

Arthur F. Ray
Eola Ray
Clarence G. Ray
To/Q.C. Deed
Arthur F. Ray
Clarence G. Ray

Filed for record the 13 day of June,
1925 at 11:25 A. M.
Recorded the 13th day of June, 1925.

W. B. Jones, Chancery Clerk
A. O. Sutherland, D. C.

For a valuable consideration, cash in hand paid us, by Arthur F. Ray, and Clarence Ray, the receipt of which is, hereby, acknowledged, we, ARTHUR F. RAY AND EOLA RAY, Husband and wife, and CLARENCE RAY, unmarried, hereby, convey and quit claim unto the said ARTHUR F. RAY AND CLARENCE RAY the following described land, lying, being, and situated in Madison County, Mississippi, to wit:-

An undivided one-half interest, each, in

S $\frac{1}{2}$ Lot 7, E. B. L., Section 20; W $\frac{1}{2}$ SW $\frac{1}{4}$ Section 21; 20 acres off North end Lot 1, E. B. L., and Lot 2, E. B. L., Section 29; All in Township 10, Range 5 East:

Part of the consideration of this deed is the exchange of lands, each party hereto conveying to the other party an equal interest in their respective lands:

This conveyance is for the purpose of making Grantees tenants in common of the above described tract and vesting title to an undivided one half interest of all of said tract in each of said Grantees.

Witness our signatures this, the 25th day of April, 1925.

(\$.50 revenue stamp attached & cancelled)

Arthur F. Ray
Eola Ray
Clarence G. Ray

State of Mississippi)
Madison County :
District Number One)

Before me, the undersigned authority, duly commissioned and qualified to take and certify acknowledgements in and for said District, County, and State, personally appeared the within named Arthur F. Ray, and Eola Ray, Husband and wife, and Clarence Ray, unmarried, who, each, acknowledged that they signed and delivered the above and foregoing instrument on the day and year therein written, and as and for their act and deed.

Given under my hand and official seal this, the 25th day of April, 1925.

(SEAL)

R. E. Spivey, Jr., Notary Public.

Mrs Dora Ray
Geneva Ray
Mary Ray
To/Q.C. Deed
Arthur F. Ray
Clarence G. Ray

Filed for record the 13th day of June,
1925 at 11:25 A. M.
Recorded the 13th day of June, 1925.

W. B. Jones, Chancery Clerk
A. O. Sutherland, D. C.

For a valuable consideration, cash in hand paid us, by Arthur F. Ray, and Clarence Ray, the receipt of which is, hereby acknowledged, we, Mrs Dora Ray, Widow, x Geneva Ray, unmarried, Mary Ray, unmarried, hereby CONVEY and QUIT CLAIM unto the said Arthur F. Ray and Clarence G. Ray, the following described land, lying, being and situated in Madison County, Mississippi, to wit:-

S $\frac{1}{2}$ Lot 7, E. B. L., Section 20; W $\frac{1}{2}$ SW $\frac{1}{4}$ Section 21; 20 acres off North end Lot 1, E. B. L., and Lot 2 E. B. L., Section 29; All in Township 10, Range 5 East:

This conveyance is for the purpose of releasing and conveying any and all present or future interest of grantors, and of vesting the unqualified fee simple title to said land in above grantees.

Witness our signatures this, the 25th day of April, 1925.

Mrs Dora Ray,
Geneva Ray
Mary Ray

State of Mississippi)
Madison County :
District Number One)

Before me, the undersigned authority, duly Commissioned and qualified to take and certify acknowledgements in and for said District, County, and State, Personally appeared the within named Mrs Dora Ray, Geneva Ray, and Mary Ray, who, each, acknowledged that they signed and delivered the above and foregoing instrument on the day and year therein written, and as and for their act and deed.

Given under my hand and official seal this the 25th day of April, 1925.

(Seal)

R. E. Spivey, Jr., Notary Public.

No. 8632
D. J. Mooney et al
Vs
Bertha Roberson et al
DECREE
Filed 11/24-1924 Recorded Minute Book 10 Page 22.
W. B. Jones, Clerk

Filed for record the 13th day of
Jan., 1925 at 11:30 A. M.
Recorded the 13th day of June, 1925.

W. B. Jones, Chancery Clerk
A. O. Sutherland, D. C.

This cause coming on to be heard on original petition and decree pro confesso taken against the defendants, Bertha Roberson, Lois Lee Mooney, and Frona Mooney, and process had upon all the defendants and proof to be taken in open court and it appearing to the Court all the parties at interest are properly before the court and that it was not deemed necessary for the Court to appoint a guardian ad litem for the minor defendants in said cause, the Court is of the opinion, from the testimony adduced at the hearing and the pleadings filed in said cause, that the prayer of the petition should be granted.