		TABLE
	TRACT NUMBER	
1	74 -	 R.C.Coates
	94	 Waverly T.Dyer
	133	 Carroll M.Spitler
	134	 S.H.& B.H.Spitler
	135	 Laraloba Mining & Dev.Company
	135 <b>-</b> I	 W.H.Cave, squatter on Lariloba Mining and Development Company
	135 <b>-</b> II	 W.H.Cave, squatter on Lariloba Mining and Development Company
	135 <b>-</b> III	 Ralph Cave, squatter on Lariloba Mining and Development Company
	135-IV	 George W.Cave, squatter on Lariloba Mining and Development Company
	135-V	 Ashby Cave, squatter on Lariloba Mining and Development Company
	135 <b>-</b> VI	 Ashby Cave, sugatter on Lariloba Mining and Development Company
	136	 Blue Ridge Copper Company
	138	 J.D.and H.B.Fray
	138-III	 James M.Broyles, squatter on J.D.and H.B.Fray
	138-IV	 John H.Sowers, squatter on J.D.and H.B.Fray
	146	 R.A.and R.S.Graves
	148-a	 Noel B.Folsom and Edward A.Brown, Mineral rights.
	148-a-I	 Noel B.Folsom and Edward A.Brown. Lap on Lee Long - Mineral rights.
	181	 Noel B.Folsom and Edward A.Brown. Minerl rights.

Thereupon petitioner, by counsel, moved the Court to amend the findings as to value and damages set forth in Tables II and III of the said report of the Board of Appraisal Commissioners to conform with the findings of the said arbitrators; and, thereafter, to overrule and dismiss the several motions to disapprove the findings of the said Board of Appraisal Commissioners and the several objections and exceptions thereto, submitted by the severa; exceptants, objectors

and movants whose names are set out in the above table, on their several exceptions, objections and motions, the answers thereto, and the supporting affidavits filed with the record, whether or not they or any of them are not lawfully bound by the findings of the said arbitrators, by reason of their omission or failure in fact to execute and enter into the above mentioned arbitration agreement, or by reason of any defect in form of of substance in the execution of said arbitration agreement, or by reason of any lack of power to execute the said arbitration agreement.

Upon consideration of all which it is adjudged and ordered that the findings as to value and incodental damages as shown in Table II and III of the said report of the Board of Appraisal Commissioners as to the numbered tracts set forth in the above set out table should be and are amended in so far as that may be necessary to make the said findings conform with the findings set forth in the said report of findings by the said arbitrators; and the said amendments having been made, it is further adjudged and ordered, that the several motions to disapprove the findings of the Board of Appraisal Commissioners, and the several exceptions and objections thereto, filed by the several exceptants, objectors and movants mentioned in the above set out table should he and are overruled and dismissed, on their several exceptions, objections and motions, the answers thereto, and the supporting affidavits filed with the record, whether they did or did not, in fact, severally execute and enter into the above mentioned arbitration agreements with the petitioner in such form and with such effect that they were and are lawfully bound by its terms and conditions.

It is further adjudged and ordered that the above mentioned amendments in the amounts of value and incidental damages set forth in Tables II and III of the report of the Board of Appraisal Commissioners herein, be made to appear by the Clerk of this Court, on the face of the said tables, accompanied with appropriate references to the date of entry of this order, by inserting the amended amounts of value in Table II of said report in red ink by the side of the numbered tract to which they relate, and by inserting with red ink in Table III of said report a note setting forth whether or not any findings as to the amount of incidental damages was made by the said arbitrators, and if the amount of any such incidental damages was found by the said arbitrators, the amount thereof and the numbered tract out of the condemnation of which such incidental damages were found to arise; all in substantiall y the form and manner and in the exact amounts as shown below:

#### TABLE II

For amendments in amounts of value of tracts 74,94,148-a, 148-a-I,181,see order entered herein March 5th,1934.

> \$ 2343.50 1630.00

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	to a set of a set of the set	148-a-I	40.80
and the second second		181	2882.70
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			1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -
and stand summary of			
		TABLE	III
	No findir	ngs as to incide	ntal damages by Arbitrators.
and the second second			
and the second			

TRACT NUMBER

74

It is further adjudge and ordered that the above mentioned report of arbitrators be filed with the record of this proceeding:-to-wit: a report bearing date February 19,1934, and signed by Jos.A.Glasgow,Lemuel F.Smith and Philip Williams.

### VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA

The State Commission on Conservation and Development of the State of Virginia - - - - - - - - - - Petitioner,

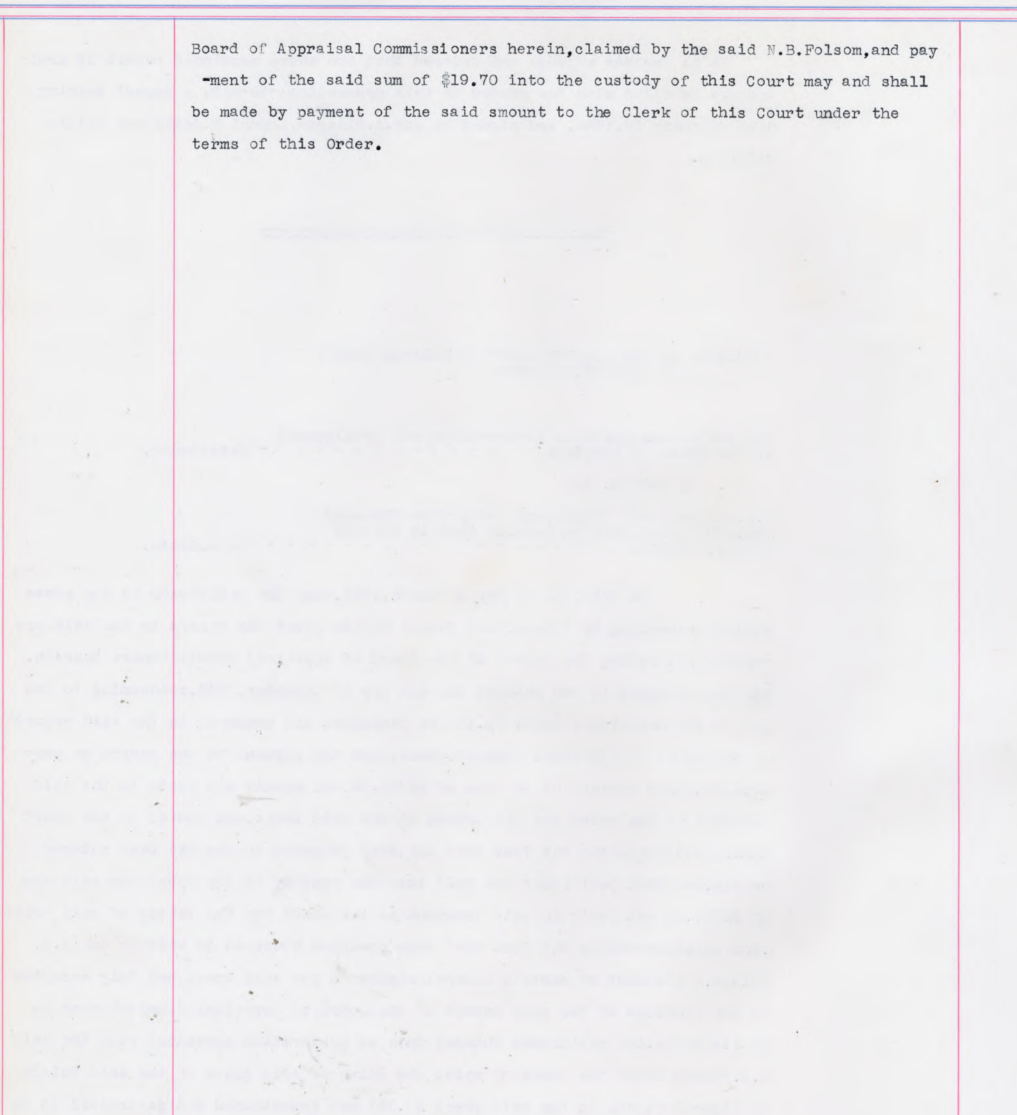
V. AT LAW NO. 82

D.F.Anderson and Others, and Fifty-Five Thousand (55,000) Acres, More or less, of land in Madison County, Virginia ----- Defendants.

On this, the 5" day of March, 1934, came the petitioner in the above styled proceeding by counsel, and showed to the Court the record in the said pro ceeding, including the report of the Board of Appraisal Commissioners therein, and the judgment in rem entered the 4th day of December, 1933, condemning to the use of the petitioner Tract No.181 as described and numbered in the said report of the Board of Appraisal Commissioners, upon the payment to the person or persons entitled thereto of the sum of \$2753.00, the amount set forth in the said judgment as the award for the taking of the said tract, and showed to the Court that notwithstanding the fact that the said judgment in rem has been entered herein, and that petitioner has paid into the custody of the Court the said sum of \$2753.00 set forth in said judgment as the award for the taking of said tract , and notwithstanding the fact that some question arose as to whether one N.B. Folsom, a claimant of certain mineral rights in the said tract, had duly excepted to the findings of the said report of the Board of Appraisal Commissioners as to its value the petitioner entered into an arbitration agreement with the said N.B.Folsom under the terms of which the value of said claim of the said Folsom

to mineral rights in the said Tract No.181 was ascertained and determined to be the sum of \$19.70, and further showed to the court that the sum set out in Table II of the said report of the Bœard of Appraisal Commissioners has been amended in the order entered herein the 5" day of March, 1934, by adding thereto the said sum of \$19.70 ascertained and determined as aforesaid as the value of the miner -al right in said Tract No.181, claimed by the said Folsom. Whereupon petitioner prayed leave of the court to pay into the custody of this Court the said sum of \$19.70 for the use and benefit og the person or persons entitled to compensation for the taking of the said mineral rights cla claimed by the said N.B.Folsom. Upon consideration whereof, leave is granted the petitioner herein to

pay into the custody of this Court the said sum of \$19.70 for the use and benefit of the person or persons entitled to receive compensation for the mineral rights in the said Tract No.181, as described and numbered in the report of the



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VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA -

MARCH 5th, 1934.

The State Commission on Conservation and Development of the State of Virginia ---- Petitioner.

V. AT LAW NO.82

D.F.Anderson and Others, and Fifty-Five Thousand (55,000) Acres, More or Less, of Land in Madison County, Virginia ---- Defendants.

On this the 5" day of March, 1934, came the petitioner in the above entitled proceeding, by counsel, and exhibited to the Court the record of this proceeding, including the report of the Board of Appraisal Commissioners herein. and including also the judgment in rem entered herein on the 4" day of December, 1933, condemning Tract No.74 as described and numbered in said report. to the use of the petitioner.upon payment into the custody of the Court of the sum of \$2043.50, the value of said tract as ascertained and determined by the said Board of Appraisal Commissioners and set forth in Table II of their said report. and showed to the Court that, notwithstanding the entry of said judgment in rem, and notwithstanding a question which arose in the course of these proceedings as to whether R.C.Coates, a claimant of the said Tract No.74 had, in fact, excepted to the findings of the said Board of Appraisal Commissioners as to the value of the said Tract No.74, petitioner entered into an arbitration agreement with the said R.C.Coates under the terms of which the question of value of the said Tract No.74 was submitted to arbitrators, who found the value of the said Tract No.74 to be \$2343.50.

Petitioner further showed to the Court that in pursuance of its said arbitration agreement with the said R.C.Coates, the amount of value of the said Tract NO.74 set forth in Table II of the said report of the Board of Appraisal Commissioners herein, has been amended by order entered herein on the 5" day of March, 1934, so as to set forth the value of the said Tract No.74 in the sum of \$2343.50.

Petitioner further showed to the Court, that believing itself to be bound by the findings of the said arbitrators, it now desires and prays leave of the Court to pay into the custody of the Court the sum of \$300.00 for the

use and benefit of the person or persons who were entitled to receive the award set forth in the said judgment for the said tract on its condemnation to the use of the petitioner, the said #300.00 being the increase in value placed on the said Tract No.74 by the Board of Arbitrators over the value placed upon that said tract by the Board of Appraisal Commissioners herein Upon consideration whereof, leave is granted to petitioner herein to de -posit the sum of #300.00 in the custody of this Court for the use and benefit of the person or persons who were entitled to receive the amount set forth in the above mentioned judgment in rem as the award to be paid by the said petitio -ner for the taking of the said Tract No.74 as described and numbered in the re -port of the Board of Appraisal Commissioners herein, which deposit of said

amount in the custody of this Court may be and shall be made by payment of the said sum of \$300.00 to the Clerk of this Court, in pursuance of this order.

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA

MARCH 5th 1934.

The State Commission on Conservation and Development of the State of Virginia - - - - - - - - - - - - Petitioner.

V. AT LAW NO.82

D.F.Anderson and Others, and Fifty-Five Thousand (55,000) Acres, More or Less, of Land in Madison County, Virginia ---- Defendants.

On this the 5th day of March, 1934, came the State Commission on Conservat tion and Development of the State of Virginia, the above named Petitioner, by counsel, and exhibited to the Court the record of the above styled proceeding, and showed to the Court:

"(1) That this proceeding has been conducted under the provisions of the Public Park Condemnation Act (Acts of the General Assembly of Virginia of 1928, page 1636; Code of 1930, Section 4388, et seq.)

"(2) That there was incorporated in the notice for publication herein, provided in Section 9 of the said Public Park Condemnation Act, the notice and warning touching incidental damages set out in Section No.20 of the said Acts:

"(3) That this proceeding was had upon newspaper publication of notice, warning 'all persons whomsoever' as provided in Section No.12 of said Act;

"(4) That the report of the Special Investigators and the Board of Appraisal Commissioners heretofore appointed in this proceeding, filed herein discloses a final and conclusive ascertainment and determination of the value of the fee simple estate in each of the numbered tracts of land shown in the table hereinafter set out and for which judgment of award condemning the same to the use of the Petitioner is moved and paryed by Petitioner; and of the amount of incidental damages which will result from the condemnation of each of the said tracts for the use of Petitioner, on account of which any person who has appear -ed and is entutled to be heard, has submitted claims, or on account of Apprais-al Commissioners, filed as aforesaid, any infant, insane person, or person under legal disability, or any person not entitled to be heard at the hearing provided in Section No.12 of said Act, has a real and well founded claim, or on account

of which it has been made to appear that any infant, insane person or person under other legal disability has any real and well founded claim;

"(5) That the record discloses an ascertainment and determination of said Board of Appraisal Commissioners, as shown by the said report filed as aforesaid, of the fact or facts of value of all, or substantially all, claims of right, title, estate, or interest by such owners or claimants, in or to each of the said respective tracts, and amount of any real claim which any of such per sons, or any other person, or persons, who have appeared and are entitled to be heard, may have in the proceeds of eacg of said respective tracts;

"(6) That a longer period than six months has elapsed since the 'day certain' fixed by the order of the Court entered herein on or before which all interested persons were warned to appear and answer or plead as provided in Section No.9 of said Act:

"(7) That a longer period than sixty days has elapsed since said report

of Special Investigators and Board of Appraisal Commissioners was filed in the Clerk's Office of this Court;

"(8) That neither Petitioner, nor any other person has filed, or presented any motion praying this Court or the Judge thereof to decline to accept or to disapprove any of the findings of facts of value and incidental damages so ascertained and determined by said Board of Appraisal Commissioners as shown by their said report with reference to any of said tracts; or if any such motion or exception has been filed or presented with respect to said tracts or any of them, such motion or exception has been unconditionally overruled or dismissed, or withdrawn, or has been overruled, or dismissed, or withdrawn in so far as such motion or exception relates to the findings of value and incidental damages set forth in said report after amendment of such findings by consent of the Petitioner and the exceptant or movant, under the provisions of Section 36 of the Public Park Condemnation Act.

"(9) That each of said tracts is located wholly within the boundary lines of the land sought to be condemned and set forth and described in the petition filed herein, and is separately shown, delineated and designated by number on the County Ownership Map, and described in the above mentioned report of the Special Investigators and Board of Appraisal Commissioners, with which said County Owner -ship Map was filed and of which it forms a part;

"(10) That diligent inquiry and search was made by the Special Investigators appointed herein as to the existence of any land, or parcels of tracts of land, or right or title or interest or estate therein, within the boundary line set forth in the petition, or of any real claim in or to the proceeds of any such land, or right, ot title, or estate, or interest in the event of its condemnation, owned by any infant, insane person, or person under other legal disability, or any property ot properties owned by such person or persons which will be damaged by the taking of land within the boundary line set forth in the petition, beyond the peculiar benefits that will accrue to such property or properties of such persons from the acquisition of the land, or estate, or interest therein, sought to be condemned and the use of the same for a public park or for public park purposes; and the names of all such persons found by the said Special Investigators or otherwise known to the Board of Appraisal Commsisioners,

were reported in the said report of the Special Investigators and the Board of Appraisal Commissioners appointed herein; and giardians as litem were appointed in this proceeding for each and all of such persons;

"(11) That Petitioner, in compliance with the order setting this proceeding for hearing on its motion and prayer for a judgment in rem condemning the hereinafter mentioned tracts or land to its use, and forthwith upon the entry of said order, mailed a copy thereof to all parties of record in this proceeding who appear to have any claim of right, title, estate or interest in or to any of the said numbered tracts of land, as set forth in said report filed by the Special Investigators, and the Board of Appraisal Commissioners appointed herein, or who have excepted to the findings in said report with relation to said tracts , whose post office addresses have been filed with the record, as provided in Section 7 of the Public Park Condemnation Act, to their several post office addresses thus filed with the record; and to the guardians ad litem appointed herein for all infants, insame persons, and persons under other legal disability, who appear to have any claim of right, title, estate, or interest in or to any of the said tracts of land, or to the proceeds arising out of the condemnation thereof or to incidental damages arising from such condemnation, as set forth in the said report filed by the Special Investigators and the Board of Apprais -al Commissioners appointed herein after diligent search made for such persons as set out in said report, to the post office addresses of said guardians ad litem as shown by the record or otherwise known to the Petitioner; and further to the attorneys of record representing any of the parties of record in these proceedings or any of said guardians ad litem or any of said infants, insame persons or person under other legal disability, to their respective addresses as shown in the record or other wise known to the Petitioner; and thereafter Petitioner filed with the record a verified statement in writing showing the mailing of such copies of said order, to whom mailed and the date of mailing.

And that this proceeding was called for hearing on the 20th day of February, the day and date set for the hearing in said order, whereupon the hearing was continued by order of this Court and the proceeding again set for hearing on this the 5th day of March, 1934.

"(12) That all the provisions and requirements of said Public Park Condemnation Act, and specifically the provisions of Section 11 and Section 38, thereof, have been complied with and the facts shown and disclosed by the record entitle the Petitioner to the judgment in rem condemning each of said tracts to the use of Petitioner as moved and prayed by Petitioner.

"It is, accordingly, adjudged and ordered, upon the motion and prayer of the Peittioner, by counsel, that the fee simple estate in each of the several tracts described in the report of the Special Investigators and Board of Appraisal Commissioners filed with the record of this proceeding and numbered, shown and delineated on the County Ownership Map filed with and made a part of said report, the County Ownership Map number of which is set forth in the following table, is hereby condemned to the use of the Petitioner upon the Petitioner pay -ing into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum ascertained and determined, and shown and dis -closed in the report of the Special Investigators and the Board of Appraisal Commissioners appointed herein as filws herein, or as modified under the provisions of Section 36 of the Public Park Condemnation Act, to be the value of the fee simple estate in said tract together with the amount of the incidental damages resulting from the condemnation thereof ascertained and determined by said Board of Appraisal Commissioners, which sum and amount of incidental damages are as shown and separately set out in the following table, which table constitutes an integral part of this judgment, and are here expressly stated as constituting the award for each of the said tracts herein contained, and upon the payment into the custody of this Court by the Petitioner of the amount thus stated as constituting the award for any such tract the fee simple estate therein shall vest in the Petitioner as provided in Sections 13 and 38 of said Public Park Condemnation Act.

"But nothing herein contained shall be construed as requiring or obligating Petitioner to pay the said awards or any of them into the custody of the Court or to acquire all or any of said tracts, and Petitioner may at its election acquire any one of more of said tracts by payment into the custody of the Court of the amount stated herein as the award therefor.

"The following table sets forth in colums under appropriate explanatory First, under the heading, "Tract No. ', the numbers of the several headings:tracts designated by number and shown and delineated on the above mentioned County Ownership Map and described in the said report of the Special Investiga -tors and the Board of Appraisal Commissioners filed with the record of this proceeding, each of which is condemned herein to the use of the Petitioner; Second, under the heading 'Value', the value of the fee simple estate in each of the said tracts as ascertained and determined by the said Board of Appraisal Commissioners; Third, under the heading 'Incidental Damages', the amount of the incidental damages ascertained and determined by said Board of Appraisal Commissioners which will result from condemnation hereunder of the numbered tract in the corresponding column of the table; Fourth, under the heading, 'Aggregate', the aggregate of the value and of the amount of incidental damages ascertained and determined by the said Board of Appraisal Commissioners with reference to the numbered tract in the corresponding column of the table.which aggregate amount as shown in the table is stated and set out herein as constituting the award for the said tract upon its condemnation to the use of the But in any instance wherein the original findings of said Board Petitioner. as to value or damages set forth in said report have been modified in arbitration proceedings, or by stipulation or otherwise, under authority pf Section 36 of the Public Park Condemnation Act, this ttable shows under the respective headings of "value" and "incidental damages" and "aggregate" the original findings of said Board stricken out by a line running through such findings and aggregate and the modified findings and aggregate have been inserted in the table in lieu of the original findings and aggregate thus stricken from the table.

(A) The foregoing notwithstanding, it is further adjudged and ordered that the fee simple estate which may or shall be acquired by the Petitioner, hereunder, in any or all of the said tracts of land is and shall be subject nevertheless to such easements of passage and rights of way therein or there-

over as have heretofore been acquired or are now claimed by the United States of America, which easement and rights of way are described in said report of the Board of Appraisal Commissioners, in Exception 3 of the body of said report, as an easement of passage and right of way on or over a strip of land one hundred feet wide running through the tracts mentioned in said Exception 3 of said report, the value of which easement of passage and right of way was not ascertain -ed or determined by the said Board of Appraisal Commissioners: and it further appearing from the said report that the said United States of America owns or claims the fee simple estate in said strip of land and that the value of the said fee simple estate in the said strip of land owned or claimed by the United States subject to said easement of passage and right of way thereon or thereover, has been ascertained and determined by the said Board to be one dollar, U.S.currency, the fee simple estate in said strip of land is hereby condemned to the use of the Petitioner subject to said easement of passage and right of way, upon the payment of the said amount of one dollar into the custody of the Court for the use and benefit of the person or persons entitled thereto, which said amount is hereby stated and set out as constituting the award for the fee simple estate in said strip of land subject to the said easement of passage and right of way.

(B) The foregoing notwithstanding, it is further adjudged and ordered that the fee simple estate which may or shall be acquired hereunder by the Petitioner, in any ot all of said tracts of land, is subject nevertheless to such rights of way and easements in, on or over such tracts or any of them for the erection, maintenance, repair, replacement and operation of poles and wires or oth -er appliances or means for the transmission of electricity as have heretofore been lawfully acquired therein by the Chesapeake and Potomac Telephone Company of Virginia, to which reference is made in Exception 4 in the body of said report of the Board of Appraisal Commissioners; and by the Madison Power Company Incorporated to which reference is made in Exception 5 in the body of said report.

(C) It is further adjudged and ordered that the fee simple estate in that portion of tract No.191, containing sixty-seven acres, which is described in Exception No.2 of the Supplemental Report of the said Board of Appraisal Commissioners, the value of which is ascertained and determined in said report to be Three Hundred and Ninety-Six dollars, is hereby condemned to the use of the Petitioner upon the Petitioner paying into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum of Three Hundred and Ninety-Six Dollars (\$396.00) which is here expressly stated as constituting the award for said portion of Tract No.191; and upon the payment into the custo -dy of this Court by Petitioner of the amount thus stated as constituting the award therefor, the fee simple estate therein shall vest in the fetitioner as provided in Scetions 13 and 38 of said Public Park Condemnation Act, but subject , nevertheless, to such easement of passage and right ot way thereon or thereover as has heretofore been acquired or is now claimed by the United States of America being two strips of land one hundred feet wide running through said land and now in use by the said United State of America as a right of way for a road

constructed thereon.

and the set of the set

				TRACT NO.	VALUE	INCIDEN TAL DAMAGES	AGGREGAT
1	See	foot note	d d	25	\$ 866.50	None	\$ 866.50
	17		a	94	1130.00	None	1130.00
	11	n	с	106	712.00	None	712.00
4	11	**	đ	108	83.50	None	83.50
	17	"	Ъ	133	7681.50	None	7681.50
	11	11	17	134	3241.80	None	3241.80
	"	ü	n	135	2250.83	None	2250.83
	n	n	ú	135-I	135.00	None	135.00
and and the second second		ū	ū	135-II	50.00	None	50.00
1. 1. 1. 1.	11		11	135-III	250.00	None	250.00
	17	n	n	135-IV	350.00	None	350.00
	11	Ĥ	n	135-V	130.00	None	130.00
	11	11	ü	135-VI	495.00	None	495.00
	11	"	u.	136	310.00	None	310.00
- 1	11	11	11	138	2482.00	None	2482.00
	11	"	n	138-I	500.00	None	500.00
	11	11	11	138-II	335.00	None	335.00
	> 11	17	11	138-III	470.00	None	470.00
a		17	11	138-IV	610.00	None	610.00
	. 11	11	ŧ	138-V	420.00	None	420.00
	11	17	n	146	7490.50	None	7490.5
	11	n	a	148 <b>-</b> a	9772.00	None	9772.00
and the second second	"	"	Ū	148-a-I	40.00	None	40.00
	11	n	d	152	114.00	None	114.00
	u	u	11	152-a	556.50	None	556.50
	ù	î	Ū	156	201.00	None	201.00

See Exception numbered three in the body of the report filed by the Board of Appraisal Commissioners with reference to the above set out values of tracts numbered

133, 134, 135, and 148-a.

Footnote a: Arbitration finding. See order entered March 5,1934.

Footnote b: Arbitration finding. No change.

Footnote c: See order entered March 5,1934 .

Footnote d: See order entered February 19,1934.

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA - January 17th 1934 -

THE STATE COMMISSION ON CONSERVATION AND DEVEL-OPMENT OF THE STATE OF VIRGINIA - - - - - - - - - - Petitioner

V. January 17th 1934

D.F.ANDERSON AND OTHERS, AND FIFTY-FIVE THOUSAND (55,000) ACRES, MORE OR LEES, OF LAND IN MADISON COUNTY, VIRGINIA ----- Defendants.

This day came the Petitioner in the above entitled proceeding by Counsel and exhibited the record therein, and a certain letter of instructions heretofore submitted for file with the record of this proceeding, directing and providing for payment by the Petitioner to the Treasurer of the State of Virginia, of the several sums of money mentioned therein, for deposit in a special fund to be held under authority of Section 40 of the Public Park Condemnation Act, subject to the order of the Circuit Court wherein the above entitled condemnation proceeding conducted under the provisions of the said Act, is pending, a true and correct copy of which letter of instructions with the acknowledgment endorsed thereon by the Treasurer of the State of Virginia of his receipt of the said sums of money in compliance with and in pursuance of the terms thereof, is as follows: -

M.B.Booker, Halifax

Riverton, Virginia December 14, 1933.

To the Hon.John M.Purcell Treasurer of Virginia. Richmond,Virginia

Sir: \*

Under authority of a resolution adopted by the State Commission on Conserwation and Development at a meeting held in Staunton, Virginia, on the 13th day of December, 1933, you are hereby authorized and directed to take the necessary

measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from any Shenandoah National Park Funds now in the custody of the Treasurer of Virginia, to the Treasurer of Virginia, of the sum of Two Hundred and Thirty-Five Thousand, Ninety-Eight Dollars and Seventy-Seven Cents (\$235,098.77), for deposit in a special fund, to be held subject to the order of the Circuit Court of Madison County, Virginia, wherein condemnation proceedings conducted under the provisions of the Public Park Condemnation Act are now pending, entitled "VIRGINIA IN THE CIRCUIT COURT OF MADISON COUNTY, The Stats Commission on Conservation and Development of the State of Virginia, Petitioner, vs. W.D.Anderson and others, and Fifty-Five Thousand (55,000) Acres of land, more or less, Defendants": and to facilitate this transaction I attach hereto a warrant for said amount, made payable to the Treasurer of Virginia, for "Deposit in special fund subject to order of Circuit Court of Madison cuit Court of Madison County in conformity with letter of instruction dated December 14,1933."

The said sum of \$235,098.77 is the sum total of the awards state and set out in a judgment in rem,entered in the said proceeding on the 4th day of December,1933,condemning to the use of the said Petitioner each of those certain numbered tracts of land within said area mentioned and designated by Num -ber in said judgment,which are set forth in the columns under the heading "Tract Number" in the following "Table of Awards,Madison County",with the amount of the respective awards therefor,as stated and set out in said judgment,shown in separate columns under the heading "Award" opposite the respective tract numbers as set forth in the said tables:- the numbered tracts set forth in the said table being those tracts within the said area which the Commission on Conservation and Development now desires to acquire by payment into the custody of the Court,under the provisions of Section 40 of the Public Park Condemnation Act.of the amounts constituting the awards therefor as set forth in said judgment in rem,for the use and benefit of the person or persons entitled thereto.

TABLE OF AWARDS

## MADISON COUNTY

Table showing and setting forth in columns under the head "Tract Number" the numbers of the several tracts designated by number and shown and delineated on the County Ownership Map filed with the report of the Special Investigators and Board of Appraisal Commissioners in the condemnation proceeding pending in the Circuit Court of Madison County, entitled "The State Condemnation on Conservation and Development of the State of Virginia, Petitioner, vs.D.F.Anderson and others, and Fifty-Five Thousand Acres, more or less of land in Madison County, Virginia, Defendants, "each of which was condemned to the use of the Petitioner in a judgment in rem entered in the said proceeding on the sixth day of November, 1933, all and each of which numbered tracts the Petitioner

desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding columns of the table.

TRAC T NUMBER	AWARD	TRACT NUMBER	AWARD	TRACT NUMBER	AWARD
# 1	\$ 4255.70	# 18-a	\$ 206.00	# 35	\$ 845.00
2	2548.00	18-b	1004.00	36	3060.00
2-a	709.50	19	224.00	37	1182.00
2-a-I	70.00	19-a	291.00	38	2514.00
2-b	3277.50	19 <b>-</b> b	1043.00	39	2000.00
2-b-I	50.00	19-c	882.50	40	105.00
2-c 2-d	33.00 1764.00	19-d 19-e	262.75	40-a	553.00
3	30.00	20	304.00 90.00	41 42	550.00
4	55.00	21	405.50	42	582.00 416.00
5	615.00	22	18.00	44	446.50
6	1494.00	22-a	131.00	44-a	85.00
7	1951.75	23	2084.00	45	630.00
8	1532.00	24	967.00	46	1660.00
9	1042.50	26	1000.50	47	747.50
10	350.00	27	558.00	48	847.00
11	3460.00	27-a	5.00	49	100.00
12-	102.25	27 -b	776.00	50	466.50
13	502.50	28	783.00	51	447.50
14	1668.50	29	768.00	52	1065.00
15	86.00	30	529.75	53	2092.00
15 <b>-</b> a 16	2329.50 2116.50	31 32	1637.50	53-I	5.00
17	77.50	. 33	744.00 910.00	54 54 <b>-a</b>	394.50
18	108.25	34	551.50	55	82.50 530.00
58	311.00	98-a	507.00	147	956.00
59	509.50	98-b	230.00	149	533.00
59 <b>-a</b>	91.00	. 99	35.50	150	250.00
60	576.00	99-a	681.00	151	1113.00
61	400.00	100	3155.00	153	901.00
62	271.00	100-I	14.00	153-a	405.00
63	1312.50	100-II	235.00	154	555.00
63 -a	5017.00	100-III	300.00	156	342.00
63-b	196.50	101	510.00	155-a	850.00
63-c	27.00	102	1738.00	157	428.00
63-d <sup>2</sup> 63-e	363.00	103-a	135.00	158	154.00
63-f	9.50 3454.00	105 107	2692.00 5.00	161	253.00
63 <b>-</b> g	4726.00	109	80.50	162 178	529.00 60.50
63 <b>-</b> h	8.80	110	25.00	179	230.00
63-h-I	116.00	111	3385.50	180	24346.00
63-I	425.00	112	1294.00	180-a	2515.80
64	79.00	114	1236.00	181	2753.00
65	476.50	115	855.00	192	5632.00
66	45.50	122	968.50	193	2174.50
67	82.50	· 123-a	20.00	193-I	85.00
68	1122.00	131	8417.50	203	45.50
69	732.00	131-I	924.00	227	250.00
70	5.00	131-II	231.00	228	677.00
71 72	27.00	131-III 131-IV	234.00 • 790.00	228-I 228-a	348.00 59.00
73	490.00	132	3461.00	237	60.00
73-a.»	626.50	137	5162.50	327	185.00
75	886.50	139	12,778.00	340	8375.00
76	450.00	139-L	25.00	365	9.00
77.	295.50	139-II	315.00		
78	25.00	139-III	250.00	Total	\$235,097.77
-* 79	199.00	139-IV	505.00		
80 .	306.00	139-V	170.00		
81	20.00	140.	987.27	Skyline road	
82	1.25	141	4943.90	strip adjudged	f
83	1648.00	142	534.00	in subhead A	
84 84-a	260.00	143	6452.00	judgment in re	em 1.00
84 <b>-</b> a 85	309.00 529.00	144 145	400.00 12760.40	General The Lan	HOZE OON NY
86	984.00	140	TC 100.40	Grand Total	\$235,097.77
87	1307.00				
88	400.00				
89	820.50				
90	1719.50				
91	167.00				
95	338.00				
96 97	600.00 232.50				

I am executing this letter of instructions in quadruplicate, and I respect -fully request that one of these copies, preferably the original, be returned to me for file with the record of the above mentioned condemnation proceedings in the Court in which they are pending, shwoing the acknowledgment of payment as herein provided by the Treasurer of Virginia.

Respectfully yours, Wm.E.Carson,Chairman State Commission on Conservation & Development.

Whereupon the Petitioner prayed the Court to enter the "appropriate order," as prescribed in Section 41 of the said Public Parl Condemnation Act, setting forth the fact that Petitioner has paid into the custody of the Court the sums of money stated or set out in the judgment in rem mentioned in said letter of instruction as constituting the awards for the fee simple estate in the several tracts of land condemned to the use of the Petitioner in said judgment in rem, which are shown in the Table of numbered tracts and the condemnation awards therefor set out in said letter of instructions, and discharging the Petitioner from any further obligation or duty with regard thereto.

Upon consideration whereof, and it appearing to the satisfaction of the Court, that, on the day and date shown in the above set out endorsement by the Treasurer of the State of Virginia on said letter of instructions, as the date of his receipt of the sums of money mentioned in said letter, Petitioner paid into the custody of the Court the several sums stated or set out in a judgment in rem heretofore entered in this proceeding, as constituting the several awards for the fee simple estate in the several tracts of land condemned to the use of the Petitioner, which are shown and set forth in the table of numbered tracts with the condemnation awards therefor set out in said letter of instructions, which judgment in rem was entered in the above entitled proceeding as provided in Section 13 of the Public Park Condemnation Act and is the judgment in rem to which reference is made in the said letter of instructions, and in pursuance of which the payments mentioned in said letter to the Treasurer of the State of Virginia were made:

It is adjudged and ordered, that the Petitioner herein be, and it is hereby expressly discharged from any further obligation or duty with regard to the said sums of money paid into the custody of the Court as aforesaid, and shall not hereafter be in any way responsible for the disposition or distribution of the funds so paid into the custody of the Court, and it is further order -ed that the above described letter of instructions be filed with the record of this proceeding.

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA - May 17th 1934 -

The State Commission on Conservation and Development of the State of Virginia - - - - - - - - - - - - Petitioner.

V. AT LAW NO. 82

D.F.Anderson and others, and Fifty-Five Thousand (55,000) Acres, More or Less, of Land in Madison County, Virginia ---- Defendants.

This day came the Petitioner in the above styled proceeding by Coun -sel and exhibited the records therein, and a certain letter of instructions heretofore submitted for file with the record of this proceeding, directing and providing for payment by the Petitioner to the Treasurere of the State of Virginia, of the several sums of money mentioned therein, for deposit in a special fund to be held under authority of Section 40 of the Public Park Condemnation Act, subject to the order of the Circuit Court wherein the above entitled condemnation proceeding conducted under the provisions of the said Act, is pendong, a true and correct copy of which letter of instructions with the acknowledgment endorsed thereon by the Treasurer of the State of Virginia of his receipt of the said sums of money in compliance with and in pursuance of the terms thereof, is as follows:-

May 1,1934

To the Hon.John Purcell Treasurer of Virginia, Richmond, Virginia.

Sir:

You are hereby authorized and directed to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from any Shenandoah National Park Funds noe in the

custody of the Treasurer of Virginia, to the Treasurer of Virginia, of the sum of Forty-Four Thousand, Five Hundred and Twenty-Three Dollars and Thirteen Cents (\$44,523.13), for deposit in a special fund, to be held subject to the order of the Circuit Court of Madison County, Virginia, wherein condemnation proceedings conducted under the provisions of the Public Park Condemnation Act are now pend -ing, entitled "VIRGINIA IN THE CIRCUIT COURT OF MADISON COUNTY, The State Commis -sion on Conservation and Development of the State of Virginia, petitioner vs. W.D.Anderson and others, and Fifty-Five Thousand (55,000) Acres of land, more or less, Defendants;" and to facilitate this transaction I attach hereto a warrant for said amount, made payable to the Treasurer of Virginia, for "Deposit in special fund subject to order of Circuit Court of Madison County in conformity with letter of instruction dated May 1,1934."

The said sum of \$44,523.13 is the sum total of the awards stated

and set out in judgment in rem, entered in the said proceeding on the 6th day

of November, 1933, and on the 5th day of March, 1934, condemning to the use of the said petitioner each of those certain numbered tracts of land within said area mentioned and designated by number in said judgments, which are set forth in the columns under the heading "Tract Number" in the following "Table of Awards", Madison County, "with the amount of the respective awards therefor, as stated and set out in said judgments, shown in separate columns under the heading "Award" opposite the respective trazt numbers as set forth in the said table: the numbered tracts set forth in the said table being those tracts within the said area which the Commission on Conservation and Development now desires to acquire by payment into the custody of the Court, under the provisions of Section 40 of the Public Condemnation Act, of the amounts constituting the awards therefor as set forth in said judgments in rem, for the use and benefit of the person or persons entitled thereto. There is also included in this table and in the above mentioned payments the amount of the awards for the interests mentioned in sub-heads A and C of the judgment entered March 5, 1934.

TABLE OF AWARDS MADISON COUNTY

Table showing and setting forth in columns under the head "Tract Number" the numbers of the several tracts designated by number and shown and delineated on the County Ownership Map filed with the report of the Special Investigators and Board of Appraisal Commissioners in the condemnation proceedings pending in the Circuit Court of Madison County, entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs., D.F.Anderson and others, and Fifty-Five Thousand (55,000) Acres, more or less, of Land in Madison County, Virginia, Defendants," each of which was condemned to the use of the petitioner in a judgment in rem entered in the said proceeding on the 5th day of March, 1934, except only tract numbered 74, which was condemned to the use of the petitioner in the judgment in rem entered in the said proceeding on the 6th day of November, 1933, all and each of which numbered tract the petitioner desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding column of the table; and showing also awards set out in sub-heads A and C of said judgment entered March 5,1934.

