

Fact hereby & satisfaction in full
 and hereby cancel this Mortgage
 this 30th June 1900
 J.C. McArthur
 J.P. Gilman
 J.C. Club Oct

Mortgage
 John Gilman
 to
 J.C. McArthur

State of Florida, Know all men by these presents that
 I John Gilman, of said State and County for
 and in consideration of the sum of one
 Dollar to me in hand paid by J.C. McArthur of said State
 County, the receipt of which is hereby acknowledged and
 confessed, have given granted bargain'd and sold, and by these
 presents do give grant bargain sell and convey unto
 the said J.C. McArthur the following Real Estate lying and
 being Situate in the State of Florida, County of Santa Rosa
 known and described as follows, lying on the South side
 of Mill Bayou, the North East Corner being 264 feet from Ant
 of Day Creek, running south one hundred feet (100) to Corner
 thence west two hundred (200) feet and Corner being two
 hundred (200) feet from Knights Sts, thence west one hundred
 (100) feet, thence East two hundred (200) feet to point of starting
 making a piece of one hundred by two hundred ft, and as
 then described in deed of conveyance to the said John Gilman
 Executed by Elizabeth Dawson, said County & State and dated
 10th day of October 1890

To have and to hold said Real Estate, together with all the improvements
 thereto belonging or in any wise appertaining, unto
 the appurtenances thereto, unto the said J.C. McArthur his
 heirs assigns & administrators in fee Simple forever.
 And I the said John Gilman for myself my heirs, Executors
 and assigns do covenant & warrant and defend the
 same unto the said J.C. McArthur his heirs, assigns
 & administrators against the lawful claims and
 demands of any and all persons whomsoever.

Now the above instrument is intended as a Mortgage
 and is given unto the said J.C. McArthur in order to better
 secure him in the payment of a certain note Executed
 and given him this day by the said John Gilman and
 reading as follows, Dated 9th April 1892

\$55⁰⁰ Six months after date I promise to pay to the order
 of J.C. McArthur fifty five Dollars without interest
 Value received
 Johnth Gilman
 witness J.C. McArthur

Now if the said note shall be paid as above
 provided, then this instrument shall be null and void
 else to be of full force and effect and in the event of a
 foreclosure said John Gilman agrees that the cost of such
 foreclosure shall be paid by him and shall be deemed
 as part of the Mortgage. In witness whereof I have hereunto
 set my hand and seal this ninth day of April A.D. 1892

In presence of
 J.C. McArthur }
 J.W. Jones }
 Johnth Gilman (S)
 witness

State of Florida, Before me J.C. McArthur a Notary Public in
 County of Santa Rosa and for the said State and County personally appeared
 John Gilman to me well known and who acknowledged