

NW 30 acres The NW<sup>1/4</sup> of SW<sup>1/4</sup> sec 14 T<sup>2</sup> R<sup>29</sup> NW 40 acres;  
 The N<sup>1/2</sup> of N<sup>1/2</sup> and N<sup>1/2</sup> of SE<sup>1/4</sup> sec 26 T<sup>2</sup> R<sup>29</sup> NW 160 acres; The SE<sup>1/4</sup>  
 of NW<sup>1/4</sup> sec 8 T<sup>2</sup> R<sup>28</sup> NW 40 acres; The NW<sup>1/4</sup> of NW<sup>1/4</sup> and E<sup>1/2</sup> of NW<sup>1/4</sup>  
 sec 24 T<sup>2</sup> R<sup>28</sup> NW 120 acres. Said property having been  
 recently purchased by said Price Jennings from A Lehman  
 & Co of New Orleans La. To have and to hold said  
 described property together with the improvements and  
 appurtenances thereto belonging or in anywise  
 appertaining unto the said E Campodonic & Co  
 their heirs & assigns in fee simple forever.  
 Now therefore the above instrument is intended  
 as a second mortgage upon the said property described  
 a first or previous mortgage having been given  
 this day by said mortgagor to A Lehman & Co of  
 New Orleans La. The condition of this mortgage  
 being that whereas said E Campodonic & Co  
 have this day advanced to said Price Jennings  
 the sum of \$500<sup>00</sup> in cash and have further more  
 endorsed his the said Price Jennings & certain  
 promissory note for \$500<sup>00</sup> each payable respectively  
 one & two years after this date payable to A Lehman  
 & Co of New Orleans La. Now then that if said  
 Price Jennings shall well & truly pay said amount  
 advanced by the expiration of said last note and  
 shall well & truly pay any & all sums that  
 said E Campodonic & Co may incur & pay by  
 reason of this said endorsement of said note  
 that this instrument to be null & void also  
 to be of full force & virtue, And in case of  
 default and a foreclosure is had of the  
 mortgage said Price Jennings is to pay  
 unto said E Campodonic & Co costs of said  
 foreclosure & other reasonable atys for  
 all of which is to be included in & held against  
 said property and covered by this mortgage.

In witness whereof we have hereunto set our  
 hands & seals this the 5<sup>th</sup> day of April 1890  
 In presence of 3 Price Jennings (Seal)  
 Jms J. Mills 3 Sarah E. Jennings (Seal)  
 C. P. ... 3

State of Florida } Before the undersigned a notary  
 County of Santa Rosa } Public in & for said State & County  
 personally came this day Price Jennings and Sarah