

Mill in Sand Run County, Florida. All of said teams & carts except the Carter team driven by Jeff Phillip are now at work near said mill and said Jeff Phillip is now being employed near Pine Branch Mill in said State County - a full description of said mill as to color & etc. it being now impossible for me to give. Also in addition to the within described property in consideration of the within consideration do hereby give bargain sell & assign unto said Olliger his Executors Administrators & assigns the following personal property to wit: my interest in one log cart & team of oxen known as the Dixon Cart & team. Said cart being a 7 ft wheel 5 in tire with wooden axle - the same now being driven by John Calhoun and now at the Dixon Waterway in said State County - It being understood that the interest assigned is my interest existing within a consideration value whereby I have conditionally sold said cart & team to J.P. Calhoun - said team consisting of 4 yoke (8 head) of oxen - Do have and to hold said described property unto said Joseph Olliger his Executors Administrators & assigns to his & their use & behoof forever - And I the said F.H. Cobb Jr for myself my Executors Administrators & assigns do warrant that I am lawfully possessed of said property and have good right to sell the same and that the same is unincumbered and that I will warrant defend said property unto said Joseph Olliger his Executors Administrators & assigns against the lawful claims & demands of any & all persons whomsoever -

Now the above instrument is intended as a mortgage the condition of which is this that whereas said Olliger has to this date advanced to said F.H. Cobb Jr goods wares & merchandise to the amount of \$1138⁰⁰/₁₀₀ to enable him to carry on his said logging business in said State County & whereas it is necessary to advance him a further amount not exceed the sum of \$361⁰⁰/₁₀₀ to operate said business, which said further sum said Olliger has agreed to advance - Know them that if the said F.H. Cobb Jr shall well truly pay said amount advanced to date & such further advances as I shall receive as for the agreement of said Olliger above mentioned within sixty (60) days from the date hereof then this obligation to be null & void else to be full force & effect