

Wm. Gain
Et al
vs
M. Forchum
Et al

The Indenture made the first day of September in
 the year of our Lord one thousand eight hundred and
 thirty one between Wm. Gain and his wife Mary A
 Gain and J. C. Gain and his wife Elizabeth Gain
 of the County of Geneva and State of Alabama, for his
 part first part and Manuel Forchum and Ferdinand
 Forchum of the same county and State of Alabama, for his
 part second part - Witness, that the said parties
 of the first part, for and in consideration of the sum of
 four hundred dollars lawful money of the United
 States of America, to them in hand paid by the said
 parties of the second part at or before the executing
 and delivery of these presents, the receipt whereof
 is hereby acknowledged have granted bargain
 sold, alien, remised, released, conveyed and confirmed
 and by these presents do grant bargain sell, alien,
 remise, release, convey and confirm unto the
 said parties of the second part and their heirs and
 assigns forever, all those lots, tracts and parcels
 of land lying and being in the County of Santa Rosa
 and State of Florida, and more particularly described
 as follows: Lot situated in the town of Milton in
 said County, and described as follows: That portion
 of Block forty one (41) beginning at corner of Pine and
 Elmira Streets in Block forty one (41) running down
 Elmira Street two hundred (200) feet, then at right
 angle and parallel with Pine Street one hundred and
 fifty (150) feet, then at right angles with last line
 described and parallel with Elmira Street forty four (44)
 feet to the right of way of the Pensacola and Atlantic
 Rail road, then down said right of way one hundred
 and fifty four (154) feet to line on Block number
 thirty (32) on Willis Street, then down said line
 two hundred and seven and one half (207 1/2) feet to Pine
 Street, then up said Street to place of starting
 Together with all and singular the improvements,
 tenements, hereditaments and appurtenances thereto
 belonging or in any wise appertaining, and the
 reversions and remainders and profits thereof, and
 also, all the estate, both interest possession, claim and
 demand what so ever as well in law as in equity
 of the said parties of the first part, to have and to hold