

Mrs
A. C. Hurdly
to
Mrs. E. Davison

I acknowledge date herein in full
and hereby advised the Mortgagee of the
2d day of May A.D. 1892
Elizabeth Davison

Witness
my hand

State of Florida } Know all men by these presents
County of Santa Rosa } that we Asbury Ottumby and
Mrs. A. C. Hurdly his wife of the
State and County aforesaid, for and in consideration
of Ten Dollars to us in hand paid by Mrs. Elizabeth
Davison of the State and County aforesaid and
furthermore, in consideration of the premises
herein after mentioned, have given granted bargained
and sold and by these presents do give
grant bargain sell and convey unto the said
Mrs. Elizabeth Davison her heirs and assigns
the following described real estate lying and being
situate in the State of Florida, County of Santa Rosa
and within the Corporate limits of the Town of
Milton and known and described as follows to wit:
Fronting on Canal Street one Acre by two acres
in depth in the North half of Lot No. five in frac-
tional section No. three (3) in Township one (1) North
of Range Twenty Eighth (28) West.
It being the same premises conveyed by
Francisco Morris to Julia Ann Chain by deed
dated January 26th A.D. 1870 and by James P.
Parker, Warren Brown and Corn. Payne heirs
of said Julia Ann Chain to said Asbury Ottumby
by deed dated May 21st A.D. 1892, excepting there
from the following tract sold and deeded by
the said Julia Ann Chain during her life
time to wit: To Thaddeus Cooper 100 ft by 100 ft in
the Corner of said land above described and descri-
bed in said deed dated Nov 12 A.D. 1888, and recorded
in Book D' on page 586, and to Matilda Lewis
100 ft front by 100 ft back and adjoining said
lot sold to Thaddeus Cooper on the North West
side and being described in deed dated Nov
28 A.D. 1888 and recorded in Book D' on page
587. Together with all and singular the
improvements and appurtenances thereto
belonging or in any wise appertaining
To have and to hold said described premises
(excepting and reserving the exceptions herein
before mentioned) unto the said Mrs. Elizabeth
Davison her heirs and assigns in fee simple
forever. Now the above instrument is
intended as a Mortgage and is given in
order the better to secure the said Mrs. Elizabeth
Davison in the payment of 2 promissory Notes
given to the said Mrs. Elizabeth Davison by the
said Asbury Ottumby to wit: One for One
hundred and Fifty Dollars payable on or before
March 1st 1892, One for Two hundred Dollars pay-
able on or before January 1st 1894 and one