Tract Number	Award	Trac t Number	Award.
25	\$ 866.50	136	\$ 310.00
74	2043.50	138	2482.00
94	1630.00	138-I	500.00
106	1400.00	138-II	335.00
108	83.50	138-III	470.00
133	7681.50	138.IV	610.00
134	3241.80	138.V	420.00
135	2250.83	146	7490.50
135-I	135.00	148 <b>-</b> a	9835.20
135-II	50.00	148-a-I	40.80
135-III	250.00	152	267.50
135-IV	350.00	152 <b>-</b> a	556.50
135-V	130.00	156	201.00

Skyline Road strip adjudged in sub-head A of judgment in rem

C of judgment in rem

Portion of Tract #191 adjudged in sub-head 1.00

396.00 \$44,523.13

I am executing this letter of instructions in quadruplicate and I respectfully request that two of these copies, with your acknowledgment of receipt of the amount herein mentioned endorsed on the back of both copies, be returned to me, for file with the record of the above mentioned condemnation proceeding in the Court in which it is pending.

Respectfully yours,

Wm.E.Carson

Wm.E.Carson, Chairman, State Commission on Conservation and Development

Receipt of the sum of \$44,523.13, in pursuance of, and in conformity with the . within letter of instructions is acknowledged this 1 day of May, 1934.

J.M.Purcell Treasurer of Virginia

By, W. L. Young,

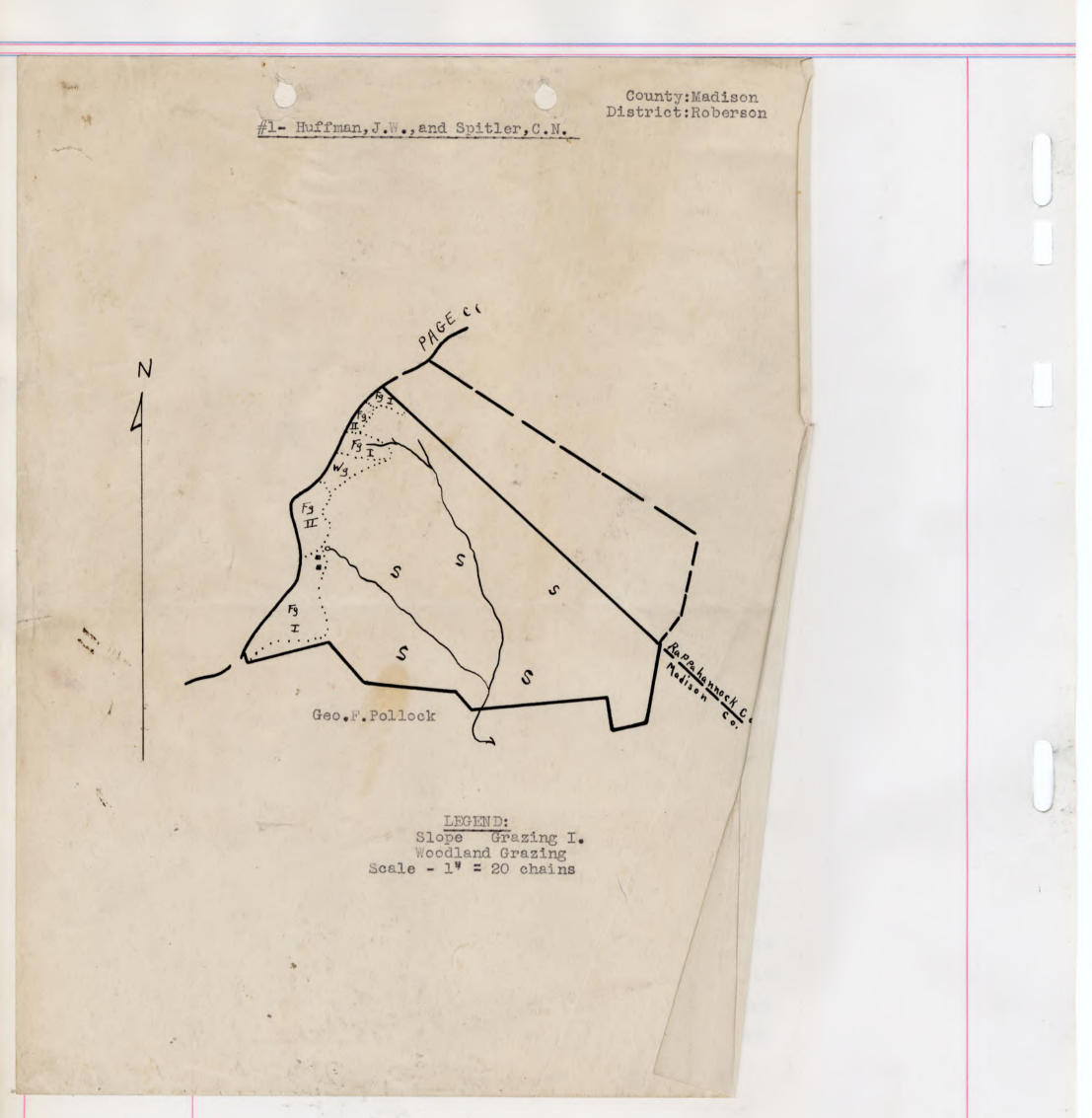
Deputy Treasurer of Virginia. Whereupon the petitioner prayed the Court to enter the "appropriate order", as prescribed in Section 41 of the said Public Park Condemnation Act, setting forth the fact that petitioner has paid into the custody of the Court the sums of money stated or set out in the judgments in rem mentioned in said letter of instructions as constituting the awards for the fee simple estate in the several tracts of land condemned to the use of the petitioner in said judgments in rem, which are shown in the Table of numbered tracts and the condemnation awards therefor set out in said letter of instructions, and discharging the petitioner from any further obligation or duty with regard thereto.

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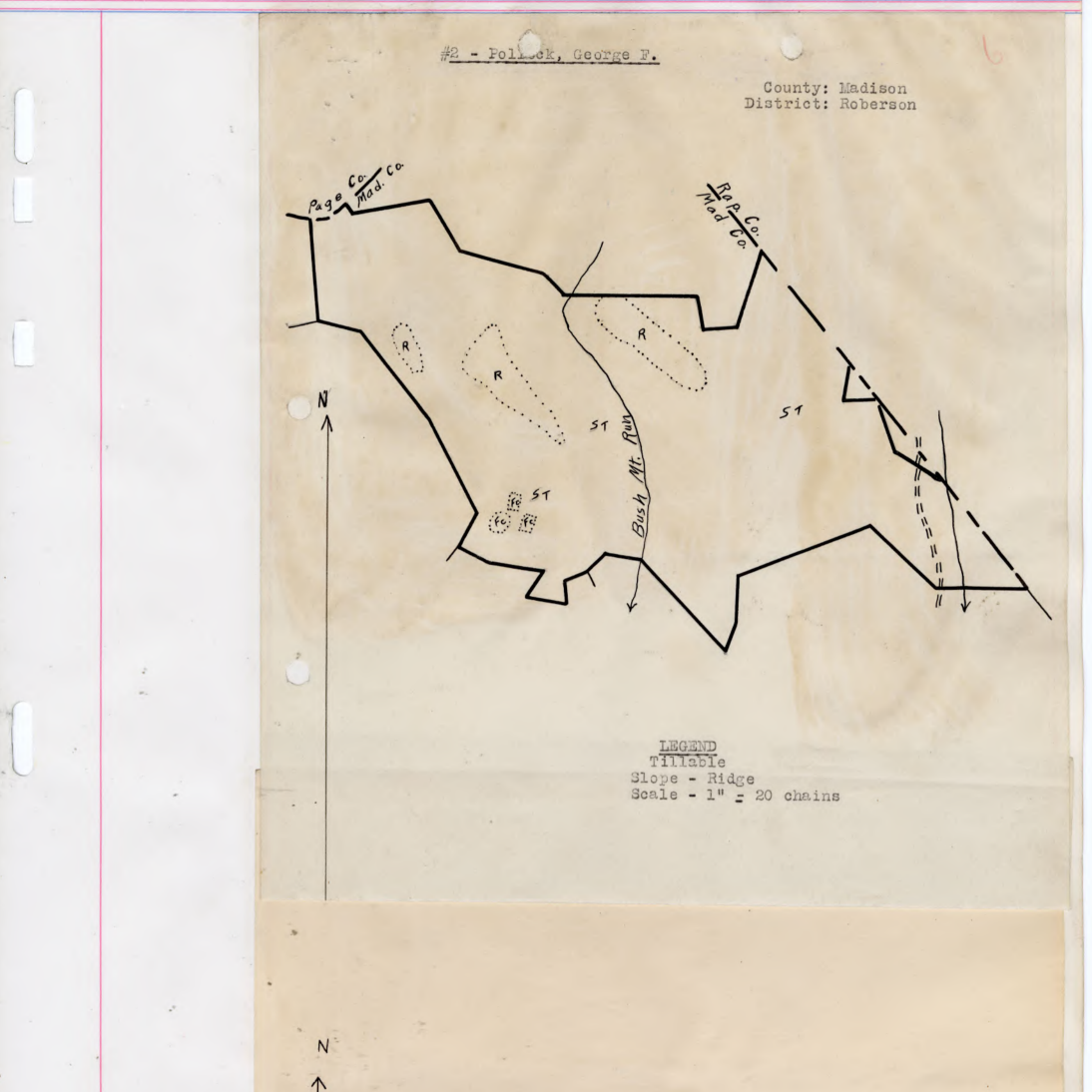
Upon consideration whereof, and it appearing to the satisfaction of the Court that, on the day and date shown in the above set out endorsement by the Treasurer of the State of Virginia on said letter of instructions, as the date of his receipt of the sums of money mentioned in said letter, petitioner paid into the custody of the Court the several sums stated or set out in the judgments in rem heretofore entered in this proceeding, as constituting the several awards for the fee simple estate in the several tracts of land condemned to the use of the petitioner, which are shown and set forth in the table of numbered tracts with the condemnation awards therefor set out in seid letter of pinstructions, which judgments in rem were entered in the above entitled proceed -ing as provided in Section 13 of the Public Park Condemnation Act and are the judgments in rem to which reference is made in the said latter of instructions, and in pursuance of which the payments mentioned in said letter to the Treasurer of the State of Virginia were made;

It is adjudged and ordered, that the petitioner herein be, and it is hereby expressly discharged from any further obligation or duty with regard to the said sums of money paid into the custody of the Court as aforesaid, and shall not hereafter be in any way responsible for the disposition or diwtribution of the funds so paid into the custody of the Court, and it is further ordered that the above described letter of instructions be filed with the record of this proceeding.

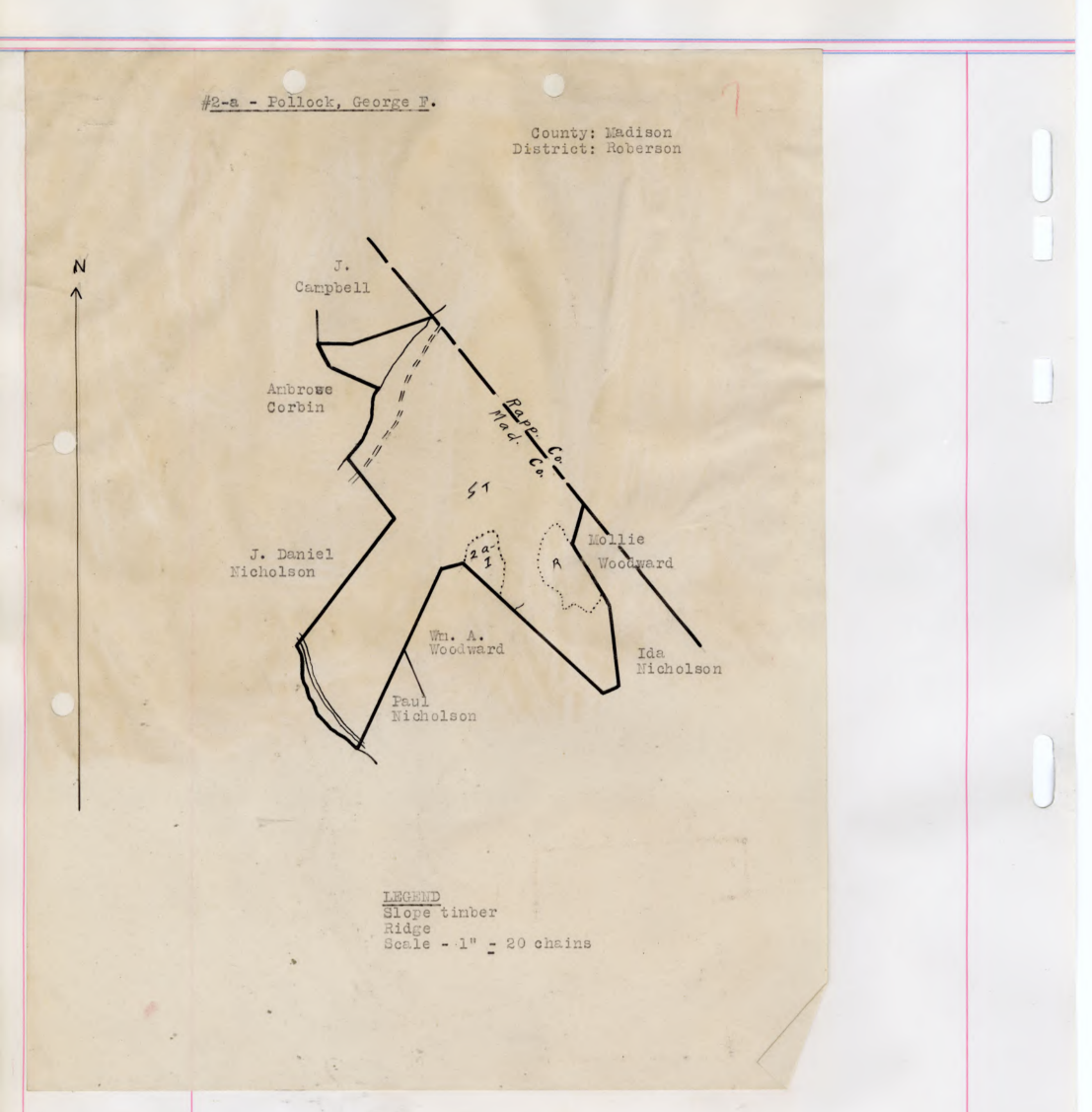


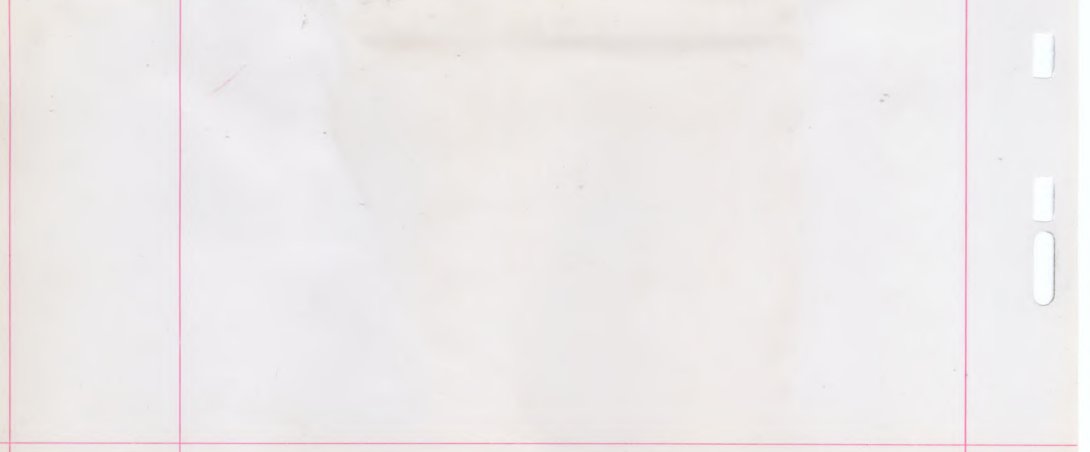


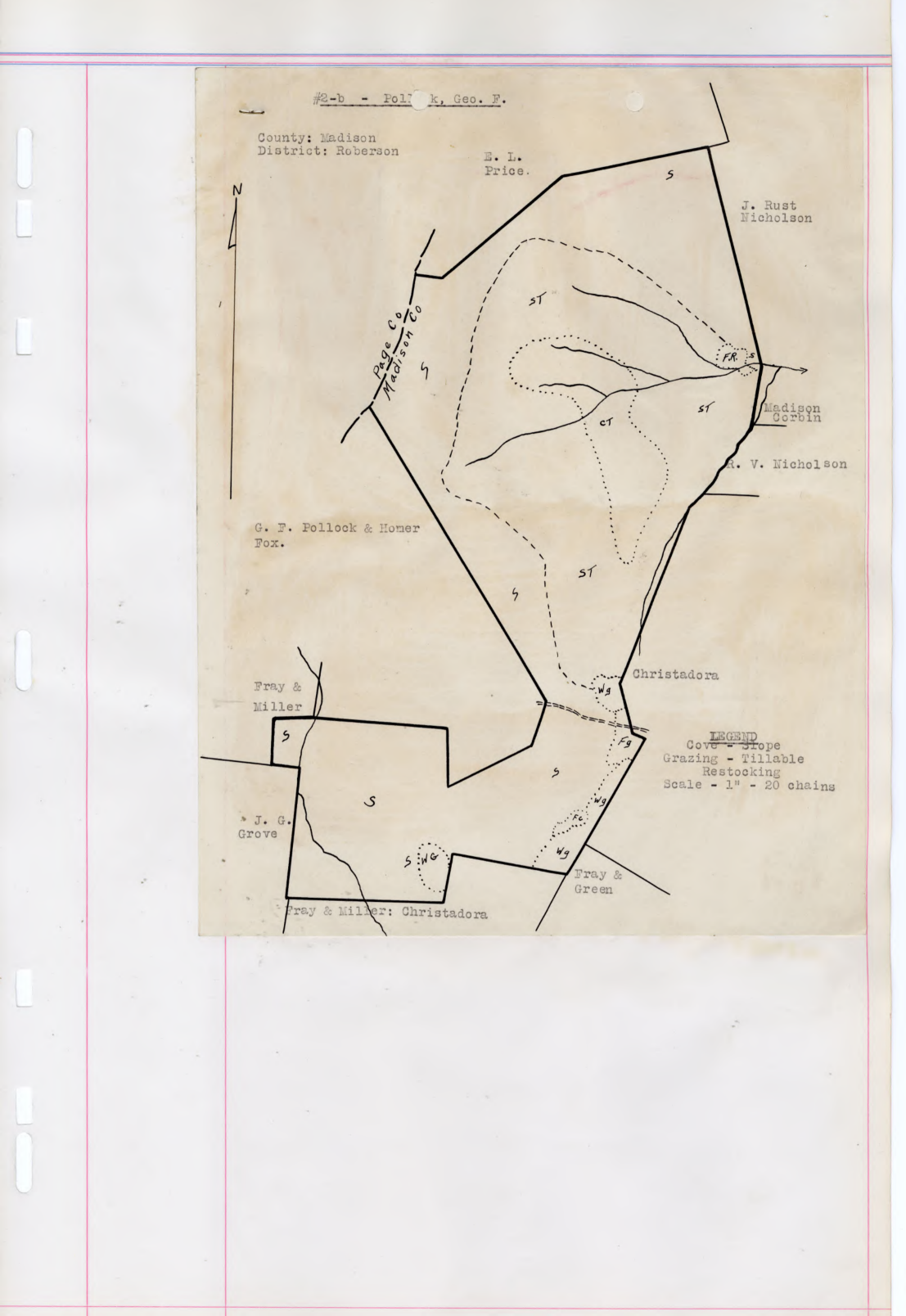




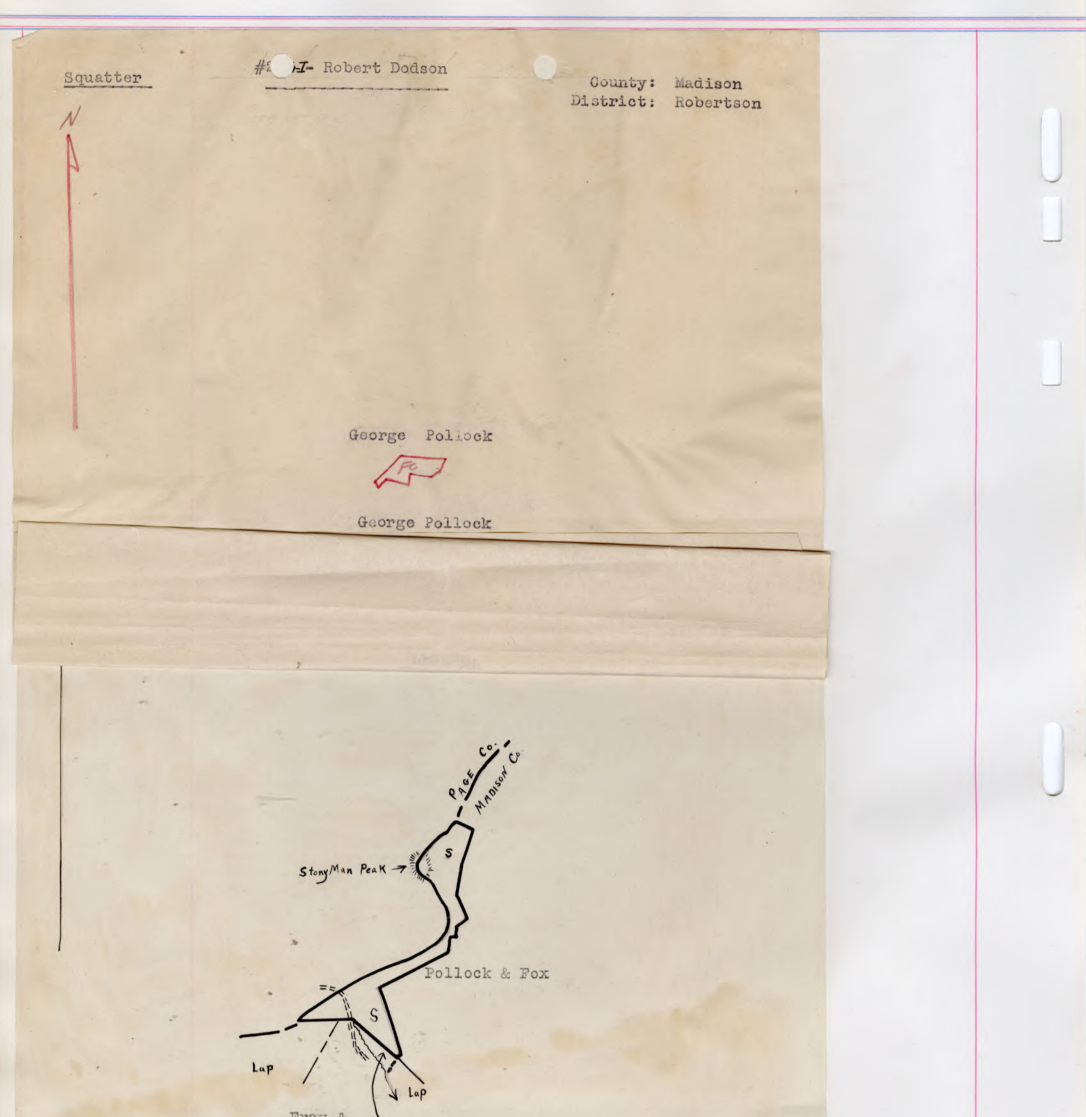
Geo. F. Pollock Wm. A. Woodward LEGEND Tillable Scale - 1" - 20 chains





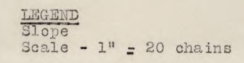


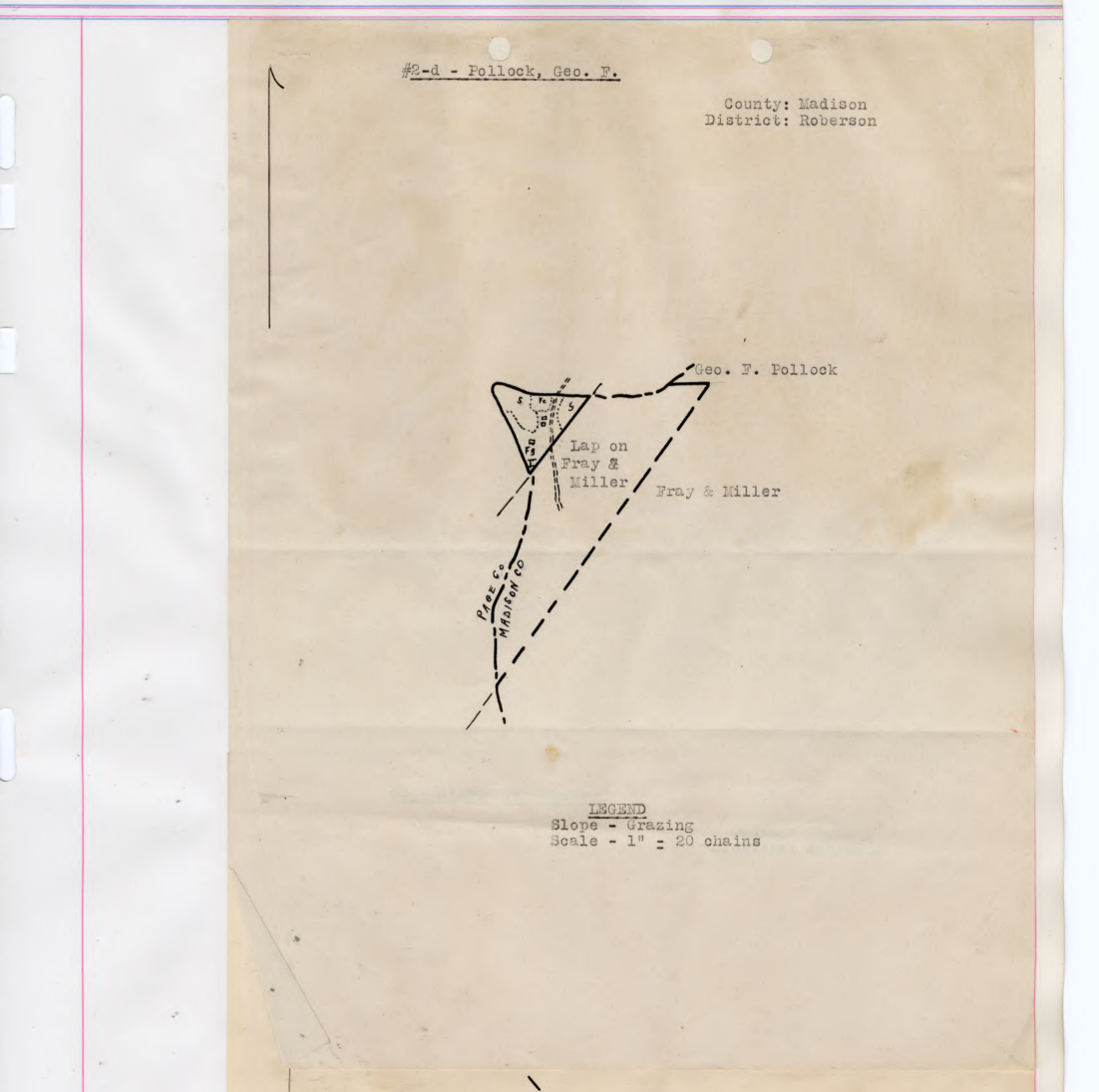
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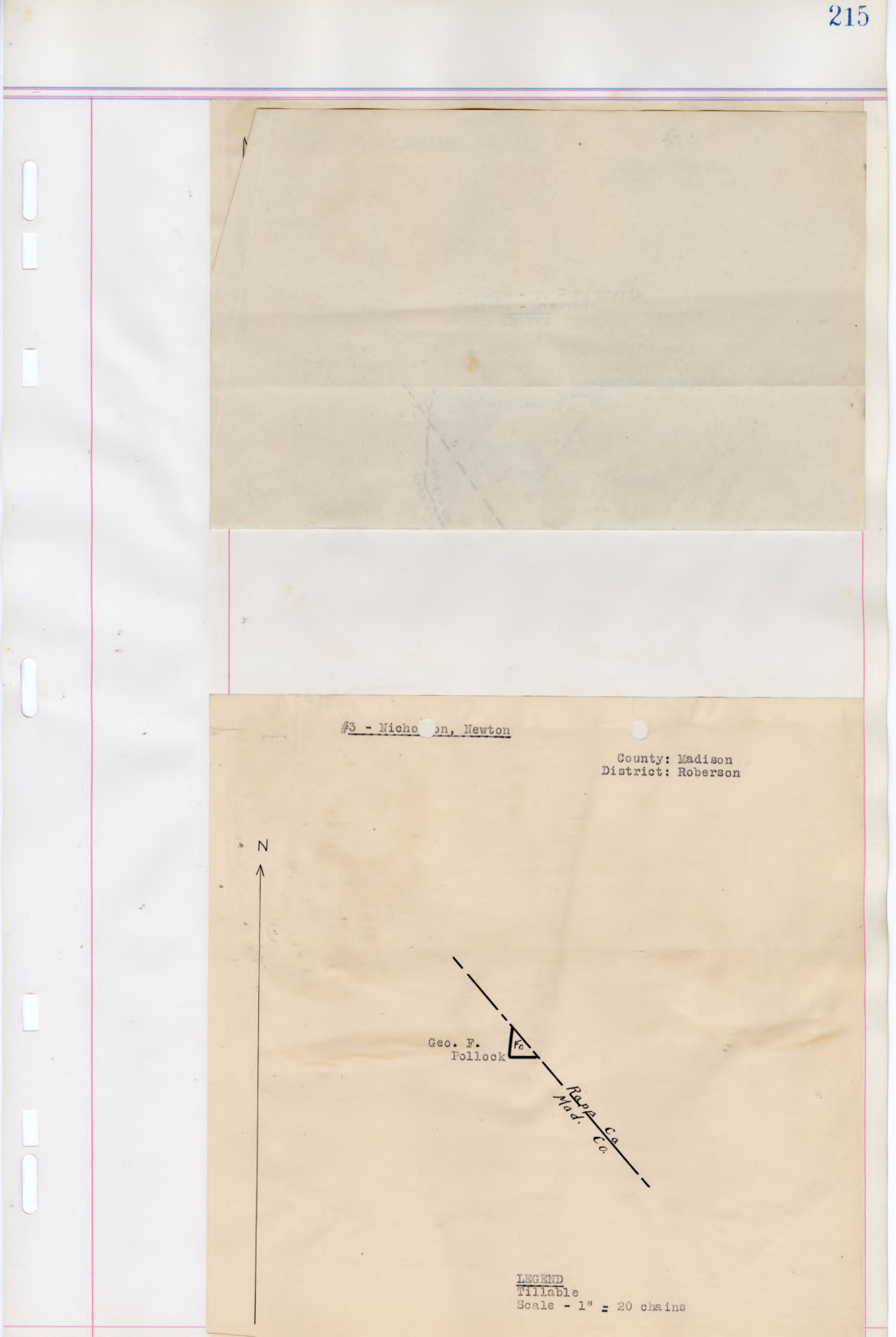
Fray & Miller

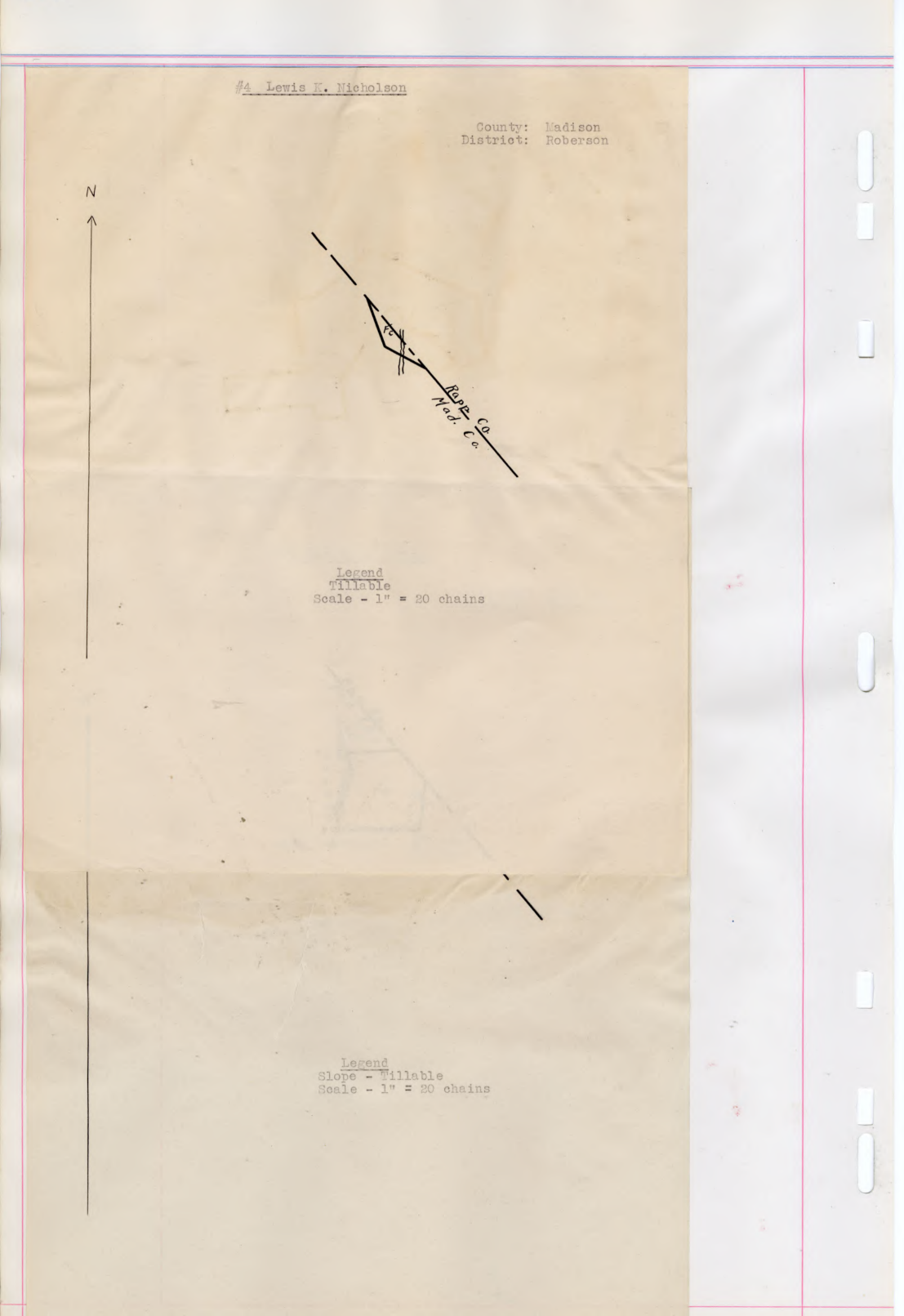
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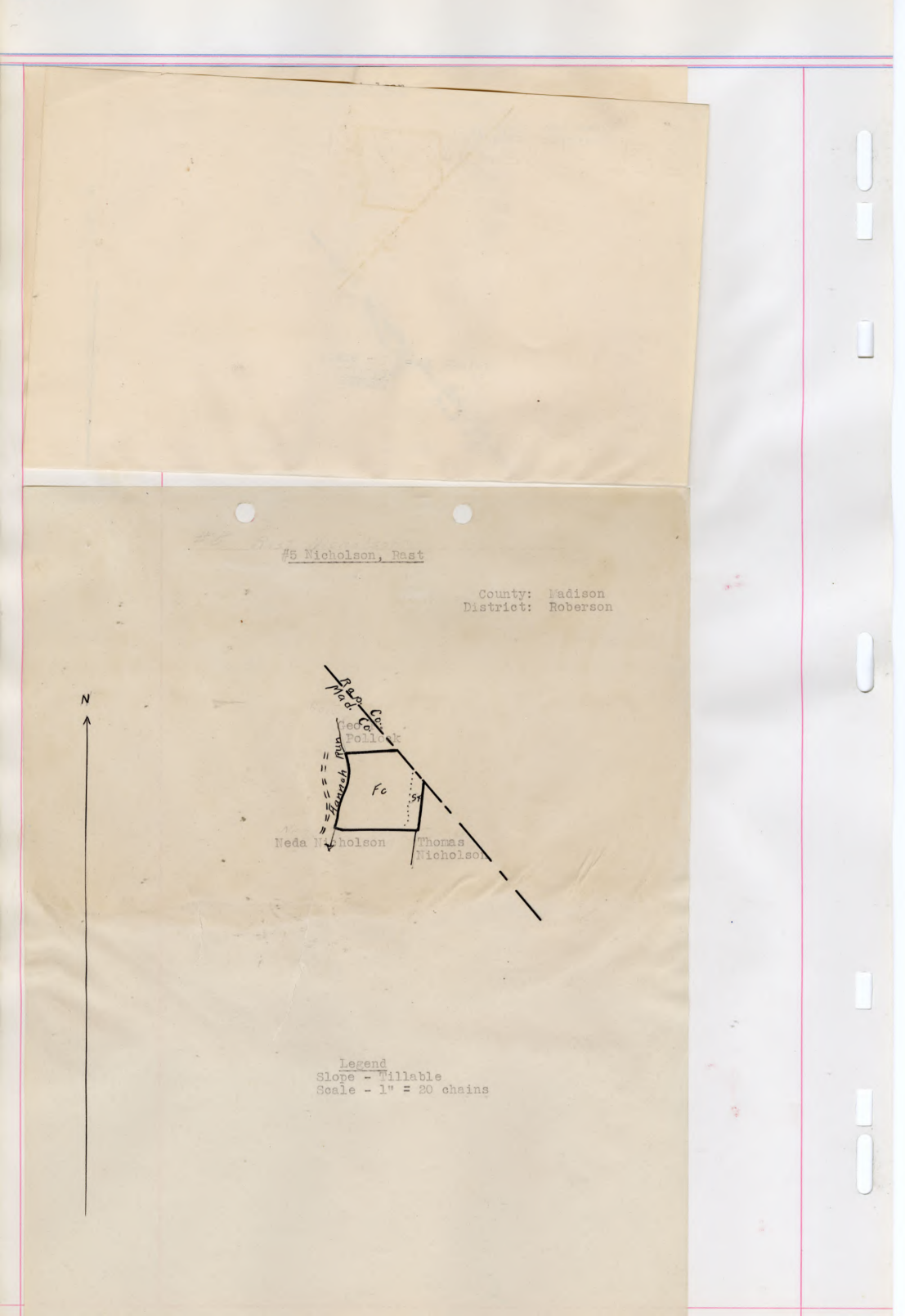


