

within the term of this mortgage. Now then, that if said James E. Jennings shall well and truly pay said respective amounts hereunto said note, and account, and said said amount of goods wares and merchandise which shall have been furnished under said aforementioned contract, within one year from the date of this instrument, then this obligation to be null and void and to be of full force and virtue - And the said Jennings furthermore, in consideration of the premises aforementioned hereby agrees and consents that the said Allinger shall have, and he hereby gives unto said Allinger when on all Logs now in his possession and owned by him in the County of Santa Rosa, Florida branded with his brand to wit, - X M X, or brands to wit, 1 M X or X W 1, and upon all other Logs that he may get or procure by reason of said aid and assistance to him from said Allinger by reason of said Contract, said Logs to be branded in the brand or brands as above mentioned.

In witness whereof I have hereunto set my hand and seal this 26<sup>th</sup> day of November A. D. 1887.

In presence of

J. E. Jennings (Seal)

The word "not" crossed between lines 28 & 29. Page 2<sup>nd</sup>, and the word "brand" between lines 29 & 30. Page 2<sup>nd</sup> interlined before signing & interlining -

J. Perceat  
J. Stewart

Notary of Florida, County of Santa Rosa. Before the Subscriber, Notary Public in and for said State and County personally came James E. Jennings, a person to me well known who acknowledged before me that he executed the above instrument for the purpose therein mentioned, freely and voluntarily - In witness whereof I have hereunto set my hand & official seal this the 26<sup>th</sup> day of November A. D. 1887 -

J. Perceat  
Not. Public

(Seal)

Filed for record Nov 26. A. D. 1887.  
R. R. Sheppard  
Clerk

Filed  
No