

1840

W. H. 98

Marion's Bl

ms

Gullion's Bl

8

Filed Sept 31<sup>st</sup> 1840

and Joseph J. ...

1840

+

Wm. Low B. 9.

W. H. 98

Actual number when a record of them is

To the Hon Judge of the Carroll Circuit Court  
in Chancery, sitting humbly, Complaining sheweth  
unto your Honor your Orator Elizabeth Moore  
Marydon Moore, & Henry Moore children and  
infant heirs at law of James Moore decd  
who sue by their next friend and Statutory  
Guardian Theodore W Bates, that on the

day of \_\_\_\_\_ a certain James Gallion  
died seized and possessed of a certain tract  
of land situate in the now County of Carroll  
on the waters of the Kentucky River being  
the same conveyed to said Gallion by a certain  
James Merritt decd decary date 16<sup>th</sup> Feb  
1828 of record in the Clerk's office of the Gallatin  
County Court and a copy, whereof is here  
filed (marked Exhibit A) and prayed to be  
taken and considered as part of this bill -  
that by the death of said Gallion the said  
tract of land descended to his children and  
heirs at law to wit James Gallion, Peggy  
Gallion, Eliza Moore wife of John Moore  
Henry Gallion, Polly Gallion and Rachel Moore  
then the wife of James Moore and now the  
wife of Rezin Jackson subject however to the

23 That by \_\_\_\_\_ of Sarah Gallion widow and  
\_\_\_\_\_ of James Gallion decd -

the bill, your Orator would further state that  
said James Moore the ancestor of your  
Orator, purchased of the said James Gallion  
of the heirs of sd James Gallion decd all  
advised - rest in the said tract of land as shown  
that altho bond executed by said James Gallion  
mechanics here filed (marked Exhibit B)  
is taken as part of this bill.

23

That on or about the 15<sup>th</sup> Nov 1835 the said  
James Moore purchased the interest of George  
Gullion another of said heirs as shown by  
the title bond of said George C Gullion here  
filed (marked Exhibit D) and prayed to be  
taken and considered as part of this bill.

That on or about the 9<sup>th</sup> of January 1836  
the said James Moore purchased the interest  
of the said Sarah Gullion the widow & relict  
of said Jas Gullion dec'd as shown by her title  
bond here filed (marked Exhibit D) and  
prayed to be taken and considered as part of  
this bill.

That on or about the 9<sup>th</sup> of  
January 1836 the <sup>s<sup>r</sup> James Moore</sup> purchased the interest of  
John Moore which he held in right of his  
wife in and to said tract of land as shown  
by the title bond of said John Moore here  
filed (marked Exhibit E) and prayed to be  
taken and considered as part of this bill.

That on or about the 22<sup>nd</sup> March 1837  
the said James Moore purchased of said  
Sarah Gullion the mother and next friend  
of her then infant son Henry Gullion  
another of said heirs all his interest in  
the said tract of land, which said sale  
was afterwards about the 27<sup>th</sup> Nov 1843 and  
after the said Henry had attained to the  
age of 21 years confirmed by him as  
shown by the title bond of the said Sarah  
Gullion executed to said James Moore and  
the endorsements thereon here filed (marked  
Exhibit F) and prayed to be taken and  
considered as part of this bill.

That on or about the \_\_\_\_\_ day of  
the said James Moore purchased of the said

33

Sarah Gullion the mother and next friend of  
the said Polly Gullion her interest in the said  
tract of land, and that subsequently on or  
about the 28 June 1826 the said Polly Gullion  
having attained to the age of 21 years confirmed  
the said sale, as shewn by the title bond  
of the said Sarah with the endorsement  
thereon by said Polly here filed (marked Exhibit  
G) and prayed to be taken as part of this  
bill -

Yom Crator would further  
state that on or about the \_\_\_\_\_ day of \_\_\_\_\_  
the said James Moore departed  
this life intestate leaving Yom Crator and  
a certain Eliza Moore his children and only  
heirs at law, and the said Rachel Moore  
his widow relict who subsequently intermarried  
with the said Rezin Jackson, and that  
said Eliza Moore on or about the \_\_\_\_\_  
day of \_\_\_\_\_ departed this life an  
infant and <sup>leaving Yom Crator her only heir at law</sup> without issue - Yom Crator  
would further state that said James Moore  
~~the~~ ancestor of Yom Crator was at the  
time of his death in possession of said  
tract of land and that said Rachel his widow  
succeeded to the possession at his death,  
and after her marriage with the said Rezin  
Jackson transferred the possession thereof to  
a certain James W English who still  
holds the same claiming under some  
contract of purchase heretofore from said  
Jackson dwife but of the particular character  
of the contract Yom Crator are not fully  
advised - Yom Crator would further state  
that although their ancestor had fully paid  
the purchase money for said tract of land to

44

the said several vendors they and each of them have wholly failed to convey either to the said James Moore in his lifetime or to your Orators since his death. In tend<sup>r</sup> consideration of the premises and inasmuch as your Orators are without suitable remedy at Law and Con only find relief in this honorable Court where matters of this sort are properly cognizable he makes the said James Gullion, George Gullion, John Moore and Eliza his wife, Henry Gullion, Polly Gullion, Rezin Jackson & Rachel his wife (said Jackson & wife being non residents of the State of Kentucky), Sarah Gullion, and James W English defendants to this Bill and calls upon them severally to answer its various allegations as fully and particularly as if the same were repeated in the form of special interrogatory and upon final hearing your Orators pray that the said several vendors may be compelled to convey to your Orators in accordance with the stipulations of the said several title bonds and upon default thereof that a suitable Commission may be appointed to convey for them, and your Orators further pray that the dower interest of the said Rachel Jackson in the said tract of land may be allotted and assigned to her if she be (as your Orators suppose) entitled to dower, and that whatever other interest she may be entitled to in the said tract of land if any be also partitioned and laid off to her in severalty, and that the possession of the remainder may be decreed to be surrendered up to your Orators, and that they may have a decree for such back rents as they may

for the relief in the premises as Equity will  
afford and the peculiar Circumstances of  
the Case justify - May it please your  
Honor to grant to your Orator the benefit  
of the Comths writ of Op & directed to  
Commanding & and your Orator as in  
duty &c  
Waislow 12/3

Stordeja

vs { in Ejectment

Moore ja. Copy Survey

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moore's

v

Gallion

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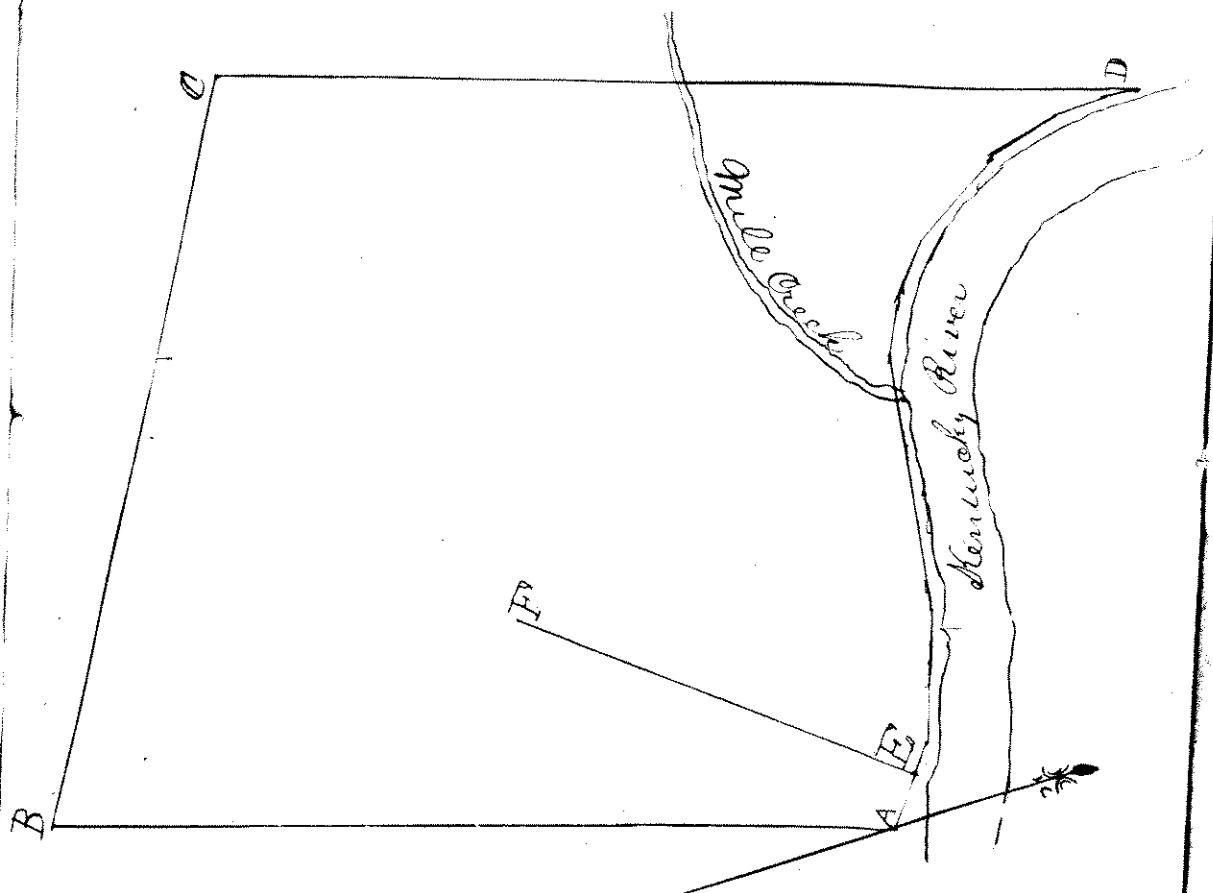
Exhibit 3.

with Ejectment  
Answers

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See in Court Book 2. 1149

H. C. Cullender D.C.



Worcester vs. Moon  
 In obedience to an order of  
 the Honble the C. C. J. in District  
 Court of Callahan County, Ga.  
 April 11th 1835

