

Personally appeared before me Clerk of the Circuit Court within and for the County of Escambia, State of Florida Thomas Robinson Guardian of Mary, Elizabeth, Margaret, Alexander, Charlotte Josephine and Joseph Maxwell Infants, well known to me and being the person who executed the foregoing Deed of Conveyance and acknowledged to me that as Guardian aforesaid, he signed sealed and delivered the foregoing Deed of Conveyance for the Consideration uses and purposes therein mentioned.

In testimony whereof I have hereunto set my hand and affixed the seal of the Clerk of the Circuit Court for the County aforesaid this 12th day of November A.D. 1855

F. E. de la Riva
Clerk Ct. Court

on both of said Deed is as follows
Recorded November 14th A.D. 1855 in Book 6 on pages 207 & 208 and filed for record August 9th A.D. 1856

R. R. Sheppard
Clerk

Copy & convey
To
S. Rushing
This mortgage
& satisfaction
file this
August 8th 1857
S. Rushing
Attest
R. R. Sheppard
Clerk

State of Florida }
County of Santa Rosa } Know all men by these presents that whereas I
George A. Greary of said state and County have this day
borrowed from Samuel Rushing of said state and County three thousand
two hundred and fifty (\$3250⁰⁰) Dollars for which I have this day
executed unto him my certain promissory note for said amount
bearing even date herewith and payable twelve months after
date with Eight (8%) per cent interest per annum. Now there
that for and in Consideration of said loan and one cheer to me
in hand paid by said Rushing the receipt whereof is hereby acknowledged
and Confessed, I have given granted bargained and sold and by
these presents do give grant bargain sell & assign unto the said
Rushing his heirs Executors Administrators & assigns so much
of my estate title and interest as well in law as in equity in the
firm estate of Simpson & Co of Blackwater Florida as will fully
Cover said Note with the interest thereon. To have and to hold the same
unto the said Rushing his heirs Executors Administrators in
and is intended as a first mortgage on said property of mine & for all other
circles the better to secure him on the payment of said note. The
Condition of which are these. That if the said Greary shall well and
truly pay said Note with the interest thereon when the same shall
have become due then this obligation to be null and void
else to be of full force and virtue and in Case of Foreclosure

the undersigned Clerk of the Circuit Court for the County of Santa Rosa Florida do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of said Court.

1855
11
1856