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We do hereby enter full satisfaction on the within mortgage, this 4<sup>th</sup> of April 1839  
Charles (recorder) Stone  
for the County of Sangamon

St Clair Chrisman  
Mortgage to  
Nicholas Sinto

This Indentures, made and Entered into the  
Fifth day of April A.D. 1836, Between St Clair, Chrisman  
of the County of Sangamon and State of Illinois of  
the first part, and a Nicholas Sinto - of the County

of Sangamon and State of Illinois of the second part, Witnessed; That the said  
party of the first part, for and in Consideration of the sum of Twelve hundred  
Dollars in hand paid by the Said party of the second part, the receipt whereof  
is hereby acknowledged, he granted, bargained and sold, and by these presents  
do grant, bargain and sell, unto the Said party of the second part, their heirs  
and assigns, Certain tracts of Land, situate, lying and being in the County  
of Sangamon and State of Illinois - known and designated as follows to-  
wit: The N. W. 1/4 of the N. E. 1/4 of Section N. 18/ Township N. 19/ North Range N. 3/ west  
containing 40 acres, also the S. W. 1/4 of the S. E. 1/4 of Section N. 15/ Township N. 19/ North  
Range N. 3/ west containing 40 Acres, also the E. 1/2 of the N. E. 1/4 of Section N. 17/ Township  
N. 19/ North Range N. 3/ west containing 80 acres, also the S. 1/2 of the South W. 1/4 of  
Section N. 15/ Township N. 19/ North Range N. 3/ west containing 80 acres, also the  
E. 1/2 of the N. E. 1/4 of Section N. 17/ Township N. 19/ North Range N. 3/ west containing  
80 acres, also the N. E. 1/4 of the S. W. 1/4 of Section N. 15/ Township N. 19/ North Range  
N. 3/ west containing 40 acres -

To have and to hold the aforesaid tract or parcel of Land, together with  
all and singular the privileges and appurtenances thereunto belonging, or in  
anywise appertaining, to the only proper use and benefit of him the Said  
party of the second part, his heirs and assigns forever - And the Said party of  
the first part doth covenant to and with the Said party of the second part -  
that he will forever warrant and defend the Said tract of Land from the  
claim of him the Said party of the first part, his heirs and assigns, and  
against the claim or claims of any other person or persons whomsoever -

Subject nevertheless to the following condition to wit: That whereas the  
Said St Clair Chrisman has executed his Certain promissory note for the sum  
of Twelve hundred dollars to the Said Nicholas Sinto payable to him or his  
Order on or before the fifth day of October Eighteen hundred and thirty seven  
with Interest at the rate of Six per Cent per annum from the date, until paid  
which note bears even date with these presents - Now if the Said St Clair  
Chrisman shall well and truly pay or cause to be paid to the Said Sinto or  
his assigns, the Said note with the Interest thereon according to the tenor  
and effect of the Said Note then and in such case the above and  
foregoing conveyance shall be void, otherwise to be and remain  
in full force and effect -

In testimony whereof the Said St Clair Chrisman hath hereunto  
set his hand and Seal on the day and year first above written  
In presence of  
Dan Stone

St Clair Chrisman 