Surveyed the annexed tract of land being the  
 land in controversy. Beginning at the mouth of Mill  
 creek thence up the River with its meanders 167 poles  
 to a marked tree standing thence S 26 1/2 W run-  
 ning through Moon's Plantation 316 poles (passing  
 by several trees anciently marked) to B. on a Hill  
 side and the land cleared no trees of any descrip-

tion standing near this point. Thence S 62 1/2 W 313 poles  
 crossing a branch at the distance of 20 poles and  
 running through the farms of Mrs. Burgess and  
 W. M. Jackson to C. no corner trees standing. This corner  
 stands on the bank of a branch that enters into Mill  
 Creek thence N 20 1/2 E 335 poles crossing Mill Creek  
 and passing a number of old marked trees to D. &  
 buckers on the branch of the branch of the Ky. river  
 all standing and plainly marked. thence up the Ky.  
 with its meanders 158 poles to the Beginning C. T. repre-  
 sents Moon's lower line beginning 92 poles below the  
 letter A. Running S 38 1/2 W. Moon produced no title  
 papers and the exact interference cannot be estab-  
 lished

Richard Foster } Jeremiah Strother S. G. C.  
 Geo. Wickman } c.c.  
 N. B. 2 degrees variation from the old lines

A Copy Teste  
 J. H. Hanna c. c. K. S.



in office  
R. Parker  
Sept 13<sup>th</sup> 1849

Bellevue

of the

Board

Moore's Heirs

Bates

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Notes to

Survey 18

Gullions Heirs

See page

To show Mr. King's

by returning a copy

Exhibit from 11<sup>th</sup> 1849

Mr J W English

Take notice that on Wednesday  
the 15<sup>th</sup> Inst on the premises I shall attend with  
the Surveyor of Carroll County for the purpose  
of having the order of survey executed in the  
suit in Chancery pending in the Carroll Circuit  
Court in the name of Moore, Heins against  
yourself Lotthens also at the same time  
and place I shall proceed to take the depositions  
of Henry Gallion Lotthens to be read as evidence  
in the same case.

June 4. 1849.

J. W. Bates

Messrs James W English, Rezin Jackson & Rachel  
his wife & R. P. Butler Guardians & trustees for  
Rachel Jane, Wesley, Sarah, Mary & Eliza Gallion  
infant heirs of James Gallion decd

Take notice that on Saturday the 22<sup>nd</sup>  
Sept Inst at the Law office of W. B. Winslow in  
Carrollton I shall proceed to take the deposition  
of Ben Gallion Lotthens to be read as evidence on  
the part of the Compls. in a certain suit in  
Chancery now pending in the Carroll Circuit  
Court in which Moore & Heins are Compls. &  
yourself Lotthens are defts

Sep 10. 1849.

J. W. Bates Guardian  
& next friend

Moore's Will

vs.  
Gullions & Co

In Chancery in Carroll Circuit Court

The Compts by their Counsel except to the answer of the deft James W English filed in this cause and assign the following causes of exception viz

1. It is distinctly and positively set forth and alleged in Compts bill that one James Gullion died seized and possessed of a certain tract of land therein described, and the same conveyed to said Gullion by one James Dermitt by deed bearing date 10<sup>th</sup> Feby 1828, and said bill calls upon said deft to answer said allegation, but he neither admits or denies the truth thereof but wholly evades the same -
2. It is distinctly & positively alleged in said bill that the said tract of land <sup>devised</sup> to certain persons therein set forth as the children & heirs at law of said Gullion, and the defts are required to answer thereto, but the said deft neither admits or denies the truth of said allegation but wholly evades the same -
3. It is distinctly & positively alleged in said bill that one James Moore died intestate leaving the Compts & one Eliza Moore his children & heirs at law, & one Rachel Moore who is his widow & relict who subsequently intermarried with Riza Jackson, & that said Eliza died an infant intestate without issue leaving the Compts her only heirs at law, and said defts are required to answer touching those matters, but the said English neither admits or denies but wholly evades an answer to those allegations -
4. It is distinctly & positively alleged in said bill

that said James Moor (the ancestor of Compts) was  
at the time of his death in possession of said tract  
of land and that said Rachel (his widow) succeeded  
to the possession at his death, and after her marriage  
with the deft Rezin Jackson transferred the possession  
thereof to the deft English who still holds the same  
neither of which facts are admitted or denied by  
the answer of the deft English but answer as to these  
points are wholly evaded -

In all which particulars and divers others  
the Compts respectfully yet earnestly insist  
the answer of the said deft English is wholly  
insufficient, evasive, and irresponsible to the  
allegations of Compts bill, and said deft  
should be required to answer now.

Winslow for Compts

Moor's bill

M. S. C.

Gullion's bill to

Exceptions to answer  
of English

§

Filer in Court Oct 5.

1847 - sustained

Reporter

Winslow atty

Moore, heirs

vs Gullion heirs

Bill & exhibits A. B. C. D. E. filed 21<sup>st</sup> Sept process executed  
in part 7<sup>th</sup> October on John Moore Elizabeth Moore, Polly Gullion  
James Gullion Geo Gullion Henry Gullion Sary Gullion & James  
W English 7<sup>th</sup> Octo 1846. Bill taken as confessed ages (Heirs.)  
Deaths of Hefts, James Gullion & Geo Gullion suggested.

Warning order vs Reason Jackson and Rachel his wife  
258. James W. English filed his answer (262) Ap<sup>l</sup> 3/1847  
Compt. filed exceptions Sept 1. 23. 4 to Act of English, exceptions sustained  
time till next court to English to Act over Bill of Review as to Hefts J. & George  
Gullion (Act 5. 1847 (P. 311) Heirs of Reason & Rachel Jackson  
same court (P. 316) Process executed on Rachael J. W. English - Sarah - Mary  
& Eliza Gullion Mch 11. 1848. Rule vs Heft English to answer ~~act~~ ap<sup>l</sup> 7 1848 (555)  
W. English files his ans. in court 5 Oct 1848. Compt's objection sustained  
to English's ans. in reference to ~~the~~ Exhibits B proved by court to

Exhibits C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, S, T, U, V, W, X, Y, Z  
Ans the same being sworn to R. B. Butler 9<sup>th</sup> as item for Rachael J. W. English - Sarah - Mary - & Eliza Gullion

Notice to Surrey & take the Gullions  
deposition given to W. English Sept 11. 49 Rule agt Heft English  
Returnable to 1<sup>st</sup> day next term for failing to file Exhibits referred to in  
his Act of amended Ans. Ap<sup>l</sup> 5. 1149 (P. 437) Compt. sworn to filed

Amended Bill Ap<sup>l</sup> 6-11 49 (P. 442) Sw. Surrey Ap<sup>l</sup> 6-1149 (P. 445) Rule vs  
Heft English returned by failing to file Exhibits June 20. 49 - 452 - Heft  
English filed Exhibits 1 to 5 Oct 2 '49 - 470 - Cause sub for decree

Oct 3. 49 - 485 - Decree for division Land - amt of rent & flowers  
to report Oct 4. 49 - 497 - Act to pay Surrey on Oct 14. 49 - 497

(ap<sup>l</sup> 9 1850)  
Cause again refer to Martin Surrey vs 525. Compt. files ans & Bill  
and petition for sale of land 57.8: Butler Master on 8

and Dean Com<sup>r</sup> to value real & personal estate herein 552;  
(Sub for decree by consent 594 - Refer<sup>d</sup> to Survey<sup>r</sup>  
to ascertain the quantity each of hill & bottom 613  
Oct 7 1850)

Bates Bd of inst Com<sup>r</sup> files am<sup>r</sup> Petition - Com<sup>r</sup> appointed  
to ascertain amt estate of Keomple Nov 29 '50. 620. The  
Com<sup>r</sup> report of value of estate filed & conf<sup>d</sup> - Com<sup>r</sup> report of  
division of land filed & conf<sup>d</sup> and decree for sale  
Mch 15: 1851. 624 - Bates with Winslow executed bond  
Mch 15: 1851. 625.

July Term 1851. Master filed report of value of land 100:  
Master allowed 2/15: Butler and Masterson bond  
allowed of 600 each: 129: Consent account filed Aug<sup>st</sup>  
1. 1851: Bond for sale of land executed and  
filed Mch 15: 1851: Master report filed July 29. 51

March Term 1852. Purchaser ordered to pay 1st installment 100  
Continued - 104 - Mch 2 53 nothing

Sept Term 1854. Master ordered to convey land to John S. S.

John S. S.

John S. S.  
John S. S.

John S. S.

Alvares Hs

as  $\frac{4}{3}$  Bill of Revision

Gullions Hs of



filed Octo Term 1849

R.P. Butler

Winston Poy

To the Hon Judge of the Carrall Circuit Court in  
Chancery sitting humbly Complaining sheweth  
unto your Honor your Orators Elizabeth Moore  
Marydon Moore & Henry Moore infant heirs of James  
Moore dec'd by W. P. ~~testes~~ their next friends &  
Statutory Guardian by way of amendment & Bill of  
~~Review~~ <sup>As their original bill contains no questions as to the</sup> that since the filing of their original bill  
herem James Gullion Jr one of the debts in their  
original bill has departed this life intestate  
leaving his infant Children Rachel Jane Gullion,  
Wesly Gullion, Sarah Gullion, Mary Gullion &  
Eliza Gullion his only heirs at law to whom  
the legal title of the share of Gullion Jr in  
said tract of land has descended, and your  
Orators pray that said debt & proceedings may  
be revived against said heirs in the same plight  
and Condition as it stood at the time of the  
death of said James Gullion Jr. and that your Orators  
may have the relief against sd heirs sought in the  
original bill against their ancestor together with such  
additional relief as Equity will afford. Your Orators  
would further state that since the filing of their  
original bill Geo C Gullion another of the debts therein  
has departed this life intestate and without issue  
leaving his sister Eliza Moore wife of Sam Moore & Polly  
Gullion, and his brother Rachel Jackson wife of Reg in Jackson  
and his brother Henry Gullion, and his nephews & nieces  
the afd Children of James Gullion Jr his only heirs at law.  
all of whom except the sd Children of James Gullion Jr  
were debts to their original bill, and all of whom are  
also prayed to be made debts to this bill. Required to  
assure the same and your Orators pray that said  
debt & proceedings may be revived against them as the  
heirs of sd Geo C Gullion & that the relief sought in their  
original bill may be granted them with the benefit of the  
Court's writ of sp & c