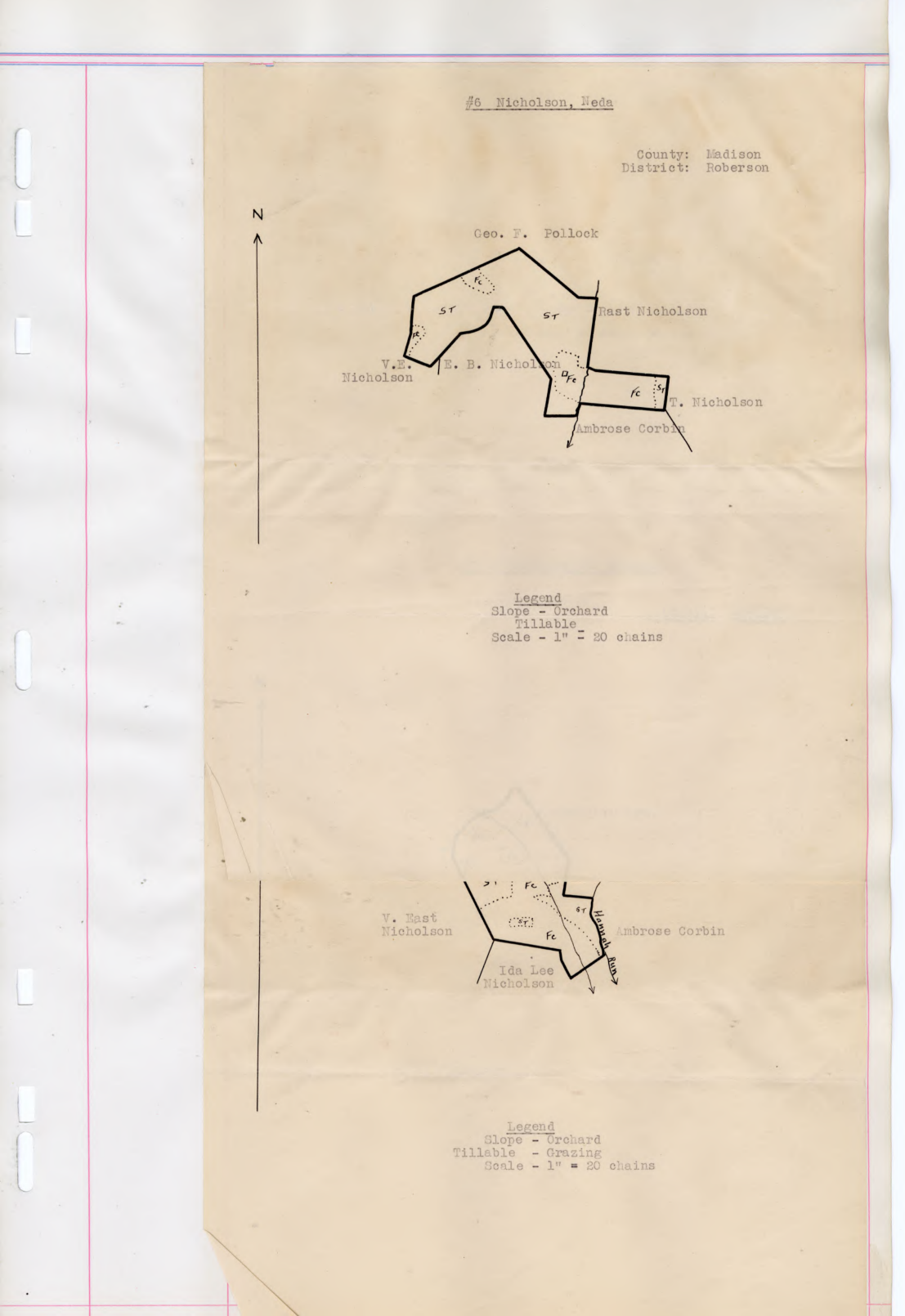


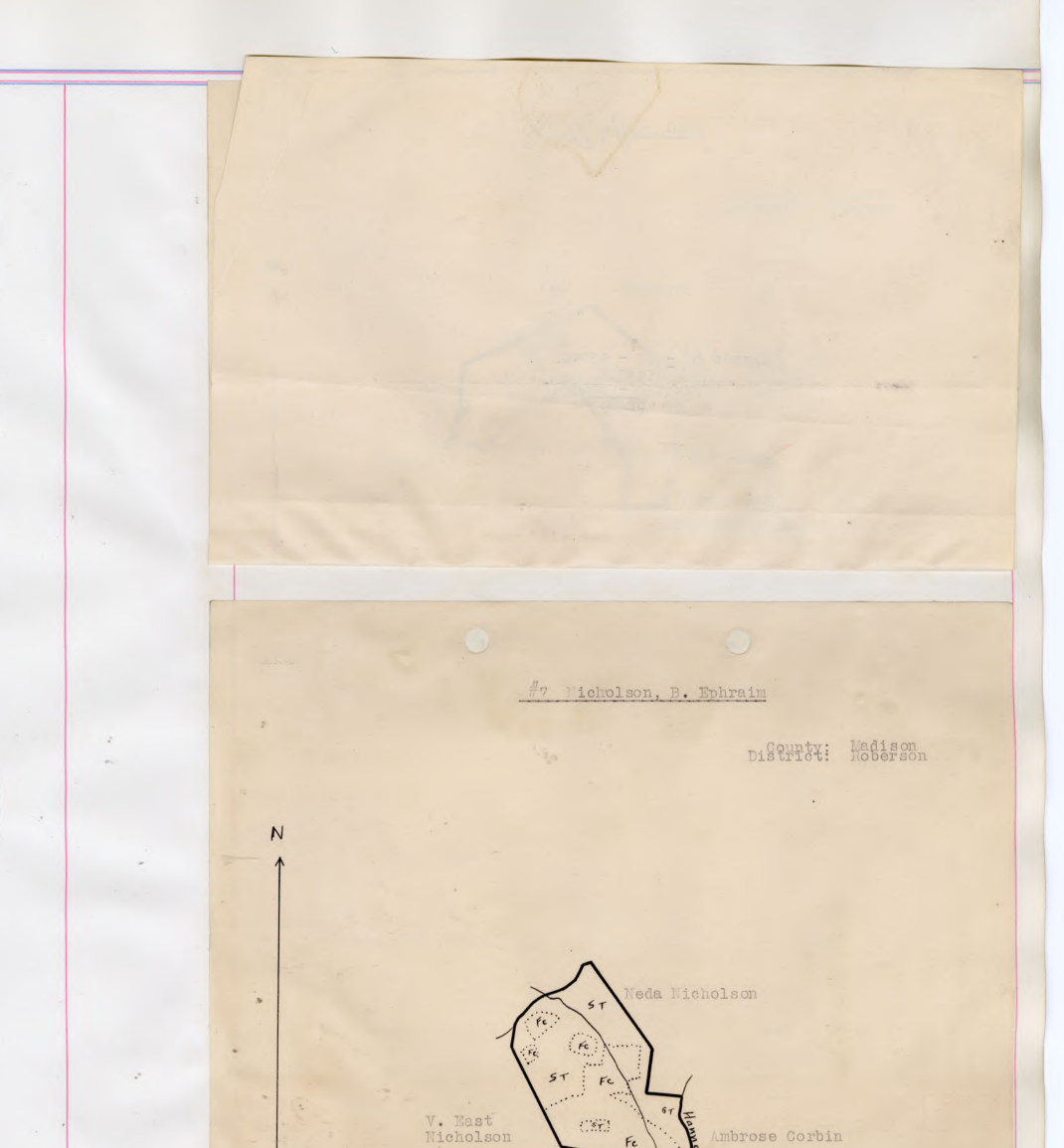
Geo. F. Pollock Fc - Rapper LEGEND Tillable Scale - 1" = 20 chains



