargall (and)

State of Florida } Personally appeared before me C. J.
 County of Santa Rosa } Perment a Notary Public in and for
 said State & County W. E. M. Dargall a person
 to me well known who acknowledged that he executed the
 foregoing instrument freely & voluntarily for the purposes
 therein mentioned

In Writings when there hereto set my hand
 & official seal this the 1st day of August
 1884

Received this 1st day of August
 1884 R. R. Sheppard
 C. J. Perment
 Notary Public
 Calusa