

Mortgage Deed
Medeana B. Morris
and C. A. Morris

to
William Fisher

State of Florida, Now all come by this present
Escambia County, that we, Mrs. Medeana B. Morris
and Cameron A. Morris for and
in consideration of the sum of nineteen hundred
and five dollars to us in hand paid by William
Fisher the receipt whereof is hereby acknowledged
have granted bargain and sold and by these
present do grant bargain sell and convey unto
the said William Fisher his heirs and assigns
forever, the following described real estate, situate
lying and being in the County of Escambia State of
Florida to wit: SW 1/4 of NE 1/4 of Fractional Section
26 T 5 N R 31 W less three (3) acres, said parcel of
land containing thirty seven (37) acres,
and bounded as follows, starting at a point at the NW
Corner of said land, thence two hundred twenty (220) feet
east, thence two hundred and eighty-two (282) feet south, thence
four hundred seventy (470) feet east, thence two hundred
and eighty-two (282) feet north, thence six hundred thirty (630) feet
to North East Corner of said land, thence 1/4 mile south,
thence 1/4 mile west, thence 1/4 mile north to point of
starting, also the West 1/2 and North East 1/4 of SE 1/4 and
SE 1/4 of SW 1/4 of Section 26 T 5 N R 31 W, also SW 1/4 and
NE 1/4 of SE 1/4 of Section 22 Township 5 N Range 31 West,
containing 120 acres more or less, according to
final Receiver's Receipt #6902 dated 21 Aug 1888, also
Block 38 of the Village of Bluff Springs, said County
and State, being 360 ft by 360 ft, bounded on the north
by Craig Street, south by Broad Street east by Clearwater Street
and on the west by _____ Street, and also the NE 1/4 of Section
35 T 5 N Range 30 West, with, and the NW 1/4 of NW 1/4 of Section
35 T 5 N R 30 NW, containing 240 acres, in Santa Rosa County
and said State, together with the improvements
thereon and the hereditaments thereto, and appurtenances
thereunto belonging or in anywise appertaining,
to have and to hold, the said above described premises
unto the said William Fisher, and his heirs and assigns
forever, free from all exemption or homestead right
or claim of us the said Mortgagees if any such right
or claim we possess; but upon conditions as follows:
Whereas the said Cameron A. Morris has this day
borrowed from the said William Fisher the said sum
of nineteen hundred and five dollars, and has
executed and delivered to the said William Fisher
his promissory note therefor in the sum of nineteen
hundred and five dollars, payable to his order,
twelve (12) months after date, with interest from
date until paid at the rate of 10 per cent per annum.
And the said Mortgagees have agreed and hereby
covenant on their own proper Costs and Charges to do all
things necessary to keep the said premises and unimpaired the
debits hereby intended and especially to pay

(See Case Bk 18 - Page 101)