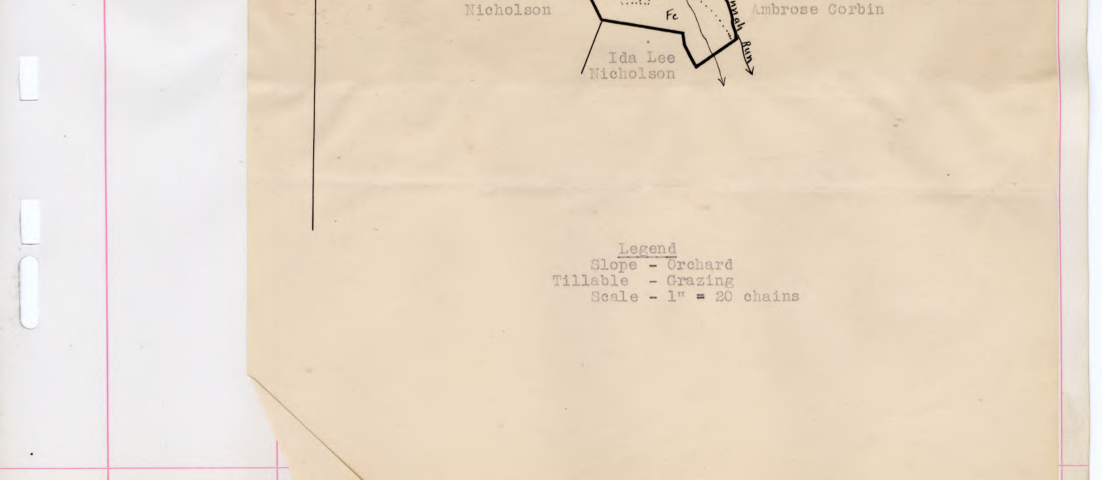


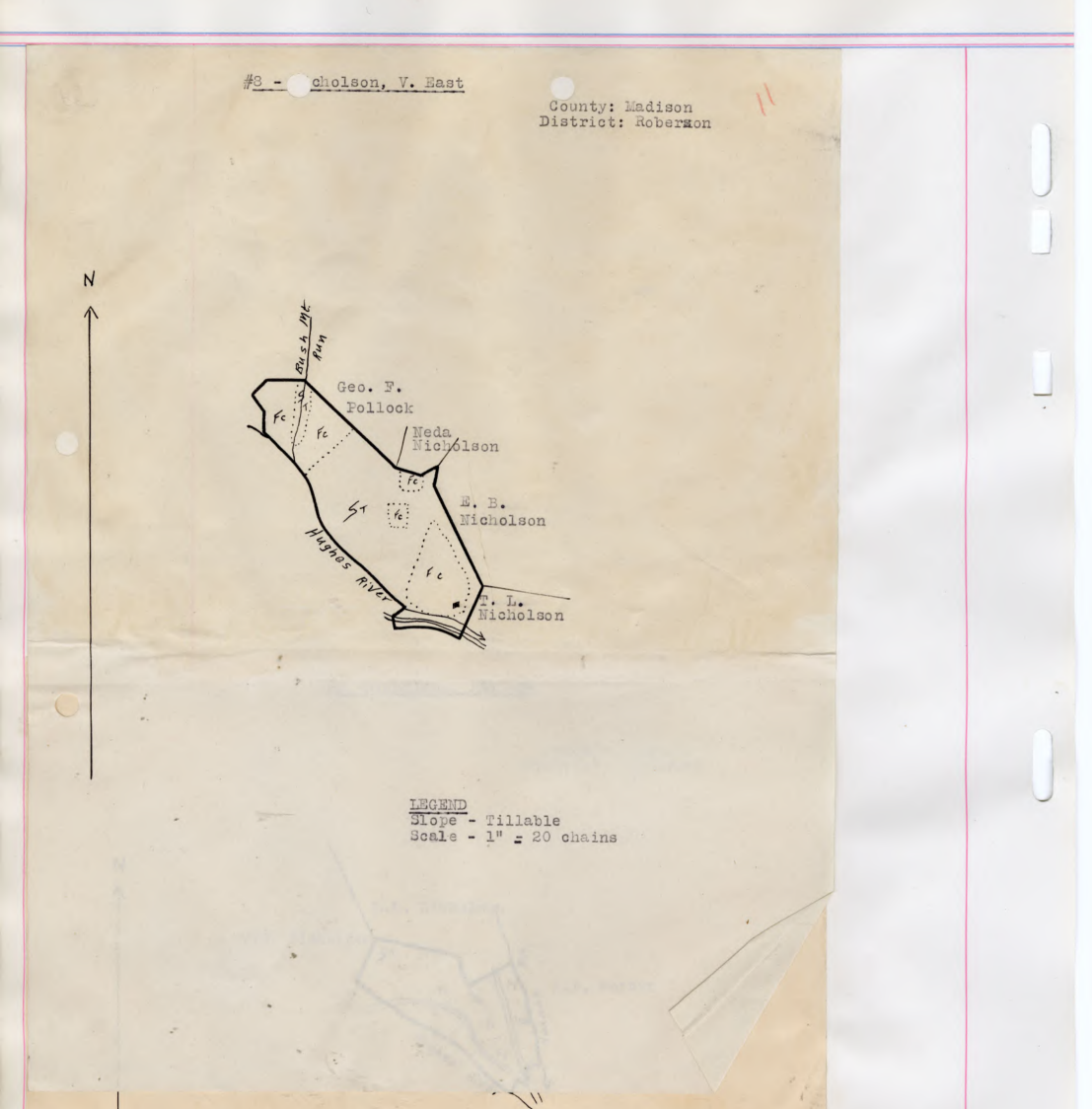


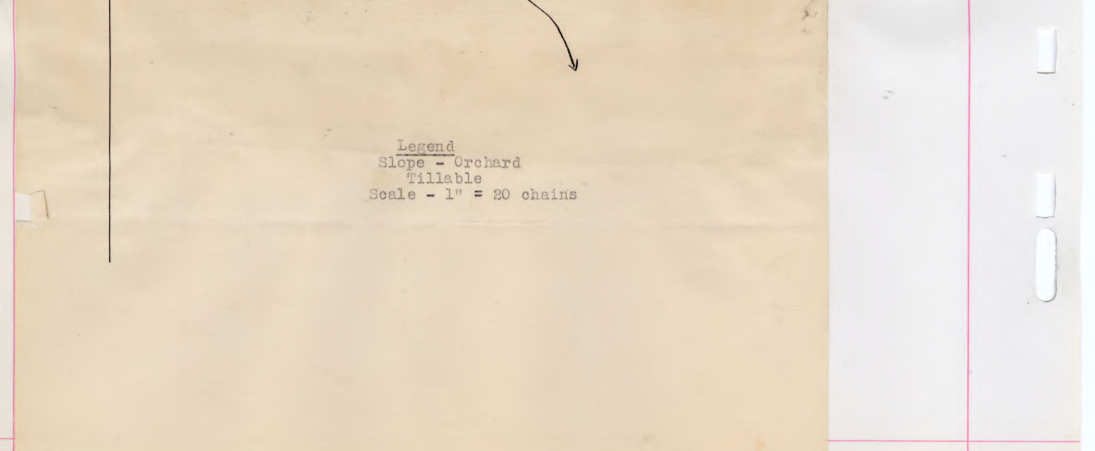




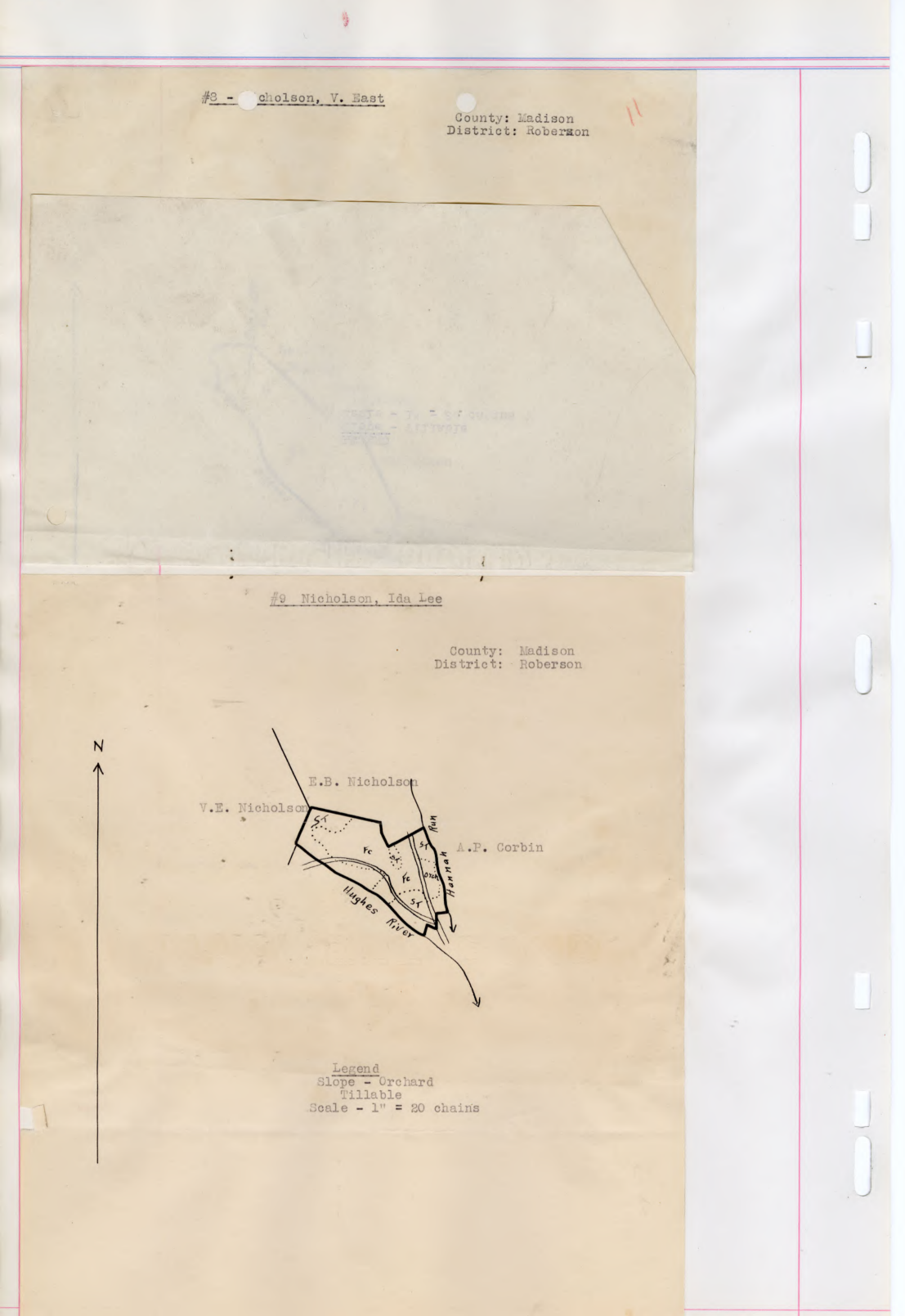
Ambrose Corbin

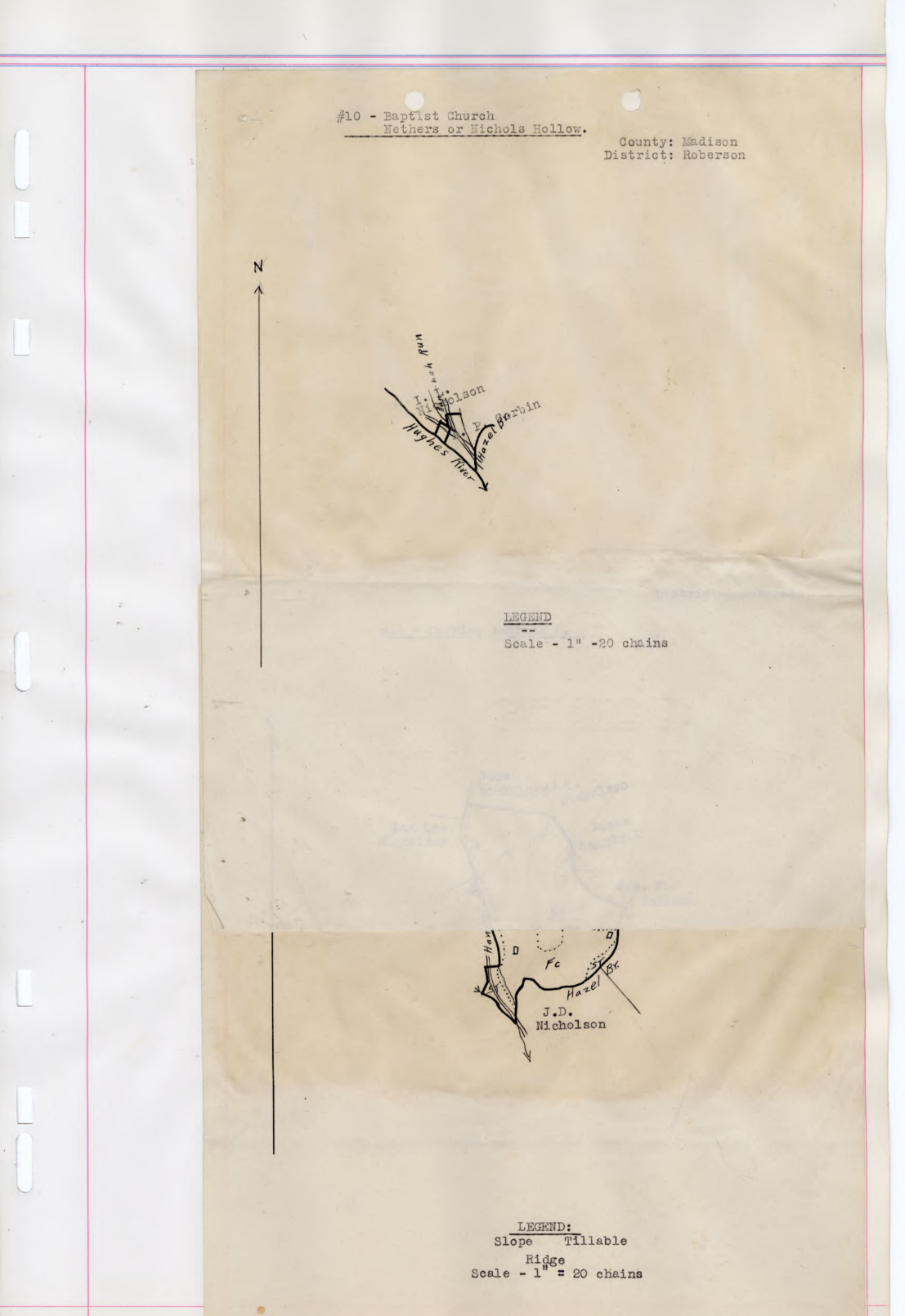


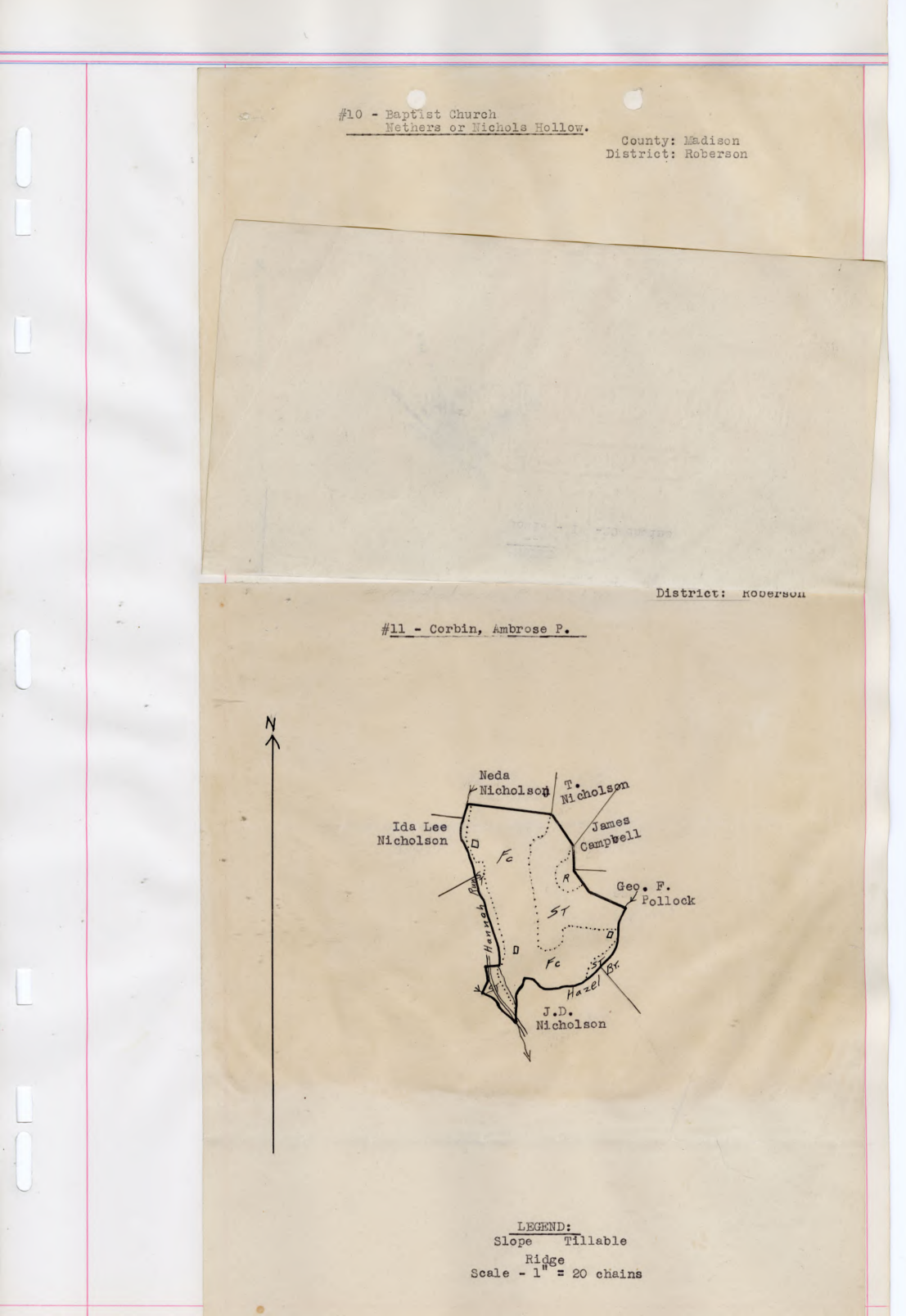


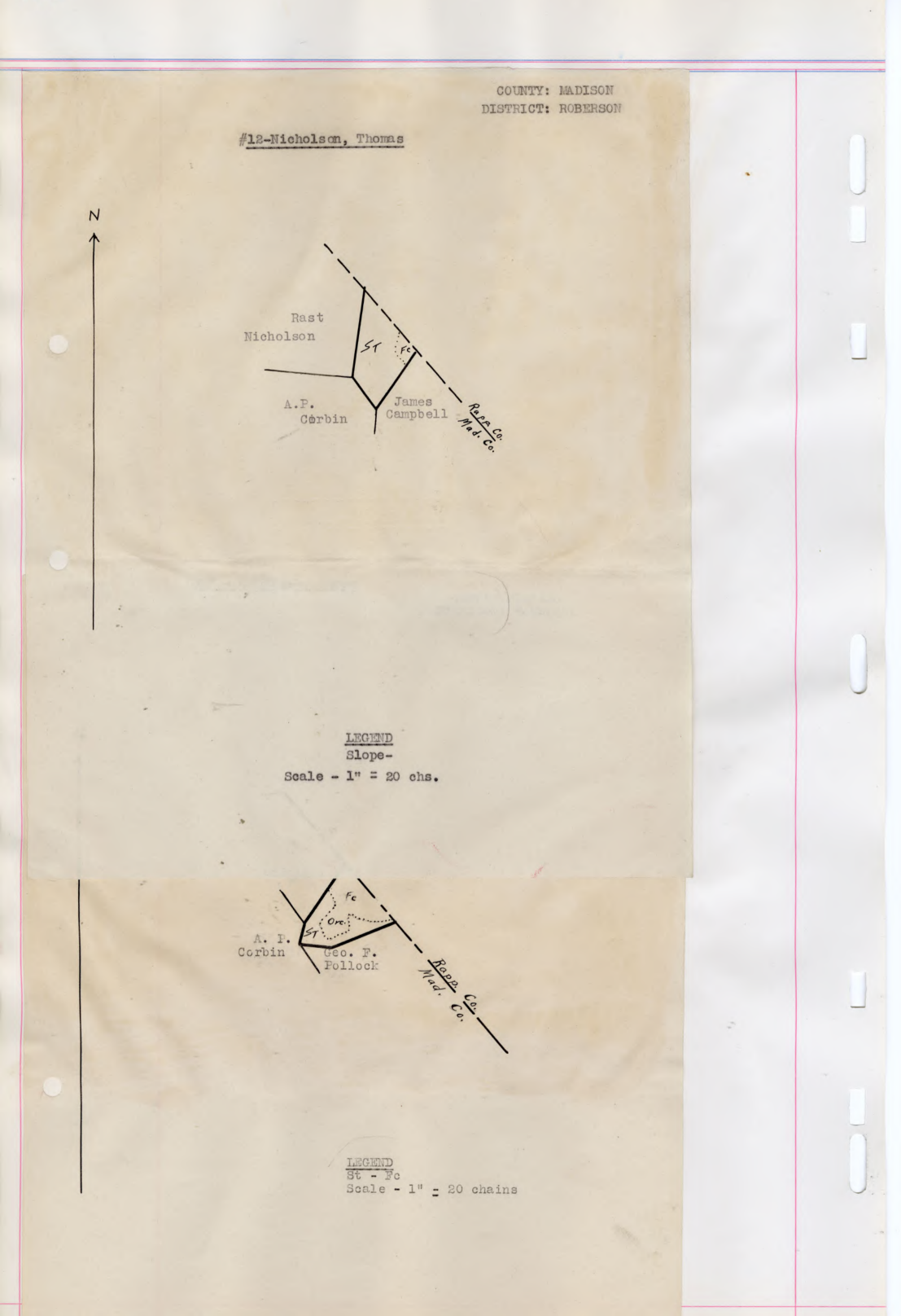


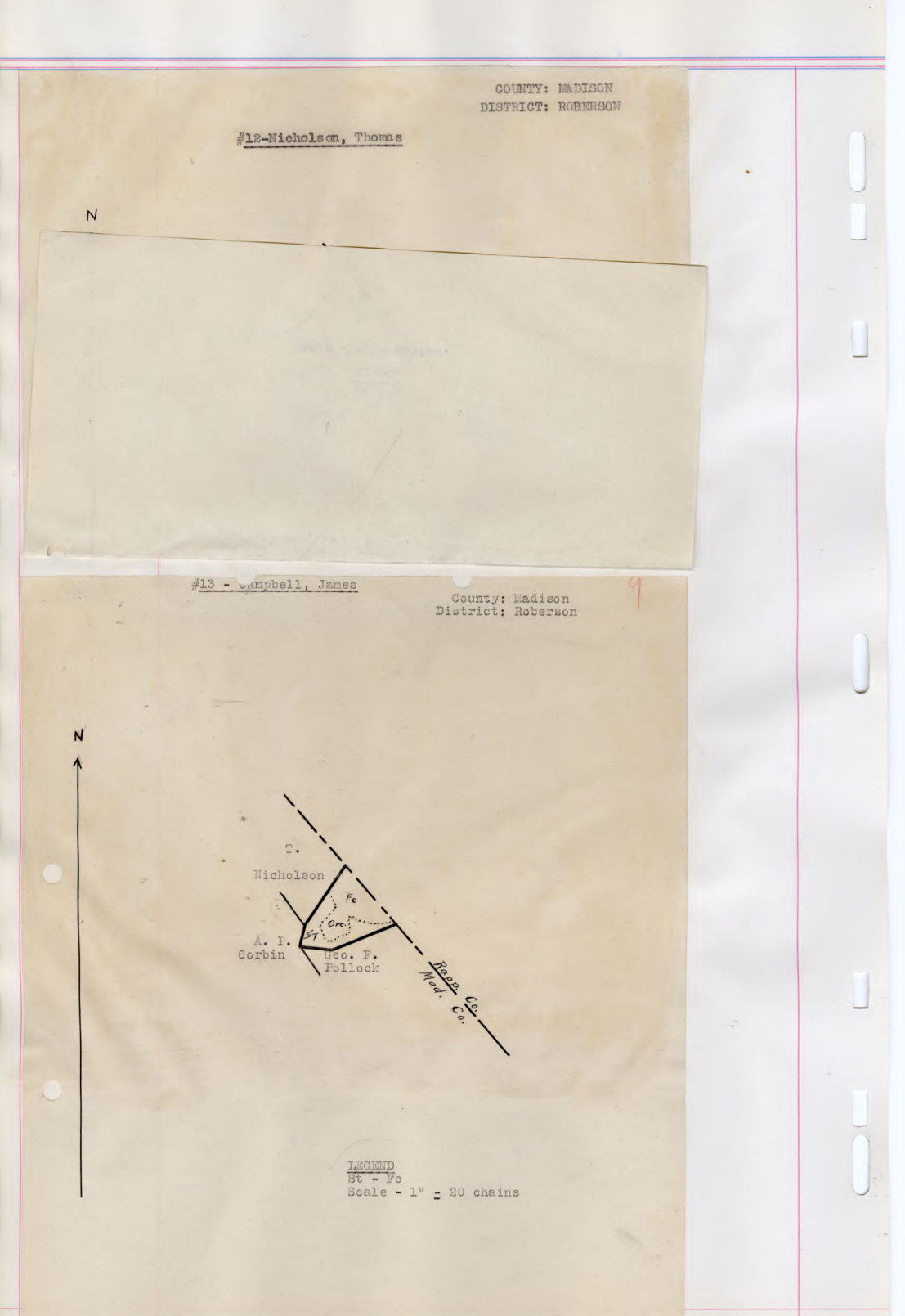


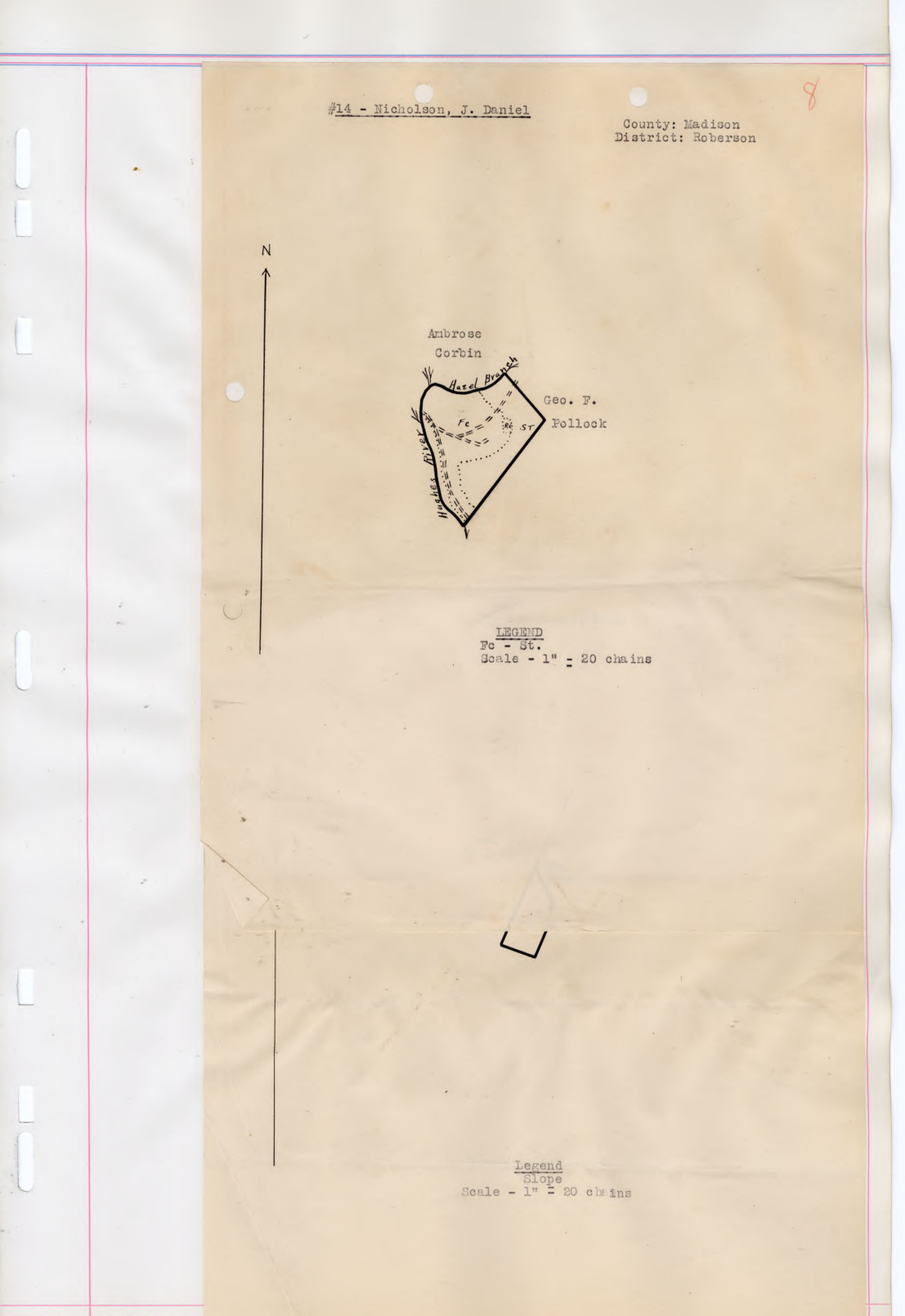


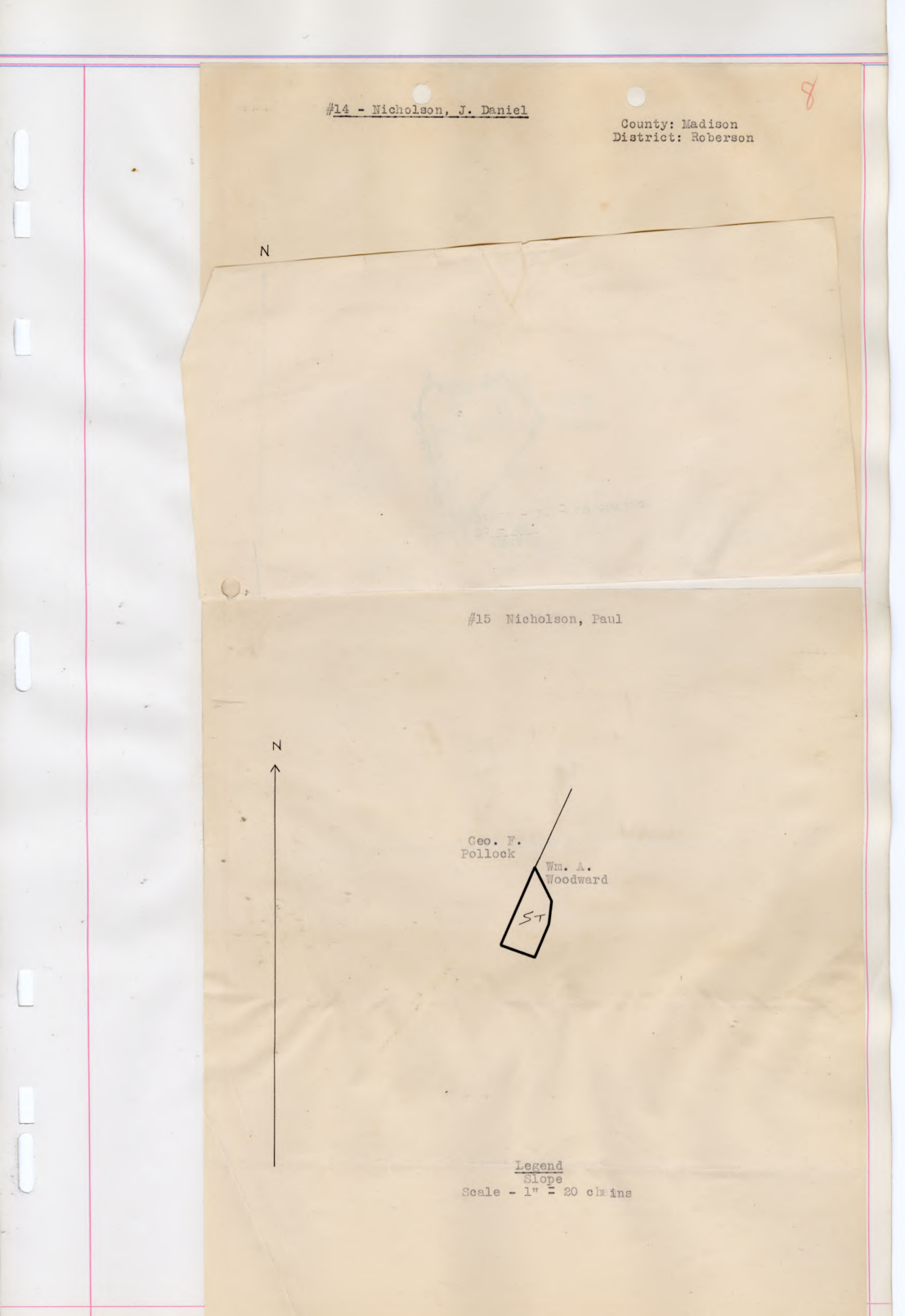


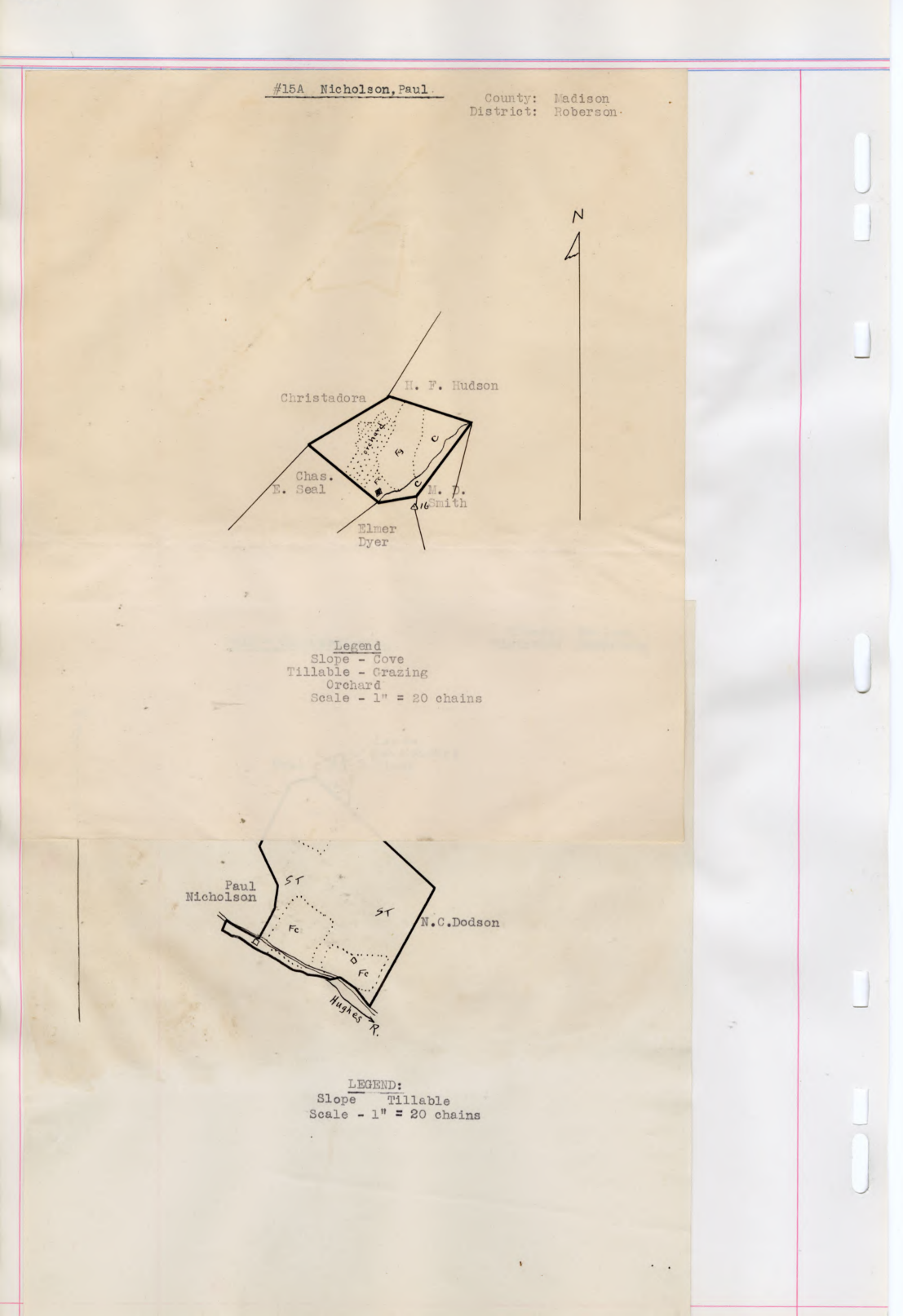


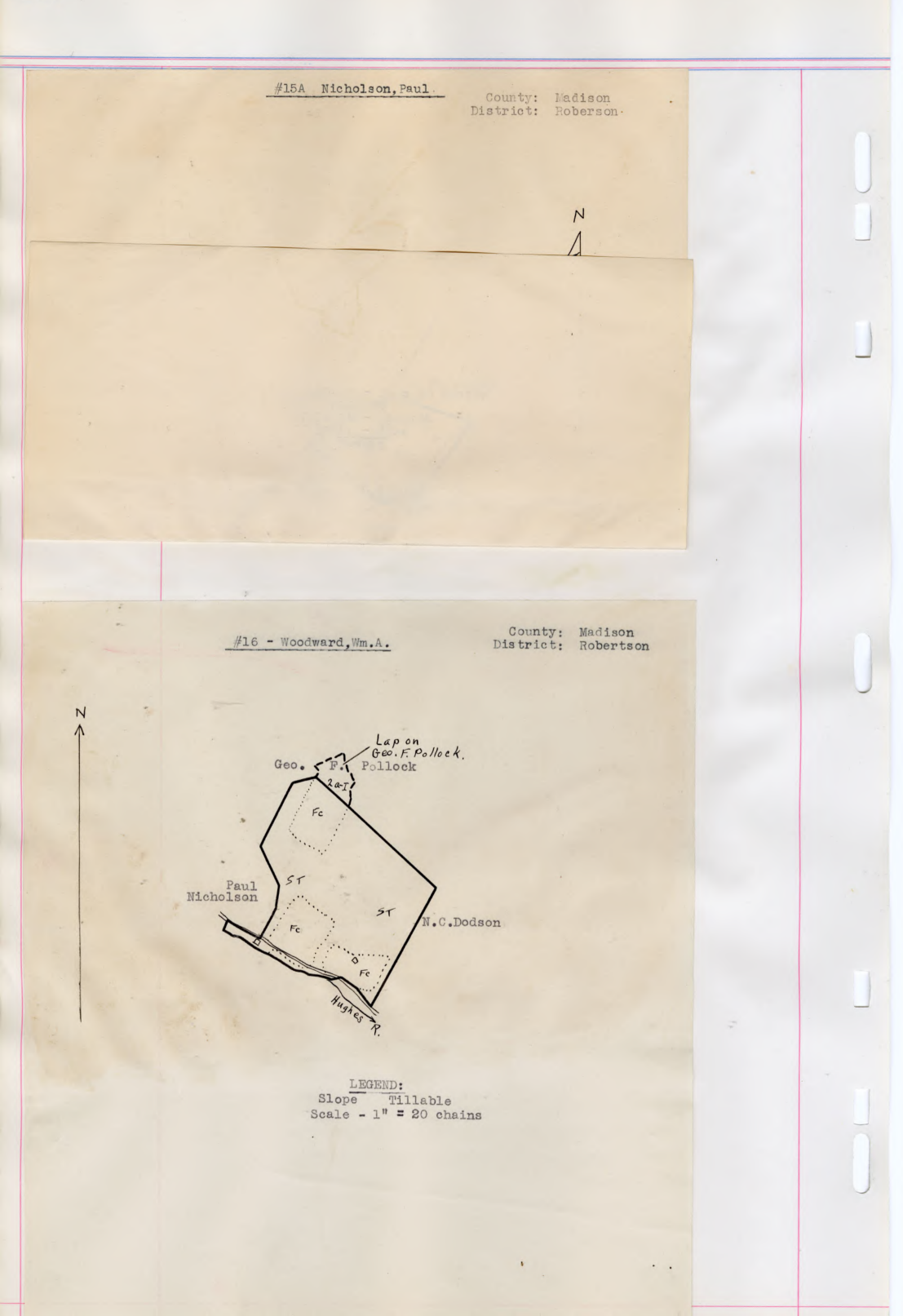


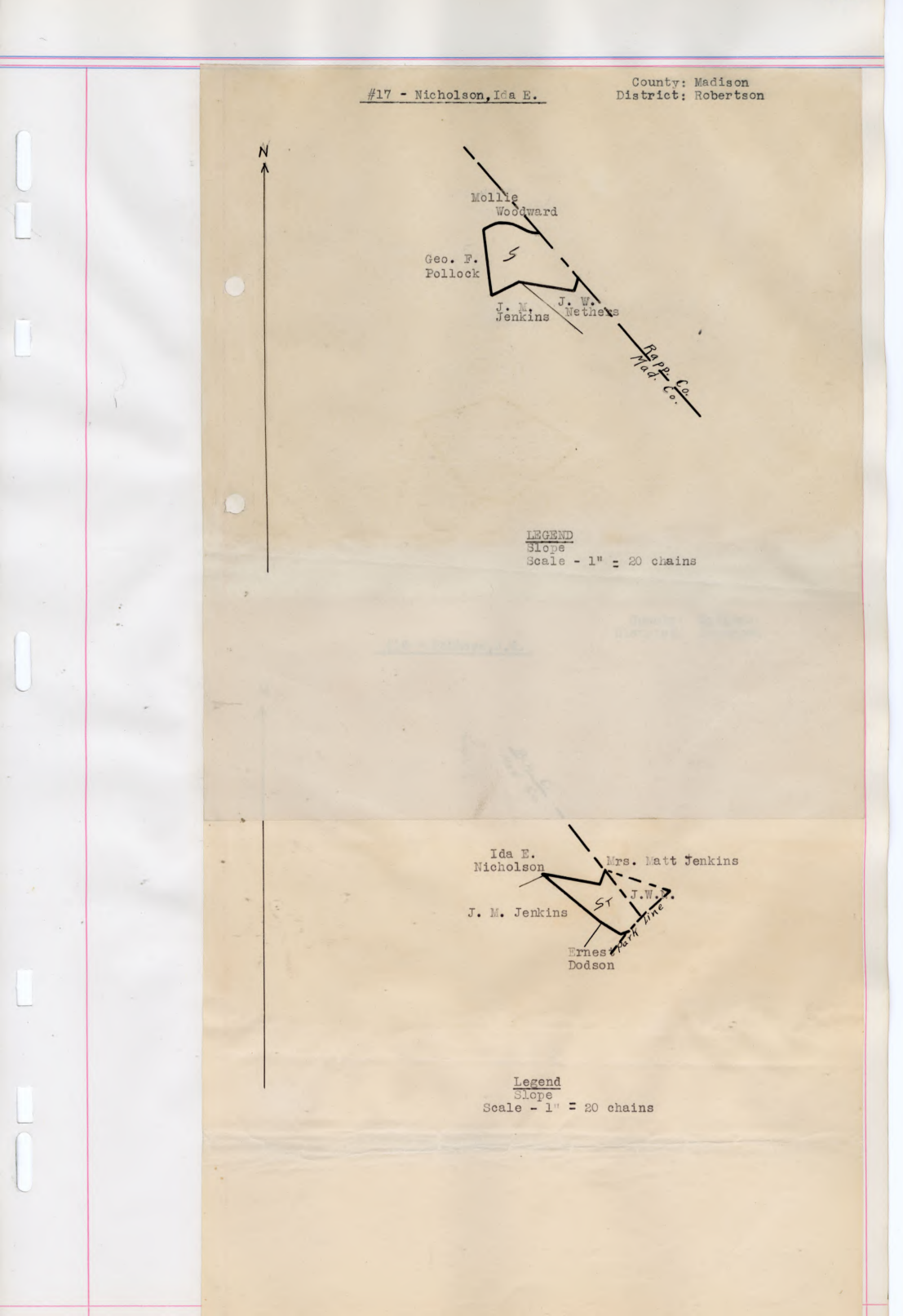


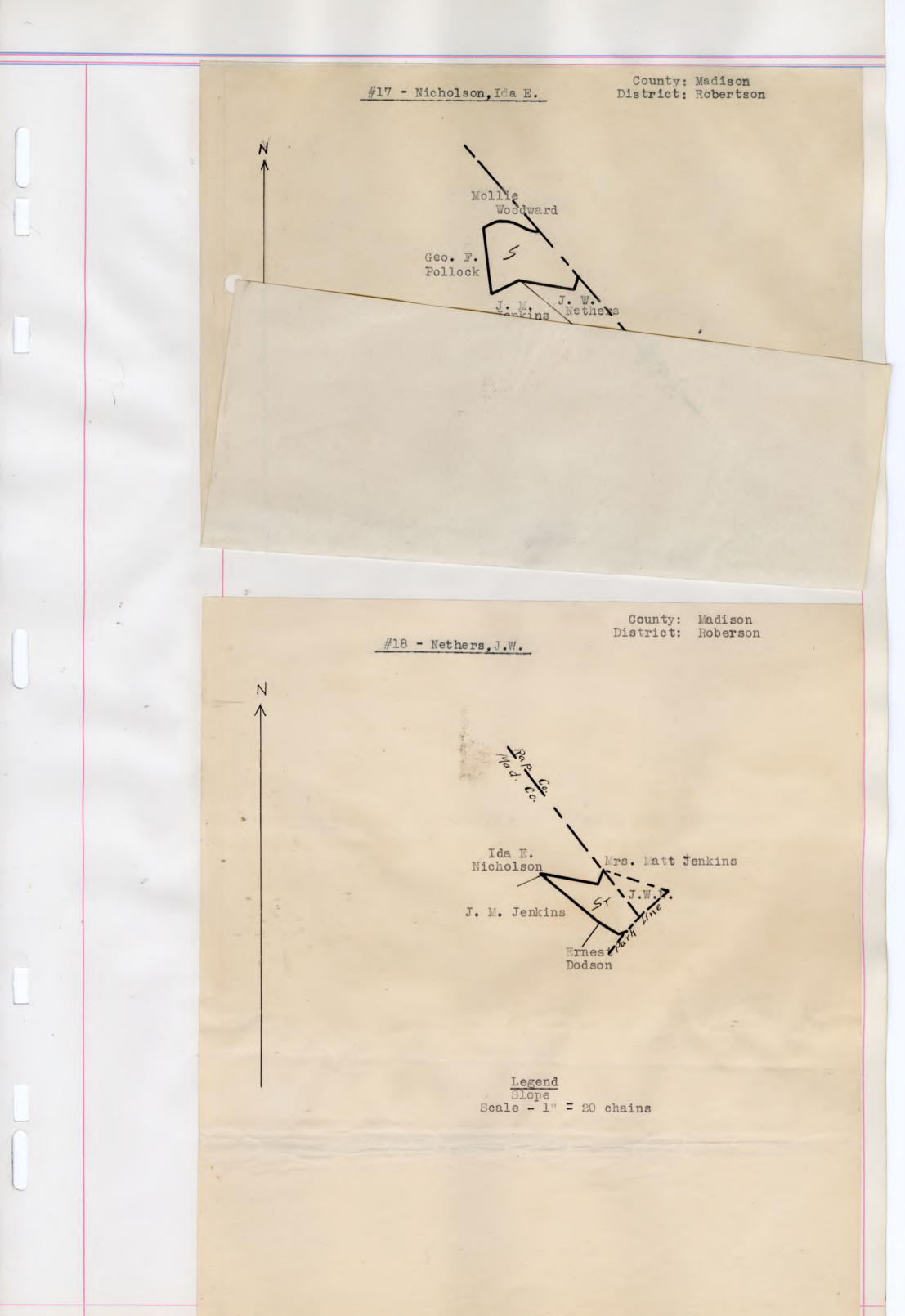


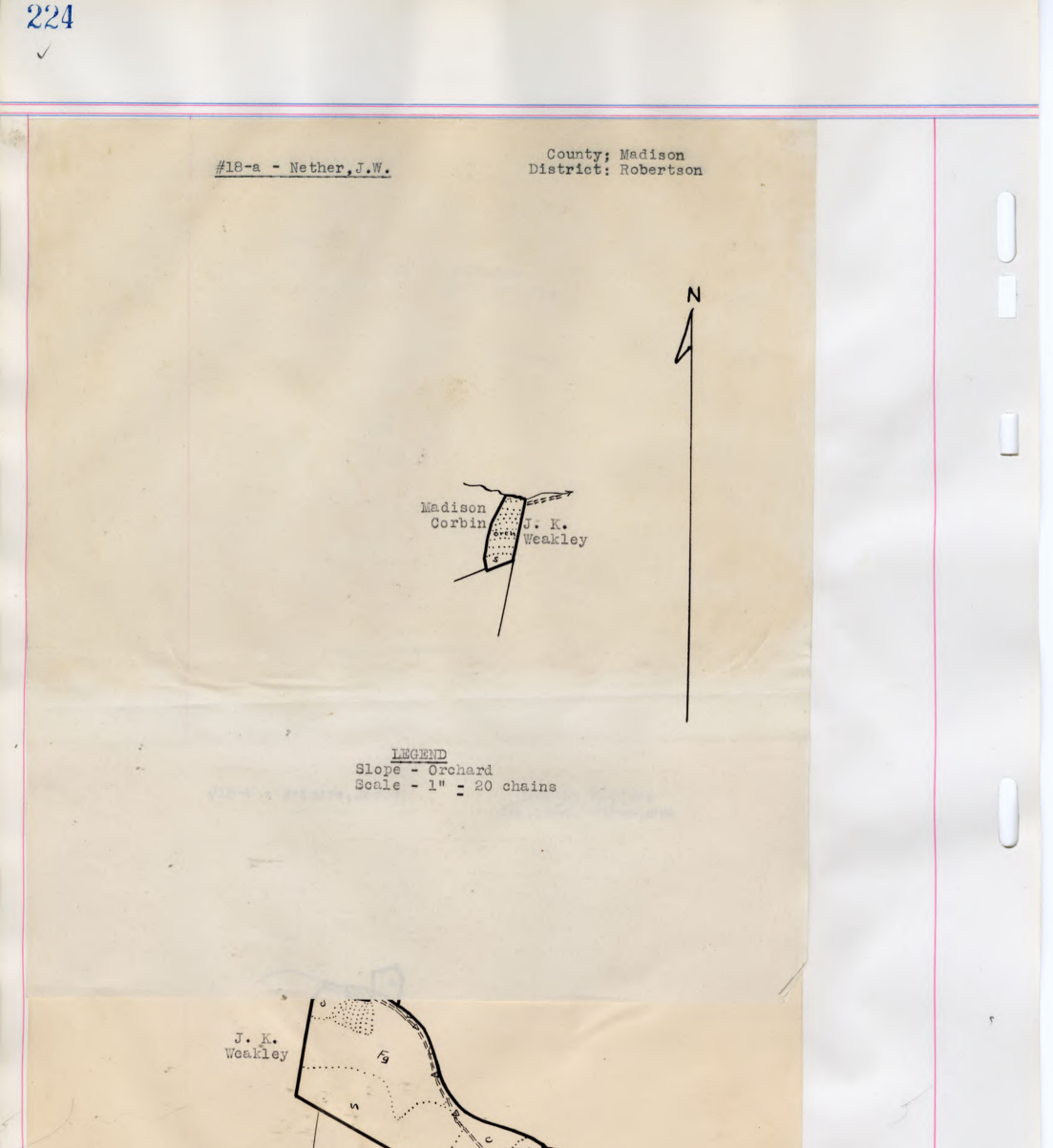




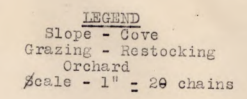


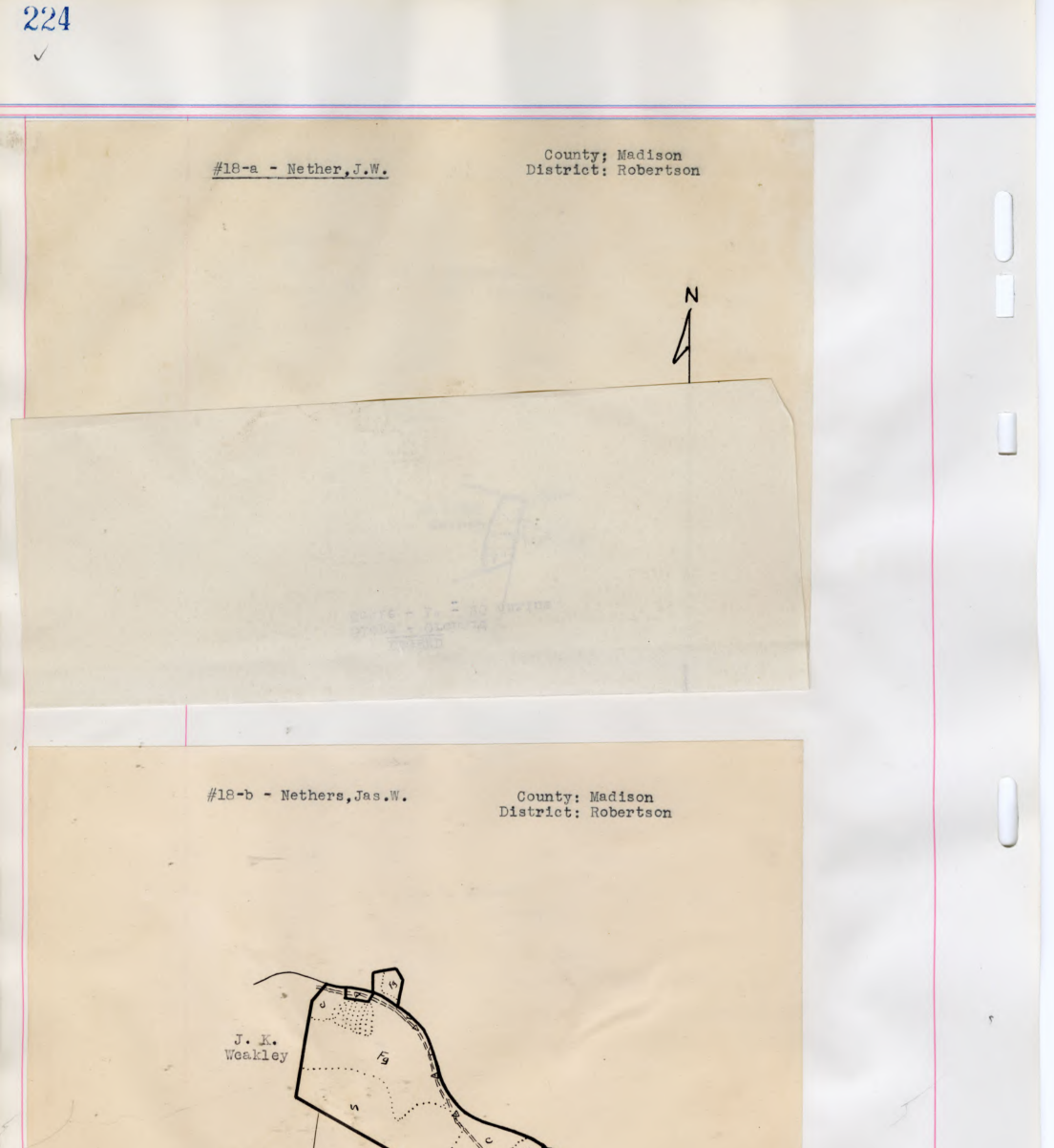








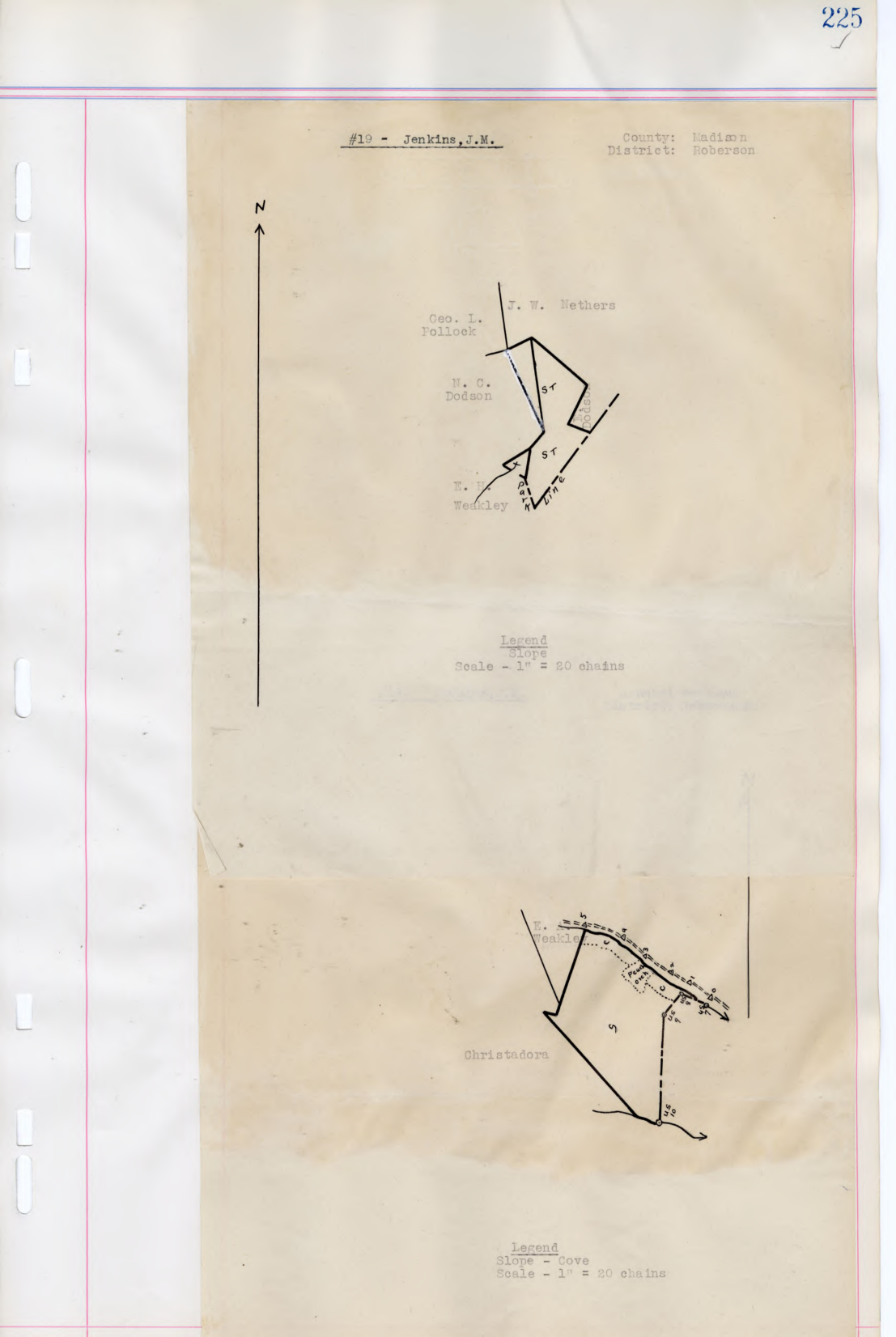


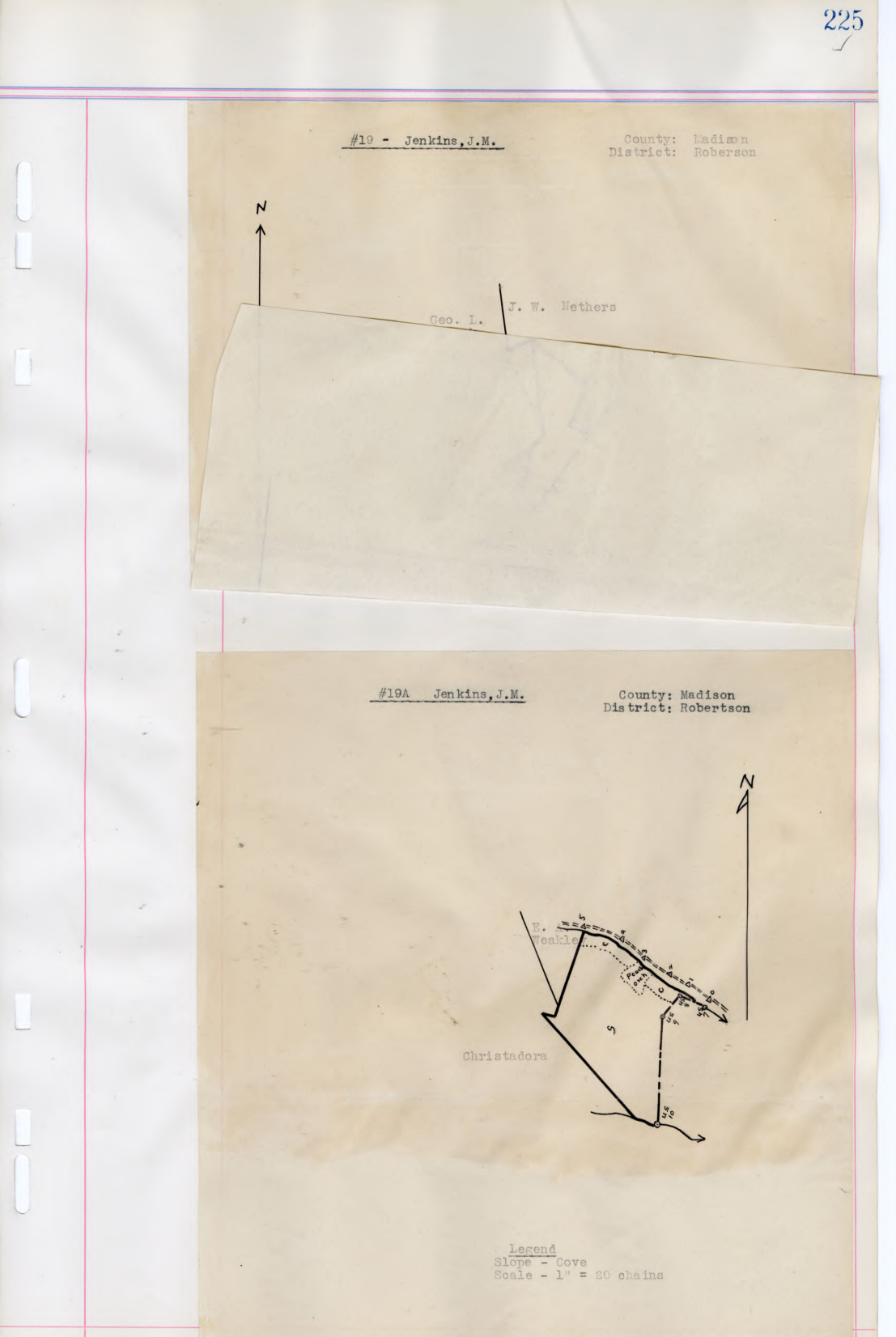


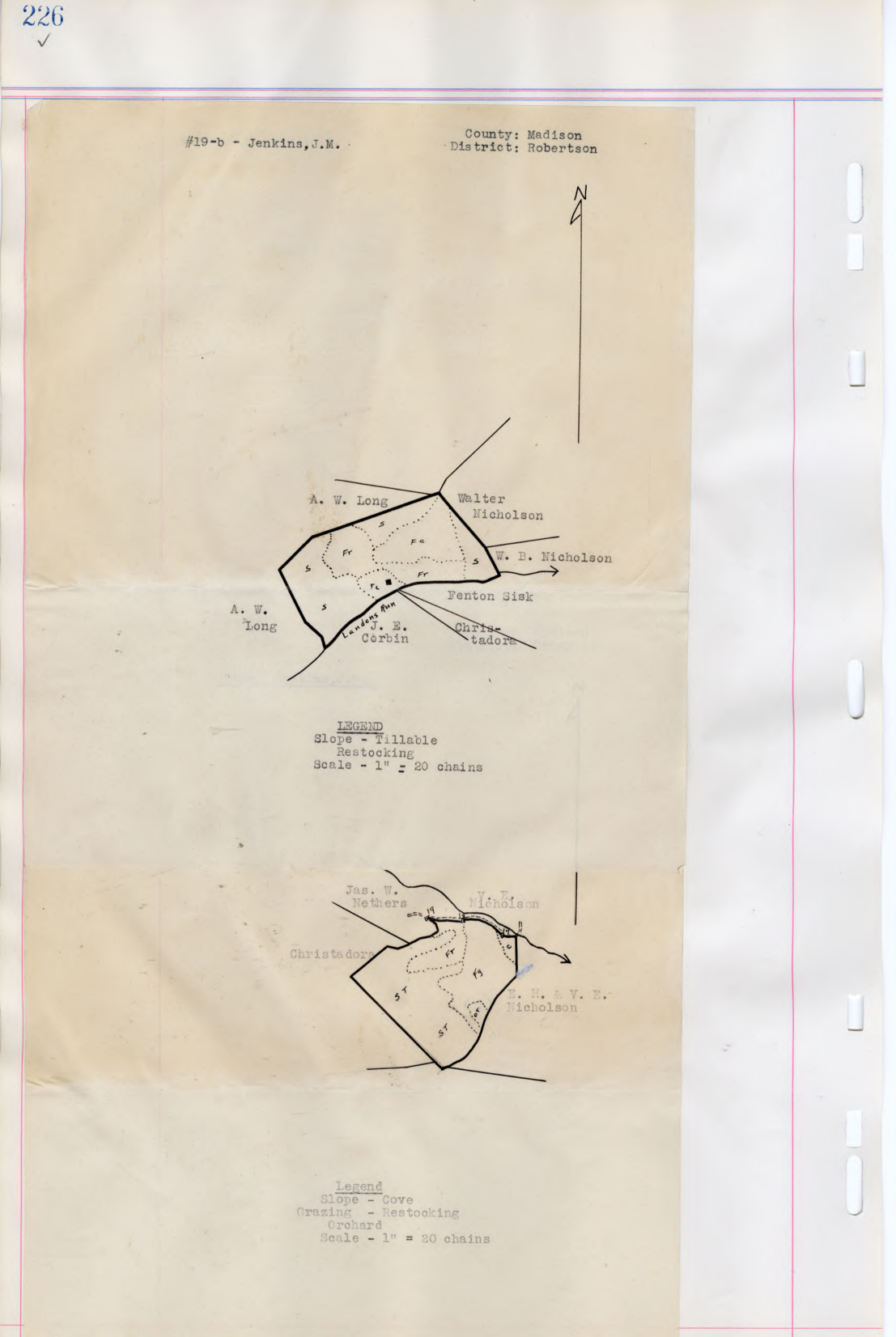
Fr Christodora J. M. Jenkins

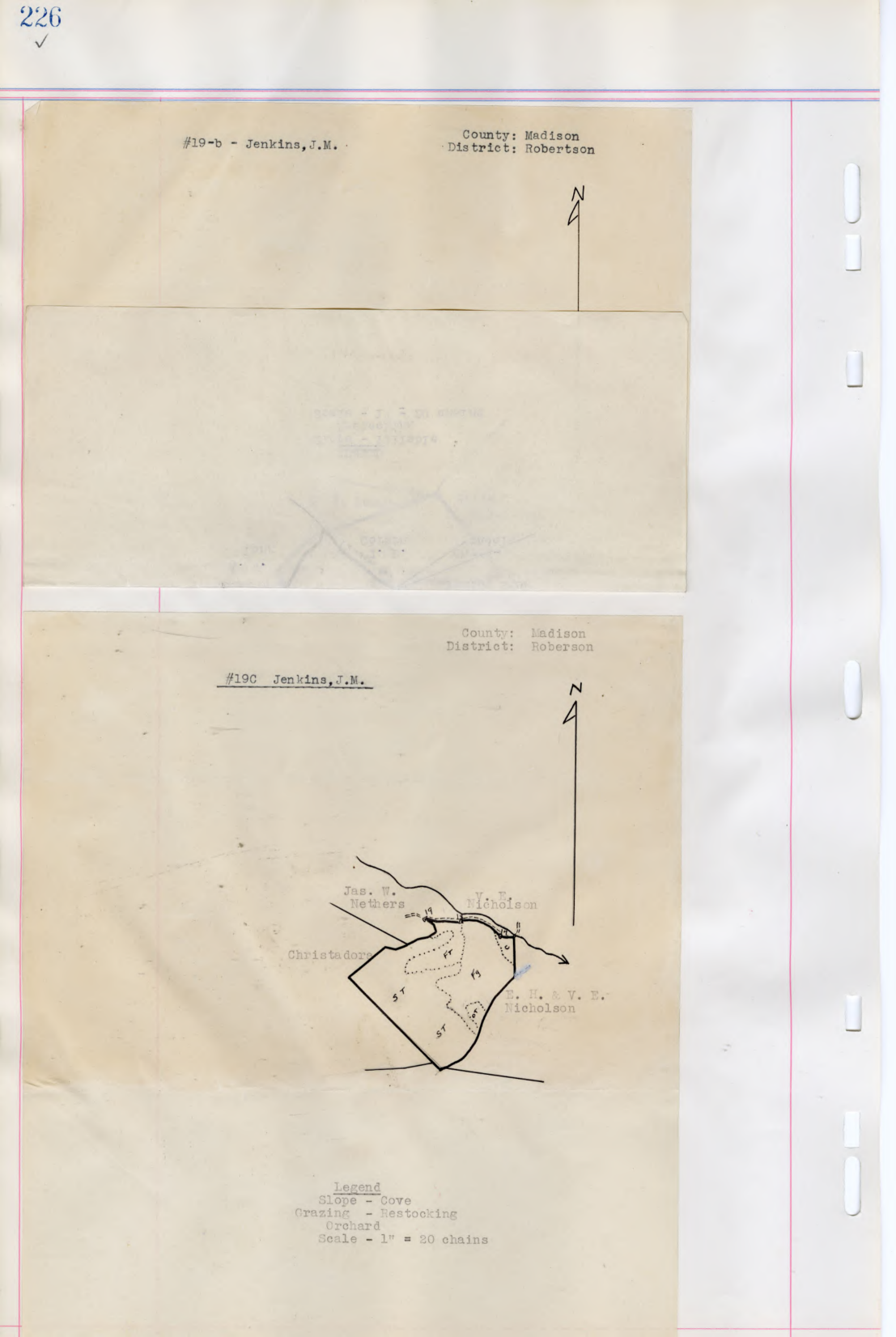
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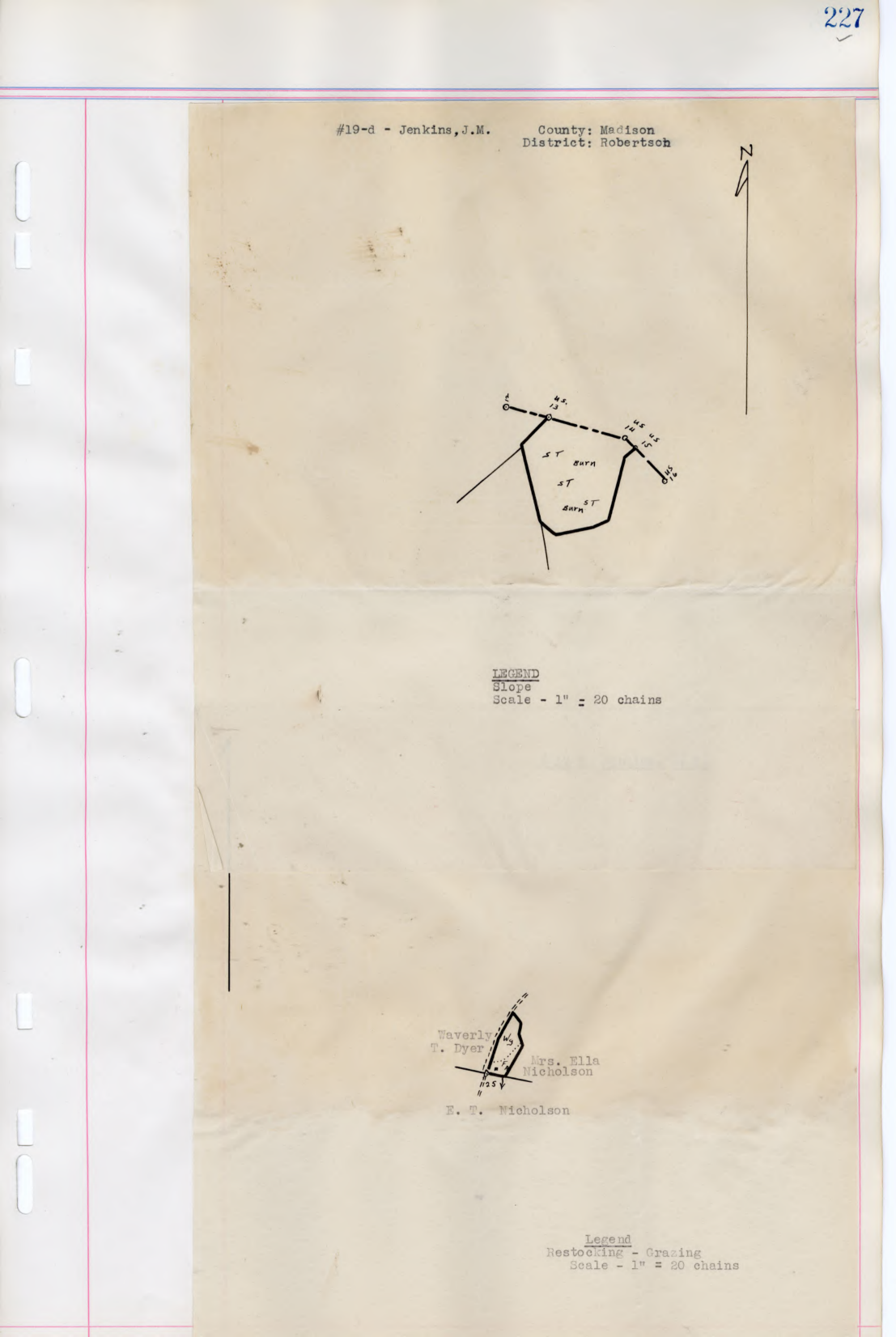
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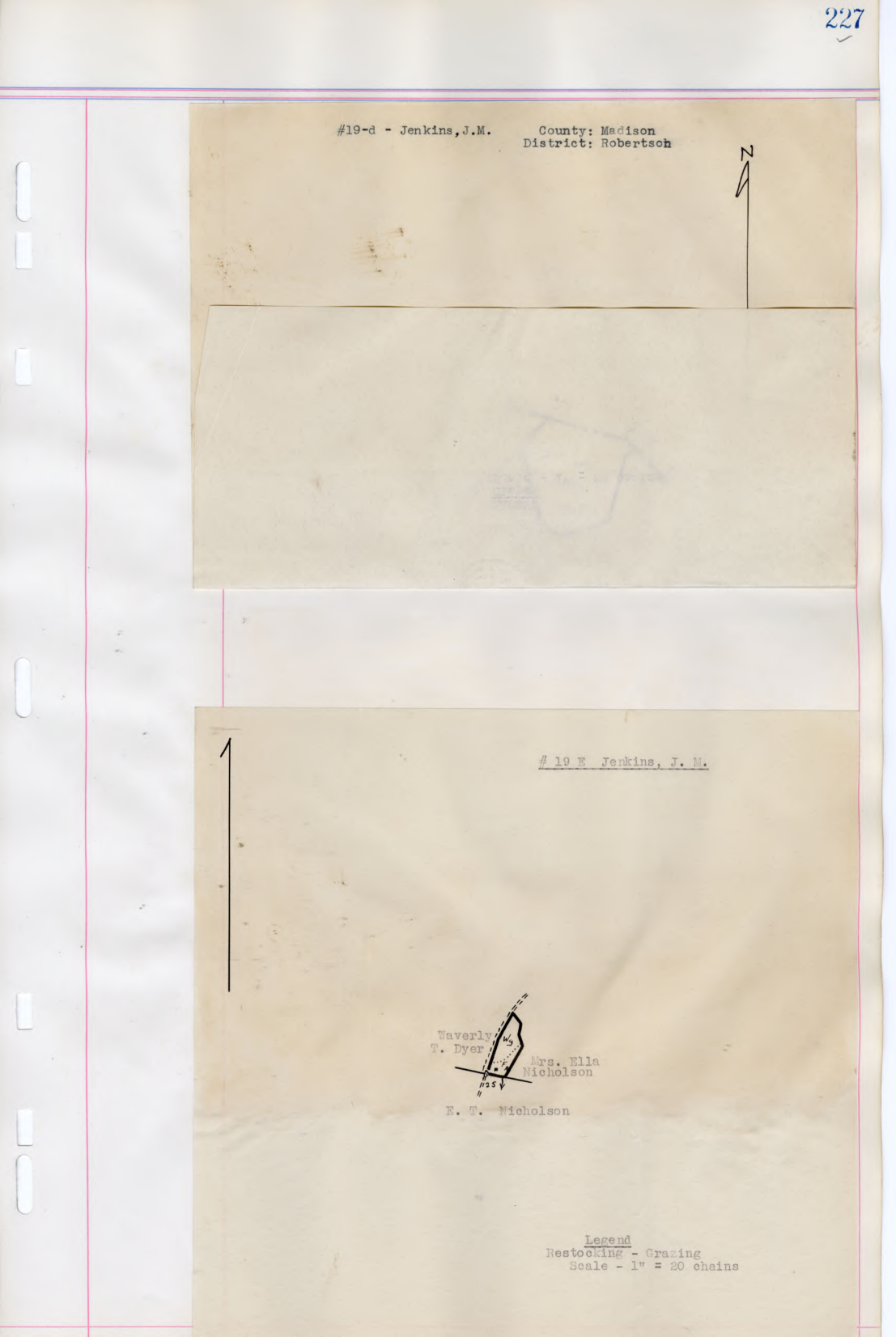


