

in presence of  
W. H. Dawson }  
John de la Rue }

State of Florida }  
Essex Co. }  
}

Personally before me this day Come Bay 24  
Lee who acknowledged the foregoing to be his act and  
deed and executed for the purposes therein expressed  
in Testimony whereof I have set my hand and seal this 17<sup>th</sup>  
day of April A.D. 1886.

J. E. de la Rue  
Clerk of Court  
per John de la Rue  
do

Filed for Record May 6<sup>th</sup> A.D. 1886  
R. R. Sheppard

R. Amos }  
do }  
A. Creech }

State of Florida }  
County of Santa Rosa }

Know all men by these presents that Richard  
Amos of said State and County for and in Consideration  
of one Dollar to me in hand paid, by George A. Creech of Milton Florida the  
receipt whereof is hereby acknowledged and Confessed here given granted  
bargained and sold and by these presents do give bargain sell transfer  
and convey unto the said George A. Creech the following goods chattels  
to wit the franchise to the Ferry located at Milton Santa Rosa County  
Florida known as the Milton Ferry together with the Flat boat known  
as said Ferry flat with chain & rigging appertaining & belonging  
to same also one skiff boat belonging to & used in connection  
with said ferry and known as said Ferry skiff. To have and to  
hold the same together with all the rights & privileges appertaining thereto  
unto the said Creech his executor administrators & assigns to their  
uses & behoof forever and the said Amos for himself his Executor  
administrators & assigns Covenant to warrant & defend said right  
privileges & Chattels unto the said Creech his Executor administrators  
& assigns against the lawful claims and demands of any and  
all persons whomsoever. Now the above instrument is intended as  
a mortgage the Conditions of which are that whereas the said Creech  
has loaned said Amos the sum of Two hundred fifty (\$250) Dollars  
for which said Amos has made given unto said Creech his certain  
promissory Note bearing even date herewith for said sum with  
8% interest and payable Twelve months after date hereon that  
if the said Amos shall well & truly pay said note when it becomes  
due with interest then this obligation to be null & void else to be  
of full force and virtue. And it is further more understood that if  
in case default is made in said Payment & proceedings instituted

This  
Montgo  
& Saltsford  
in full  
this 9<sup>th</sup> day  
of February  
A.D. 1887  
R. R. Sheppard  
Clerk