W. P. Law for Compts



To the Hon Judge of the Carroll Circuit  
Court in Chancery now sitting humbly Com-  
= plaining sheweth unto your Honor, your  
Orators Elizabeth Moore & Henry Moore  
infant under the age of 21 years who since  
by their next friend & Statutory Guardian  
J. W. Bates by way of amendment to their  
original bill & amendments heretofore filed  
in this Hon Court against J. W. English doth  
& also the said J. W. Bates by way of petition  
would respectfully represent to your Honor  
that in the opinion of your Petitioner Bates  
a sale of the interest of the said Elizabeth  
Moore & Henry Moore in the tract of land  
ought to be divided by their original bill  
will both in its immediate & ultimate Con-  
= sequences greatly redound to the benefit &  
advantage of said infant heirs - Your  
Petitioner would further state and charge that  
James Moore the ancestor of said infants  
was in debt in his lifetime to your Petitioner  
Bates in the sum of \$194.62 cts by note  
bearing date 4<sup>th</sup> day of July 1839. with  
but thereon from 20<sup>th</sup> day of March 1840.  
till paid which he here files as Exhibit D.  
and prays that the same may be taken &  
considered as part hereof - After the death  
of said Moore your Petitioner Bates administered  
upon his estate, paid off all the debts but  
his own & settled up with the Commissioners  
of the County Court, and upon that settlement  
the sum of \$36.81 cts remained in his hands  
which he credited upon said note as shown  
by the endorsement thereon, the balance

(Exhibit D)

remains still unpaid, and he prays that the same amount still due thereon with the interest may be decreed to <sup>Petitioner</sup> ~~own~~ ~~Deeds~~ out of the proceeds of sale of said land.

Yours Petitioner prays that the land may be sold, the said debt due to <sup>Petitioner</sup> ~~own~~ ~~Deeds~~ paid out of the proceeds of sale and the balance invested & disposed of for the interest of said infants as this Hon Court may direct in the premises. And yours Petitioner as in duty bound

J. W. Bates

Carroll County Ct. J. W. Bates this day personally appeared before me the undersigned a Justice of the Peace in & for the County aforesaid & made oath that the statements contained in the foregoing petition & also as they purport to be made on his own knowledge are true & so far as they purport to be made on the information of others he believes to be true. April 4. 1850. L. Martin J.P.C.

Morris H. C.

Petitioner of  
J. W. Bates

Gallions H. C.



filed in Court April  
fourth 1850

A. H. Leitchman D.C.

Wilson

Moved  
J. Sullivan

apt [unclear] [unclear]

J. Sullivan

Sept. Term 1848

Executed March 11<sup>th</sup>  
1848 on

Rachael Jane Sullivan

Widley Sullivan

Sarah Sullivan

Mary Sullivan

& Eliza Sullivan

A Copy of

for B. H. May Sec

The Commission of [unclear]

*[Faint, mostly illegible text, possibly bleed-through from the reverse side of the page]*

Oct Term 1846

Executed the 7<sup>th</sup> Oct.  
1846

by D. H. Lindsay  
for R. C. Lindsay & Co.

To be inserted in for English only -  
Wm Com for Compt

THE COMMONWEALTH OF KENTUCKY.

TO THE SHERIFF OF CARROLL COUNTY—GREETING.

We command you, that you summon Rachel Jane Sullivan Wisley  
Sullivan Sarah Sullivan young Sullivan marriage Sullivan  
heirs at law of J Sullivan jr

to appear before the Judge of our Carroll Circuit Court, at the Court-House, in Carrollton, on the 1<sup>st</sup>  
day of our *next Apr* Term, to

Answer a Bill of reversion  
filed against them in our said Court by the heirs  
of James Moore and

and this *they* shall in nowise omit: and have then there this writ.

Witness, RICHARD P. BUTLER, Clerk of our said Court, at the Clerk's office in the town aforesaid, this

25 day of *July*. A. D. 1848, and in the 36 year of the Commonwealth.

*Richard P. Butler*

The Commonwealth of Kentucky.

TO THE SHERIFF OF *Carroll* COUNTY—GREETING:

We command you, that you Summon *as before* James Sullivan, Geo C Sullivan, John Moore &  
Eliza Moore, Henry Sullivan Polly Sullivan, Rezin Jackson Rachel  
John Rixon, Sarah Sullivan & James W English

to appear before the Judge of our Carroll Circuit Court, at the Court-House in Carrollton, on the 3<sup>rd</sup>  
day of our *present* Term, to answer

a bill in Chancery  
exhibited against them in our said Court by Elizabeth Moore  
Haydon Moore, & Henry Moore infants by J W Bates  
their next friend & Statutory Guardian -

*2481 mcs 6 ted*

and this *they* shall in nowise omit: and have then there this writ.

Witness RICHARD P. BUTLER, Clerk of our said Court, at the Clerk's office in the town aforesaid, this 5<sup>th</sup>

day of *October* A. D. 1846, and in the 35 year of the Commonwealth.

*Rich. P. Butler*

My dear Sir

My daughter have  
sold Burrells & Polye and  
Part of the tract of land where

Monrow is in French to Harri  
claim living in French on  
south side of Kinkie the river

you and in part of the of thirty  
five dollars in value per day time

John Gullion as administrator

of the estate of late James

ed when he died on

last

Sarah Gullion

Theodore W. Gullion

John Gullion  
Administrator

W# 907

Ballin's 1875. 29

W. M. Brown of  
Polly Fullen

Worce  
Filed 9-21-46

(Enlight-ly)

Yours in heart and  
No. 1848 by Henry Ballin  
Rev. E. B. Butterick

Francis  
Littie

Polly Fullen  
mark

for the Commission within name from time to time  
Comply with within time this 28 June 1926

Sarah Gullion

Do  $\frac{4}{3}$  Title bond

James Moore



(Exhibit D)

shown in Court acts of  
1848 by the oath of  
J. C. Bates


att  
Robt J. Peeter Clerk

Sarah Gullion's  
Bona fortitudo  
to James Moore

I have this day sold to James Moore of  
the County of Gallatin & State of Ky all  
my <sup>title</sup> rights, Interest & claim in & one hun-  
dred acres of Land Lying and Being in  
Gallatin County and State of Kentucky on  
the south side of the Big Kentucky River  
which, a tract my husband James Gullion  
Bought of James Birnith for which  
said Moore has in hand paid me twenty  
five dollars the receipt whereof is hereby  
acknowledged I bind myself to <sup>make</sup> a deed  
to said Moore for said tract whenever he  
requires it in testimony whereof I have

resunto set my name and affixed my seal  
this 9<sup>th</sup> day of January in the year of our

Lord 1836

Sarah Gullion   
mark

attest

Ans. C. Bates

George C. Gullion



For the conditions within names shown below myself to comply with within

Row this 27<sup>th</sup> Nov 1843

Henry Gullion

Parah Gullion  
Bond

from his last  
date 8. 1843 by  
the date of 16<sup>th</sup> Dec  
1843

James Moore

30 3 3<sup>rd</sup> Row

Henry Gullion

I as administratrix for Henry Gullion  
my Son have sold James More his  
undivided Interest in the tract of  
Land where where said More now  
lives for which said More has this  
day paid me forty five dollars in  
hand the receipt thereof is hereby acknow-  
ledged this Land lies in Henry County  
on the west Bank of the river in Fred-  
rick Harris Survey Sarah Gullion  
as administratrix for Henry do bind  
myself to make said More a deed  
when called on the above named interest  
in the above named tract of Land in  
testimony whereof I have here unto  
subscribed my name and affixed my  
March 22<sup>nd</sup> 1837

Sarah Gullion  
mark

Henry acknowledges the above to be his own voluntary  
act test  
Theodor W. Bates  
Henry Gullion  
mark

James Gillies

No 3 3/4th bond

James Gillies



(Enclit-03)

bond in & sent to  
the court of S. J.

within acts. 6<sup>th</sup>

1848

Attest  
James Gillies

James Gillies

bond for a  
deed

Know all men by these presents that I James  
Gullion of the County of Gallatin & State  
of Kentucky have this day sold unto James  
Maone of the County & State of Iowa said  
all of my interest of the farm that  
lies on the bank of the big Kentucky River  
where the said Maone's house lies for which  
I the said Gullion do hereby bind my self my  
heirs & assigns to make the said Maone  
an ~~heir~~ ~~part~~ ~~of~~ ~~the~~ ~~land~~ ~~and~~ ~~the~~ ~~same~~ ~~as~~ ~~if~~ ~~he~~ ~~had~~ ~~been~~ ~~my~~ ~~heir~~  
and I the said James Gullion do hereby bind my  
self my heirs & assigns against any person claiming in &  
through ~~any~~ ~~person~~ ~~claiming~~ ~~in~~ ~~or~~ ~~through~~ ~~any~~ ~~person~~  
and I the said James Gullion do hereby  
bind my self to make the said Maone  
an ~~heir~~ ~~part~~ ~~of~~ ~~the~~ ~~land~~ ~~and~~ ~~the~~ ~~same~~ ~~as~~ ~~if~~ ~~he~~ ~~had~~ ~~been~~ ~~my~~ ~~heir~~  
the said Maone on his part on signs given  
under my hands & seals this 9 day of  
January 1855  
James Gullion  
Theophilus

Geo C Gullison

No 3 Ditts bond

James Moore



(Exhibit A Co.)

proved in Court by  
the oath of J. C. Baker  
Oct. 18<sup>th</sup> 1848

Att. R. C. D. P. B. D. C. H.

