

Anderson and Mary Anderson his wife persons to me well known, and the said Charles acknowledged, that he signed the foregoing Mortgage for the consideration, uses and purposes therein mentioned and the said Mary wife as aforesaid being examined by me separately and apart from her said husband acknowledged that she joined herein in the execution of the same freely and voluntarily and without any compulsion, constraint, apprehension or fear of or from her said husband for the purpose of conveying and disposing of any rights and title she may have had in and to the said lands therein described and upon the conditions therein expressed, and further that she gave her certificate thereof in my presence, at the time of said examination.

(S)

In testimony whereof I have hereunto set my hand and seal of office on this 27th day of September A.D. 1876.

Dixon H. Polson

County Judge Santa Rosa Co. N.M.

Filed for record Dec. 30. 1876.

Recorded Jan 2. 1877

Frank (Middy) W.

327.
Holley & Matter
to
L. G. Mayo v.

This mortgage is fully paid and satisfied for the 19 day of June 1878
L. G. Mayo

R. P. Heffer
Custodian

State of Nevada
County of Santa Rosa } Know all men by these presents
that me Alfred D. Holley, and Burcell Matter partners doing business under the name and style of Holley and Matter for and in consideration of the sum of three hundred Dollars to us in hand paid by Lawrence G. Mayo. (the receipt whereof is here acknowledged) have given granted bargained and sold, and by these presents do give grant, bargain sell and convey unto the said Lawrence G. Mayo, his heirs and assigns the following described property to wit: One shingle Machine and all the Machinery apparatus, saws etc for running the same, and said Machine and Machinery are located at the mill of new Mill Creek on Blackwater, River in said State and County, together with all our right title and interest in and to the mill situate at said place together with all the appurtenances and improvements thereto belonging, to have and to hold the same unto the said Lawrence G. Mayo, his heirs and assigns forever, Yet upon this condition that whereas the said Alfred D. Holley, and Burcell Matter are indebted to the said Mayo in the sum of three hundred Dollars due and payable three months from date hereof. Now if the said A. D. Holley and Burcell Matter shall well and truly pay or cause to be paid to the said Mayo his heirs or assigns the said sum of three hundred Dollars at maturity then this instrument of writing to be cancelled and of no effect otherwise to be taken and held as a Mortgage upon the foregoing described property.
In testimony whereof the said A. D. Holley & Burcell

327.
Form 97
to
L. G. Mayo

Recorded
Jan 9
1877
Frank (Middy) W.