

State of Indiana Woodricks County, 1911

To the Honourable Samuel

and also over in favor of James G. Liver & Co, and
against the said James M. Tuck and sold as the property
of the said James M. Tuck by the Sheriff of Hendricks
County on the 19th day of May A.D. 1832 to Harvey
Gragg and over Christian C. Stovre who before the
purchase was the roof for the sum of seventy four dollars
and whereas the Sheriff executed on the 8th day
of February 4 D. 1832 made a decree in
a deed in favor of Gragg and the said Christian C.
Stovre by virtue of his office
and in consideration of the sale and
purchase of a residue of land which was the said
Harvey Gragg and in his lifetime to went out the
first the first day of April in the year 1832 agreed
jointly with his co-purchaser the said Stovre with the
said James M. Tuck that the said Tuck should
have the said lot of land back again by paying
to the said Gragg & Stovre one hundred and two dollars
which he the said James M. Tuck then and there
agreed to and with the Gragg & Stovre to do
verbally find whereas the said Harvey Gragg
on the 26th day of May 1832 gave the said
Christian C. Stovre a written power of attorney
to confirm the said sale of the aforesaid lot
No. 5 in block No. 15 to the said James M. Tuck
and whereafter afterwards the said Harvey Gragg
departed this life intestate without the confirmation
of said sale to said lot No. 5 in block No. 15
and whereas the said Christian C. Stovre
by virtue of the agreement by the said Gragg
and Stovre in the lifetime of the said Gragg
and by virtue of the attorney by Gragg to
the said Stovre sold the said agreed with
the said James M. Tuck that he should debt
said lot No. 5 in block No. 15 for one
hundred dollars drawing six per cent per
annum two months after the date thereof
which said lot so executed by the said Tuck
was made payable to the said Stovre and the
representatives of Gragg, and whereas the
said Bettieville H. Morris is Administrator
of the estate of Harvey Gragg now deceased
on the 17th day of April 1834 agreed with
the said James M. Tuck and our William
Magee to receive to the said Magee our before
the first of August 1834 a quit claim deed
to the one moiety of lot No. 5 in block No. 15
in the town of Danville provide the said
Tuck & Magee shall pay to the said B. H. Morris
as the administrator of the estate aforesaid
fifty three dollars with ten per cent thereon
until paid, and whereas the said James M.
Tuck has now in his possession ^{has} of the said lot
No. 5 in block No. 15 and been ever since

The buying and sale of th said property as th property
of th said James M. Gage, by th Sheriff of said County
unto th said Gray & Slave as aforesaid
And your petitioners would shew to you
forwarded that a sale of th said half of th said
lot No. 5 in block No. 16, is absolutely
necessary for th settlement of th estate of th
said Harry Gray & now deceased And your
petitioners would give th represent to you
forwarded that th above said by Gray in his
lifetime is by th said made to th intent
of th Executors of th estate of th said Gray than
any that could be made or effected by
order of this honorable Court, Your
memorialist to th end therefore prays you
forwarded for a confirmation of th agreement
of th said Harry Gray in his lifetime
with th said James M. Gage by himself
and th executors of his Co-petitioner C. C.
Gray And your memorialist further
prays your forwarded to appoint some
suitable person as a Commissioner to
execute a deed of release and quit claim
to our William Magee on or before th
first day in August A.D. 1834.
and shott other and further relief
as equity and good conscience may
dictate in th premises and goods
or at any time ever pray. &c &c

B. H. Morris
Executor of th estate of M. Gage
By C. C., his attorney.

P. P. Morris
B. H. Morris
Or the Relief
as ordered by
the St. L. S.
decided

Carried into a memorandum
and a grant chain
to one John McLean
to the right lot No.
5 in Block No. 15

Filed in my office
August 11th 1834
C. C. Hoadly Clerk