

Mortgage
J. A. & S. B. Milligan
to
M. A. George

This mortgage is being
made for
M. A. George
of
Alabama
June 27/14

State of Florida
County of Santa Rosa

Know all men by these presents that Mr. J. A. Milligan and S. B. Milligan of said State and County for and in consideration of one dollar to us in hand paid by M. A. George & the receipt whereof is hereby acknowledged and confessed, and in consideration further of the premises herein after mentioned, have given bargained & sold, and by these presents do give bargain sell and deliver unto said M. A. George & the following personal property to wit One entire stock of Merchandise of any and all kind whatever now being kept at our Store house in the village of Milligan Fla. in the County of Santa Rosa, said merchandise now estimated to be worth \$3000.00 To have & to hold said property unto said M. A. George & his Executors, Administrators and assigns to his and their use & behoof forever.

Now the above instrument is intended as a mortgage the condition of which are these: that whereas said M. A. George & has at our request agreed to become surety for Mrs. Caroline Milligan widow of R. Milligan Decd. and administrator of his Estate on a bond or bonds to be executed by said administrator in Covington County State of Alabama in a cause wherein said administrator is petitioner for an injunction against one Willis et al; Know then that if the said M. A. George & become such surety as per his agreement aforesaid, and shall by reason of his suretyship incur any loss, damage or expense as such bondsmen, the said Milligan Mill Co. hereby agree to reimburse and make good unto him all and any such loss damage & etc. sustained, whereupon this mortgage is given as such indemnity Now if said George does not sustain any damage as above, or in the event he does, and the same is made good unto him by said Milligan Mill Co. as above then this obligation to be null and void else to be of full force and virtue -

It being agreed and understood however that said Milligan Mill Co. shall remain in & retain possession of said property until the expiration of or non-compliance with the provisions thereof, and shall have perfect right to sell and dispose of same in the usual and ordinary course of business provided they shall keep up said stock, as is usual in said business and in the amount of the estimate aforesaid. In witness whereof we have hereunto set our firm name and seal

The execution of the words in presence whereof & the intention of the words or bonds made before signing being & being J. P. & J. P. The Milligan Mill Co (seal)