

Raleigh 27th Nov. 1828.

Dear Sir,

Mr. Ragsdale holds a note against my neighbour Mr. Mooneyham for about one hundred & thirty Dollars & a Deed in Trust for about thirty six acres of Land to secure the payment of said note & for which it was given. If Mr. Ragsdale cannot pay the Judgment in your hands against him, without taking the Oath, you may give him the Judgment, it being my Claim against him, provided you forwards to me Mooneyham's note & trust for sd. Land. Something will be better than nothing - Mooneyham is insolvent & the Land only worth \$40, the most I can get offered for it. I may get something like half the amount he owes me

for it. Should I ever get more I would
refund the balance to Raysdale, at
any time, but that I know is impossible.

If Mr. Raysdale refuses to pay, you
in cash, or forward Cllooneyhams note
& Trust for the land, which will not be
more than \$40. you will be so good as
direct the Constable to proceed according
to law - & let him swear out, if he does
nothing -

I am Respectfully

Yr. Mo. Oth.

J. J. Watson

P.S. Perhaps Mr. R. has some other claim
or books or something you can get
assigned over for the debt.

J. J. W.

Be so good as to let me hear the result soon.



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D^m - Whitaker

near Enfield

Hallifax County