

Mrs. David husband acknowledged that she
 Executed the same in company with her said
 husband for the purpose of relinquishing & releasing
 her power or right of dower in the said premises
 And that she Executed the same freely & volun-
 tarily without any Compulsion, Constraint
 apprehension or fear of or from her said husband,
 In witness whereof I have hereunto set my
 hand & official seal this 3^d day of April A.D. 1889
 (Seal) J. Perrow
 Notary Public
 Filed for Record 3^d April 1889
 J. G. Olson Clerk

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Mrs. De Vedio
 To
 Allways

State of Florida
 Santa Rosa County
 I now all mine by their present
 that Mr. Edward De Vedio and Caroline De Vedio his
 wife who joins him in the execution of this deed
 for the purpose of renouncing and relinquishing
 any and all right of Dower she may have had
 in and to the land here in described for and in
 consideration of Two hundred and fifty Dollars
 to them in hand paid by Joseph Allways the receipt
 whereof is hereby acknowledged have granted bargain
 and sold and by their persons do grant bargain
 sell and convey unto the said Joseph Allways, or
 his heirs and assigns forever the following
 described real estate situate lying and being
 in the Town of Milton County of Santa Rosa
 State of Florida to wit: A rown and ~~lot~~
 designated on the plan of said Town as lot Six
 & Eight (6 & 8) in Block Eighty one (81) on the plan
 and survey of the Grant property. Together
 with all improvements thereon and the build-
 ings and appurtenances thereunto belonging
 or in anywise appertaining. To have and
 to hold the said above described premises unto
 the said Joseph Allways or his heirs and assigns
 forever, free from all exemption or homestead
 right or claim of them the said Grantors if any
 such right or claim they possess. And they
 the said Grantors for them and their heirs do covenant
 with the said grantee his heirs and assigns
 that the said real estate is free from any lien
 or incumbrance in law or equity and that the