

to become null and void, else to be of full force and virtue - it being understood and agreed upon that upon the default of any or either of said payments said Collings shall have the right to foreclose said amount for the whole amount then due and owing and the entire amount of note shall be deemed due for such purpose, and in the event of such foreclosure, said mortgagors shall pay unto said Collings all costs and his reasonable attorney's fee, the same to be included in and with and covered by the mortgage. In witness whereof we have hereunto set our hands and seals the 9<sup>th</sup> day of May A.D. 1892

*In presence of*  
*substantiation of same in 8<sup>th</sup> page beginning*  
*with words "and" sending with premises' title*  
*in this location without intent credit, but in such*  
*to be signing sealing & witnessing, also as 21b above also*  
*shown by on first page*

William H. Bridges (seal)  
 James E. Green (seal)

L. Peterson  
 C. Perreault

State of Florida } I, C. Perreault a Notary Public in  
 County of Duval } and for said State and County hereby  
 certify that on the day personally came  
 before me William H. Bridges and James E. Green  
 whose names are well known who acknowledged that they executed  
 the foregoing mortgage on the day the same bears date  
 for the purposes therein mentioned first and voluntarily  
 and that they consented to the alienation of any and  
 all homestead rights which they may have in and to  
 said premises described therein.

In witness whereof I have hereunto set my hand  
 and seal this 22 day of June A.D. 1892

Recorded July 22 1892  
 L. Peterson  
 Clerk