

County Florida To have & to hold said Cattle with
the natural increase thereof unto said Chas J Permont
his Executors Administrators & assigns to his & their
use & behoof forever. And I Covenant that said
Cattle are herein encumbered & that I have good right
to sell same, and that I will warrant & protect
the title to said property unto said C J Permont
his Executors Administrators & assigns against
the lawful claims & demands of any & all persons
whomever.

Now the above instrument is int-
ended as a Mortgage in Condition of which are these, that
whereas said Chas J Permont did on the 7th day of Sept 1892
loan me the sum of (\$500⁰⁰) Five hundred dollars for which
I executed & delivered to him my certain prom-
issory Note of said date, bearing (10%) per Cent Interest
per annum from date & payable six months aft date.
Know then that if I shall well & truly pay said note with
interest according to the tenor thereof when the same
become due then this instrument to be null & void
else to be of full force & virtue; And I agreed in case
of foreclosure of said instrument then to pay unto
said Permont all Costs and his reasonable attys fees
the same to be included in & with & covered by the
mortgage. On witness whereof I have hereunto set my
hand & seal the 29th day of Dec 1892

H. H. Allen

In presence of
Jno Myers }
G. B. Rouse }
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State of Florida }
County of Santa Rosa } On this day personally appeared
before me a clerk of the Circuit
Court in and for said County and State

H. H. Allen to me well known to be the individ-
ual described in and who executed the foregoing
instrument and acknowledged that he executed
the same for the use and purposes therein
mentioned.

Witness my hand and official seal the 29th day of December
AD 1892

H. H. Allen

L. P. Johnson
Clerk et al

Shurely encumbered & satisfied in full
and cancel the note making the same
to report by Permont
mortgage

Correct
L. P. Johnson
Clerk et al