Geo C Gullison  
Bonds for title  
to James Moore

I have this day sold to George Moore  
my own interest to be a fourth part  
of a tract of one hundred acres of Land  
lying on the Northern River a by line from  
my father Bought of James  
Pickett. For forty four dollars & a few  
cents which Mr. Moore has executed his  
bond for <sup>payable to the Bates</sup> I will make a deed at any  
time after the payment of the Consideration  
Money given under my hand and seal  
this 15<sup>th</sup> Nov 1835  
George Moore  
attest  
Case Bates

George Moore

H.P. Berlin

Adm of the bar

Bank Berlin

#47.75  
977 25

J.P. Gulliver	Adam James Dennis Deed	
1877	To Ck Warrell les bank	50
Dec 10	To Order to Adam Bond	.75
1878	" " to copy appy appraisals	.50
March	" " to send book to appraisers	.25
	" " " " Sale bill	.25
	" " " " " " Sale bill	1.25
	" " " " " " Sale bill	1.25
Apr 5	" Copy Mortgage	.75
	" " " " " " Sale bill	.75
	" " " " " " Deed Dennis to Doan	1.00
	" " " " " " Chadwell " Dennis	1.00
	Repayment	
		\$ 7.75
	R. J. Harrison Ck	



Carrollton, Ky.,

November 28 1881

Mr J M Davis

Mr. Gullion & Vallandingham,

PUBLISHERS AND PROPRIETORS OF THE

# CARROLLTON DEMOCRAT.

878	"Democrat" from 21st Aug 78 to 21st Aug 79	2 00
879	"Democrat" from 21st Aug 1879 to 21 Aug 80	1 50
550	Jan 27 To 30 horse & pack bills (Combined)	3 00
may 5	" " Stray notice	3 00
	"Democrat" from 21 Aug 80 to 21 Aug 1881	1 50
	"Democrat" from 21 Aug 81 to 21 Aug 82	1 50
		<u>\$12 50</u>

I Gullion says that he is a member of the firm Gullion & Vallandingham and that the above claim of \$12.50 of James M. Davis is just and has never to his knowledge been paid. and that there is no effect of disbursements against same or any among them. E. A. Gullion

W. D. before me by E. A. Gullion this day of 1881  
 W. D. Gullion

J. E. Geier. Says that he has examined the account  
in favor of Eulien Wallendington and James D. De  
for \$12,500.00 in just, correct and reasonable and to  
know to his knowledge or belief. Am paid  
Sworn to before me by J. E. Geier  
J. E. Geier.  
Nov 29 1881  
No Successor

Eulien Wallendington  
Eulien

The Anson of Rachel Jane Gallion, Wesley  
Gallion, Sarah Gallion, Mary Gallion and  
Eliza Gallion infant heirs of Jas Gallion Jr  
and by their Guardian ad  
litem to an original & am'd bill filed against  
them in the Carroll Circuit Court by James  
Moore's Heirs -

These Respects Saving &c Say  
that they are infants of tender years and  
know nothing personally of the various matters  
alleged in said bills of Complainant. They  
place themselves upon the protection of the  
Court and pray that their rights may be  
properly guarded. A now hearing fully  
answered may to be dismissed &c

William Williams of Carroll Co States that he is a fisherman  
by occupation and that he has been acquainted with David Spence  
and his wife Deborah Spence since their marriage. He  
States that David Spence is a man of high and irritable  
temper. He says he has been about the house a good deal and  
he noticed that whenever this affiant was at the house in  
the absence of Spence and Spence returned and found  
affiant, instead of saying any thing unkind to affiant  
he would curse his wife and insinuate that she  
was unchaste and had been indulging in illicit  
inter course with this affiant. Mrs Spence seemed  
to be very miserable and to suffer in mind very much  
because of this conduct of her husband, and she requested  
this affiant not to exhibit any mark of particular  
friendship towards her because it only irritated  
her husband so much the more. This affiant made  
solemn oath that so far as he knows, the said  
Deborah is a chaste woman, and has conducted herself  
properly as a wife. She never committed adultery to the know-  
ledge of this affiant. David Spence is a man of small  
means, he owns a few acres, some sheep, farming  
utensils, household furniture, 3 Beds, cooking utensils and  
some personal property, and he rents a small farm where  
he has a small farm at rent.

his  
William J. Williams  
mark

Carroll County Sct.

This day Personally appeared before the  
undersigned a Justice <sup>of the Peace</sup> in & for sd County  
William Williams and made oath that  
the statements contained in the within affidavits  
are true given under my hand this 4<sup>th</sup> day of  
Oct 1848  
Lyman Martin J.P.C.

This indenture made and entered into this fourteenth day of March A D 1836 between Thomas <sup>for himself and as att</sup> ~~Herd~~ and attorney in fact for ~~Aldredge~~ <sup>Aldredge</sup> Herd William Herd Abbley & Roman and Lucretia Roman formerly Lucretia Herd heirs at law of William Herd Dec'd all of the State of Tennessee and James W English of the County of Gallatin & State of Kentucky of the other part Witnesseth that said Herd for and in consideration of the sum of eight hundred dollars a part in hand paid and a note executed for the balance has and by these presents doth sell convey and relinquish all the right title claim and interest that said Aldredge Herd & aforesaid heirs & aforesaid have in and to a certain tract or parcel of land lying in the County of Gallatin and State of Kentucky and bounded as follows (Viz) Beginning at a Sycamore & box elder on the river bank about half a mile above the mouth of mill creek and running S 18 West 310 poles crossing a branch to two oaks and buckeye on the side of a ridge thence N 72 West 310 poles crossing a branch to two beeches standing on a branch of mill creek thence N 18 East 310 poles crossing mill creek to three beeches on the bank of the river thence up the river passing the mouth of mill creek to the beginning, supposed to contain six hundred acres <sup>parted to Aldredge & Herd</sup> in the same more or less and subject to a deduction of the locative interest which is not intended to be conveyed by this deed - To have and to hold the above described tract of land with the exception of the locative interest aforesaid to the said James W English his heirs & assigns forever with all and singular the hereditaments and appurtenances thereto belonging & the said Thomas Herd for myself and a

attorney aforesaid do forever warrant and defend  
from us and from the lawful claims of our heirs  
and assigns and from all persons claiming under  
us. I send <sup>and</sup> ~~and~~ <sup>as</sup> ~~as~~ <sup>attorney</sup> ~~attorney~~ <sup>aforesaid</sup> ~~aforesaid~~ <sup>bind</sup> ~~bind~~ <sup>himself</sup> ~~himself~~  
and the aforesaid heirs of William Hard that  
the minor heirs of Hansard Hard shall convey  
any interest they may have to the land aforesaid  
when they attain the age of twenty one year

In testimony whereof I have hereunto set  
my hand and seal the day and year above  
written

Thomas Hard Seal  
for himself and as agent  
and attorney in fact for  
the heirs of William Hard dec'd

I Richard S. Fuller clerk of the county court  
of Gallatin county in the State of Kentucky do certify  
that this deed from Hard to James W. English was  
on this day acknowledged before me in my office  
by James Hard to be his act and deed and to be the  
act and deed of the heirs of William Hard dec'd  
by their attorney in fact the said Thomas Hard  
which deed with this certificate is duly recorded  
in my office & witness my hand as clerk aforesaid  
this fourteenth day of March A.D. eight teen hundred  
and thirty nine

Rich<sup>d</sup> S. Fuller

Moore News

<sup>no</sup> Gullion News } In chancery

to Rich<sup>d</sup> P. Butler and  
Rich<sup>d</sup> Masterson for two days  
service <sup>each</sup> as Commissions to divide the  
land in Country - at \$3. per day each  
making \$6.00



Moore's Hairs

is 3 Reel for  
Little Papers

Gullbros Hairs

1861

Morris Heirs }  
vs } Carroll Ch. Court  
Hullions Heirs } The attorney for Jas  
W. English in this case will please  
obtain order of court to withdraw the  
following papers to wit: Copy of patent  
grant to Mordica Wood, deed of Thos Wood also  
& C to James W. English, deed of Rachael Jackson  
& Reson Jackson to Jas. W. English and deed of Joel  
Stewart and Elizabeth Stewart to Jas. W. English

A. Green for himself  
& other heirs of Jas. W. English

Oct. 16. 1861

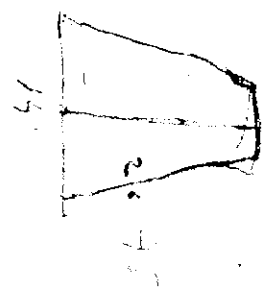
Recd. foregoing papers A. Green

Mr. Winslow please attend to  
this motion. n. G.

$$\begin{array}{r} 78.4 \\ 40 \\ \hline 31280 \\ 4161 \\ \hline 312480 \\ 4161 \\ \hline 12480 \\ 3124968 \\ 318321 \\ \hline 274313 \end{array}$$

$$\begin{array}{r} 8320 \\ 641600 \\ \hline 31693313 \\ 2311 \\ 2773 \\ \hline 45084 \\ 40127131A \\ 120 \end{array}$$

$$\begin{array}{r} 71 \\ 40 \\ \hline 31 \\ 40 \end{array}$$



$$\begin{array}{r} 47 \\ 13 \\ \hline 60 \\ 133 \\ 133 \\ \hline 266 \\ 86 \\ 133 \\ \hline 444 \end{array}$$

Moore's Key

Notes  
 G. Moore  
 1899  
 # R. Butler

Carroll Circuit Court Sep. term 1850  
more heirs complete

29<sup>th</sup> of September

elias heirs de left

This day came the parties by their counsel and on motion  
ordered that Reuben Butler, Reuben W. Masterson and  
Shallon Johnson be and they are hereby appointed to value  
the Real and personal Estate of the infant Defendants.  
I am and that they Report &

A. copy att

Reuben Butler Clerk

Mr Rezin Jackson & Rachel his wife

~~Take notice that on Saturday the 8<sup>th</sup> day of~~  
Sept next at the Law office of W B Winslow in Carrollton  
I shall proceed to take the deposition of Ben Gullion &  
others to be used as evidence on the part of the Compls  
in a certain suit ~~now pending~~ in the Carroll  
Circuit Court wherein ~~the~~ ~~are~~ ~~compls~~ and  
yourselves & others are ~~defendants~~ ~~parties~~ W B Bates Judge  
Aug 24. 1849.  
& next friend

Elizabeth Moore  
Haydon Moore  
& Henry Moore  
in faith by W Bates  
their next friend & statutory Guardian

James Gallion  
George O Gallion  
John Moore & Elizabeth his wife  
Henry Gallion  
Polly Gallion  
Rezin Jackson & Rachel his wife  
Sarah Gallion  
James W English.

Spun group to Carroll  
Wills low pay.