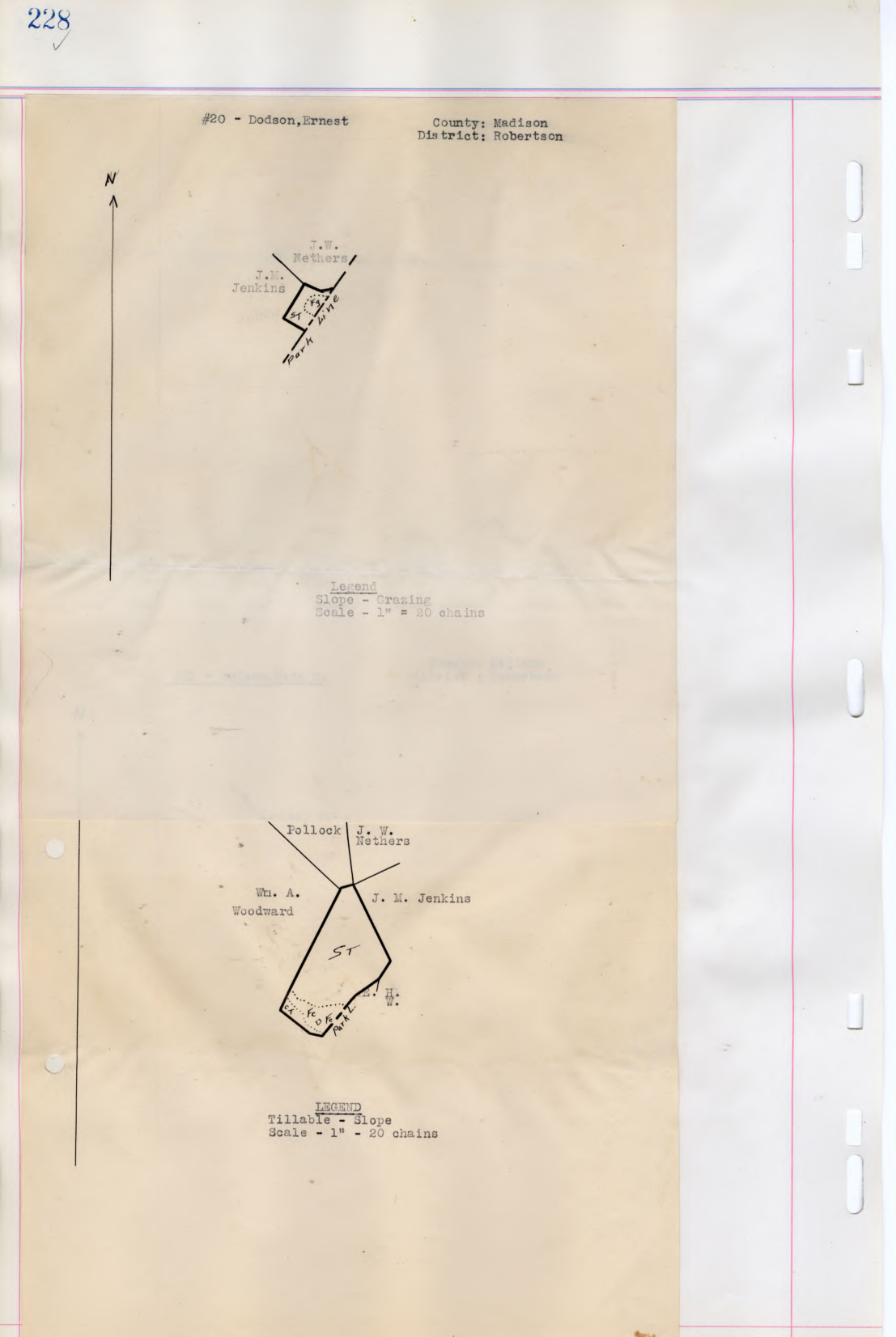


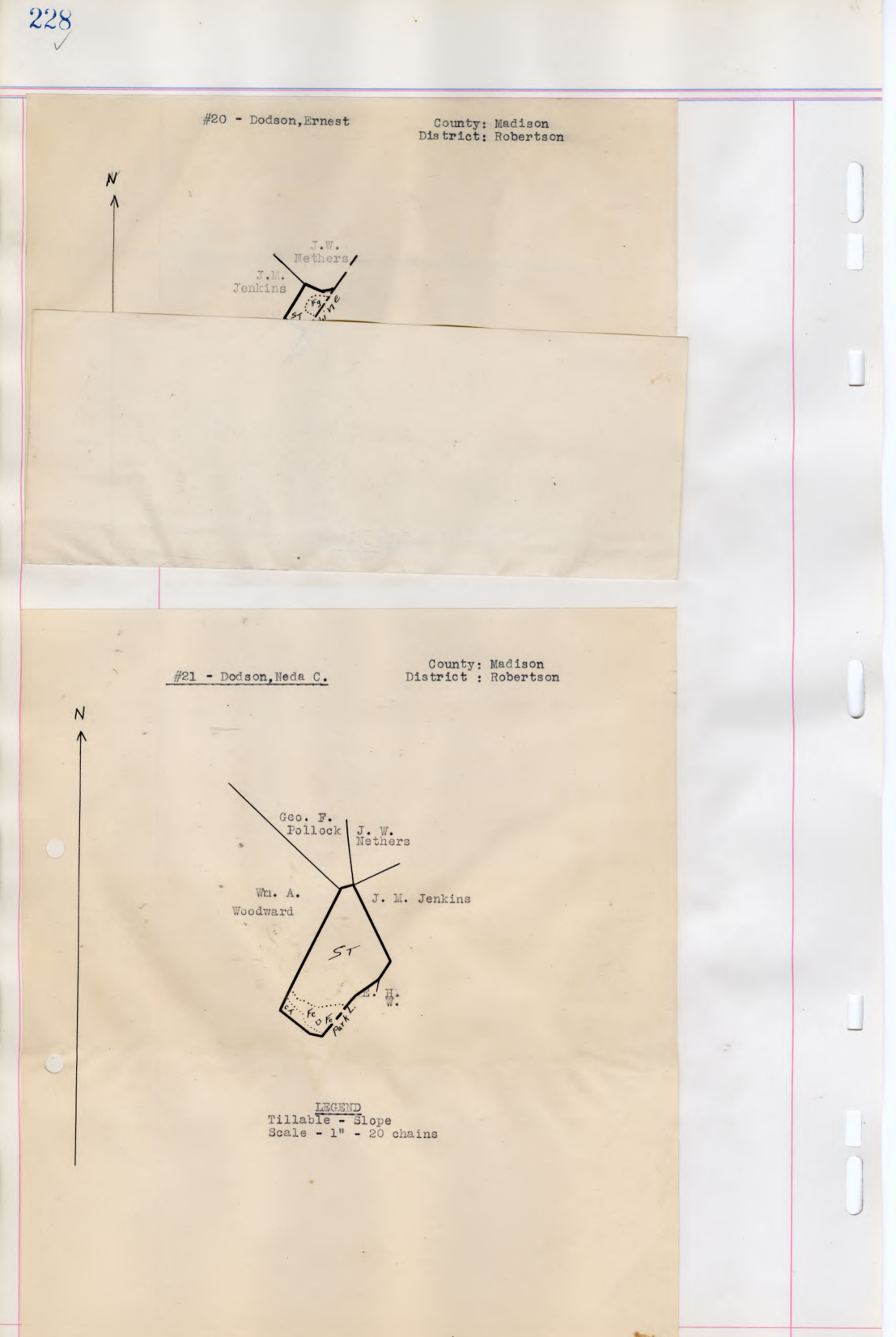




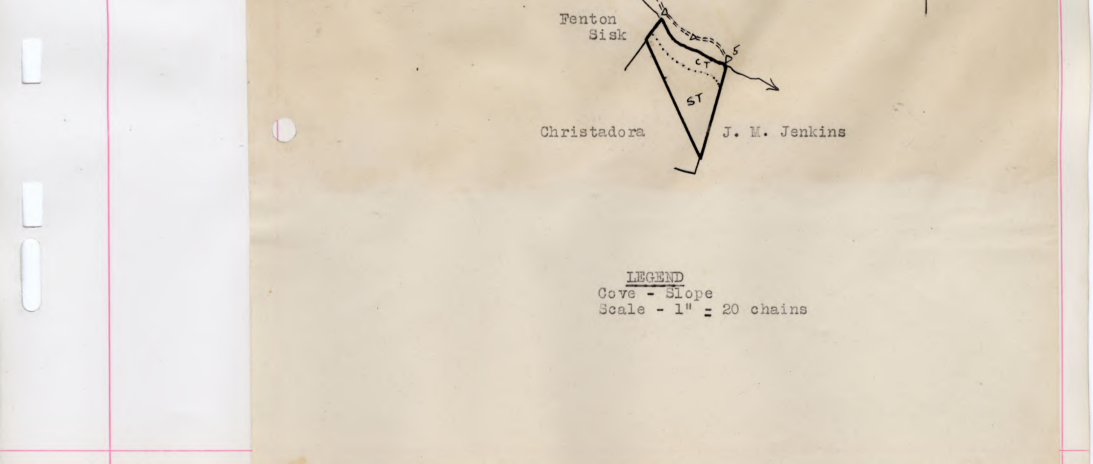




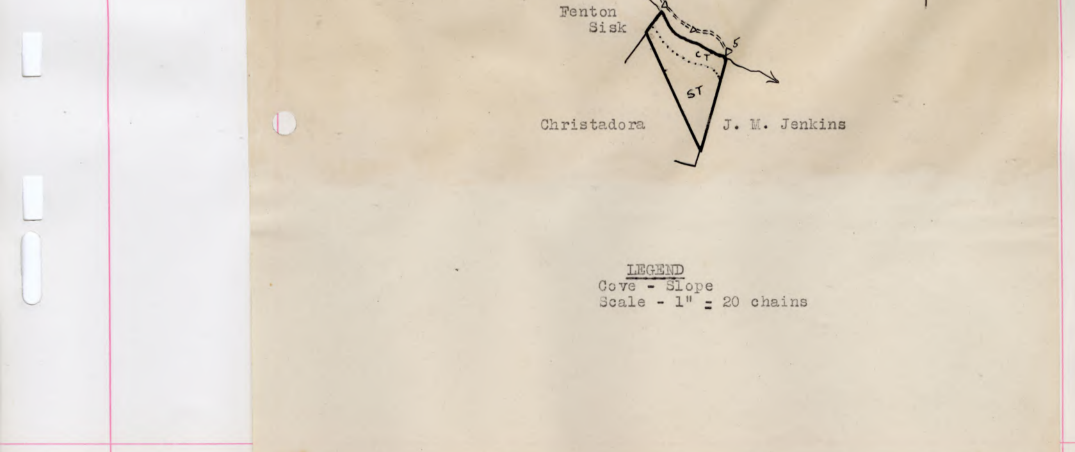




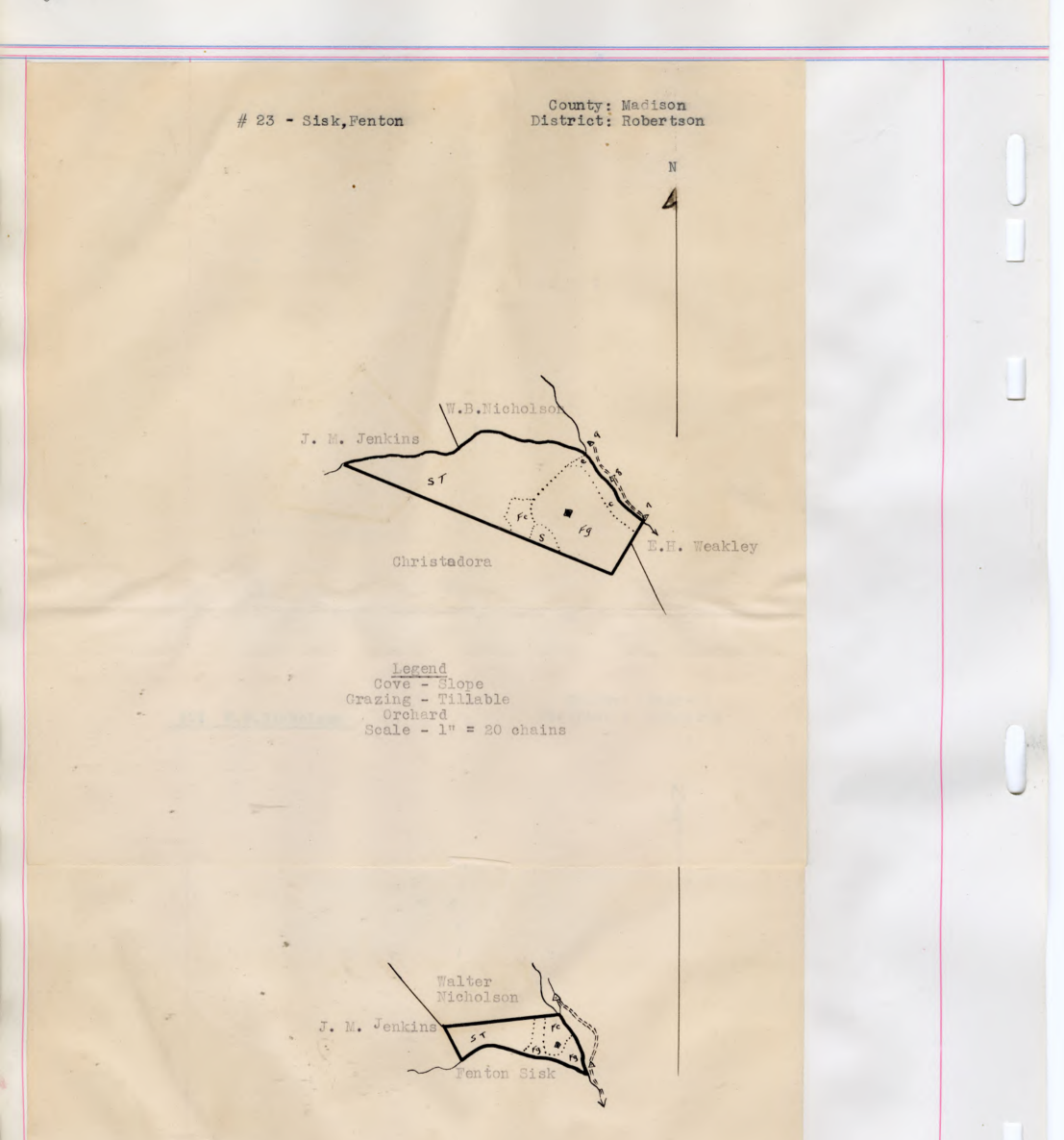
229 County: Madison District: Robertson #22 - Weakley, E.H. N N. C. Dodson J. M. Jenkins 2 LEGEND Slope Scale - 1" - 20 chains



229 / County: Madison District: Robertson #22 - Weakley, E.H. County: Madison District: Robertson #22-a - Weakley, E.H. à

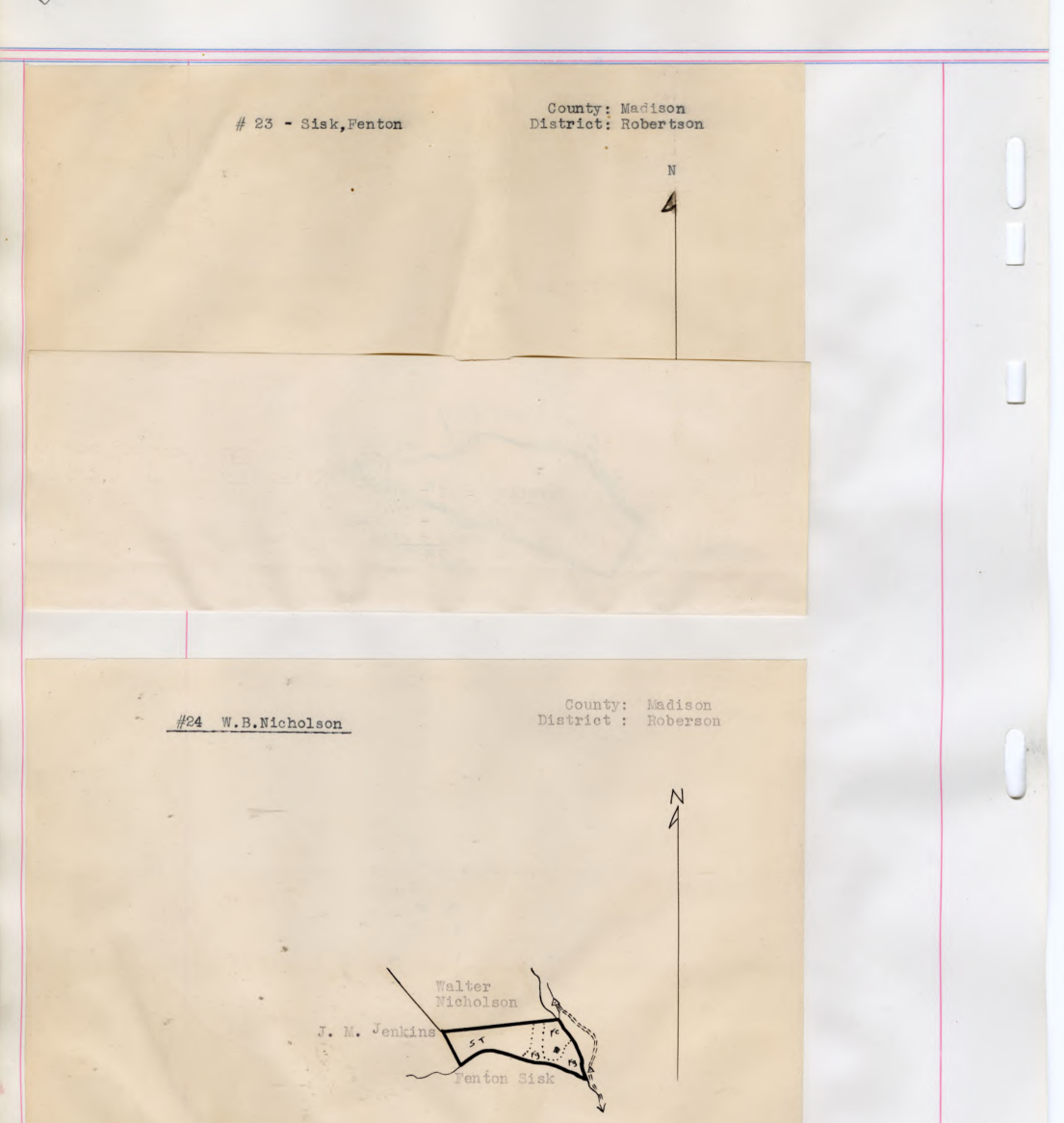




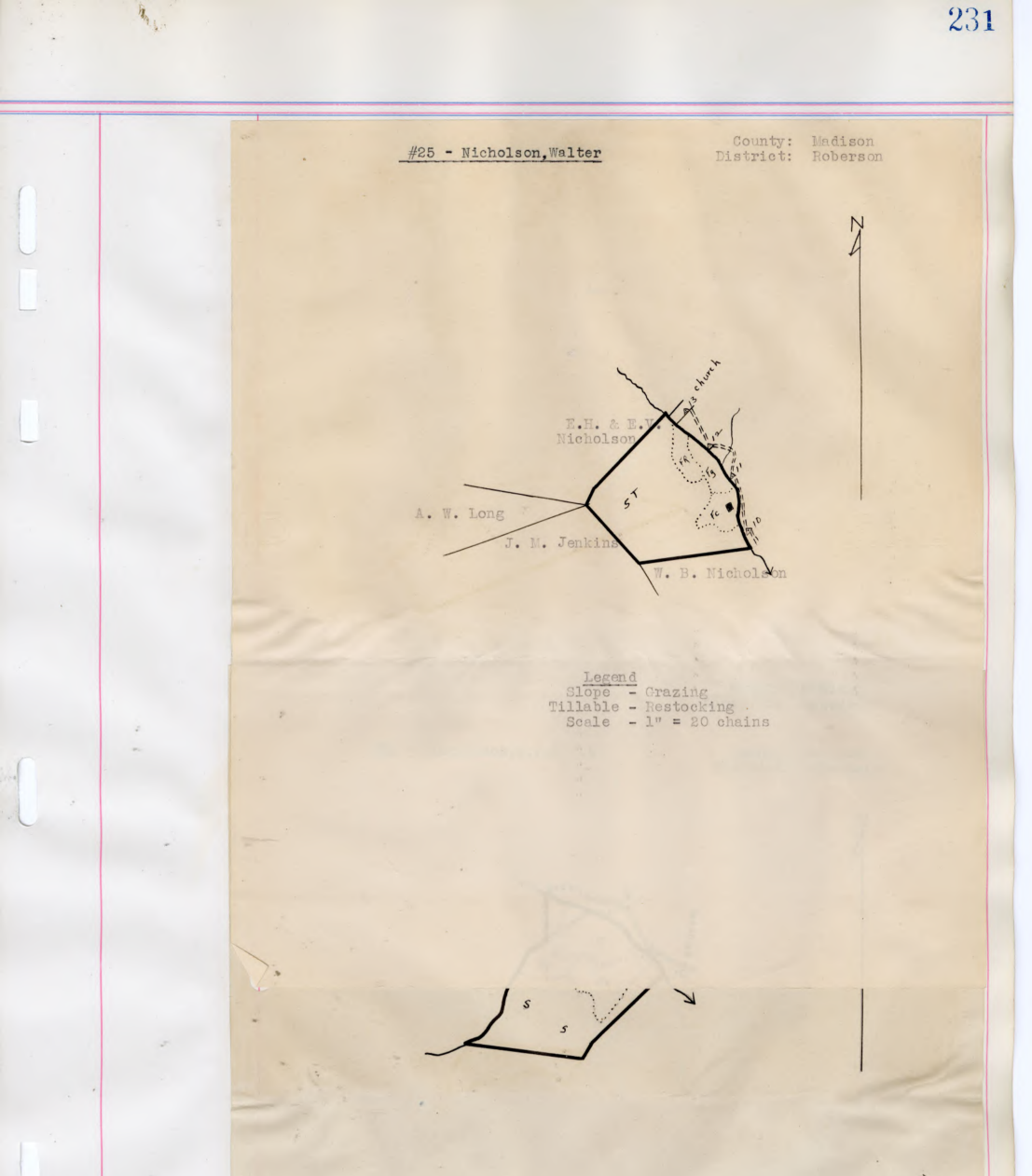


Legend Slope - Grazing Tillable Scale - 1" = 20 chains



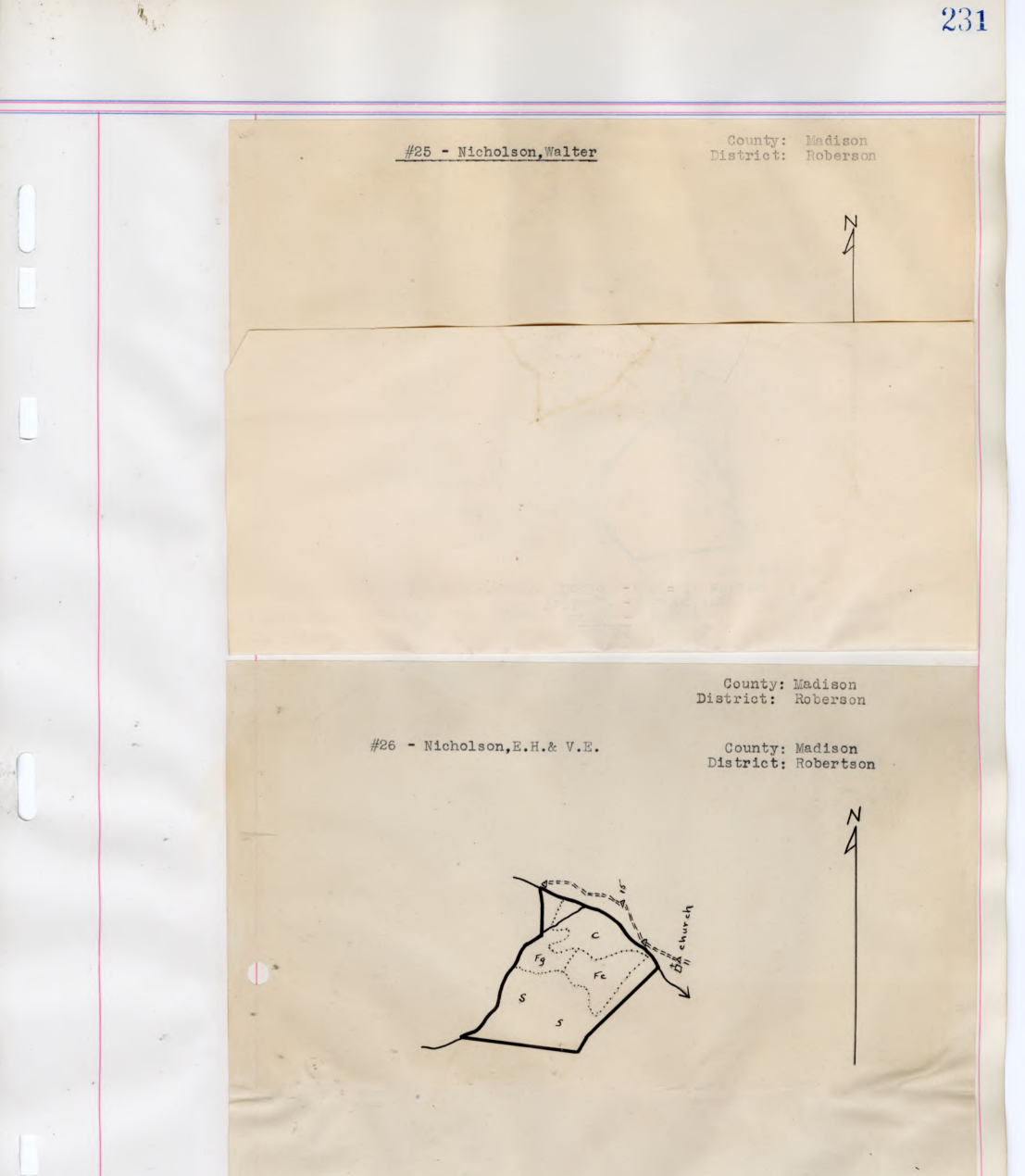


Legend Slope - Grazing Tillable Scale - 1" = 20 chains



LEGEND Slope - Cove Tillable - Grazing Scale - 1" = 20 chains

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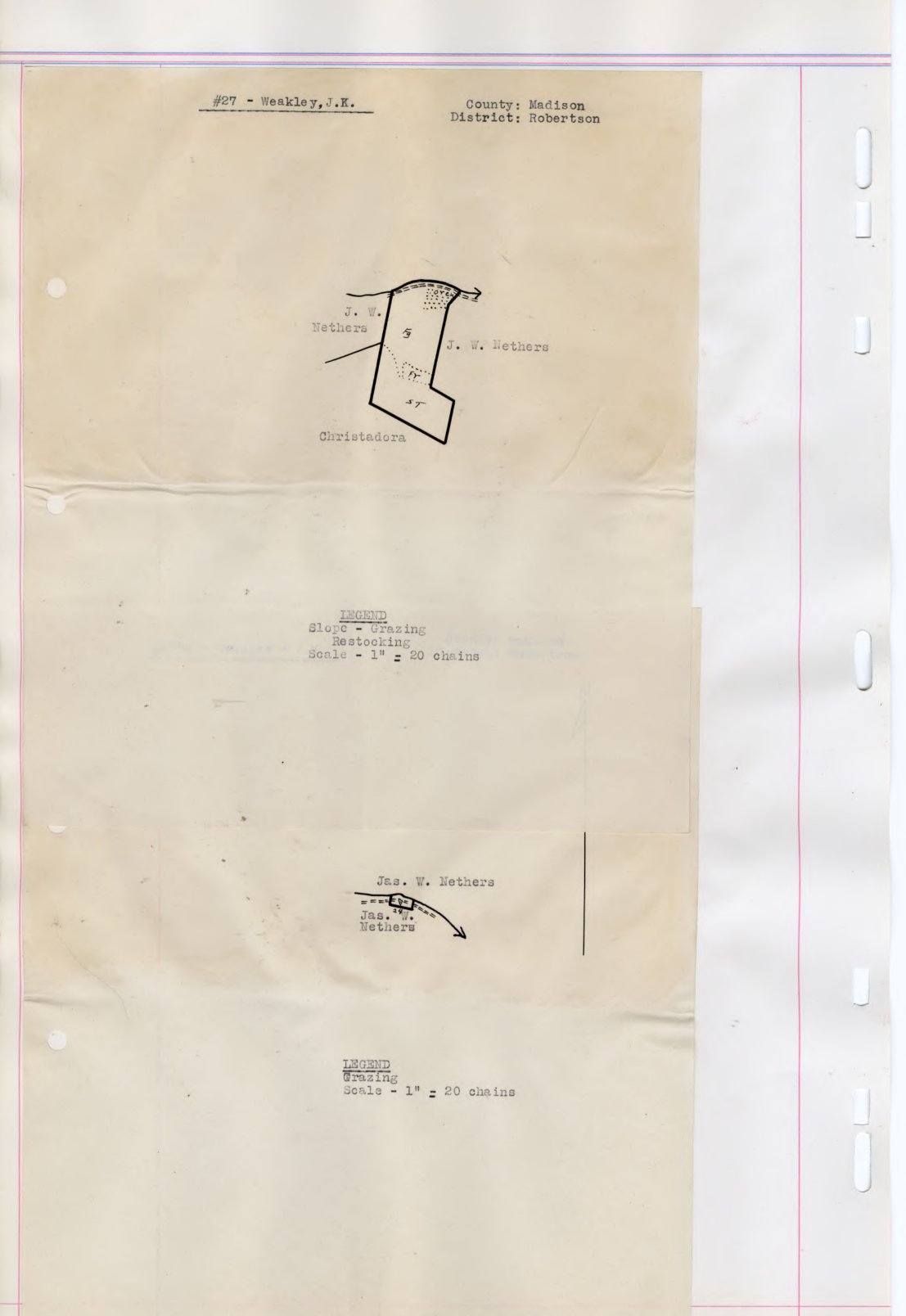


