


Received with date of this instrument  
 and hereby certify this mortgage  
 this 10 day of Oct 1878  
 J. J. McLaughlin  
 Clerk

Sixty  $\frac{1}{100}$  (160  $\frac{1}{100}$ ) acres - Together with all and singular the  
 improvements & appurtenances thereto belonging or in any  
 wise appertaining - To have and to hold said described  
 property unto said R. McLaughlin his heirs & assigns in  
 fee simple forever - And further more in consideration  
 of the above consideration mentioned was the said Wm  
 E. & C. McLaughlin have bargained sold & delivered and by  
 these presents do bargain sell & deliver unto said R. McLaughlin  
 his heirs & assigns the following described personal  
 property to wit: Seven hundred & forty two (742) head of Sheep  
 (including bands) said sheep now being in Santa Rosa County  
 Florida and in the possession of said Wm E. & C. McLaughlin  
 and being in following marks & brand viz: Said marks thus:    
 Prop & Sp in one ear & over half crop in the other ear (said  
 marks being placed in either ear left or right interchangeably)  
 and branded thus: + across branded on the nose and also  
 a brand thus: | (straight mark like or mark) brand of right fore leg  
 To have and to hold said personal property unto the said  
 R. McLaughlin his executors administrators & assigns  
 to his & their use & benefit forever -  
 Now the above instrument is intended as a mortgage  
 the condition of which are these: That whereas the said  
 R. McLaughlin has this day sold to said Wm E. & C. McLaughlin  
 the above real estate & personal property by deed of  
 conveyance of this date, and this being a balance due  
 to said R. McLaughlin from said Wm E. & C. McLaughlin in the  
 amount of Two hundred & fifty-five (255.50) Dollars  
 for which said amount said Wm E. & C. McLaughlin  
 have this day executed jointly & severally unto said R.  
 McLaughlin this five certain promissory notes for and  
 respectively as follows: To wit: Four of them for the sum  
 of Five hundred (500.00) Dollars each and one for and Five hundred  
 & fifty-five (555.50) Dollars, said notes being Eight (8%) per cent  
 interest per annum from date & payable respectively  
 respectively as follows: To wit: One Two Three Four &  
 Five years after date & being even date with this  
 instrument - I know them that if said Wm E. & C. McLaughlin  
 shall well & truly pay each of said notes as the same  
 becomes due with interest thereon according to  
 the tenor thereof then this instrument to be null  
 & void else to be of full force & effect & said mortgage  
 subject to foreclosure for the full amount of said several  
 notes on the nonpayment of either or all of them  
 It is further understood and agreed that all Laws to the