John Moore & W Bates next friend  
Elizabeth Moore & Henry Moore  
in faith by W Bates  
their next friend & statutory Guardian

1857. Wm. Lox.

To Henry Moore

R<sup>o</sup>

June 19. 1858	To 1 Pair of Burkins per Mrs. A. L. Seal.	1.25	
7.6 19.	" 1 Pair of boots per son.	3.75	
Mar 30.	" 1 Pair of heeled boots per wife	2.00	
Apr 21	" 1 Pair heeled boots per daughter	1.60	
May 10	" 1 " boots per wife	1.20	
July 10	" 1 Straw hat	.75	
Sept 28	" 1 " boots per wife	1.50	
Nov 10	" 1 " boots per Kate	1.75	
Dec 25	" 1 " boots per son	4.25	
1859	Mar 1.	" 1 " boots per daughter	1.45

On 1860 Apr 14. By Cash paid Wm. Lox

\$ 19.50

Darroll County

Balance due

\$ 4.50

L. A. Moore Executor of Henry Moore dec'd states that the foregoing claim against Wm. Lox is just and has never to her knowledge or belief been paid and that there is no just offset or demand against her or any of her heirs or any other person.

L. A. Moore

Sworn to before me by L. A. Moore this 26 July 1862

Richard P. Butler Justice Court. C. C. C.

W. B. Wanslow states that he presented the foregoing account to Wm. Lox per agreement on or about the 14. April 1860 who admitted the justice thereof. He is the

W. B. Wanslow

Sworn to before me by W. B. Wanslow this 26 July 1862

Richard P. Butler Justice Court. C. C. C.

The Commonwealth of Kentucky To the Sheriff  
of Carroll County You are commanded to summon  
Michael Gistner & Wesley Dean  
To appear in & before the Carroll <sup>Circuit</sup> ~~County~~ Court at  
the Court house in Carrollton <sup>on Saturday May 3. 1856</sup> ~~on the first day of the~~  
~~next fortnight~~ to pay the principal & interest of the note  
~~then to answer~~ given by them in the suit in said  
Court of Moores Heirs agst Gullions Heirs

And this is in no wise to be omitted and have  
then there this writ Given under my hand as  
Clerk of said Court this 1<sup>st</sup> day of May 1856

W. C. C. C.

Morris Hls.

Gallions Hls. vs.  $\frac{4}{3}$  In Chy.

This Cause coming on to be heard upon the petition of the infants by their Guardian for the sale of their interest in the tract of land mentioned in the bill petition & surveyors report filed in this Cause and also upon the report of the Commissioners valuing the land, and the Court being now sufficiently advised is of opinion that it after the most mature & solemn consideration as well of the present situation & necessities as the future prospect & advancements in life of ~~some~~ the infants ~~or infant~~ that a sale of the said land will be done to their advantage. It is therefore now ordered and decreed that the Master in ~~Chancery~~ proceed at the Court house in the town of Carrollton on some Court day after giving at least 10 days notice by advertisements at three public places in the County of Carroll at the time place & terms of sale, to expose to sale at public auction the interest of the infants in the tract of land mentioned to wit the fee simple title cleared from all incumbrance in  $43\frac{1}{2}$  acres of said tract - the fee simple title in  $21\frac{1}{2}$  acres more of said land subject to the life estate of Mrs Rachel Jackson - and the <sup>present</sup> use of 3 acres more of said ~~land~~ ~~the life of Mrs Sarah Gallion widow of James Gallion decd~~

The sale to be on a credit of twelve or eighteen months the purchaser to give bonds with good security to be approved by the Master for the purchase money to be paid from the time of the sale. The Master however will not make the sale unless the land shall bring a sum of money equal to \$503. 50 The valuation made by the Commissioners.



the Master will report his proceedings under  
this decree to the next term of this Court.

It is further decreed that the Master will not  
make the sale, as above directed, until the guardian  
shall execute bond to his respondent Wards in the  
penalty of \$2000.00 with security to be approved  
by the court and with conditions according  
to Law.



Moses H. H.

W. E. Beecher

Gallions H. H.

Know all men by these presents that we  
Theodore W. Bates and Wm. B. Winslow are  
held and firmly bound unto the Commonwealth  
of Kentucky for the use and benefit of Elizabeth  
& Henry Moore infants &c in the just & full sum  
of two thousand dollars to the payment  
whereof to said Commonwealth well & truly  
to be made we bind ourselves our heirs &c  
jointly severally & firmly by these presents  
Signed Sealed & dated this 15<sup>th</sup> March 1851


The condition of the above bond is such  
that whereas said Bates as Guardian of  
said infants has filed his petition in the  
Carroll Circuit Court in the suit wherein  
Moore's Heirs are Complainants and Gullions  
Heirs are Defendants praying the sale of  
the interest of said infants in a certain tract  
of land belonging to them and for a more  
particular description reference is made to  
said Petition and to the papers filed  
in said suit now if said Bates shall  
faithfully discharge ~~and~~ all the duties  
imposed on him by the act of the General  
Assembly approved Feb'y 3. 1813 vesting  
jurisdiction in the Circuit Courts to authorize  
a sale of the real estate of infants in  
certain cases or by any order or decree  
of the said Court in pursuance thereof  
then the above obligation to be void  
else to remain in full force & virtue  
Executed & acknowledged & filed  
in said Court and approved  
Cherley March 15. 1851  
H. Catterden De Clerk

T. W. Bates   
W. B. Winslow 

Moore's Heirs

3 Bonds -  
3 J. N. Bates  
3 Guardian  
2 On Petition  
3 Sale land

Gullion's Heirs

  
Executors filed  
in Court  
mch 15. 1851  
Heintzen duell -

Moore H. F. Gallion H. I.

James W. English answering those  
allegations of the Bill to which his 2<sup>d</sup> answer  
is ~~in reply~~ to be sufficiently responsive  
says that the tract in question interfered with the  
survey of Modocan Ford. Horst Hain said Moore  
~~had~~ ~~acted~~ ~~in~~ ~~the~~ ~~Federal~~ ~~Court~~ -  
a ~~compromise~~ ~~was~~ ~~made~~ and  
~~the~~ ~~order~~ ~~was~~ ~~entered~~  
fixing upon the mode of ascertaining the patent  
boundary - Moore then went upon the land with  
this Respdt: who was the vendor of the Hain, run  
off the interference which was about 40 acres  
and surrendered it to him - Respdt: has bid  
it in this day - He cannot show the line of  
agreed upon between himself & Moore except  
by a survey ~~made~~ The line fixed upon was  
attempted to be made in pursuance of the stipula-  
tions of the consent order afd. Respdt: will  
~~present~~ ~~at~~ ~~the~~ ~~record~~ ~~of~~ ~~the~~ ~~cause~~ ~~above~~  
referred to or so much as may be necessary to  
make a survey or to ~~find~~ trace or establish - The  
line afd: if required by the Court so to do -  
As to the remainder of the tract - say 60 acres  
James Moore continued in possession of it till  
his death - it then fell into the possession of his  
widow - a farmer. Respdt: purchased the

entire interest of the said Widow in said Land  
as he has before stated - She married again  
and moved away & Respdt: then took possession  
of a part of the Tract - about as much as he  
supposed himself entitled to under his purchase from  
Jackson & wife & holds it to this day -

~~He will endeavour to explain the extent of his~~  
said possession - There were upon the Tract two distinct  
places <sup>or</sup> clearings ~~at~~ Respdt: took possession of  
that place which was nearest to his former one  
in the bottom & upon the hill side - the other  
place, which was upon the top of the hill,

Respdt: ~~claims to never~~ had possession of -  
~~his possession of the~~

He was placed in possession by Jackson & retaining  
that portion of the tract ~~lying~~ situated in the  
bottom and upon the hill side - so far up as  
he is now cultivating in corn with a  
little piece of woodland adjoining which he now  
dearbed - He estimated that this would be  
about the quantity he would be entitled  
to hold under his said purchase -

It is out of his power to give a more accurate  
description of the extent of his possession without  
a survey - He claims no possession nor has he  
exercised any possessory right over any other  
portion of the 60 acres than that which he  
has endeavored to describe -

James Moorekins

3rd Report  
3

James Sullivan, Secy

July Term 1851



Filed in Court

July 29. 1851

Warrant in due legal

form of July 20. 1851

Warrant in due legal

To the Clerk of the Carroll Circuit Court  
In obedience to a decree of said Court in the  
Suit in Chancery pending therein of James  
Moore vs James Sullivan heirs. The un-  
designated Master in Chancery of said Court  
after having advertised the time, terms and  
place of sale as required by said Decree did  
on the 5<sup>th</sup> day of May 1851 it being County Court  
day offer for sale at public auction to the  
highest bidder on account of Twelve &  
Eighteen months the interest of said Moore  
heirs in a tract of land situate on the 16<sup>th</sup>  
River and particularly specified in said decree  
where Michael Suttner became the purchaser  
thereof he being the highest and best bid-  
der for the same for the sum of \$900.00  
who executed to the undersigned his two sever-  
al promissory Notes for \$450 each, dated on  
the 5<sup>th</sup> of May 1851 and falling due in 18 &  
18 months thereafter and bearing legal in-  
terest from date with Welford Dean security  
which Notes are herewith returned as part  
of this Report - all of which is respect-  
fully submitted  
Peter S. Butler U.C.

Howards then the land improved in  
the end afterwards executed by them  
and forthwith took possession of the  
land and has had it in possession  
ever since including the price  
so gained in the ex. dmt.

