

STATE OF VERMONT.
CHITTENDEN COUNTY, ss. } In Chanc.
John Watson and Louisa Whit. }
vs.

[illegible]

John Thompson, of Burlington, father of Louisa, was seized and possessed, as owner of a certain piece of land situated in said Parish, described as follows: all that part of five hundred one hundred thirty-seven, which lies on the highway leading northerly from Pearl across the Cam. Ground, so called, towards the (then) occupied by Stephen Russell, owner of

one acre; the said Thompson having deeded title to said land from Alvin Foote to him. Deed legally executed and recorded, that for the sum of one hundred dollars of said land, to the sum of fifty dollars, the said Thompson executed and delivered to the said Foote his said Thompson's promissory note for said sum of money, dated the first year aforesaid, payable one year from the date thereof, to said Foote or order, and to the payment of the same, executed public deed.

and Poota a mortgage of said land, dated Jan. 1, 1834, and year renewed and duly recorded, that from after the date of said deed and mortgage, the said Thompson took possession of said land as owner thereof, and continued to possess the same as such until, to and until the 24th day of October, 1834, at which time said land was sold by the said Thompson for variable consideration, to wit, the said land was sold to him by the said Louisa, co-seller of said land to her the said Louisa, conveyed and duly executed and recorded, by warrant dated 24th day of Oct., 1834, that from and after said date of Oct., 1834, the said land was returned to enemy said land and was

up to and until the 1st day of September, 1939, the said mortgage was paid by the said defendant on the 17th day of April, 1934, interest, and the whole amount of said mortgage, and the said defendant has since that time discharged said mortgage, and that the said land was vested in the said defendant, and that the said discharge would be for his benefit, that it is supposed the said defendant, on or about the 1st day of September, 1939, said plaintiff, as well as inequity, a trustee for the said defendant and William H. Hanks, Jr. to sell and convey the said land to the said defendant for the sum of 600 dollars, and execute said deed accordingly, and when said plaintiff was about to execute said deed and said contract of exchange of said land for said sum of 600 dollars,

[illegible]

date for the balance, payable whenever the estate should be relieved from all liability reflected by its accounting to the said John R. Thompson and receipt therefor; and that as a warranty deed to said orators, and said orators were then and there fully advised accordingly, jointly and severally, they did give and caused to be given unto said John R. Thompson, who was then and there duly considered as such, that said John R. never took any consideration at all claimed to own the same, but that the said John R. Thompson continued to occupy, claiming to own the same, until the date of his death to wit, September 10, 1906, and until the date of his death failed to secure whatever of the existence of said deed he desired to have the said John R. put to the disposal of the

[illegible][illegible]

will proceed *ex parte*.
Given under my hand this 8th day of August, 1921.
D. B. HUCKLEY, Clerk.
C. F. DAVEY, Solicitor.

ROBERT K. MARKS' ESTATE
STATE OF VERMONT. The Hon. the District Court of Chittenden, ss. State Court within and for the District of Chittenden, do hereby certify that in the Estate of Robert K. Marks, deceased, in said District, deceased. GRANTED. Whereas, at a session of said District Court held at Chittenden, Vermont, on the 1st day of January, A. D. 1921, in said District, on the

[illegible]

Therefore, you are hereby notified to appear before said court on the date and place designated and show said court the facts and your objections and show

ERADFORD KINFORD, Register
H. A. Gould & Co., Chittenden County Court,
Buckles & Weed, Septemher, Term,
1819.

Backus and Frederick W. Reed, late partners in the firm of Backus & Reed, claiming for the price of divers goods and merchandise belonging to said firm, plaintiffs in the said suit, against New York Central, defendant, the defendants in said suit, and demanding in damages the sum of \$800 dollars and whereof action was duly entered in said Court at said term.

of said declaration together with this order, in the
of the Burlington Free Press, a weekly newspaper published
at said Burlington, for three weeks successively
the last publication of said paper at least three weeks before
the next term of said court.

Dated at Burlington in the County of Chittenden
this 6th day of February, 1850

Attest, D. H. BUCKLEY, Clerk
SASLEY & PHILLIPS, Attorneys. w3w3

Thresh &c.
600 lbs Cotton Thresh White and
mixed.

1000 doz Spool de
 400 doz Roll Tapes
 75 doz American playing Siks.
 20 doz do do Two
 For sale by M. J. YERGEN & Co
 June 4, 1842. w²