

In witness whereof said Joseph Mason six (6) months after date the same having been previous to this date loaned to said W. H. Cairns of the Cairns from said Joseph Mason whereas one John Hannah has endorsed said note shown that this mortgage is given to secure the payment of said note in interest that if said note with interest be fully paid when the same shall have become due then this instrument to be null and void else to be of full force and effect and in case said mortgage is fore closed it is agreed that said W. H. Cairns shall pay unto said Mason his cost & reasonable attorney fee all of which should be included in said mortgage. It is also understood & agreed between said W. H. Cairns & said Joseph Mason & John Hannah that said Hannah as said endorsement goes only to endorse for the payment of such an amount as may be due & unpaid upon said note as may be due after a fore closure & sale of said property under the instrument in case said note is not fully paid by said W. H. Cairns & said mortgage is foreclosed. In witness whereof we have hereunto set our hands & seals this 12th day of January 1889.

In presence of
 John F. Register
 Thomas R. Robinson
 C. J. Perrott
 W. J. Johnson

W. H. Cairns
 Mary A. Cairns
 Joseph C. Cairns
 Ella M. Cairns

Seal
 Seal
 Seal
 Seal

Witness to copy
 W. H. Cairns
 Mary A. Cairns
 Joseph C. Cairns
 Ella M. Cairns

State of Florida
 County of Santa Rosa

Before me the undersigned a notary Public in and for said State & County personally came J. H. Cairns and Ella M. Cairns his wife persons to me well known whose signatures are to the above instrument who acknowledged respectively before me that they executed the foregoing for the purposes therein mentioned and fully consented to the validity of their bona fide interest therein and the said Ella Cairns upon a private examination