

by his report to be in his hands the sales of the real estate named & in the  
Deed of trust executed by A. C. Jayne on the 3<sup>rd</sup> day of May  
1855 (Exhibit A.) pay to John G. Bishop the sum of \$1475.00 with  
Interest from the 11<sup>th</sup> day of May 1855, till paid of \$2.60 charges of  
postage, \$9.15 costs of suit being amount of Judgment rendered at the  
May term 1858, of the Circuit Court of Southampton County in favour  
of said Bishop and sue of A. C. Jayne & Co against H. W. Tracy &  
C. Jayne & Co. (Exhibit D.) for the balance of said \$175.50  
to be paid to Plaintiff herein in suit above - And the Court desiring  
that the Deed executed by A. C. Jayne & Co to said Plaintiff as  
trustee on the 3<sup>rd</sup> May 1855 is fraudulent per se, wholly void  
& without deciding any other question in this case doth adjudge,  
order & decree that a Commissioner of the Circuit Court of said  
County account of the Plaintiff's demands showing the amount  
in cash of said suits.

3 - An account of the transactions of A. B. Knobell as trustee previously  
under the Deed of Trust from A. C. Jayne above named & also his  
transactions under the Deed of trust executed on the 3<sup>rd</sup> of May 1855  
by A. C. Jayne & Co: and also report the value as near as  
he can of all assets included in the last named Deed not yet  
converted into money. And make report of his proceedings to  
Court with any matters specially stated deemed pertinent by him  
or that any of the parties may require to be so stated.

Plaintiff S. Pope  
against

Plaintiff 3

Seth Barton, Jeremiah Larned and Lewis W. Edmundson, the said Defendants  
parties engaged in getting lumber under the name style of Seth Barton and  
Co. Defendants

¶ 16. 13

In this cause this day came on to be heard on the original bill of the Plaintiff  
the two amended bills therewith, the several answers of the Defendants to the  
said bills, exceptions thereto, and <sup>and</sup> deposition of witness made by consent  
of counsel for both parties which said consent is filed with the papers  
in this cause and is marked X. On consideration whereof the Court  
doth adjudge and decree that the injunction formerly granted in this  
cause for staying and enjoining the Defendants, their servants, agents  
or workmen from further cutting, injining or removing timber on or from  
the lands of the said Plaintiff; in the proceedings mentioned be  
made perpetual - And it is further ordered that the Defendants  
do pay to the Plaintiff their costs about this suit in this  
half expended.

Attest. R. D. Kirk upon of Thomas P. Little de. & Plaintiff  
against }

John M. Curley, Esq. of Col<sup>n</sup> S. Spark in his own right Defendant }

On motion of the defendant John M. Curley it is ordered that the  
service of this herein at the time be suspended for the sum of forty days  
for the purpose of allowing said Curley time to apply for a