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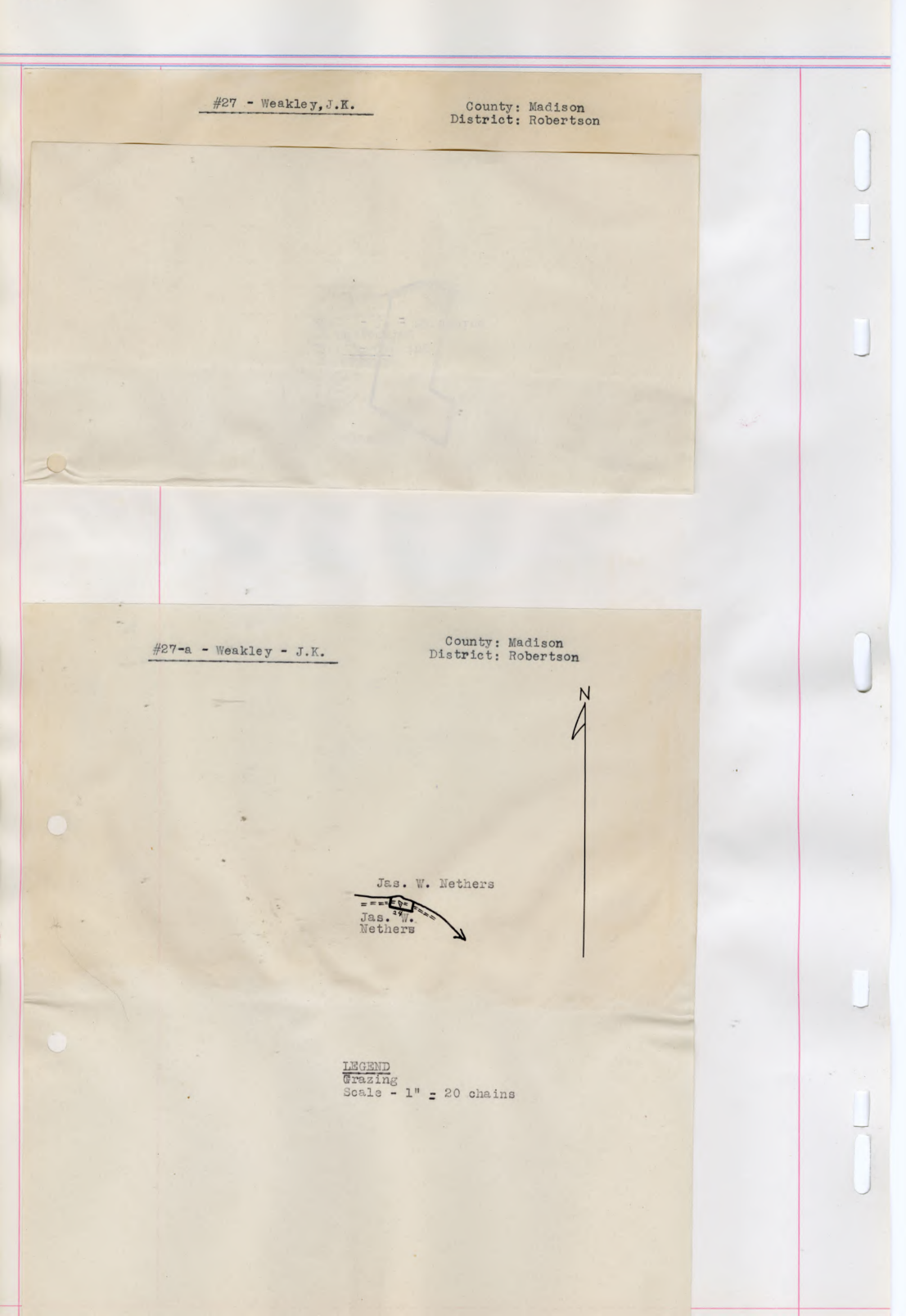
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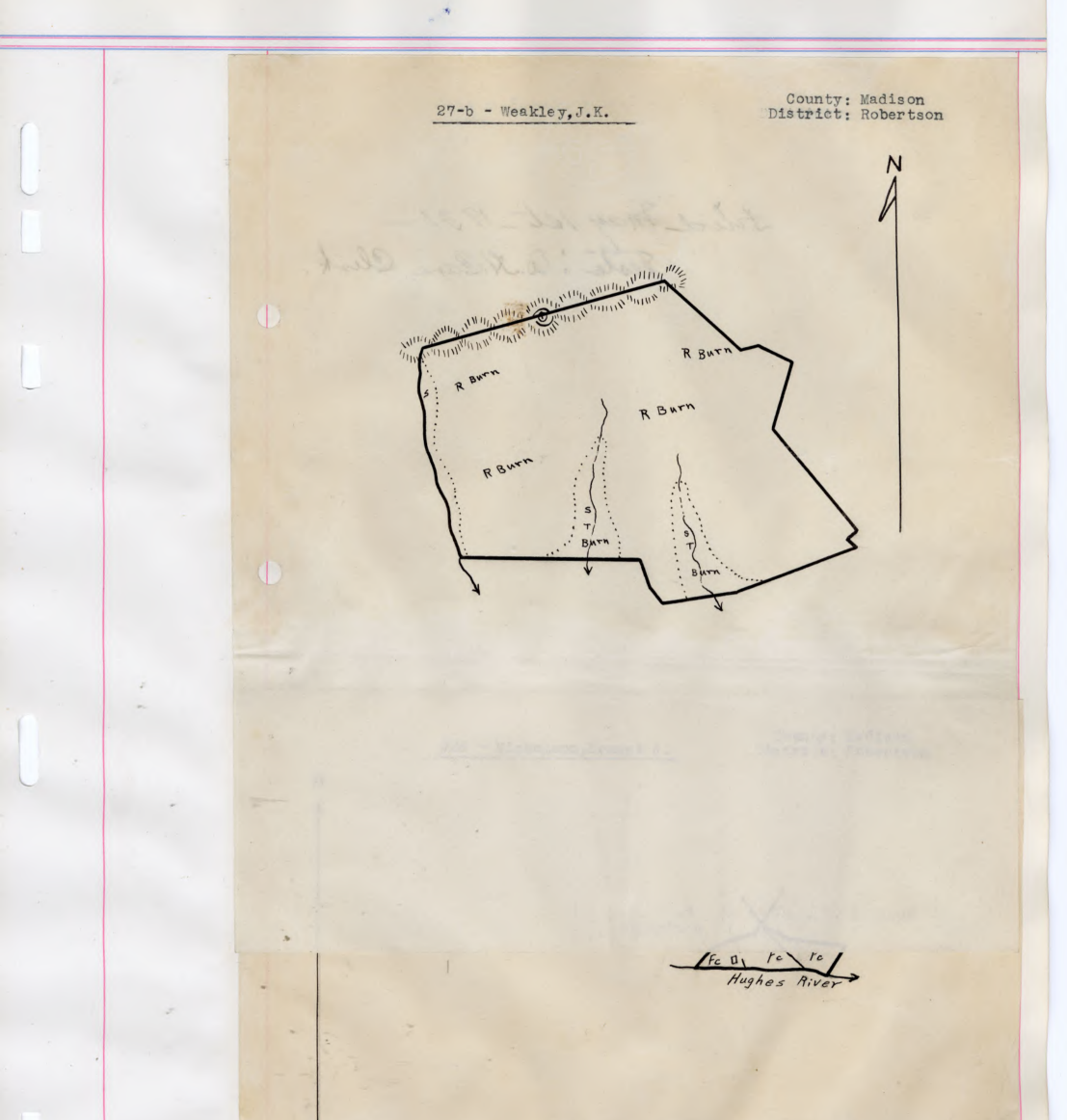
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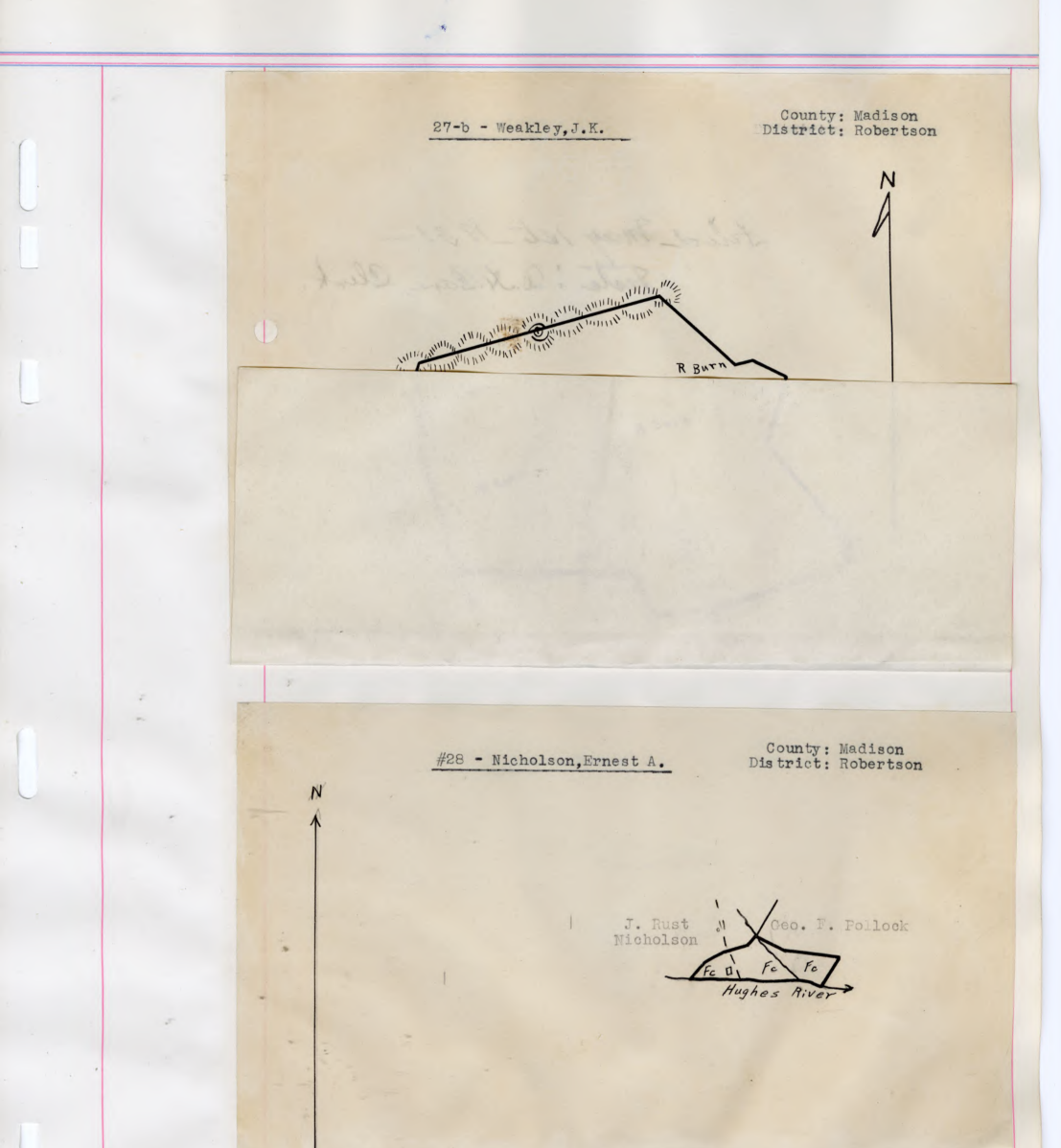
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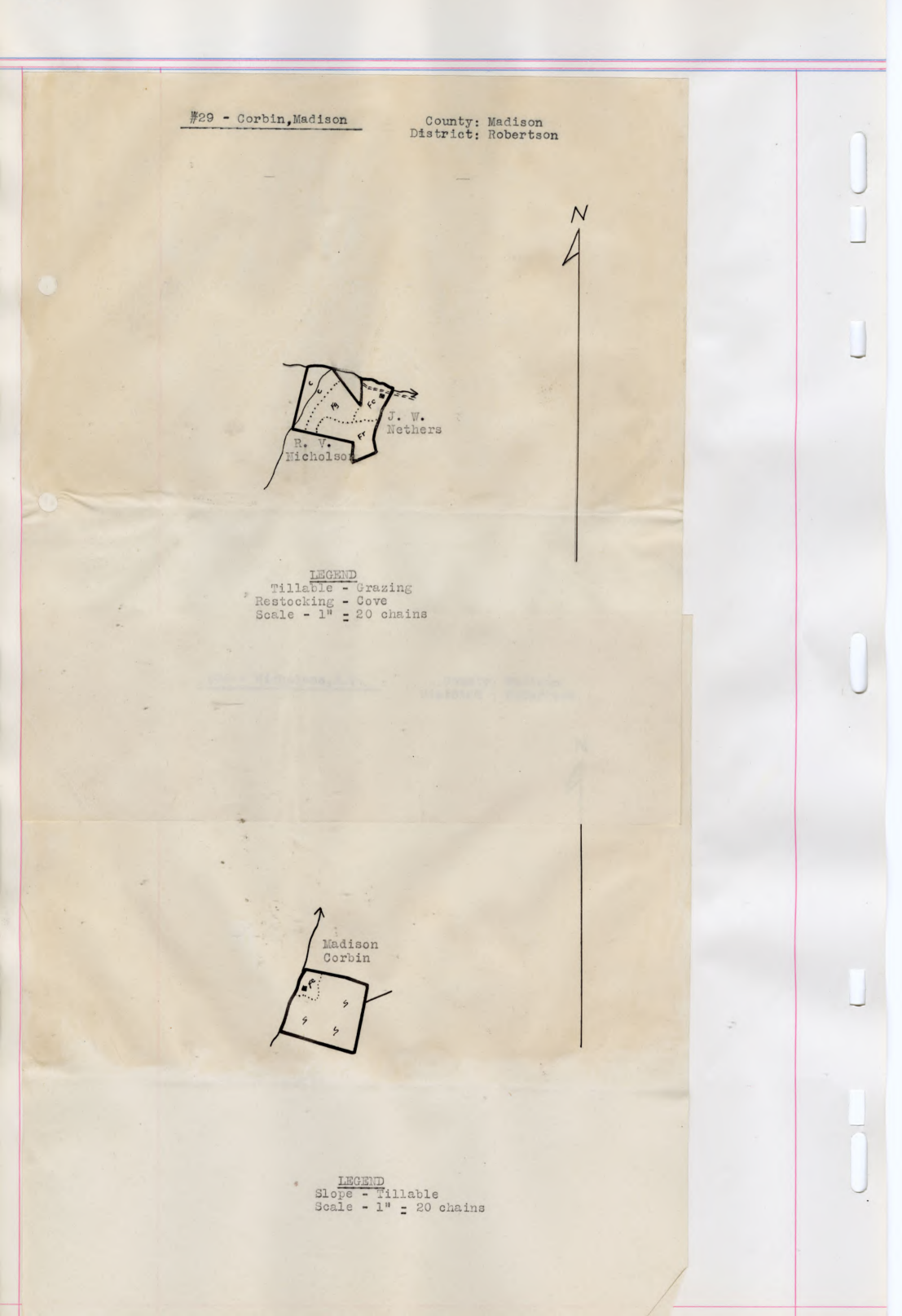
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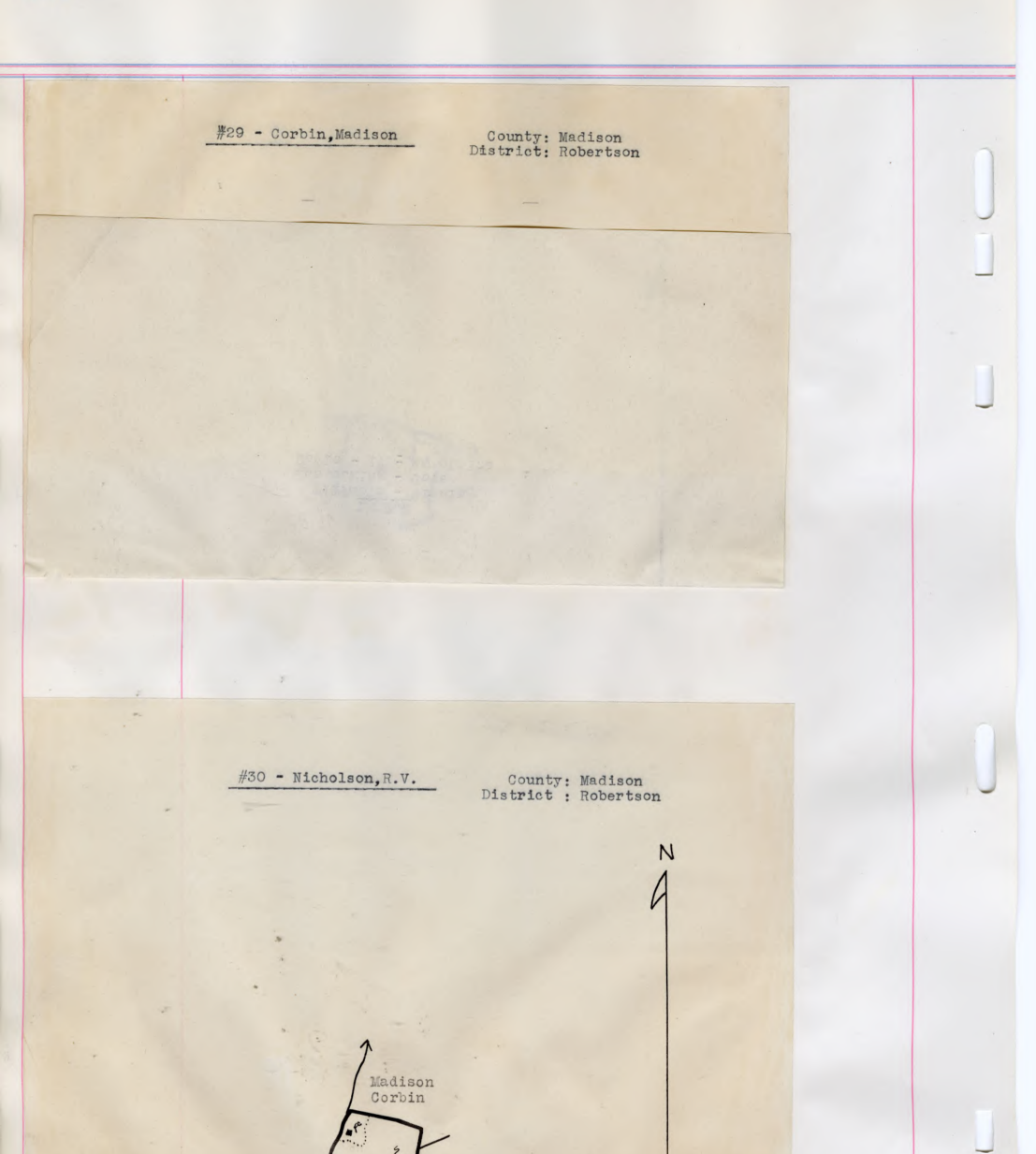


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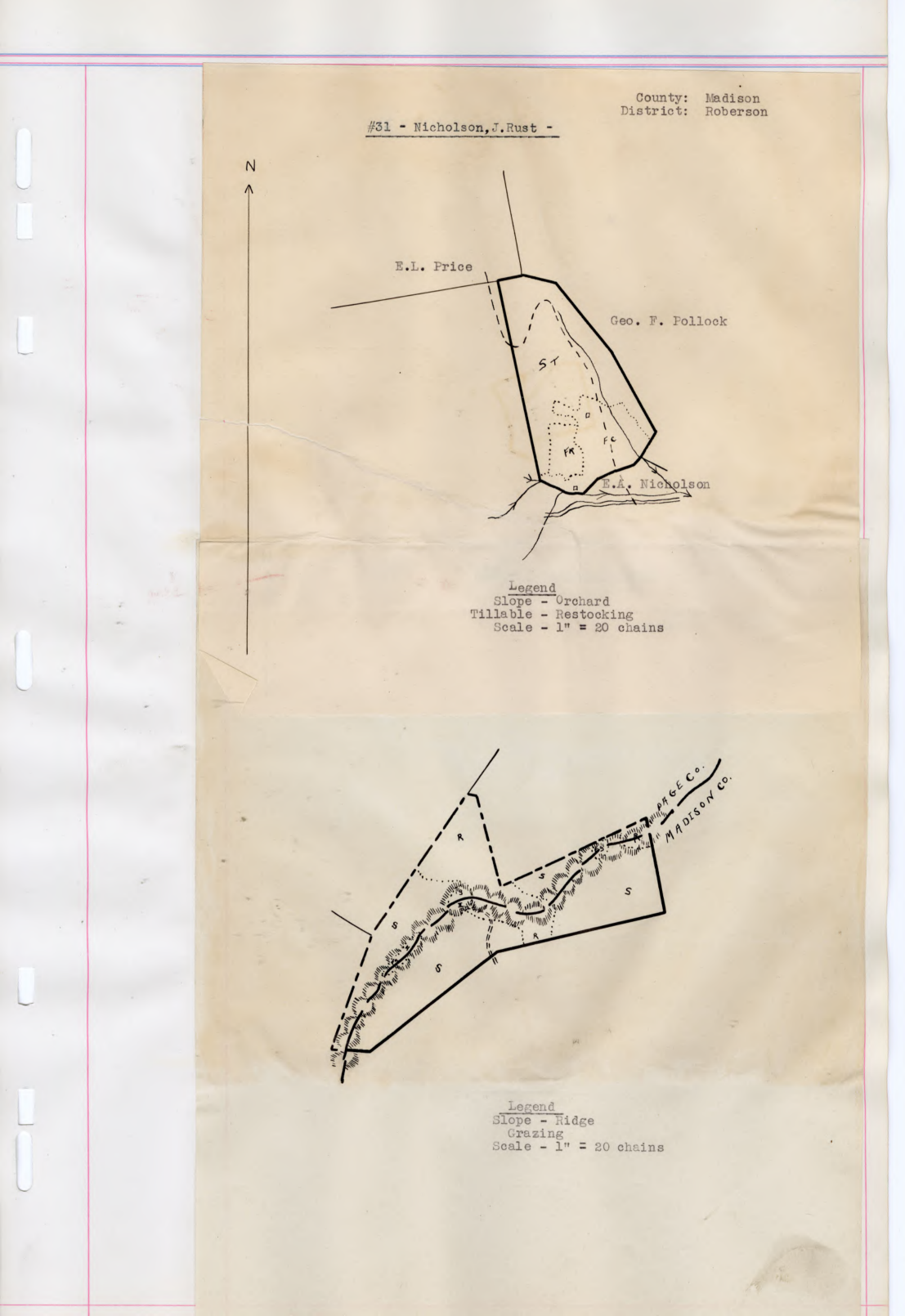


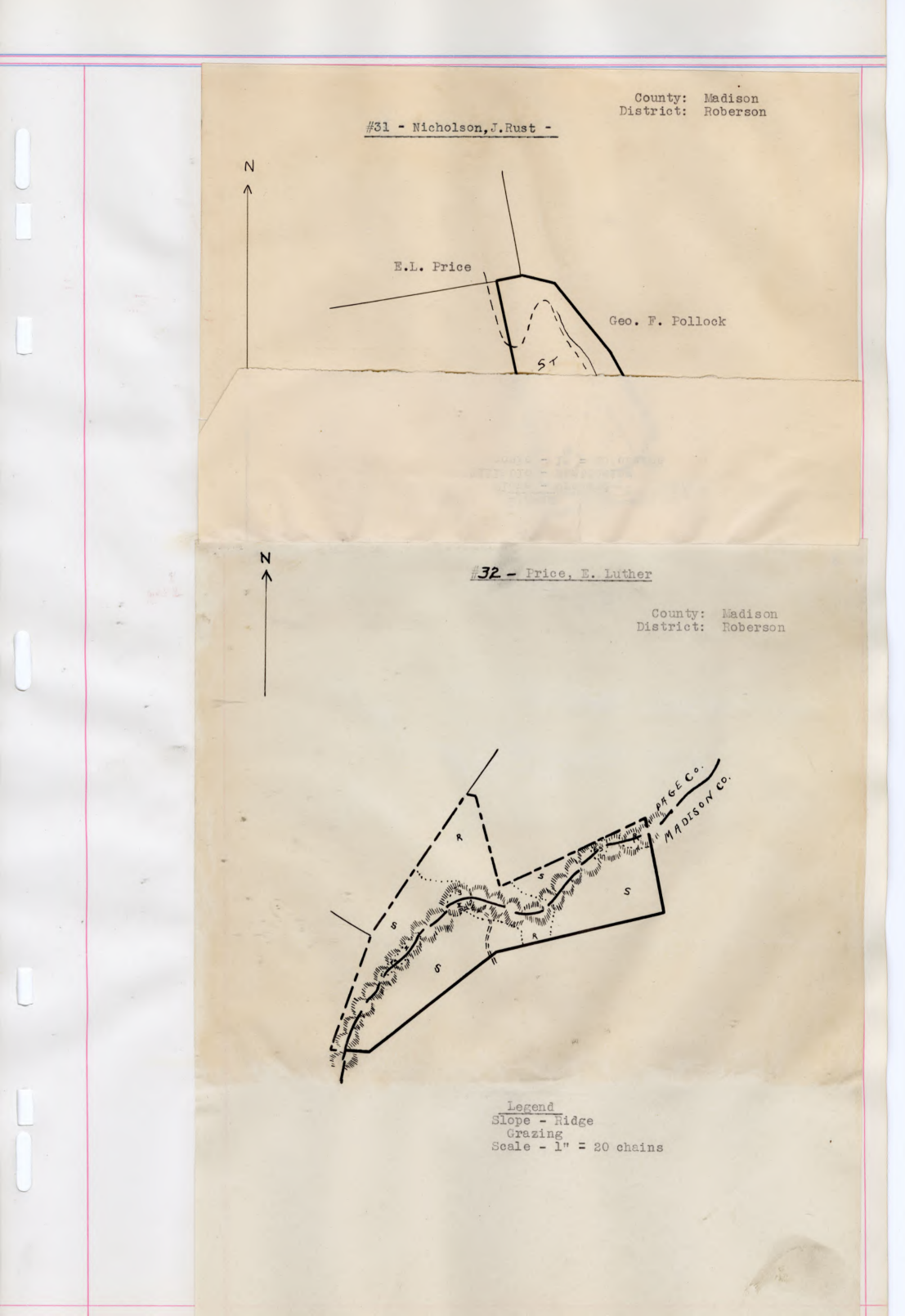
LEGEND Orchard - Tillable Scale - 1" = 20 chains

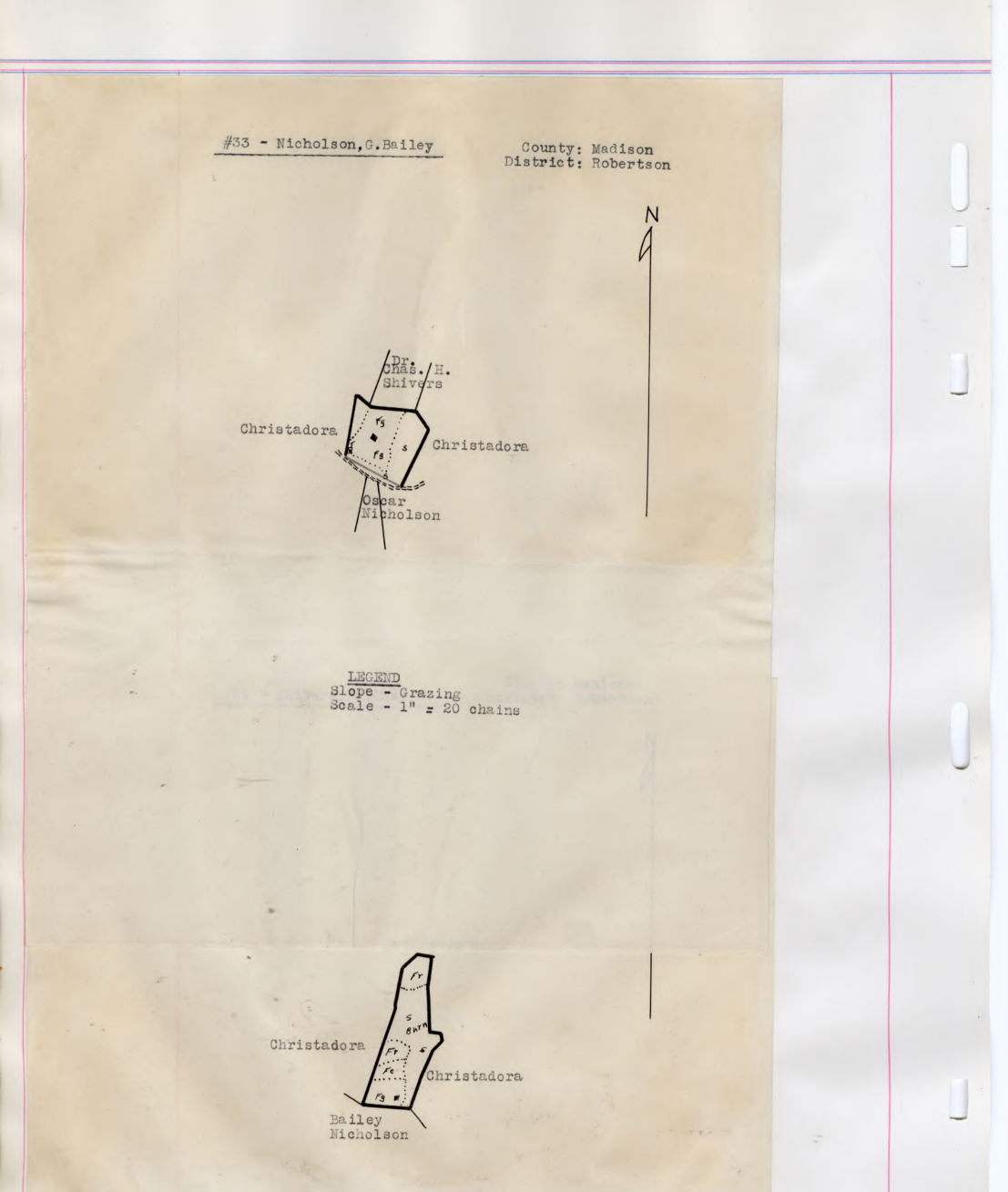




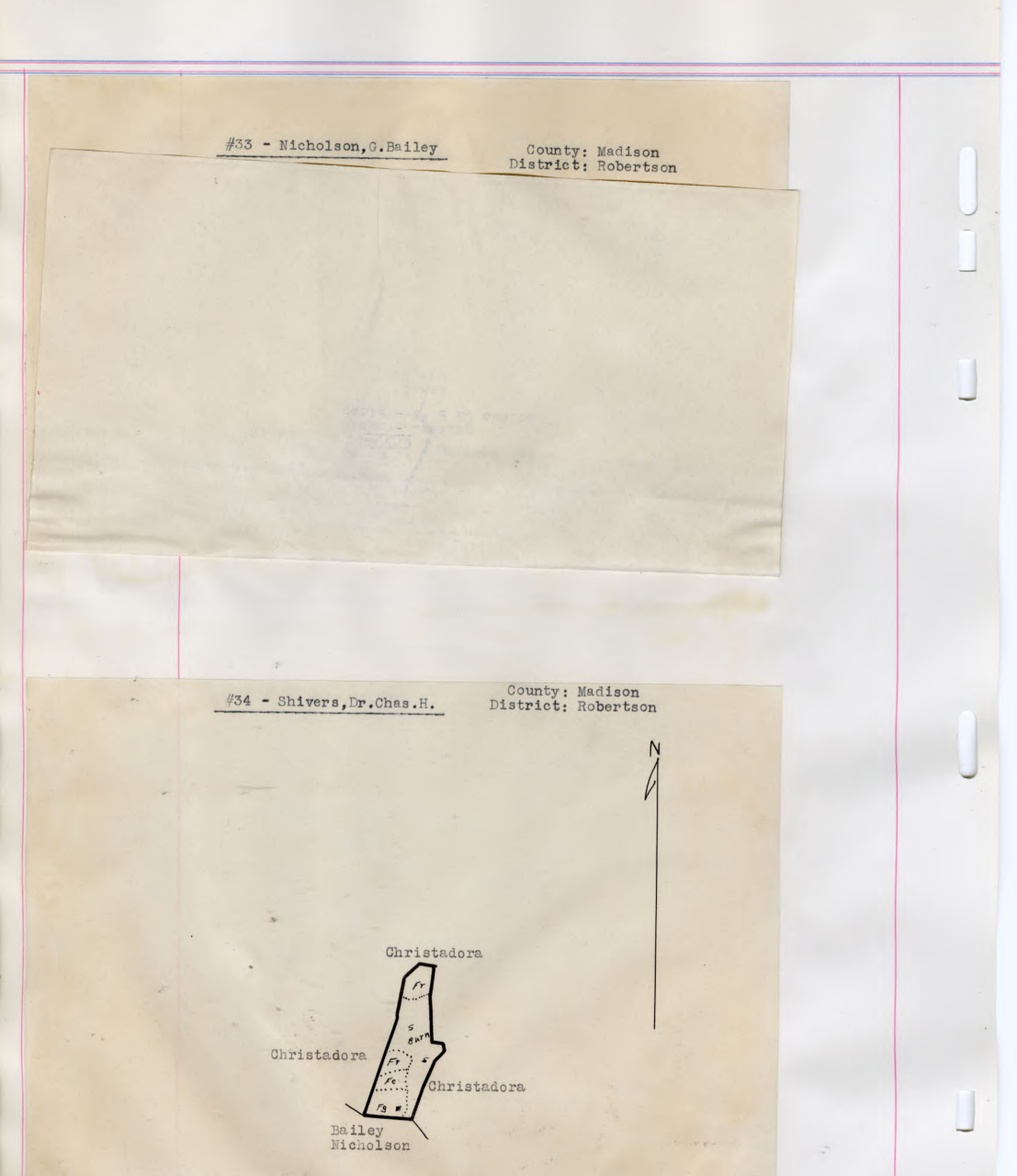
LEGEND Slope - Tillable Scale - 1" <u>-</u> 20 chains



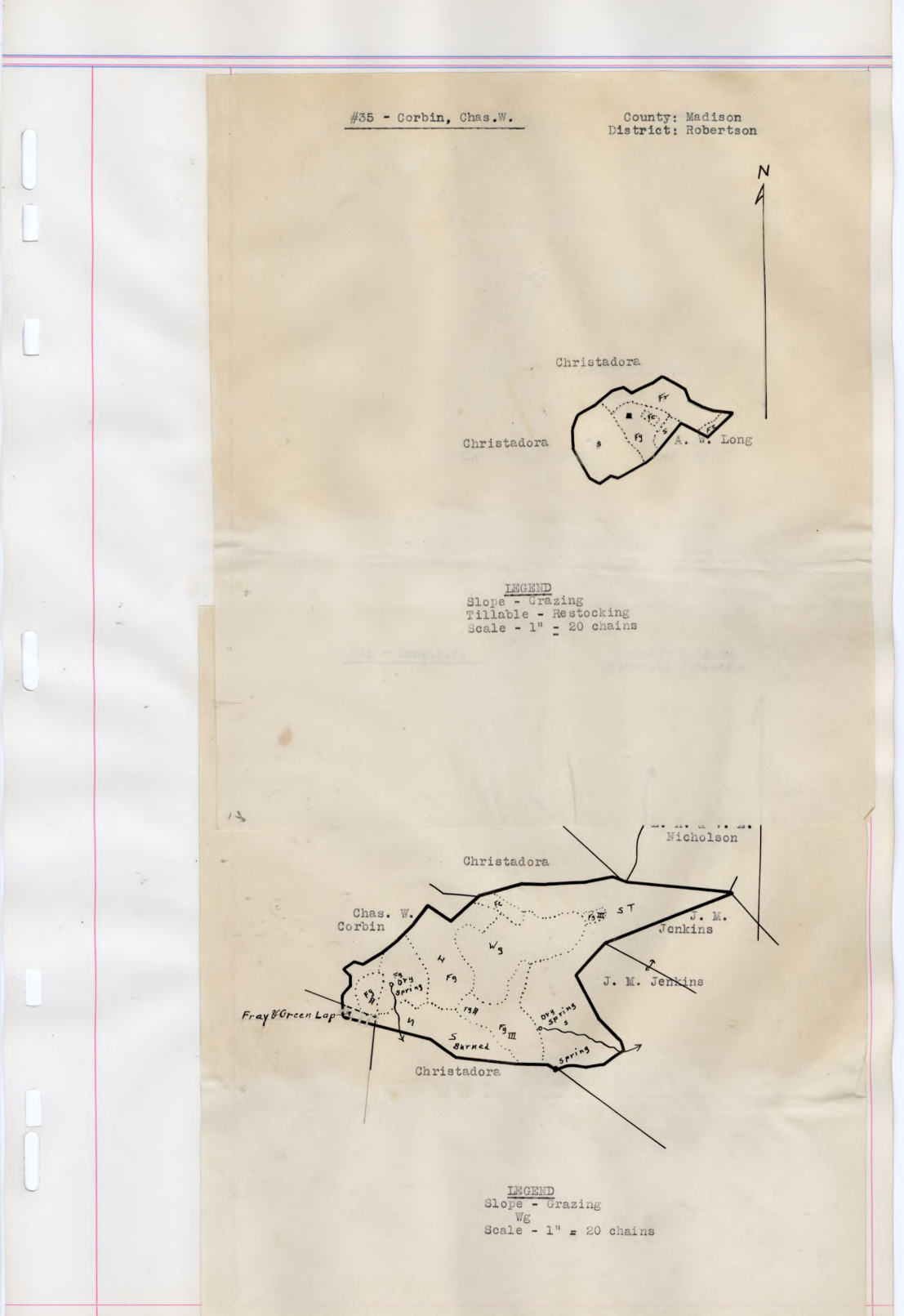


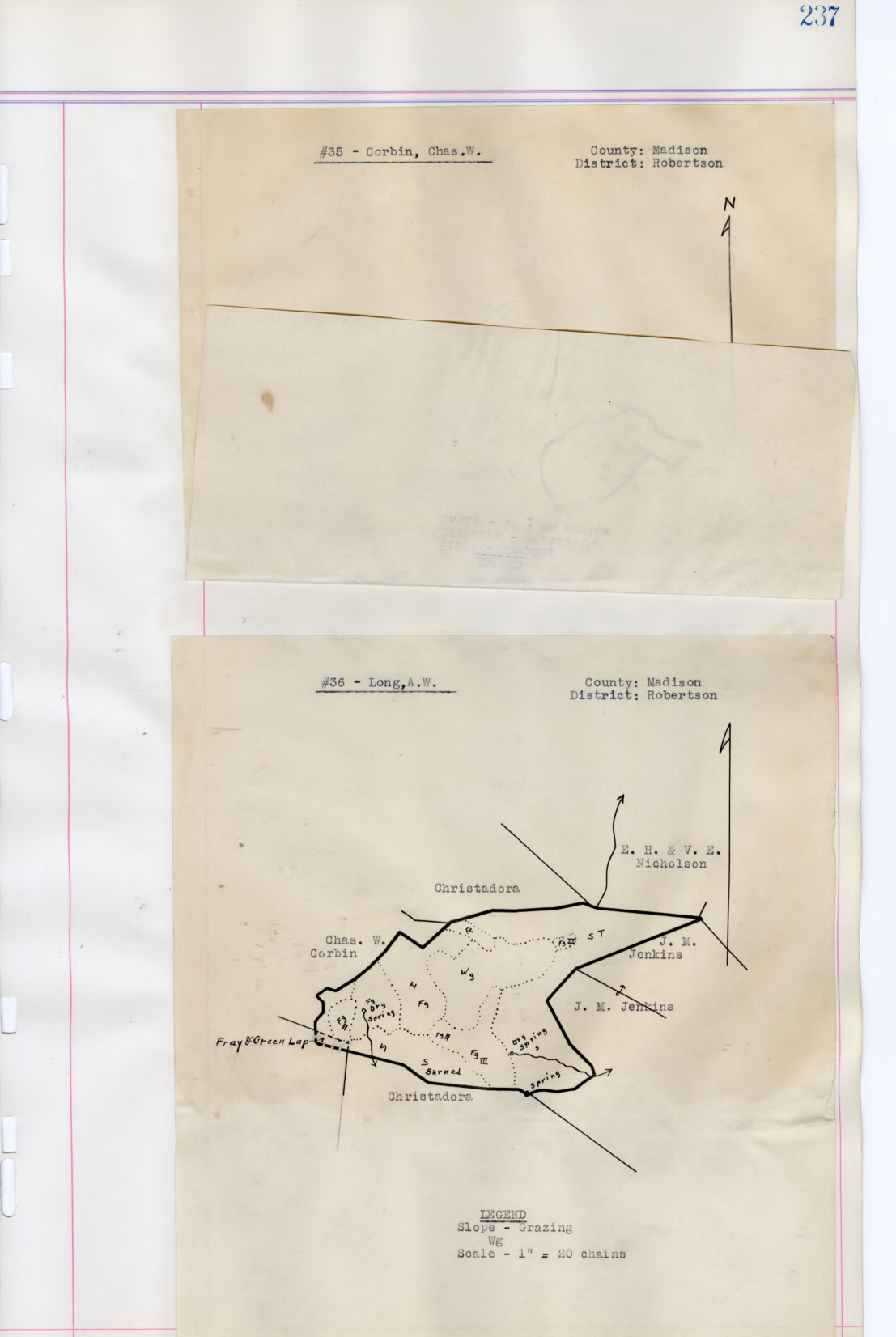


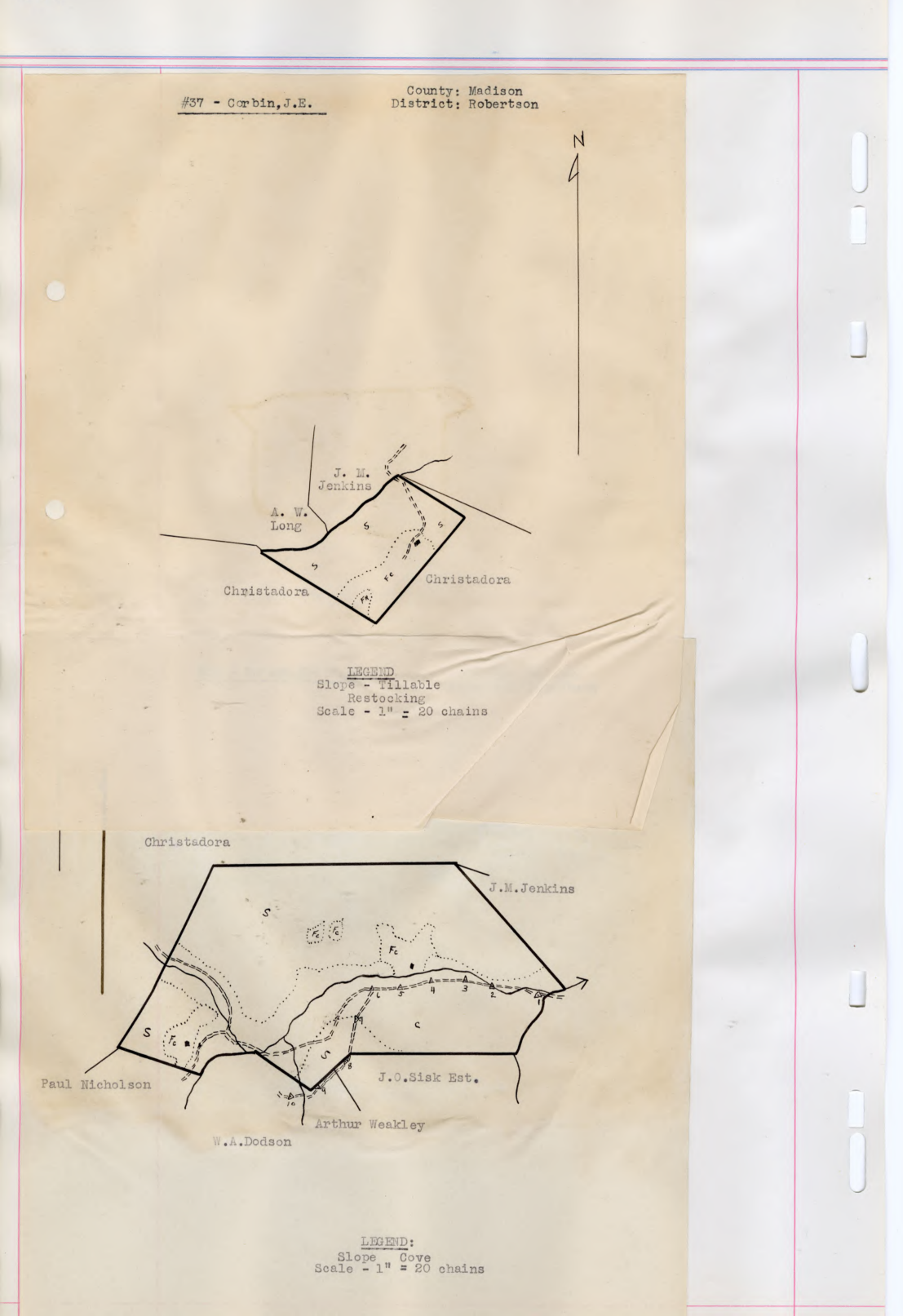
LEGEND Slope - Grazing Tillable - Restocking Scale - 1" = 20 chains

