

to be the individuals described and as he
acknowledged that they as trustees as described
in the foregoing conveyance executed the said
conveyance for the use and purposes therein set forth
given under my hand and seal of office the eighth
day of October AD 1890.

H. M. Anderson (2)
Notary Public
119 11.00

Recorded Sept 28th AD 1891
P. H. Tolson
Clerk U.S.

John E. Tucker
to
Simpson Co.

No 21

This Indenture made this Eleventh day of
October Anno Domini one thousand eight hundred
and ninety between John E. Tucker of the County of
Dural and State of Florida Trustee duly appointed
of the first part and A. J. Adams, J. E. Brown,
Mrs. A. Simpson, Mrs. L. Bushnell, J. M. Hall,
J. C. Wellman, and Wellman Hall and Company
of the second part doing business under the firm and style
of Simpson and Company at Bogard the first part of
the second part. Witnesseth: That the said first
part for and in consideration of the
sum of One thousand, four hundred, sixty six
and ⁵⁴/₁₀₀ (\$1466.54) Dollars to him in hand paid by the
said first part the receipt whereof is
truly acknowledged both given granted allowed
bargained sold transferred and doth by their
present give, grant, alien, bargain, sell, transfer,
and convey unto the said first part the second part
and to their heirs and assigns forever all those
certain parcels or tracts of land situated and
lying in the County of Santa Rosa State of Florida
and particularly known and described on the public
map and records of said State as all of Section Twenty
five (25) the East half, and the East half of the South West
quarter of Section thirty five (35) in Township five (5) North
of Range Twenty five (25) West; the South East quarter of
Section one (1) and the North West quarter of Section
Eleven (11) in Township four (4) North of Range Twenty five (25)
West; the East half, the North West quarter, the East half of the
South West quarter and the North West quarter of the South
West quarter of Section thirteen (13) in Township four (4)
North of Range Twenty seven (27) West containing in all
one thousand nine hundred fifty five and ³⁸/₁₀₀ (1955.38) acres
more or less together with all and singular the tenements
hereditaments and appurtenances thereto belonging;
and also all the estate right title interest property
claim and demand what soever as well in law
as in equity of the said first part of the first part of the first part and to
their heirs with the appurtenances.

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x
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