As will in due time file his title  
papers marked severally No 1, 2

76. - This Resp<sup>n</sup> is willing  
that a division of said land shall be  
had the prays that so much as he  
is entitled to under the Will of Jackson  
and wife whether in fee simple or  
or down estate be set apart to him & that  
he be deemed the possessor of the same.  
He resists any decree against him for back  
rents or for any thing else as he supposes  
he is not liable

J. P. Hara  
S.S. English

Moore's Ams

As 7  
Hull's Ams  
No 1 & 2

Wig. of W  
Wig. of W

Account to by M English  
5. April 1848

Recd of W  
Wig. of W

Filed in Court 5th of  
Octo. 1848

R. M. Miller

W. H. & S. S. E. 6: D



The amended answer of James W. English to a Bill and amendment in Chancery filed against him and others in the Carroll Circuit Court by Elizabeth Moore Hayden Moore & others, he having heretofore answered said Bill -

This Respondent having do of or further answer says that he admits that James Gullion may have held the deed of Deed for the said tract of land but he denies that at the time of his death he resided on said land but he admits that he had the possession then of by his tenants at the period of his death. He supposes that at his death the land descended to his children who he supposes are properly set forth in said Bill. - This Respondent has no personal knowledge of the various purchases alleged in said Bill to have been made by James Moore & so far as he may be affected thereby requires proof - He admits that James Moore departed this life & that his widow & heirs as stated by Compts & that the widow intermarried with Regis Jackson & This Resp<sup>d</sup> denies that at the death of James Moore he was in the possession of said ~~homestead~~ tract of land - He was in possession of part only - How much this Resp<sup>d</sup> does not know - perhaps about 60 acres more or less -

# He also admits the death of Elizabeth Moore daughter of James Moore as charged by Compts

she supposes that his widow & family  
remained in possession after his death  
- so far as this Respondent descended  
to the possession of the family of James  
Moore he will now state -  
He purchased or about the day of  
from Rachel Jackson the  
daughter of James Gullion the elder  
& the widow of James Moore all her  
interest which she then held as should  
thereafter acquire <sup>by devise or otherwise</sup> in the said tract  
of land so held & owned by her unces-  
tor the said James Gullion the elder  
and subsequently he acquired  
on the 20th day of October 1845 a  
Deed of Conveyance from the said  
Rachel and her husband the  
said Regis which deed has been  
duly recorded for the said interest  
~~of the said Rachel then by her husband~~  
and which she should thereafter  
acquire including not only the  
portion descended to her from her  
father but also her dower interest  
which she would have the right  
to claim in said land and  
including also any and all other  
right and interest which she the Rachel  
or her husband the said Regis have  
or ever shall attain and acquire  
by inheritance devise or otherwise  
in and to the whole of said or his and  
acres of land

that Respondent further states that

Howard. He is the land improved in  
the deed afterwards executed by them  
and forthwith took possession of the  
land and has had it in possession  
ever since including the price  
so gained in the ex. Deed.

As Mill in due time file his title  
papers marked severally No 1, 2

46. - This Resp<sup>o</sup> is willing  
that a division of said land shall be  
had & he prays that so much as he  
is entitled to under the Deed of Jackson  
and wife whether in fee simple or  
or down estate be set apart to him & that  
he be deemed the possessor of the same.  
He asserts any decree against him for back  
rents or for any thing else as he supposes  
he is not liable.

J. H. ...  
S. S. English

Income Mrs

As 7

Madison Mrs

Madison Mrs

Deed to by J. H. English  
5. April 1848

Deed of Madison

Also in Court of ex

date 1848

R. Miller

1848 S. S. E. 6-8

English in italics

Miss Mary

apt. 33 Denver

Colorado

Oct 20 1899

*[Handwritten signature]*

B. No. 2. 6497

Book bought Sept 21.  
1896.

125  
5092  
7408

Moore vs

English vs. Decem.

By a survey made in this case, it appears that Moore in his lifetime ~~was~~ gave up the possession of 14 acres 3 R. & 17 P. of the Tract of Land in controversy, to English who was claiming under said patent - and there is left of the Tract of Land 78 acres 81 poles to be divided between the Compts & English -

The land originally belonged to Gullion who died leaving a widow & six children - that James Moore the father of the Compts - purchased the interest of ~~James~~ George, Mary - & Polly Gullion & also Mrs Gullions dower right - and the life estate of James Moore who married Elizabeth Gullion ~~the~~

English purchased the interest of Rachel Moore, one of the Ds of Gullion de<sup>d</sup> - and also her dower interest in the interests purchased by James Moore while the husband of ~~said Rachel~~ of Sarah Gullion the widow of Gullion deceased and the said James, George & Polly Gullion & the life estate of ~~the~~ Moore - ~~The survey of the~~

It is now ordered & decreed that the Surveyor of the county & master in ch. go upon the land & lay off & allot to ~~the~~ ~~Left~~ ~~of~~ English  $\frac{2}{6}$  of  $\frac{2}{3}$  - and  $\frac{1}{3}$  of  $\frac{5}{6}$  of  $\frac{2}{3}$  of the said tract of 78 acres and 14 poles - and the remainder thereof to the Compts - said land to be allotted according to value & quantity

It is further ordered & decreed that said Surveyor & master ascertain whether English has had any more of the land in his possession

than his proportion then of - & of so - to ascertain  
the value of the rents since the restitution  
of this Court (21 Sept 1846) of what one portion  
of said Land which he <sup>had</sup> in possession  
exceeding his portion & to report the value  
of the rents thereof - & the proportion thereof  
which would belong to the Compts - according  
to the interest in the land as above  
shown - The rent to be estimated according to the  
condition of the land when it came to the possession  
of English

It is further ordered & decreed that Sarah  
Gullion - Mary Gullion, Polly Gullion  
John Moore - James Gullions &c. as named in the  
Bill - & George Gullions &c. as named in the  
Bill - do on or before the first day of the  
next term of this Court convey the  
interest in said Land, as specified in  
the several bills Bonds filed here in  
conveyance with said Bonds

It is further ordered that the said English  
~~and the Compts pay their own~~ Depts  
who are bound to convey, pay to  
the Compts - their costs expended in this  
Court & prosecuting this Suit aft - thereof - that  
the said Depts to pay jointly the costs common  
to all - & severally so far as the costs has  
been severally & severally accrued -

The said Compts & English will pay them  
each one half the costs expended in the  
controversy between them

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Carroll County Court.

Thomasell Agnew states, that on the 26 day  
of Sept 1860 at the instigation of the plaintiff and  
for the purpose of accommodation of Wm Cox. The  
said Plaintiff became endorser on a bill of  
exchange drawn by W. D. Alexander and accepted  
~~by said bank~~ payable four months thereafter  
the order of this affiant and endorser, him  
to J. A. Crawford Cashier of the Southern Bank  
of Kentucky at Carrollton and discounted  
by said bank for the sum of \$1000 on  
which bill suit was instituted by said Bank  
and Crawford and judgment recovered against  
said Cox Alexander and this affiant for \$1000  
with interest thereon from 29 January 1861 until  
paid and 9 cents per cent. all which will  
more fully and at large appear by reference to  
said original bill of exchange and the judgment  
and proceedings thereon still remaining in said  
Court which are made part hereof. He states  
that he is surety of said Cox and is liable and  
will be compelled to pay the said debt interest  
and costs. That said Alexander is insolvent  
and that he without indemnity ~~has~~ ~~been~~ ~~made~~ ~~and~~ ~~that~~ ~~this~~ ~~affiant~~ ~~has~~ ~~a~~ ~~just~~ ~~claim~~  
against said Cox to compel him to indemnify  
him and pay said debt. He states that said  
demand is just and has never to his knowledge  
been paid except the sum of \$340 Feb 12. 1862  
Paid by the assignee of said Cox on the



1850

Handwritten notes on the left page, including a large '1850' at the top and several lines of cursive text.

Handwritten notes on the right page, featuring a large '1850' at the top, a boxed section with the text 'with subject', and other cursive entries.

Articles of an agreement made and entered into between James Mc English of Gallatin County and State of Kentucky of the first part and Samy Moore, John More Betsy Burges all of the County and State aforesaid of the second part this day compromised a lawsuit Eldridge Hord & others vs those parties they compromise is as follows to wit We both parties agree to begin at the Secamore on the Bank of the Kentucky River a half mile above the mouth of Mill Creek and then run a straight line from the corner mentioned to the back line of Hord Survey, this line is to be run South twenty seven degrees West - the Cost on this Law suit is to be paid by both parties equal Lawyers fees excepted each man pays his own Lawyers fees Nov: 4<sup>th</sup> 1835

at test  
 Thos Mc English  
 Probud Poindexter

James Mc English  
 Samy Moore  
 John More  
 Betsy Burges  
 Signed by  
 Ja More

I Certify that the above agreement is truly copied from an agreement filed in the Court of Decisions held by J. W. Jackson, Nov 4<sup>th</sup>

Wm. H. Linn  
 Clerk

Moore Huss

as } Surveyor Report

Gullions Huss

No. 100

agt. } In Chancery  
Gulliver vs. Co.

To the Hon. Judge of the Carroll Circuit Court in Chancery sitting. In obedience to the order of this Hon. Court in the above cause & being called on by the Compts the undersigned proceeded on the 13<sup>th</sup> June to survey the land in controversy - Commencing at the second corner called for in the deed from De Witt to Gulliver as Hickory, cherry & Black oak. I did not find the trees standing but was shown <sup>two</sup> stumps by J. M. Bates. Wm. Waller & others who represented them to be the stumps of the corner trees - one was evidently an oak stump, the other so far decayed that I could not determine what sort of tree it had been. I run thence the line described in the deed as S 36° W. 198 poles running the course called for, and struck the Kentucky river at a point some little distance below where a line run from the mouth of Mill Creek a half a mile up the Kentucky would terminate - and found that by varying the course one, i.e. running from the stump N 35° E would strike the Kentucky river at the point 1/2 mile above the mouth of Mill Creek. marked trees were also found along this last course, & inasmuch as I found all the lines to vary in about the same proportion I was of opinion that running N 35° E was the true line. I then measured the base along the river commencing at the lower corner and running up the river 79 poles to a point shown by Wm. Waller & John Moore as the place when the dividing line between English & James Moore stood in the lifetime of the latter, thence I run S 36° W and found marked trees along the line where the timber was standing by varying the course to S 35° W. and also found

at the termination of sd Marke line an ash  
& white oak marked as a corner also by  
varying the course of the back line to  $N 45^{\circ} W$   
I found that the survey would close I also  
measured the distance from the upper ~~corner~~  
edge of Mill Creek  $\frac{1}{2}$  up the the Kentucky  
River & found it terminate about where the  
the lower line of the above tract struck the  
river. I also commenced at a point on the  
back line shown to me by persons present as the  
point agreed upon in a compromise between  
Moore in his lifetime and English & run  
to the Kentucky river and struck the same  
point before indicated as the lower corner of  
Moore on the river by running  $N 27^{\circ} E$  and  
also found marked trees along the line where  
the timber was standing.

