

and behalf forever, now the above instrument is intended as a Mortgage loan and is given unto the said Rensley in order to better secure him in the payment of said note the Consideration of which is this that if the said Crey shall well and truly pay said note with the interest thereon when the same shall have become due then this obligation shall be null and void else to be of full force and virtue and in case default is made by said Crey in the payment of the same and a Foreclosure is had in this instrument said Crey is pay unto said Rensley his costs and charges, all attorney fees incurred by reason of said Foreclosure and which this Mortgage is intended to cover

In Witness whereof I have hereunto set my hand and seal this the twentieth day of August A.D. 1887
In presence of
C. J. Perrent
P. M. Macaulay
H. L. Crey

State of Florida
County of Santa Rosa
Before the undersigned a Notary Public in and for said State & County personally appeared Harry L. Crey who acknowledged that he executed the above instrument freely and voluntarily in Witness whereof I have hereunto set my hand and official seal this the 20th day of August A.D. 1887
C. J. Perrent
Not Public
in & for said State & County

Received Received August 25th A.D. 1887

R. R. Shepperd

(C.S.)

C. E. Hart
Know all men by these presents that we James M. Hart and C. E. Hart his wife of Christiana Walton County Florida for and in Consideration of the sum of One hundred Dollars to us in hand paid the receipt whereof is hereby acknowledged have given granted bargained sold and conveyed and by these presents do give grant bargain sell and convey unto H. L. Knight W. E. Anderson, A. J. Adams, J. C. Crey, Mrs. A. Thompson