

quarters of Section No. Thirty three (33) in Township
No Eleven (11) South of Range No Eighteen (18) East
of the Sixth P.M. — Containing in all Sixty-
eight and $\frac{7}{10}$ (68 $\frac{7}{10}$) acres more or less.

To have ^{and} to hold the said described premises together
with all the rights, privileges, hereditaments ^{and} appurtenances
to the said premises in anywise appertaining or belonging
with all the rents, issues ^{and} profits thereof ^{and} the emoluments
thereon and all the rights of Homestead Exemption of the
said party of the first part, their heirs executors or
administrators, hereinafter to the only proper use and
benefit of the said party of the second part and his
successors in trust forever.

In Trust nevertheless, And there presents are made
expressly upon condition as follows, to wit,
That Whereas The said Elizabeth Mitchell and Hance
Mitchell are justly indebted unto the said party of
the third part in the sum of Four Hundred Dollars
according to the tenor and effect of one certain
promissory note of even date hereunto duly executed by
the said Elizabeth Mitchell ^{and} Hance Mitchell ^{and} pay-
able five years after ^{the} date hereof to the order of the
said party of the third part in the aforesaid sum of
money for value received with interest thereon at the
rate of seven per cent per annum from the date
of said promissory note until the said principal sum is
fully paid interest being payable semiannually on the
first days of February ^{and} August in each year according
to and upon presentation of coupons or interest notes there-
for, thereto attached Both principal and interest
payable at Bank of Tilman Jones & Co. New York City

All appraisal and stay laws waived and if default
be made in the payment of any interest note or any
portion thereof for the space of ten days after the same
shall have become due and payable, then all said
principal and interest notes shall at the option of said
party of the third part or the legal holder of said promissory
note become, and be at once due and payable without
further notice.

Now if said party of the first part their heirs executors or
administrators shall well and truly pay or cause to
be paid unto the said party of the third part or the
legal holder of said promissory note the principal sum
therein mentioned with the interest to accrue thereon
as the said principal and interest become due and
payable by the tenor and effect of said note and