Field notes & plat of the above tract of  
land beginning at an oak stump mark on the  
plat as A & running  $N 35^{\circ} E$  198 to a maple  
tree on the bank of the Kentucky River  $\frac{1}{2}$  mile  
above the mouth of Mill Creek thence up the  
river  $S 45^{\circ} E$  78 poles to two small maples  
thence  $S 35^{\circ} W$  198 poles to an ash & white  
oak. thence  $N 45^{\circ} W$  78 poles to the beginning  
containing 97 acres & 3 quarters

The dotted line on the plat is the  
compromise line mentioned above the of  
which from the Ky river is  $S 35^{\circ} W$   
R. W. Westerman



Moore's Heirs  
vs & In Chancery  
Gillians Heirs

To the Honble the Judge  
of the Small Circuit Court in Chancery  
sitting - Your Comrs appointed for the  
purpose of valuing the estate of James Moon  
decd; <sup>would report</sup> that the only property shown them as  
belonging to said estate was a tract of land  
in this County on the Kentucky river now  
in the possession of J. W. English part of a  
tract bottom land & part hill land, & would fix  
the value of the bottom land at twenty dollars  
per acre - and the value of the hill land at  
eight dollars per acre - by bottom land they mean  
from the Ky river to the base of the hill - the proportion  
of hill & bottom to be ascertained by us estimate the  
part ascertained by decess to be worth half as much  
as if unincumbered.

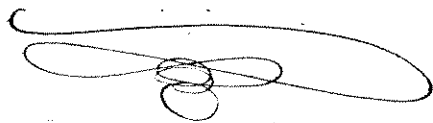
Richd P. Butler  
Chatham J. Dean  
Richd W. Masterson

Moores Heirs

vs Comrs: Report

Dividing land

Gullins Heirs



Filed in Court

and Confirmed

March 15. 1851

Heintzendorf Heirs



Moors Heirs

vs  $\frac{2}{3}$  Inchaney  
Gullion's Heirs

To the Honble the Judge  
of the Common Council Court in Chancery  
sitting the undersigned Commissioners  
appointed by this Honble Court to divide  
the land in controversy & take an account  
of the rents &c. would respectfully submit  
the following as their report

They met upon the land for <sup>the</sup> purposes mentioned  
but by agreement of the parties did not take  
any evidence touching the rents, it being left  
to us upon the statement of the parties to  
fix the amount due we are of opinion  
considering the situation of the land at the  
time that it came to the possession <sup>of English</sup> and its  
present improved condition that the repairs  
& improvements are equal the value of the  
rent. It was also agreed, inasmuch as there  
was a petition filed for the sale of the land  
& Comrs appointed to value it, that it was not  
necessary to divide it, they therefore proceeded  
with the other Comrs appointed by this Court  
to value the land & refer to the accompanying  
for the purpose of showing its valuation

Richd. P. Butler  
R. W. Masterson

Mones Hs

no. 3 Deere

Gulliers Hs

Hiled May 3, 1876  
Entered Books page  
352.

9.  
2 15 20.00  
2.85

2.00  
1.5

Moores vs. Campbell.

vs.

Gallons vs. Hebits.

In Chancery.

It appearing that the rule awarded herein vs. M. Wilton & W. W. Dean for failing to pay the purchase money for the land sold under the decree in this case has been duly served and that the sum of \$450. with int thereon at the rate of 6 per cent per annum from 5<sup>th</sup> May 1851. remains unpaid. It is now ordered and decreed that the tract of land heretofore sold herein and purchased by the said M. Wilton be sold at public auction <sup>for cash on hand.</sup> at the Courthouse in the town of Carrollton on some Court day to be fixed by the Commission giving at least 10 days notice by advertisements at three public places in the County of Carroll at the time place and terms of sale. R. P. Galloway the Master will execute this order, and will sell so much of the land as is necessary to pay the said sum of \$450. with int thereon at the rate of 6 per cent per annum from 5<sup>th</sup> May 1851. till paid and the Costs expended upon the rule herein and also the Costs and expenses of sale including the sum of \$10- to the Master for making this sale - and the Master will pay over the money raised by the sale to J. W. Bates the Guardian & report to the next term -

for James W English Rezin Jackson & Rachel his  
Wife, Sarah, Mary & Eliza Gullion infants heirs  
of James Gullion decd.

Take notice that on Saturday the 22<sup>d</sup>  
Sept Inst at the Law office of W B Winslow in  
Carrallton I shall proceed to take the deposition  
of Ben Gullion father to be read as evidence on  
the part of the Compls in a certain Suit in Chancery  
now pending in the Carrall Circuit Court in which  
Hoyes He's are Compls & yourselfs & others are  
defts.

Sep 10 1849.

Y W Bates Gdn  
I respect friend

The deposition of Rachel Jackson taken at  
the Law office of W B Wilson <sup>in Carrollton</sup> on Saturday  
the 22<sup>d</sup> day of Sept 1849 to be read as evidence  
on the part of the Compts in a certain suit in  
Chancery now pending and undetermined in the  
Carroll Circuit Court in which James Moore &  
are Compts and James W English & others are  
defts pursuant to the notice hereto attached.

Deponent being of lawful age and first duly  
sworn deposes and says  
Question by Compts. How you ~~procure~~ <sup>procure</sup> any  
are you acquainted or were you ~~ever~~ <sup>ever</sup> acquainted  
with the upper corner of Hoards Survey of less  
area on the Kentucky River, I do please  
describe it as it was recognized when you were  
first acquainted with it, and state how long  
ago that has been?

Some twenty one years ago my brother  
Reason Jackson occupied the farm ~~and~~  
on the Land of Hoard at that time there  
was a boy elder said by my brother Reason  
Jackson to be the ~~upper~~ <sup>upper</sup> corner of Hoards  
Survey <sup>and</sup> that was generally understood in the  
neighbourhood to be the upper corner  
this boy elder stood at the lower edge of a  
creek in the bank something in the shape  
of a horseshoe and near the boy elder a side some  
log was lying <sup>which</sup> ~~was~~ <sup>was</sup> said to be one  
of the corner trees called for in the survey  
at that time the fence on the upper line of  
Hoards Land ran to the river corresponding  
to that corner at that time the Land on the  
farm now claimed by James Moore heirs  
was not cleared immediately up on the river

doubtful to read, face but it was clear on  
little back from the river and occupied down  
the line spoken of  
Question by Same, Did you ever present when a  
line from the mouth of Mill creek to Haard,  
upper corner was run & measured by a survey  
if so, by what surveyor, & how did the distance  
correspond with this ~~the~~ corner you  
spoken of?

Answer was  
Question by Same, Are there any <sup>other</sup> objects by which  
you can identify the location of the corner you  
have spoken of? There was a walnut  
stump standing on Main street a little  
above the corner that was said to be on  
line, there was a branch that put into ~~the~~  
on the opposite side of the river; cannot  
whether above or below the corner

and further deponent saith not.

Wahel <sup>his</sup> mark Jackson

also the deposition of Ben Gallion taken  
at the same time & place for the purpose  
stated in the caption. Deponent being of law  
age & first duly sworn deponent says -

Question by Compt. Were you present when  
the ~~old~~ surveyor Masterson run off the land  
in controversy under the order of Survey in this  
Answer, I was during part of the time.

Question by Same, Please state what you know  
about the boundary of the tract of land claim  
by Morris & in this suit and whether or not  
you showed Masterson any of the corners of said  
tract at the time he run it off.

Answer, Some year or two before Deponent  
sold the land he showed me the corners

sold the land he showed me  
and boundary of the land at the  
lower corner on the river there was a box elder  
and a Hickamore was said to be the corner  
trees and there was a walnut tree standing  
a little above on Deronite land which I must  
I have also seen a marked line running from this corner to the back corner  
cut down. There was a sink in the bank  
near where the trees stood as described by  
Rachel Jackson. This same corner was  
shown to Masterson as the lower corner  
on the river at the time he ran off the land  
the back as run by Masterson was the same  
as shown me by Deronit and the lower back  
corner as fixed upon by Masterson was as  
near as I can recollect where Deronit  
showed me the corner was though the timber  
was gone

Question by Same. How long did the fence dividing  
the lands of Hoard & Moore continue to stand  
on the line corresponding with this lower corner of  
Moore on the river?

Answer, the fence put there by Deronit stood  
there several years do not know for certain  
how long and a fence was put there by  
Moore that stood some years cannot tell  
how long

Question by Same. During the time that you  
speak of that the fence ran to this ~~old~~ <sup>old</sup> corner  
did you occupy either or both of the  
tracts of land in dispute?

I first occupied the Hoard place about  
four years, then moved out into Henry County  
and after moved back on another part of the  
same tract of land, then I moved onto  
a part of Moore's land and tended the lower  
corner of the Moore tract on the river

Question by Same. Do you know where the upper corner of Hoard as now claimed by English is (where the stone is planted) Please state how far this stone is above where the back box elder corner stood.

Answer, I think between 60 or 70 yards or perhaps more and further deponent saith not

Also the deposition of Lefe Jackson taken at the same time and place and for the purpose stated in the Caption, Deponent being first duly sworn deposes & says

Question by Compt. Please state if you know whether the dividing fence between James Moore & J. W. English, stood at the time of Moore's death - that is dividing Hoards Survey from the farm owned by Jas Moore - has been removed, English since he got possession of the Moore tract, & how long since?

Answer, the fence has been removed since English took possession and other two or three years ago

and ~~the~~ the deponent saith not

Lefe <sup>his</sup> Jackson  
mark

Carroll County, S.C.

The foregoing depositions of Rachel Jackson, Ben Gullion & Lefe Jackson were this day taken subscribed & sworn to, <sup>at the time & place &</sup> as shown in the Caption pursuant to the order hereto attached

Given under my hand as Justice of the Peace in the said County this 22<sup>d</sup> Sept 1849.

Justices fee \$1.00

L. Martin J.P. &c

Witnesses Attendance 1.50

Shffs fees

92  
131.5



Worms etc

as 3/3 and bill  
& Runners

Gulliver's H.