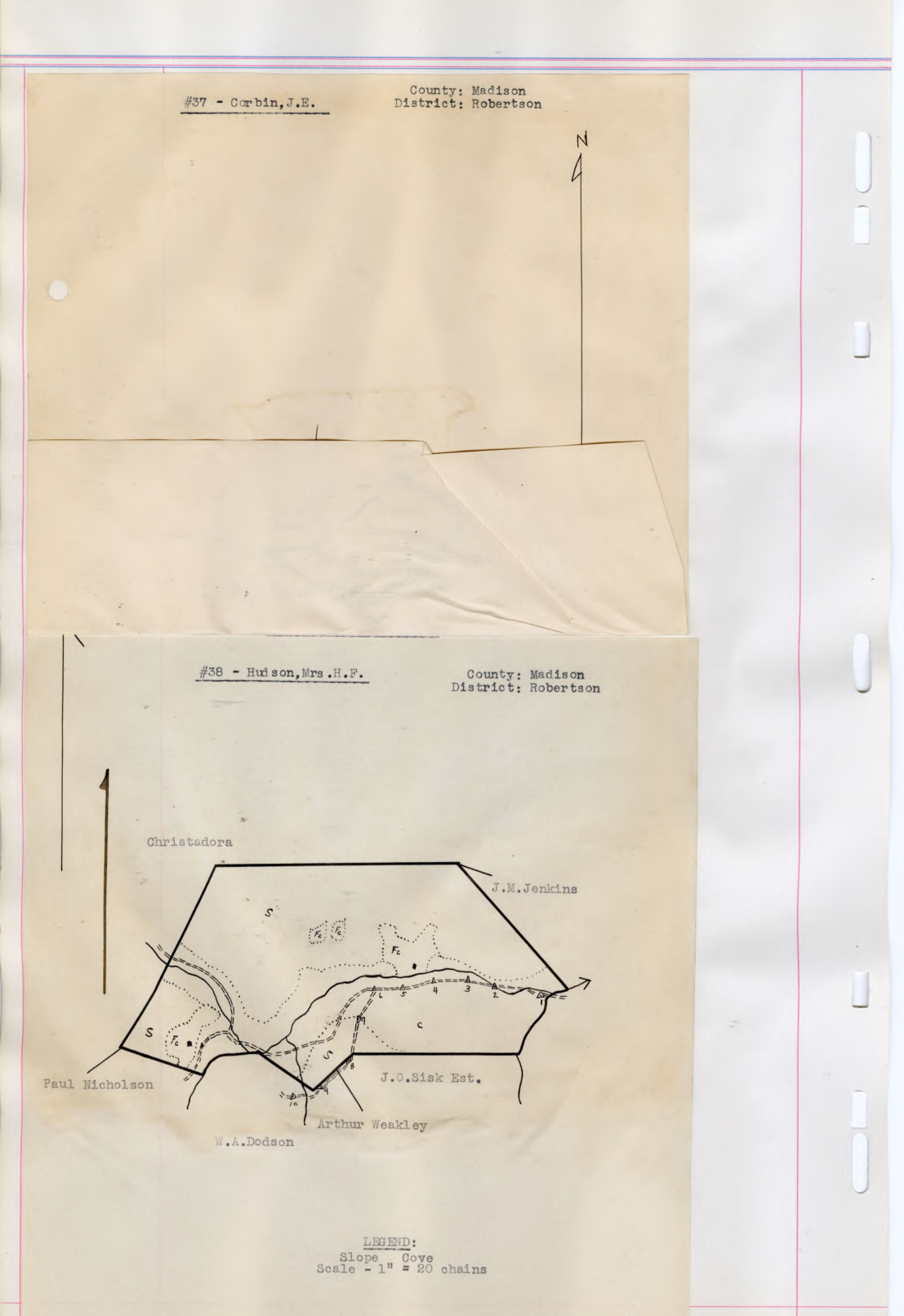


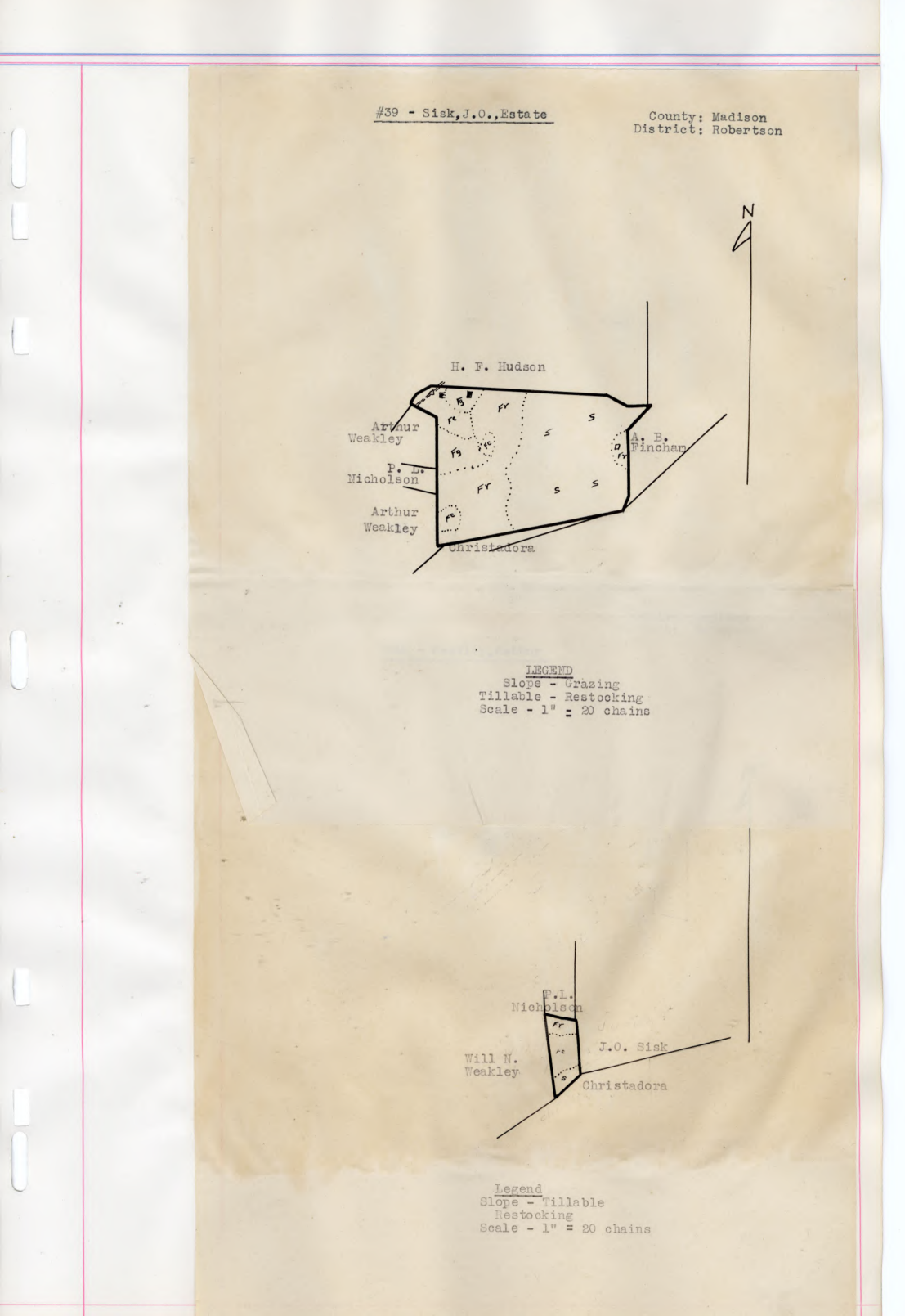
LEGEND Slope - Grazing Tillable - Restocking Scale - 1" = 20 chains

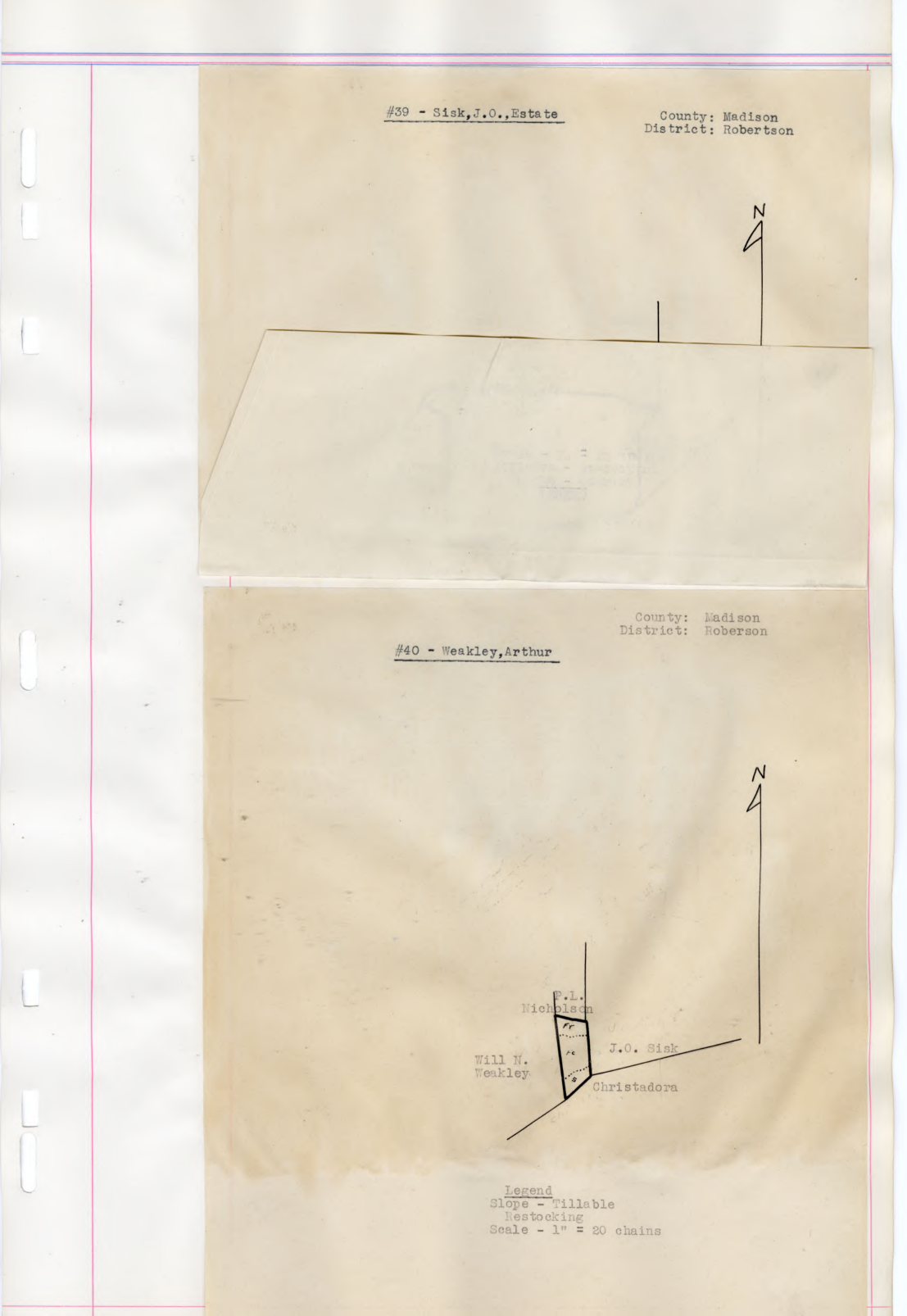


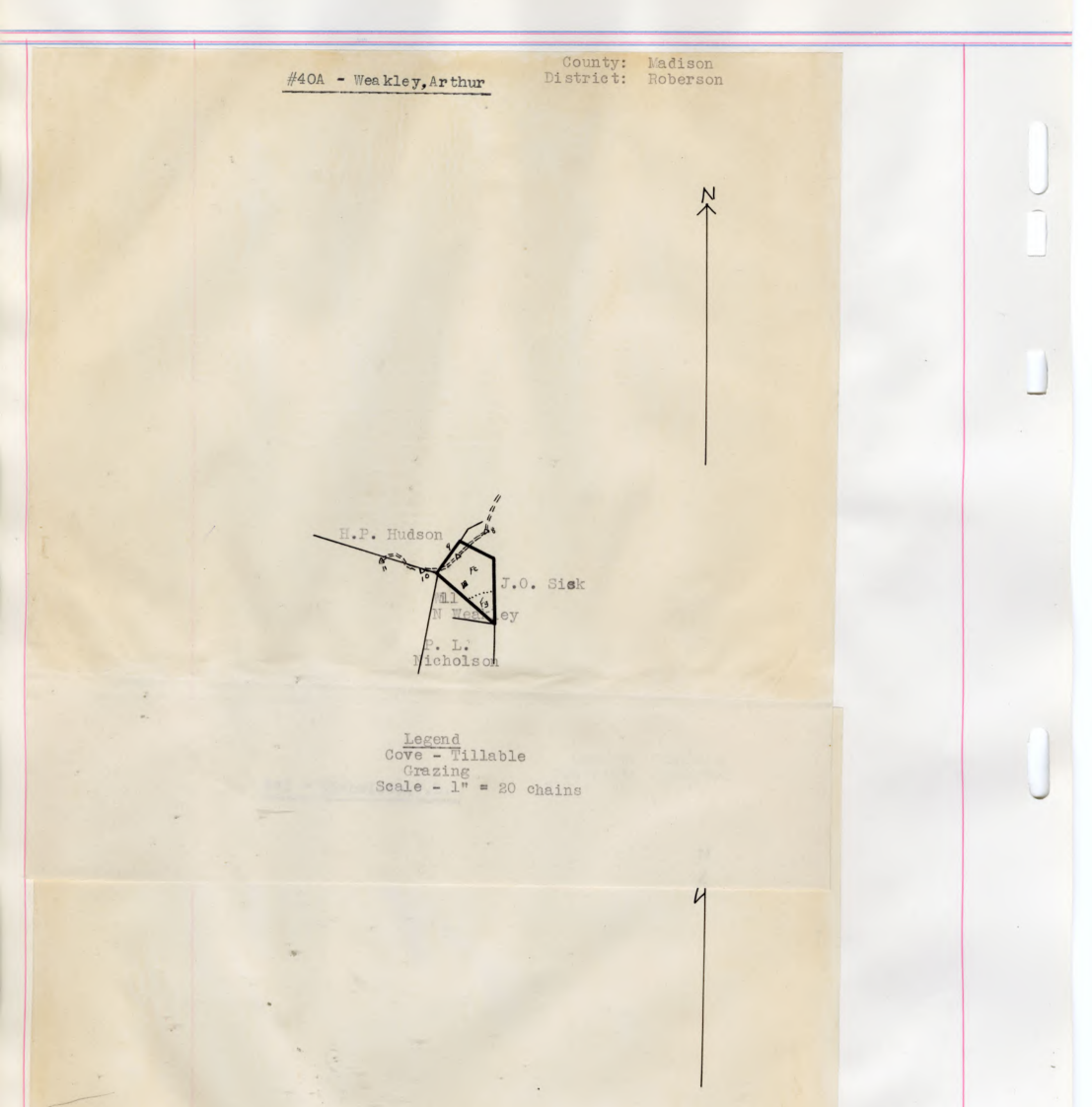




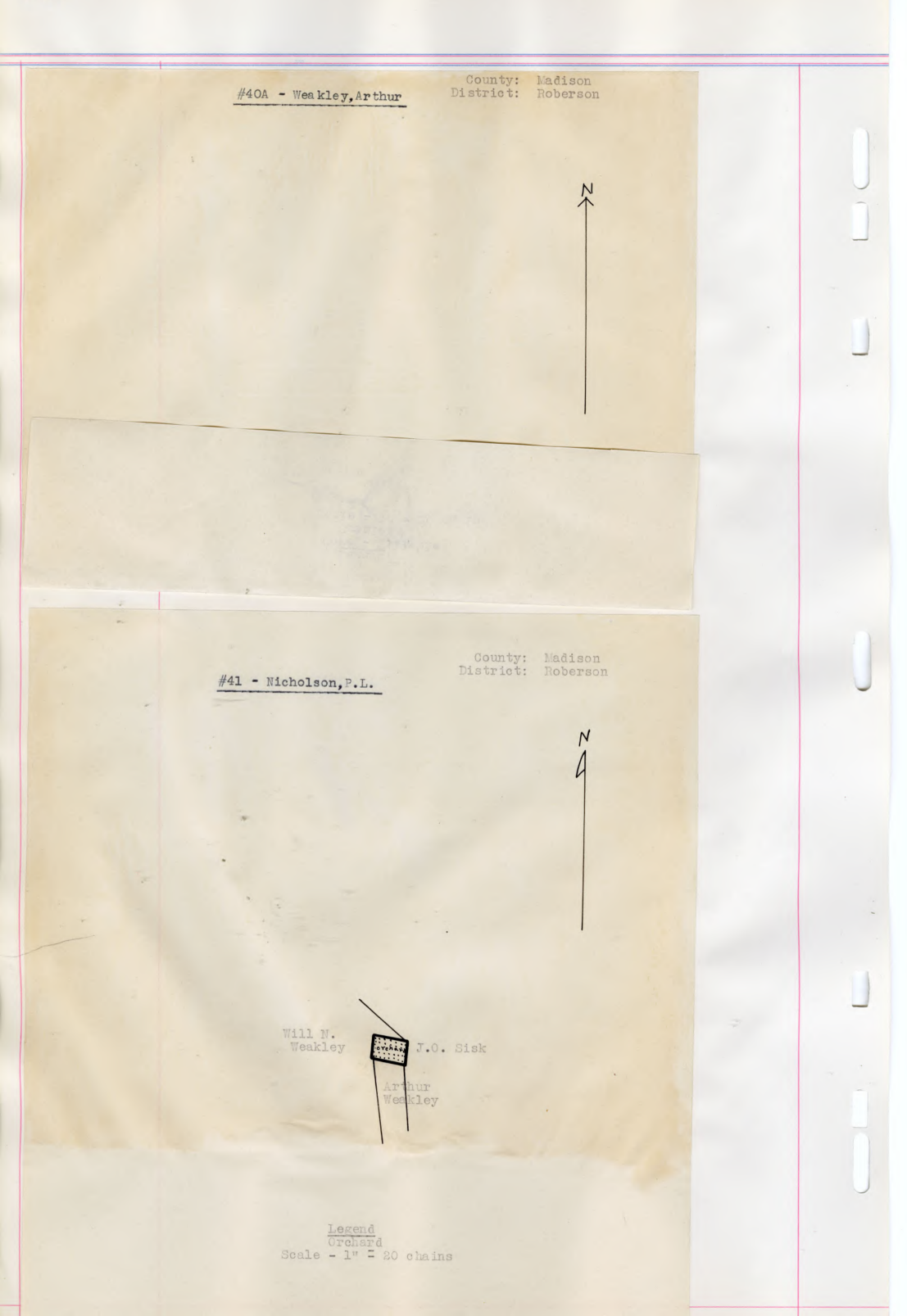












#42 - Weakley, Will N.

County: Madison District: Robertson

## VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA

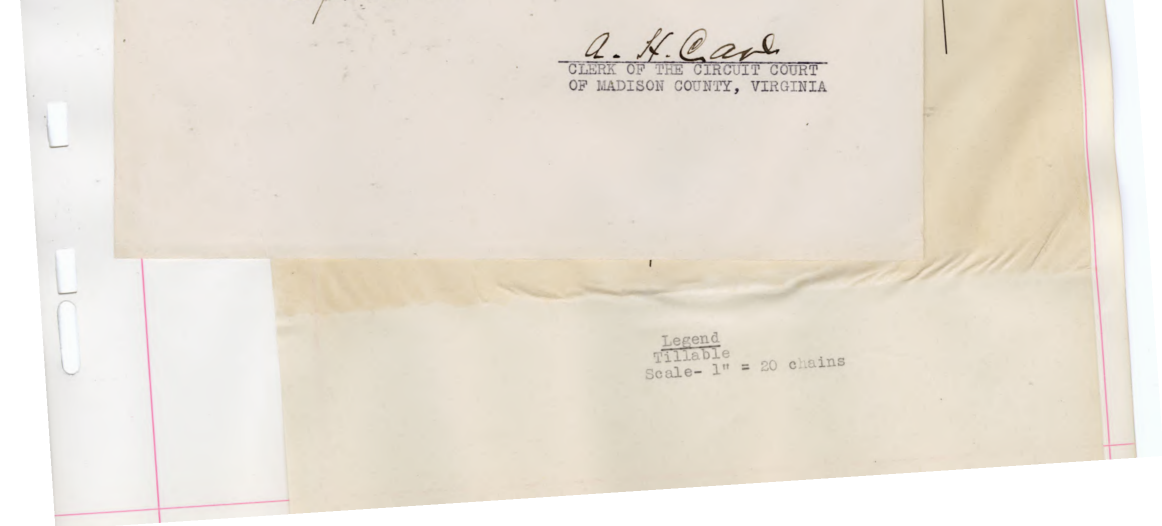
The State Commission on Conservation and Development of the State of Virginia----- Petitioner

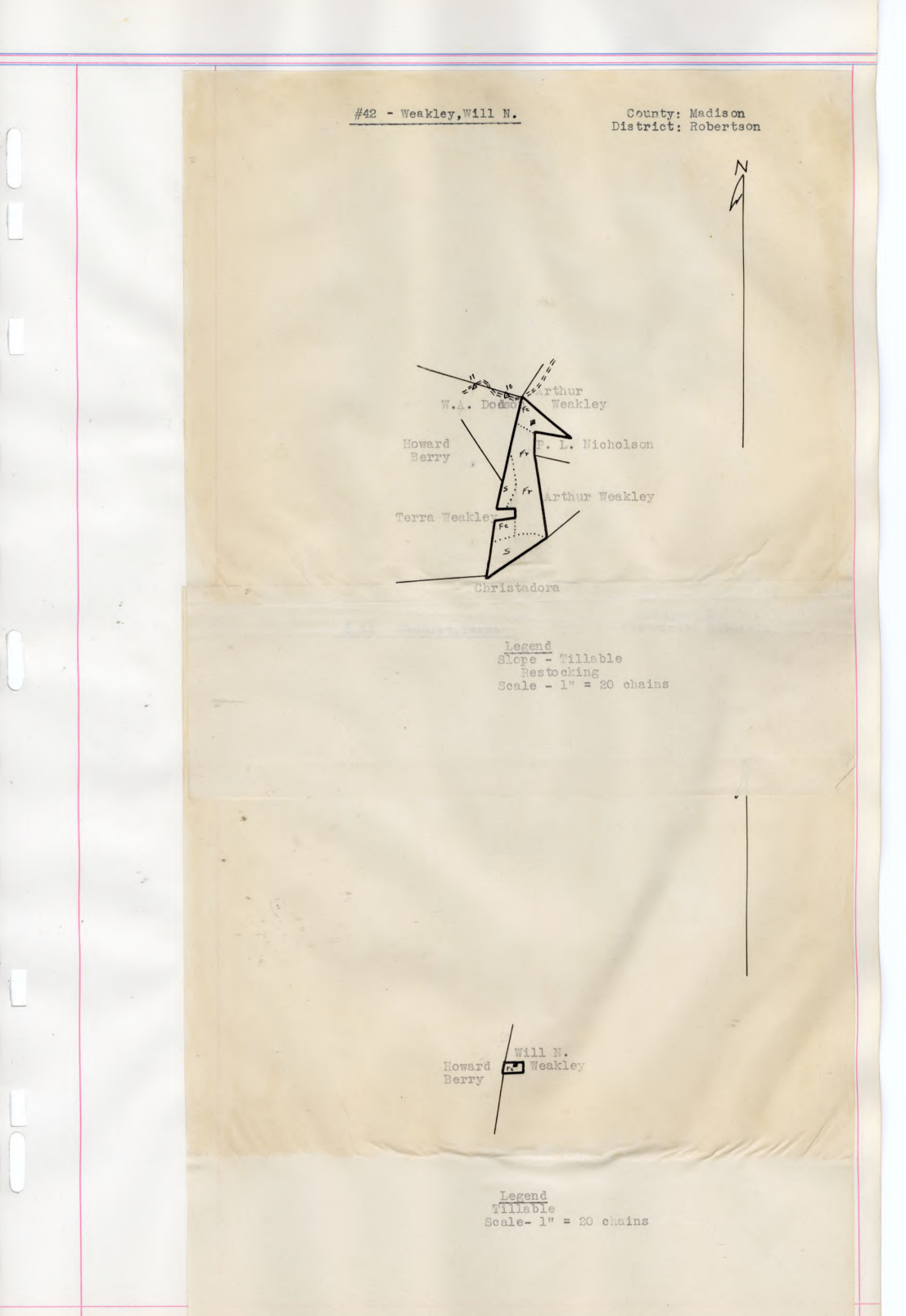
V. At Law No. 82

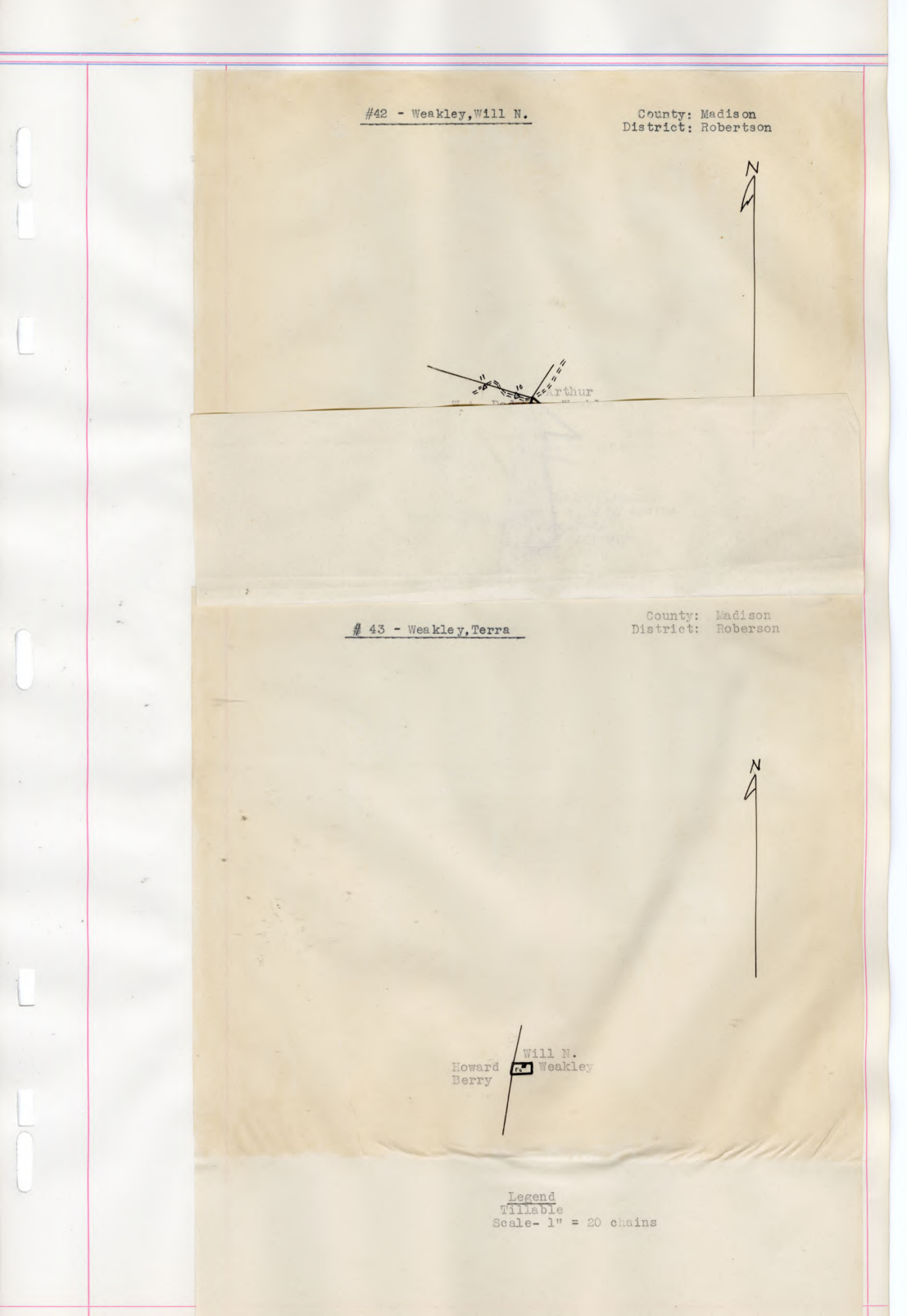
D. F. Anderson and others and Fifty-Five thousand (55,000) Acres, more or less, of land in Madison County, Virginia----- Defendants

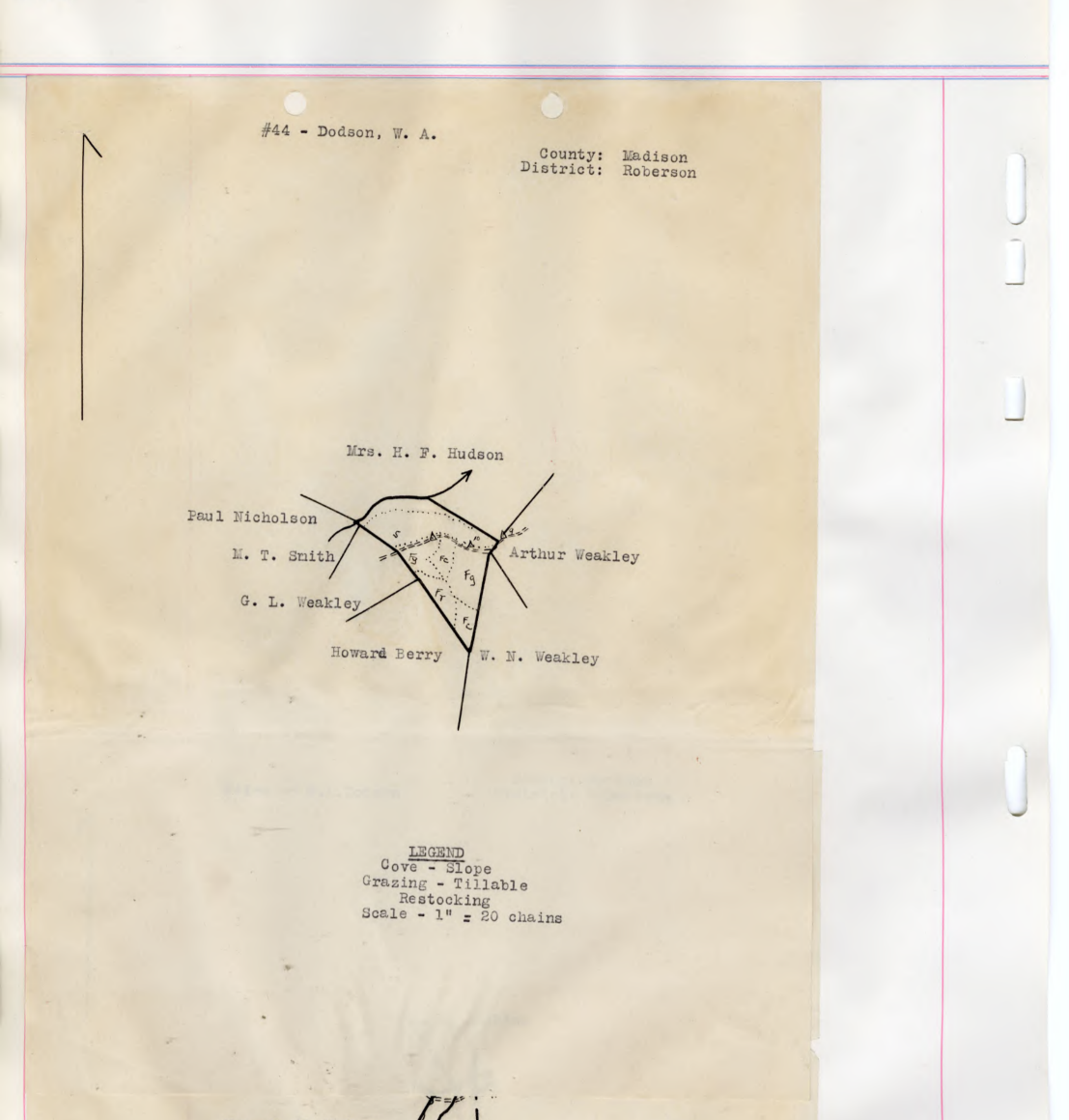
The undersigned Clerk of the Circuit Court of Madison County, Wirginia, hereby certifies that pursuant to the terms of the attached order entered in the above styled proceeding pending in this court on the 21st day of January, 1935, the various orders, judgments, the recordation order, judgment in rem, the orders entered the 1st day of January, 1935, and the separate plats mentioned in the attached order, were admitted to record on the 22 day of 24, 1935, in Deed Book  $5^3$ , at Page \_\_\_\_\_, in this the Clerk's Office of the Circuit Court of Madison County, Virginia.

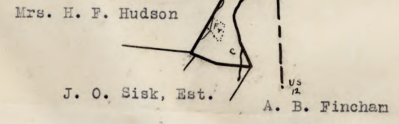
WITNESS my hand and the seal of this court this  $\frac{12}{2}$  day of  $\frac{12}{2}$ , 1935.



