

Within the County of Santa Rosa State of New Mexico personally came before me County Judge of said County James Rush and Leonora Rush his wife persons well known to me and I examined before me that they signed sealed and delivered the deed of conveyance aforesaid for the purposes herein stated and purposes therein mentioned and that the same is their own free act and deed and the Leonora upon a private examination made of her by me separate and apart from her said husband and acknowledged to me that she did join her said husband in the execution of said deed for the purpose of relinquishing and releasing her right of Dower of in and to the premises therein conveyed and that she fully and voluntarily and without any Compulsion Coercion or apprehension or fear of or from her said husband and that I certify that she executed under her hand and seal the foregoing acknowledgment thereof aforesaid at the time of said examination in my presence.

I hereunto set my hand and affixed the seal of my Court this 2^d day of August A.D. 1886

(Seal)

John Charn
County Judge

Free for Record April 7th A.D. 1887

R.R. Sheppard

(Signature)

James Rush & wife
R. E. Anderson & wife

State of New Mexico, Santa Rosa County, N.M.

This Deed of Conveyance made and entered into between James Rush and Leonora Rush his wife of said State & County of the first part and R. E. Anderson and Mary V. Anderson his wife of the second part and of the same place - Witnesseth that the said party of the first part for and in consideration of the sum of twenty two dollars and fifty cents of good and lawful money of the United States of America the receipt whereof is hereby acknowledged and confessed to them in hand paid by the said party of the second part have bargained sold and conveyed and by these presents do bargain grant sell and convey unto the said party of the second part the following described piece of land, situate lying and being in the Corporate limits of the Town of Milton and County and State aforesaid known and distinguished as being in part of lot laid off by George W. Hamilton on Lot No. (3) of fractional Section No. 3, 1/4 in Township 11 one north of Range Twenty Eight West of the return of the United States survey on Lot 2 & Twenty of said plain and in addition to one hundred and ten feet ninety feet No. 8 and adding to one hundred and twenty feet, one hundred and sixty feet E. W. It being conditioned that the said party of