Suomen To by Baiter  
of the H. 1849 fields  
by ~~beaver~~  
Herrithunden etc

Winnings 19.5

To the Hon Judge of the Carroll Circuit Court  
in Chancery sitting, John Craton, Elizabeth Moore  
& Henry Moore, <sup>as J. W. Bates their next friend</sup> by way of Amendment to their  
Original & amended bill heretofore filed in the  
Hon Court against James W English & others in  
the name of John Craton & one Hayden Moore  
would state that since the filing of their last  
amendment the said Hayden Moore then Co  
Compt in the Original bill has departed this  
life an infant intestate & without children  
& never having been married, leaving John  
Craton his only heir at law, to whom his  
interest in the tract of land in Controversy has  
descended. They make the defendants in their  
Original & previous amended bills debts hereto  
& pray that they may be required to answer the  
same & that said Suit may stand revived in  
the name of John Craton as heirs of said Hayden  
& that the relief sought in said Original & amended  
bills may be granted them with such other  
relief as to Equity belongs &c.

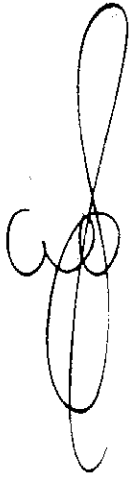
J. W. Bates, next friend

To the Hon Judge of the Carroll Circuit Court  
in Chancery now sitting humbly Complaining Sheweth  
unto your Honor, your Petitioner J W Bates next  
friend & Statutory Guardian to Elizabeth Moore & Henry  
Moore infants under the age of 21 years by way  
of amendment to his petition heretofore filed  
in this Hon Court & on the sale of said infants  
real estate - that there is another small tract  
of land lying contiguous or adjoining to the tract  
set out in his former petition conveyed to James  
Moore the ancestor of said infants by J W Waller  
by deed of record in the Clerk's office of Gallatin  
County Court a copy whereof is here filed marked  
(J. W. W.) & prays to be taken & considered  
as part hereof - Part of this tract was sur-  
-rendered to English <sup>for the purpose of</sup> in the compromise of  
the suit in the Federal Court as shown by the  
record of said suit filed in this cause - the  
residue is still the property of said infants  
and in the possession of your Petitioner Bates  
a sale of said tract in connection with the  
other will both in its immediate & ultimate  
consequences greatly redound to the benefit &  
advantage of said infant heirs, and your Petitioner  
prays that the same may be sold & the proceeds  
invested & disposed of for the interest of said infants  
as this Hon Court may direct in the premises &  
your Petitioner as in duty bound  
J W Bates

Sharon W.

in my Compendio  
Petitions

Ballins W. J. Jr



Filed in Court

Nov. 29. 1850

Rich: P. Butler 1850

Clerks office Carroll Circuit Court  
The within J. W. Bates this day made oath  
before me that the matters and things herein  
set forth herein are true so far as they purport  
to be made on his own knowledge and he  
believes them to be true so far as they  
purport to be made on the information  
of others.

November 29. 1850

Rich: P. Butler 1850

Pleas before the Hon John McLean  
and Thomas B. Monroe Judges of the  
Seventh Circuit Court of the United  
States of America in and for the  
Kentucky District holden at the Capitol  
in the town of Frankfort at the May Term  
of said Court Eight hundred and thirty five

~~Be it remembered that on the 10<sup>th</sup> day of~~  
day of November in the year 1834 Came John Doe on  
the demise of Eldridge Hord & by their attorney into  
the Clerks office of the Court aforesaid and filed the  
following Declaration in Ejectment to wit, -

United States of America. Circuit Court of U States  
in and for the 7<sup>th</sup> Circuit and Kentucky District -

John Doe a citizen of the state of  
Tennessee complains of Richard Roe a citizen of the  
State of Kentucky. For that to wit, That whereas  
Eldridge Hord, Thomas Hord, William Hord, Steakly  
D. Rowan, Lucrilia Rowan his wife, late Lucrilia  
Hord, Nancy Hord, Hord, Malvina Hord, and  
William Hord citizens of the State of Tennessee, on  
the first day of April in the year 1834 in the State  
of Kentucky & County of Gallatin had jointly and  
severally granted, demised and to farm let to the  
said John Doe, ten messuages, ten farms and 3000  
surrounding acres of land with the appurtenances  
lying and being in the County and state aforesaid  
have and to hold the tenements aforesaid with the  
appurtenances unto the said John Doe and his  
assigns from the last day of March then last past  
unto the full end and term of fifty years thence  
next following and fully to be complete and ended,  
by virtue of which demise the said John Doe unto  
the tenements afo. with the appurtenances entered  
and was of his term possessed, until the said  
Richard Roe after to wit, the second day of

April in the year aforesaid with force and arms  
into the tenements aforesaid with the appurtenances  
in and upon the possession of him the said John  
Doe entered, and said John Doe from his tenements  
aforesaid, his term aforesaid not being then nor yet  
ended, ejected, expelled and removed, and him  
from his possession aforesaid held out, and still  
doth hold out, and other enormities then and then  
offered him, against the peace and dignity of the  
said United States and to the damage of the said  
Plff \$3000 and therefore he brings suit &c. —

Chinn & Saunders & Deper  
For Plaintiff.

Messrs Vachel Jackson, Tho<sup>s</sup> M. English, John  
Moore, Patsy Burgess William Jackson and  
James Moore, you may perceive by the foregoing  
Declaration in Ejectment that I am sued for  
the premises mentioned they being or soon  
part of them in your possession, and to which I  
have no title. If therefore you claim any thereto  
and intend to defend it, you must appear on  
the seventh day of the next Term of said Circuit  
Court of the United States to be held in and for  
the said Seventh Circuit and Kentucky District  
in the town of Frankfort and there and there by  
a rule of said Court cause yourself to be  
made defendant in my stead. Otherwise I  
shall suffer Judgment to pass against me by default  
and you will be turned out of possession  
May 23<sup>rd</sup> 1834 —

Yours &c.  
Richard Roe

Executed by delivering a true copy of the within  
declaration and notice in Ejectment to the  
within named Vachel Jackson, William Jackson

Thomas McEnglish, James Moore, John Moore and  
Patsy Burges on the 2<sup>nd</sup> day of June 1834.

William McCrary Dpty Shff

For Robert Guineea Shff Gallatin Co  
And afterwards to wit, at the November term of the  
Court aforesaid and year 1834.

Came the plaintiff aforesaid by his  
Attorney and it appearing to the satisfaction of the  
Court that the tenants in possession have been  
regularly served with a copy of the plaintiff's  
Declaration and notice, and they failing to  
appear and plead to the plaintiff's said action  
though solemnly called came not but made default.

It is therefore ordered that unless they appear  
here on the first day of the next term of this  
Court and cause themselves to be made Defendants  
receive receive a declaration in <sup>of</sup> the pleas of trespass  
and ejectments, confess the lease entry and ouster  
therein supposed, and plead thereto or on failure  
thereof Judgment will be entered against the  
casual ejector and a writ of Habere facias  
possessionem will be awarded the Plaintiff.

It is ordered that the Surveyor of \_\_\_\_\_ County  
do go on the land in controversy between the parties  
on the \_\_\_\_\_ day of \_\_\_\_\_ next if fair, if not, then  
on the next fair and there and there lay off and  
survey the same as either party may direct, having  
due regard to all deeds and other evidence that may  
be produced, report all matters of fact specially  
and return one fair plat and certificate thereof  
into the Clerk's office of this Court thirty days at  
least before the day of trial. and the Marshall  
or one of his deputies is directed to attend the said  
survey or to remove force should any be offered —

And afterwards, to wit, at the May Term of the Court afo<sup>d</sup>. and year 1835.

Came the tenants James Moore & John Moore by their Attorney and on his motion they are admitted defendants in the Room of Richard Roe the Casual Ejector, and the said defendants James & John Moore agree to receive a copy of the Plaintiffs Declarations and notice in a ~~form of a writ of ejectment confessing the lease entry and ouster therein supposed~~, and agree to insist upon the title only at the trial

And it is ordered that if upon the trial of the issue a verdict should be given for the defendants or the Plaintiffs should not prosecute for any other cause than the not confessing the lease entry and ouster therein supposed then the lessors of the Plff shall pay the costs of this prosecution if the plaintiff himself does not pay them —

And the said James Moore for plea says that he is in no wise guilty of the trespass and ejectment in manner and form as the Plaintiffs against him has declared, and of this he puts himself upon the Country —

And the Plaintiffs likewise, therefore let a jury come &c.

And the said John Moore for plea says that he is in no wise guilty of the trespass and Ejectment in manner and form as the plaintiffs against him has declared, and of this he puts himself upon the Country —

And the Plaintiffs likewise, therefore let a jury come &c.

And afterwards, to wit, at the November term of the Court aforesaid, and year last aforesaid —

Came the Plaintiffs and the defendants James Moore and John Moore in proper person and by



Content of the parties. It is agreed and adjudged that the Plaintiffs recover of the said defendants John & James Moors his term yet to come and unexpired of in and to all the lands in the Declaration mentioned within the patent boundary of Mordecai Nord's, 600 acre survey to the following extent and boundary to wit, Beginning at a sycamore on a bank of the bank of the Kentucky river one half mile on a straight line above the mouth of Mill Creek in Gallatin County thence a straight line South twenty seven degrees west to the back line of said Nord, and with said survey northwardly and up the river to the beginning - And the writ of Habere facias possessionem is awarded the Plaintiff

And as to the residue of said survey of Nord by consent of parties Judgment is for said defendants and by consent of both parties the plaintiff is to pay one half and the said defendants to pay the other half of the aggregate costs of the suit except Attorneys fees -

And the said Rachel Jackson, Thomas M. English, Peter Burgess & William Jackson failing to appear tho' solemnly called - It is therefore considered by the Court that the Plff recover of the deft Richard Roe his term yet to come and unexpired of in and to two thousand acres of land in the County of Gallatin with the appurtenances thereto belonging. And the writ of Habere facias possessionem is awarded the Plaintiff -

A Copy etc

In - H. Hanna cecord  
By J. Murphy DC

Fee for Copy \$2.00  
at H. Hanna cecord