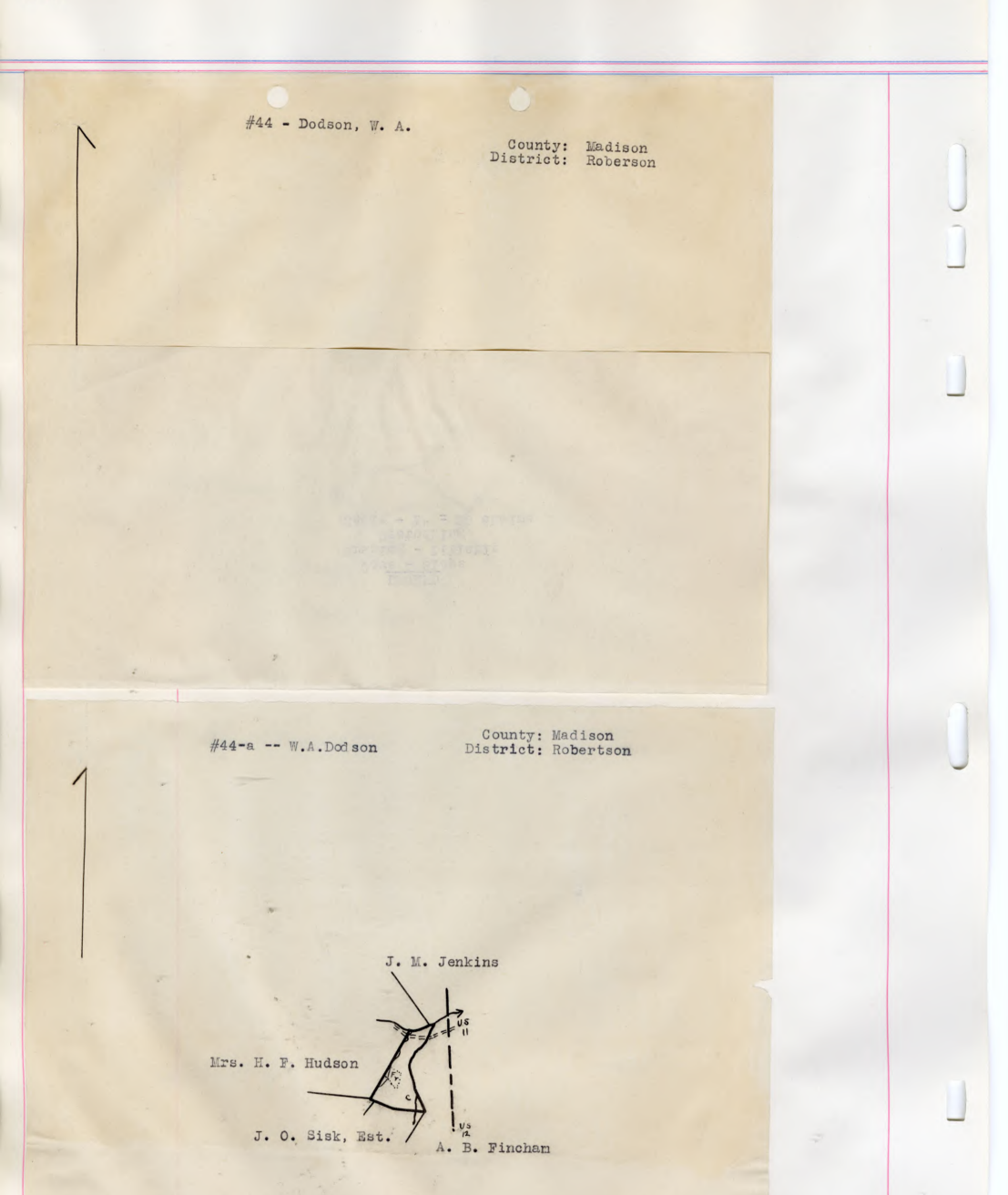




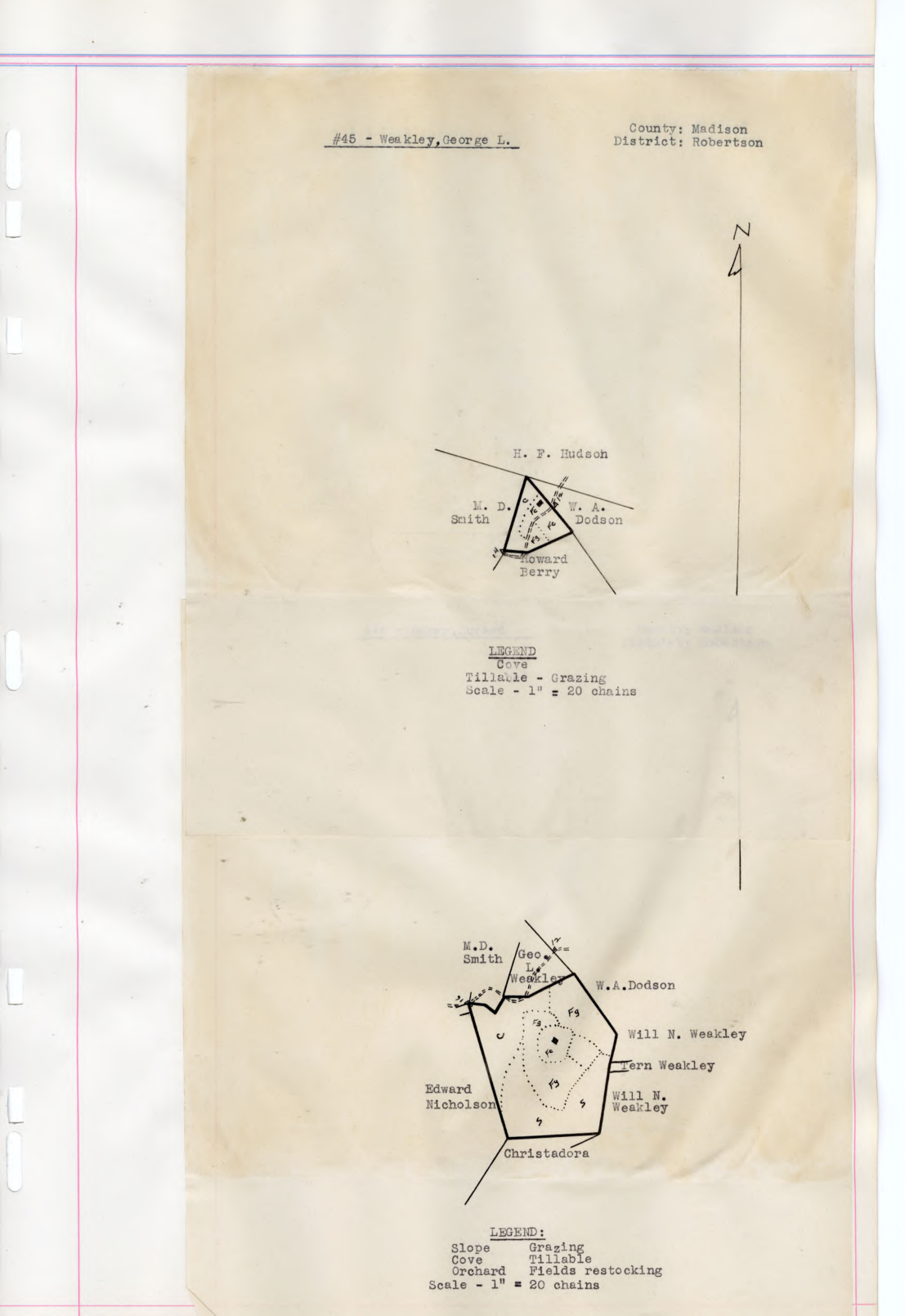


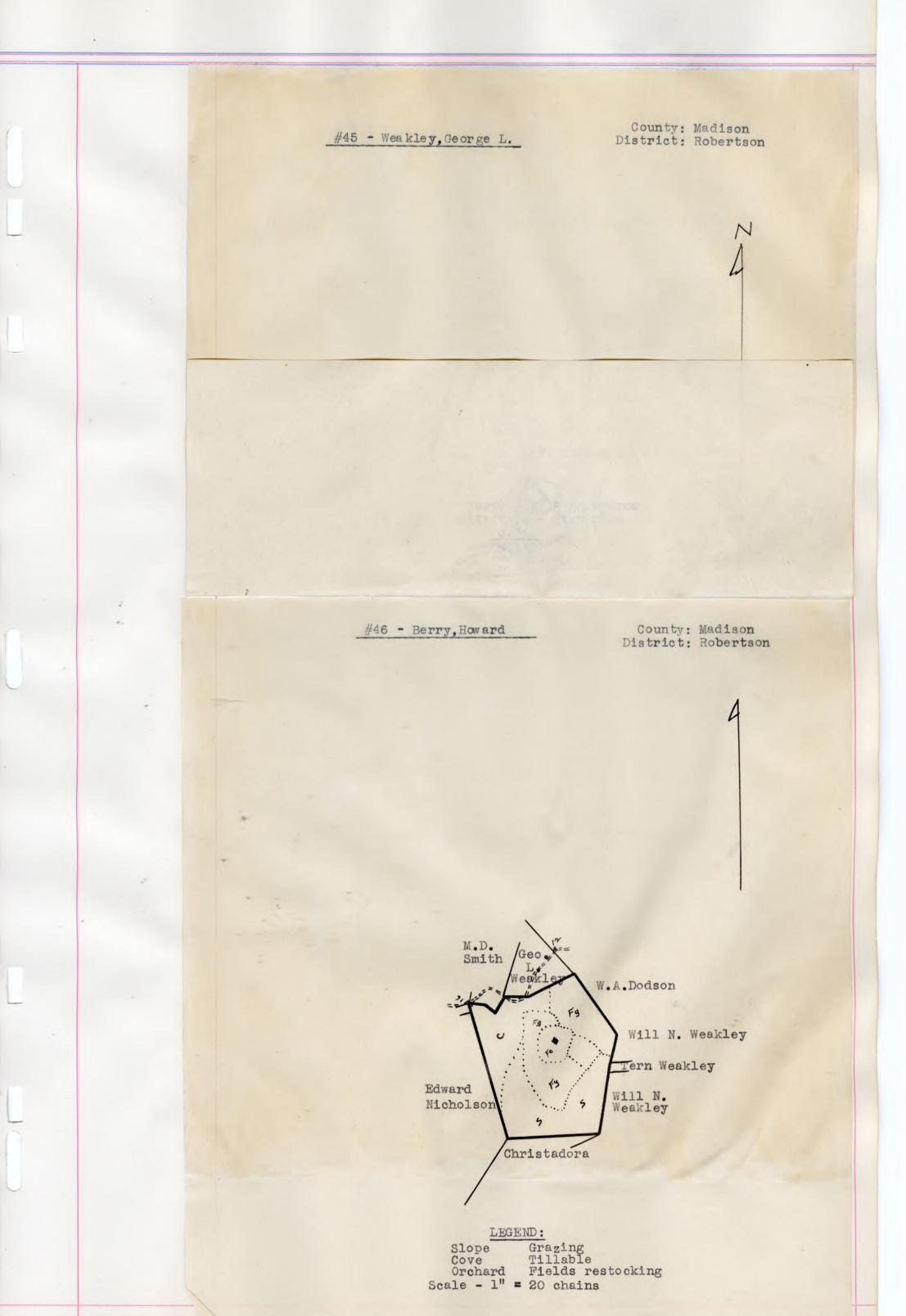


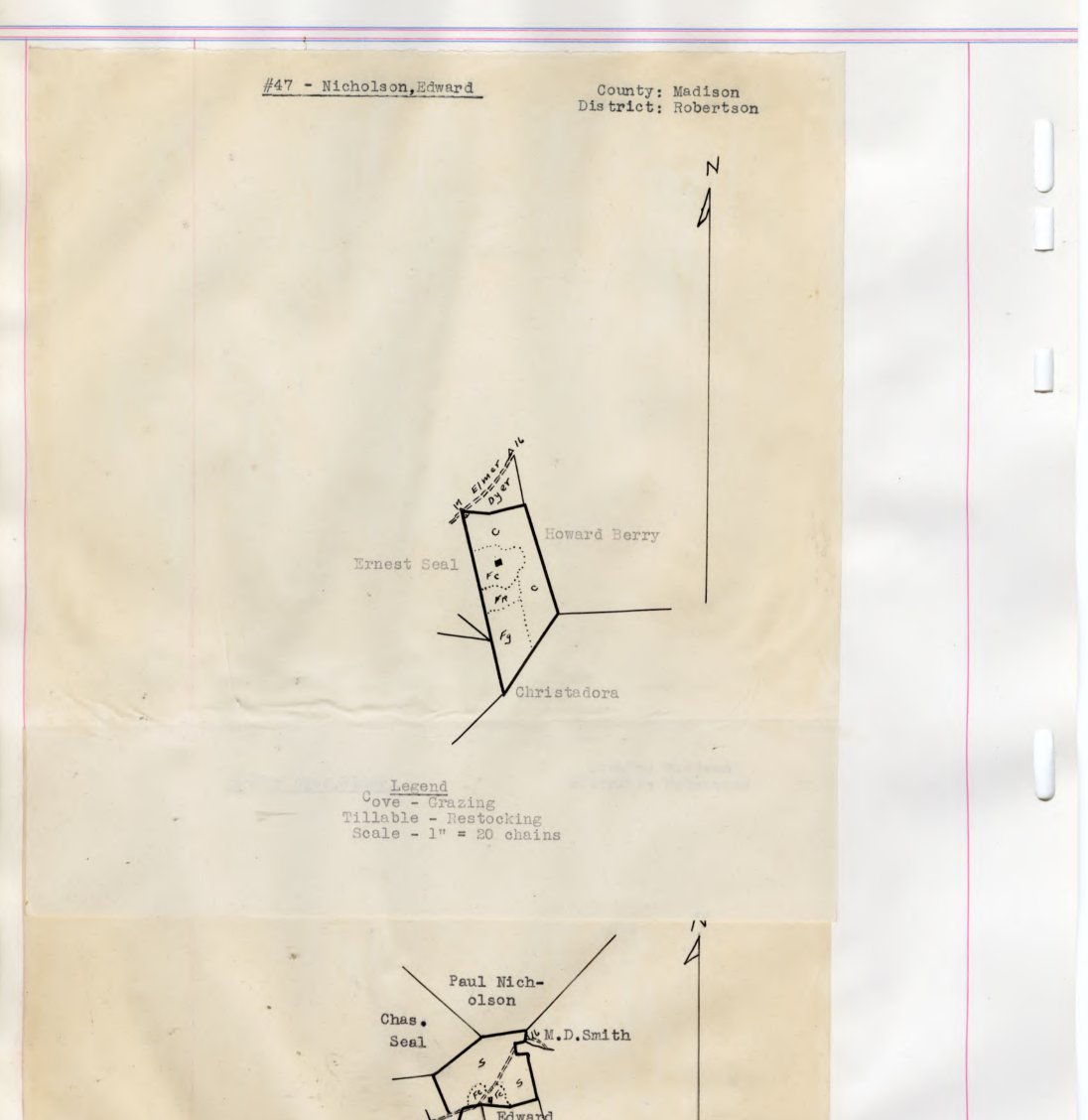
LEGEND Cove - Restocking Scale - 1" = 20 chains



LEGEND Cove - Restocking Scale - 1" = 20 chains

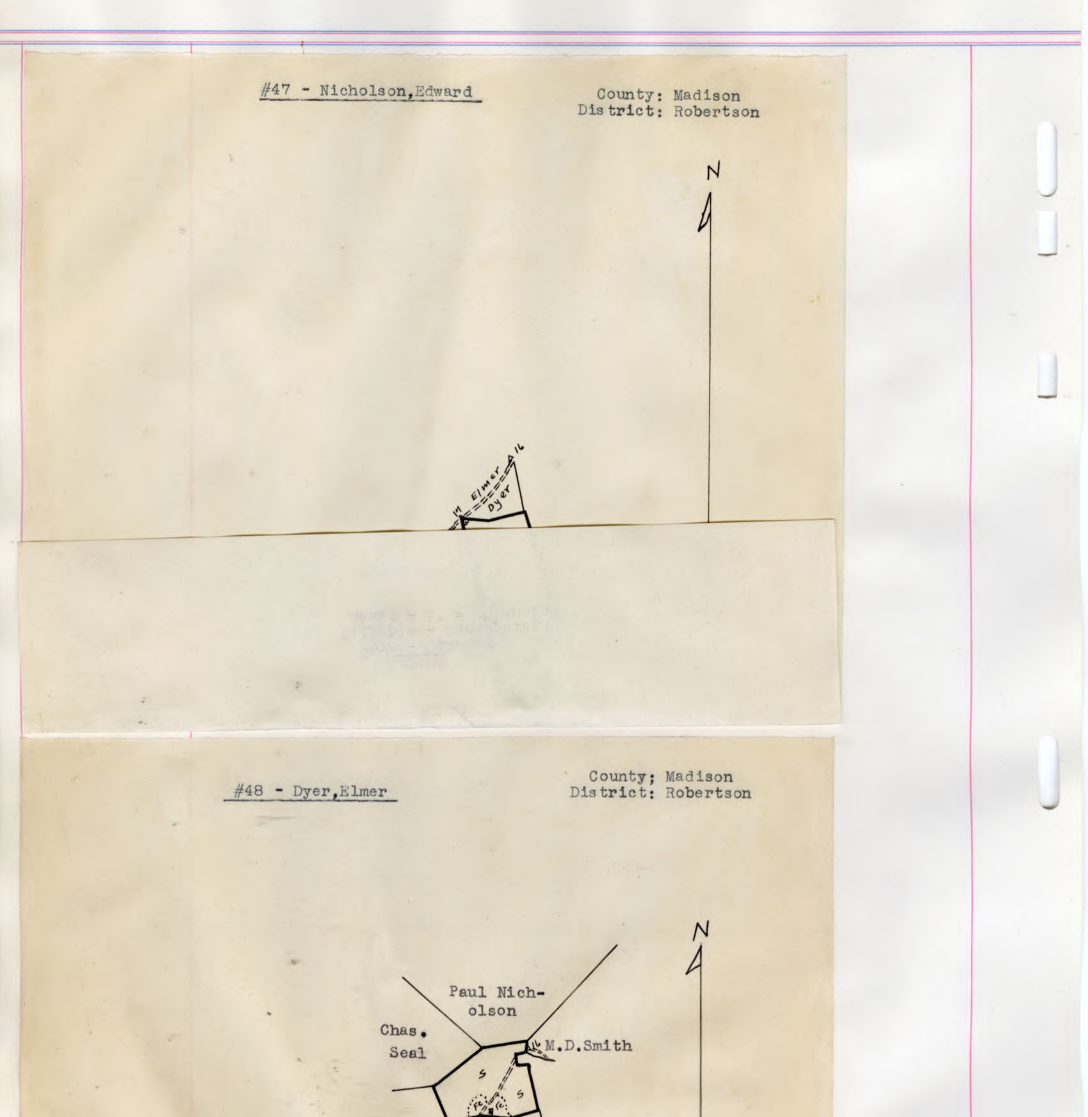






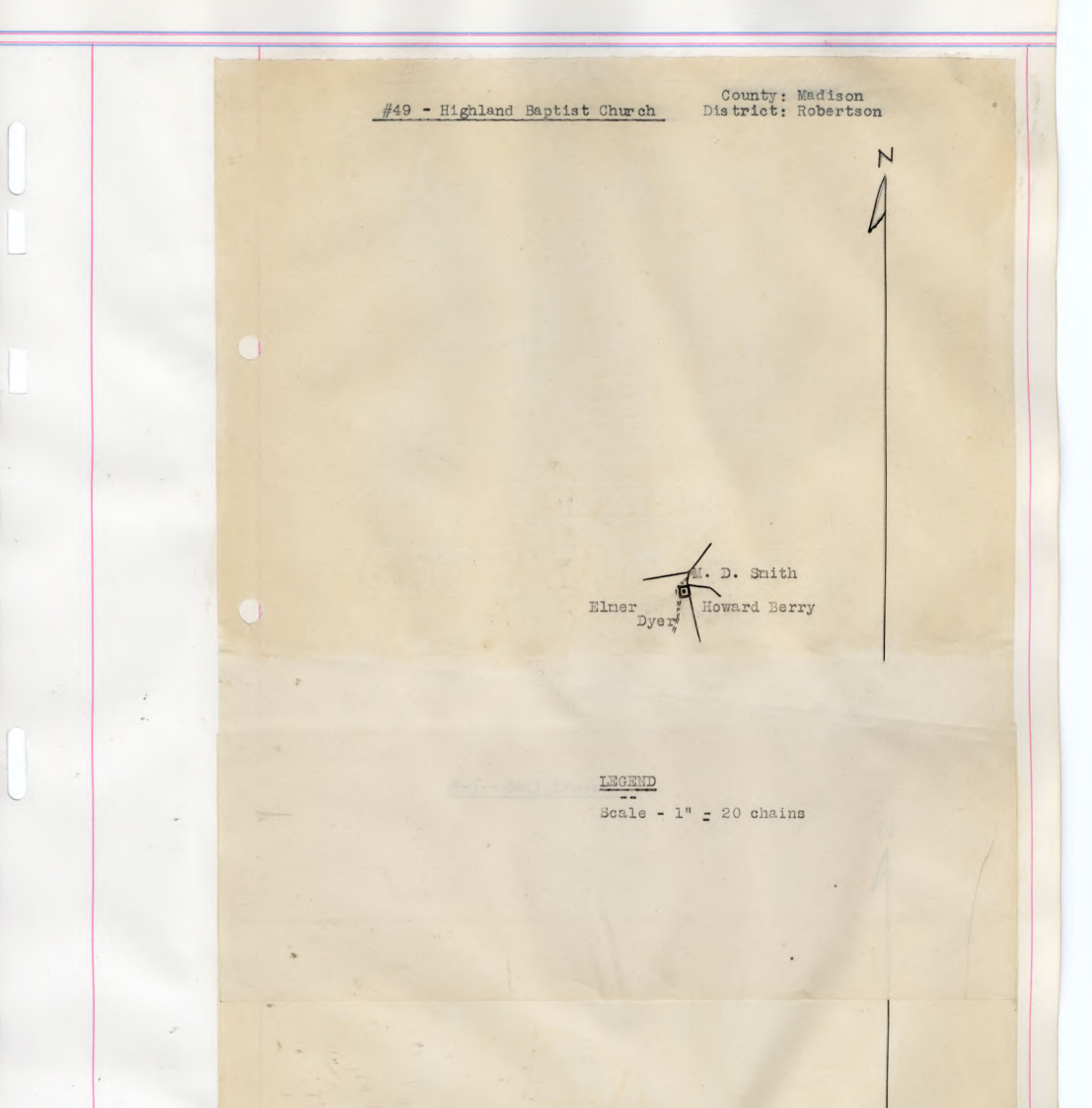
Edward Nichofson

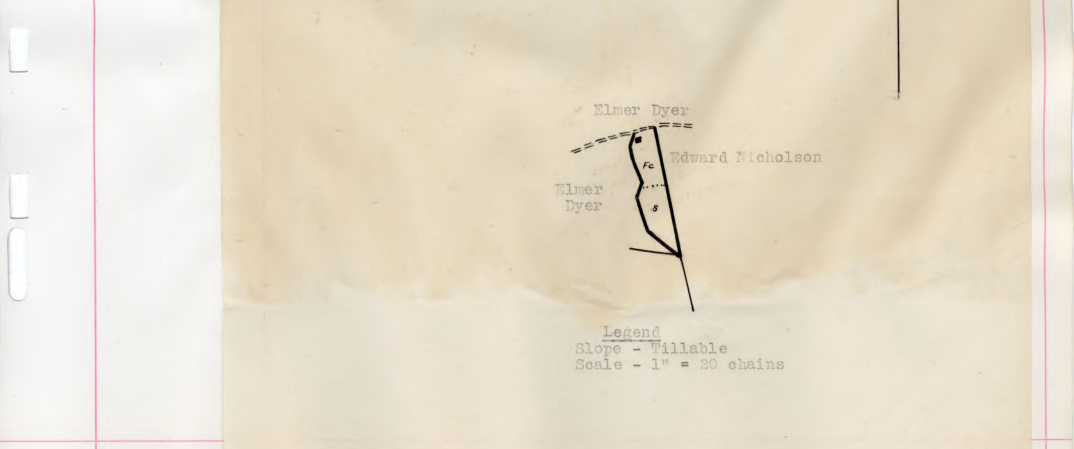
LEGEND: Slope Grazing Tillable Fields restocking Scale - 1" = 20 chains

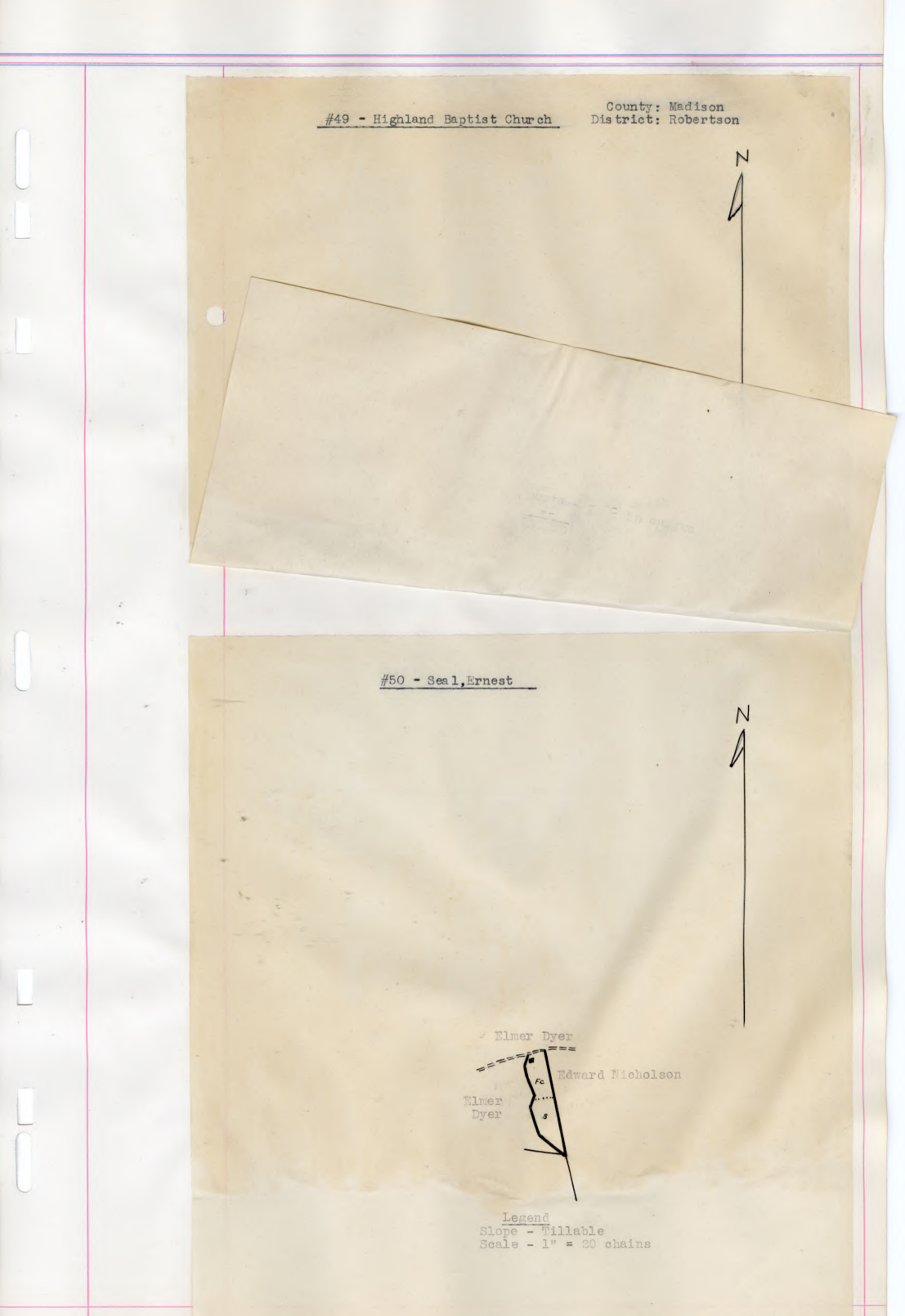


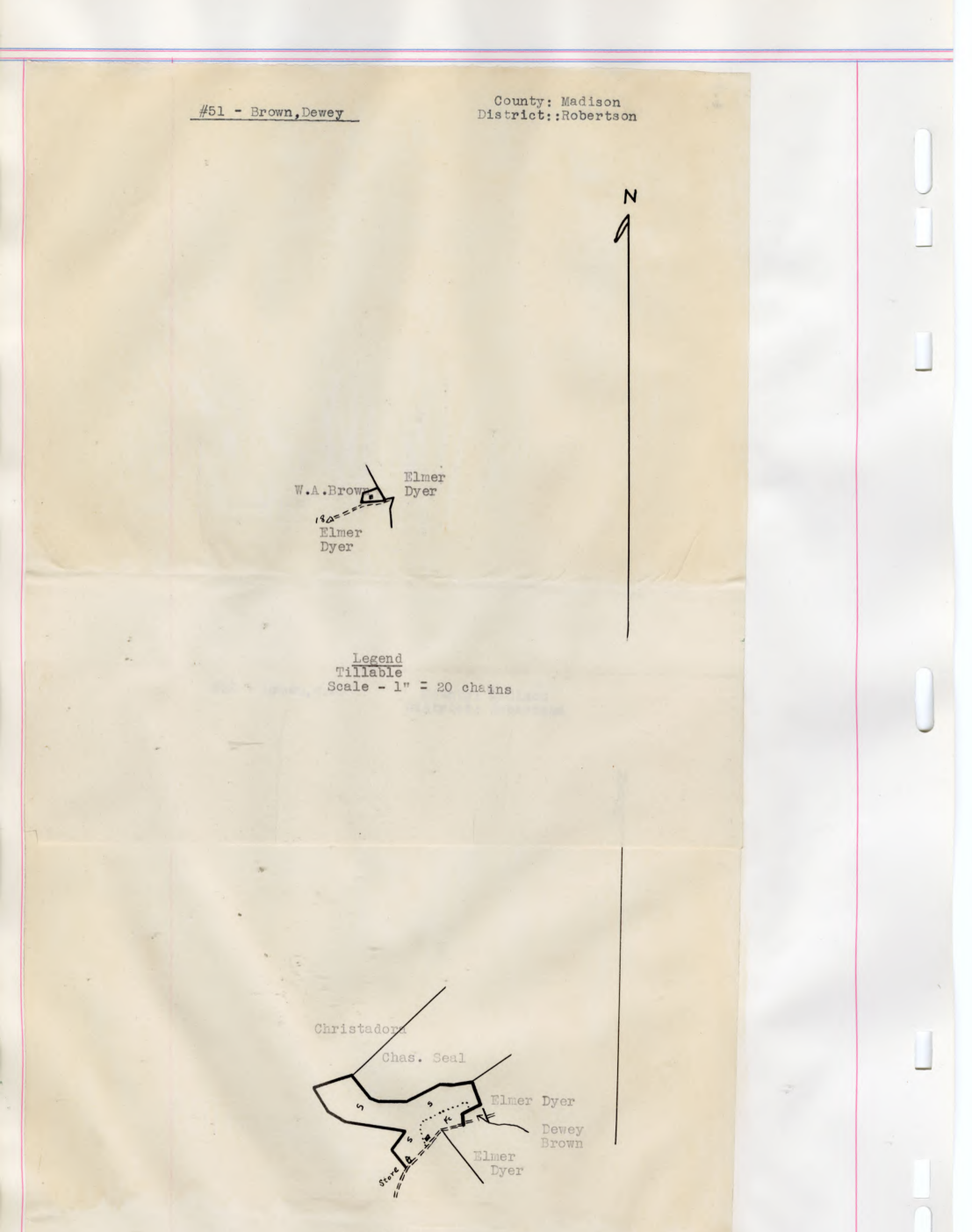
Edward Nicholson

LEGEND: Slope Grazing Tillable Fields restocking Scale - 1" = 20 chains

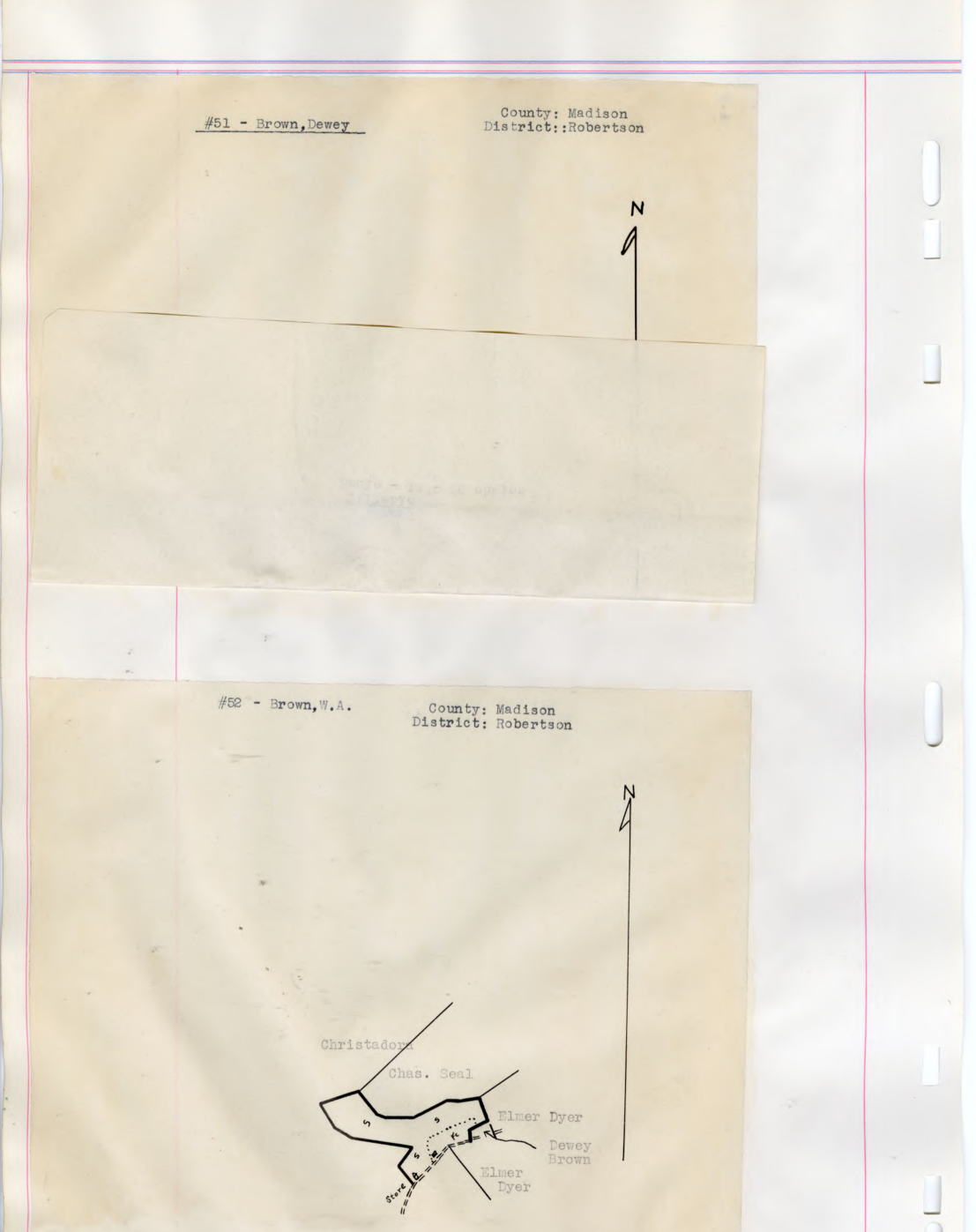




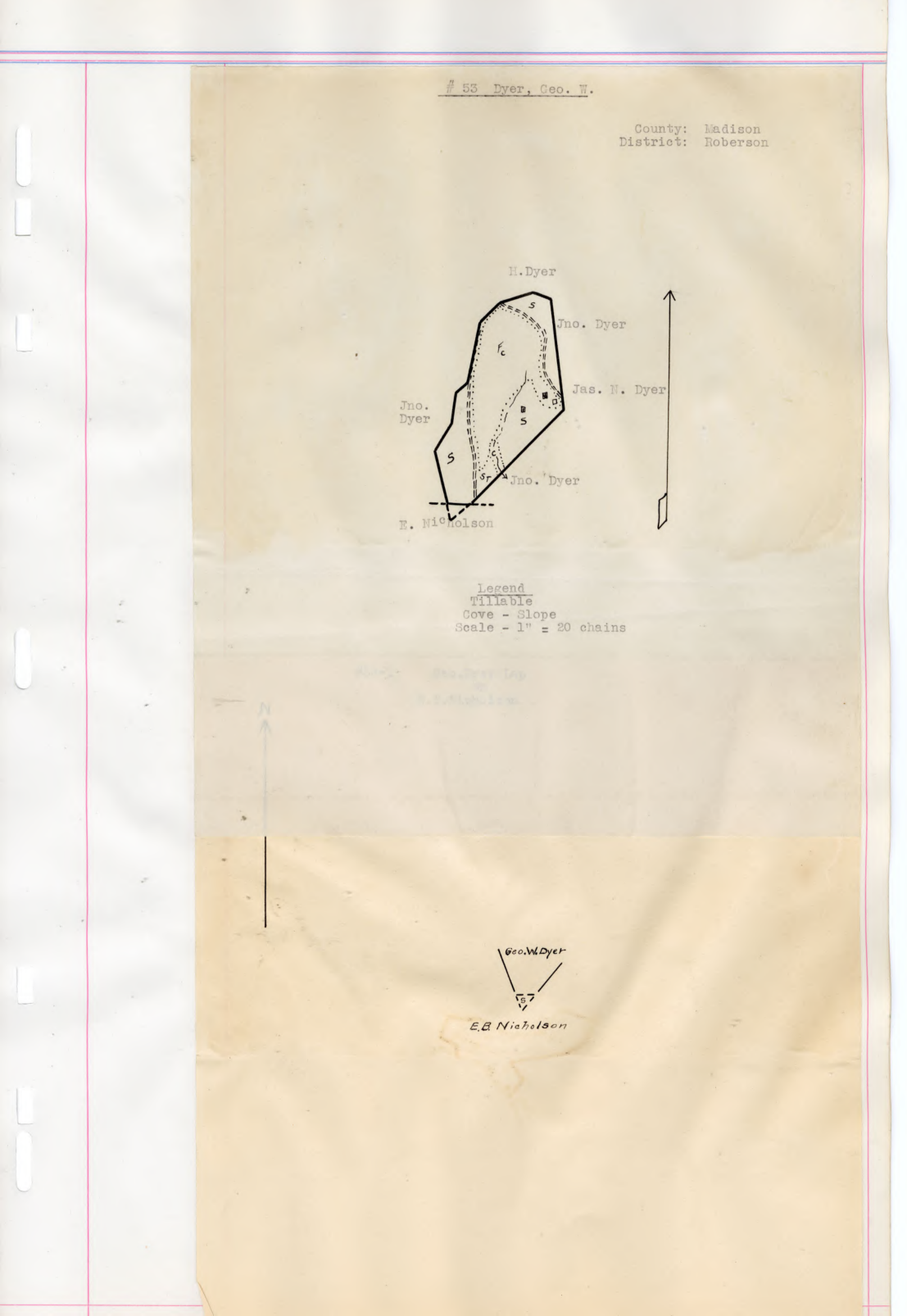


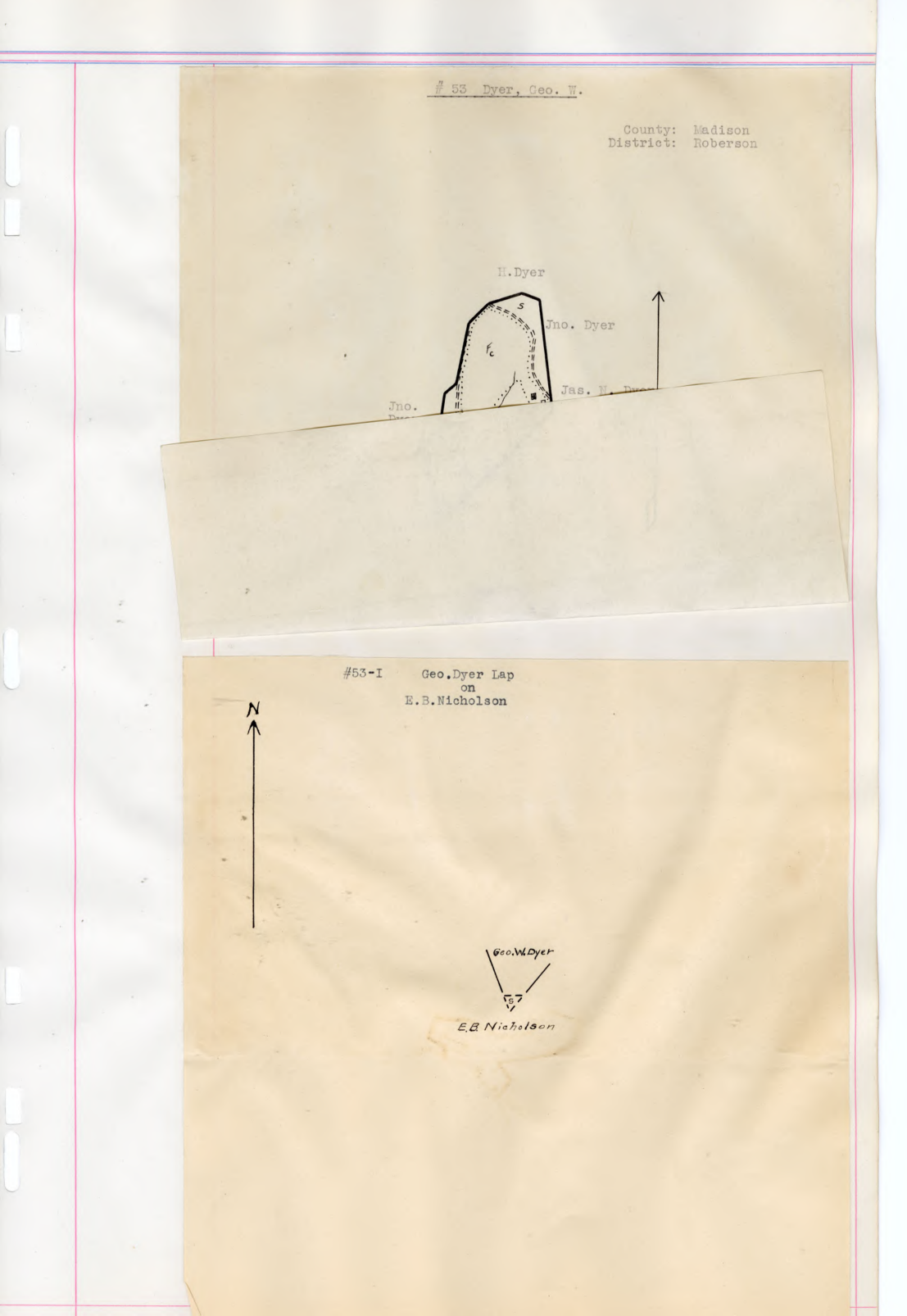


Legend Slope - Tillable Scale - 1" = 20 chains

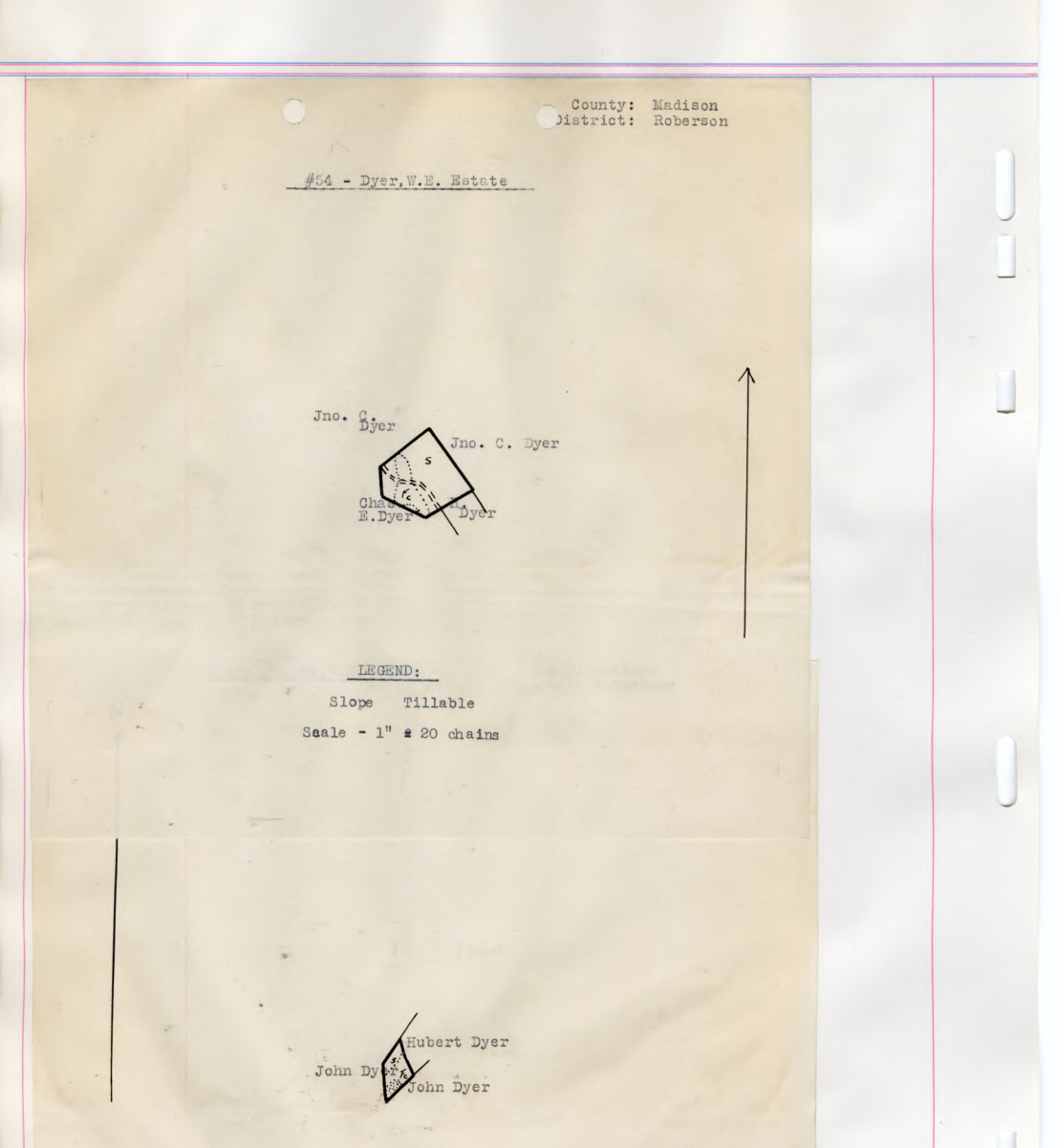


Legend Slope - Tillable Scale - 1" = 20 chains

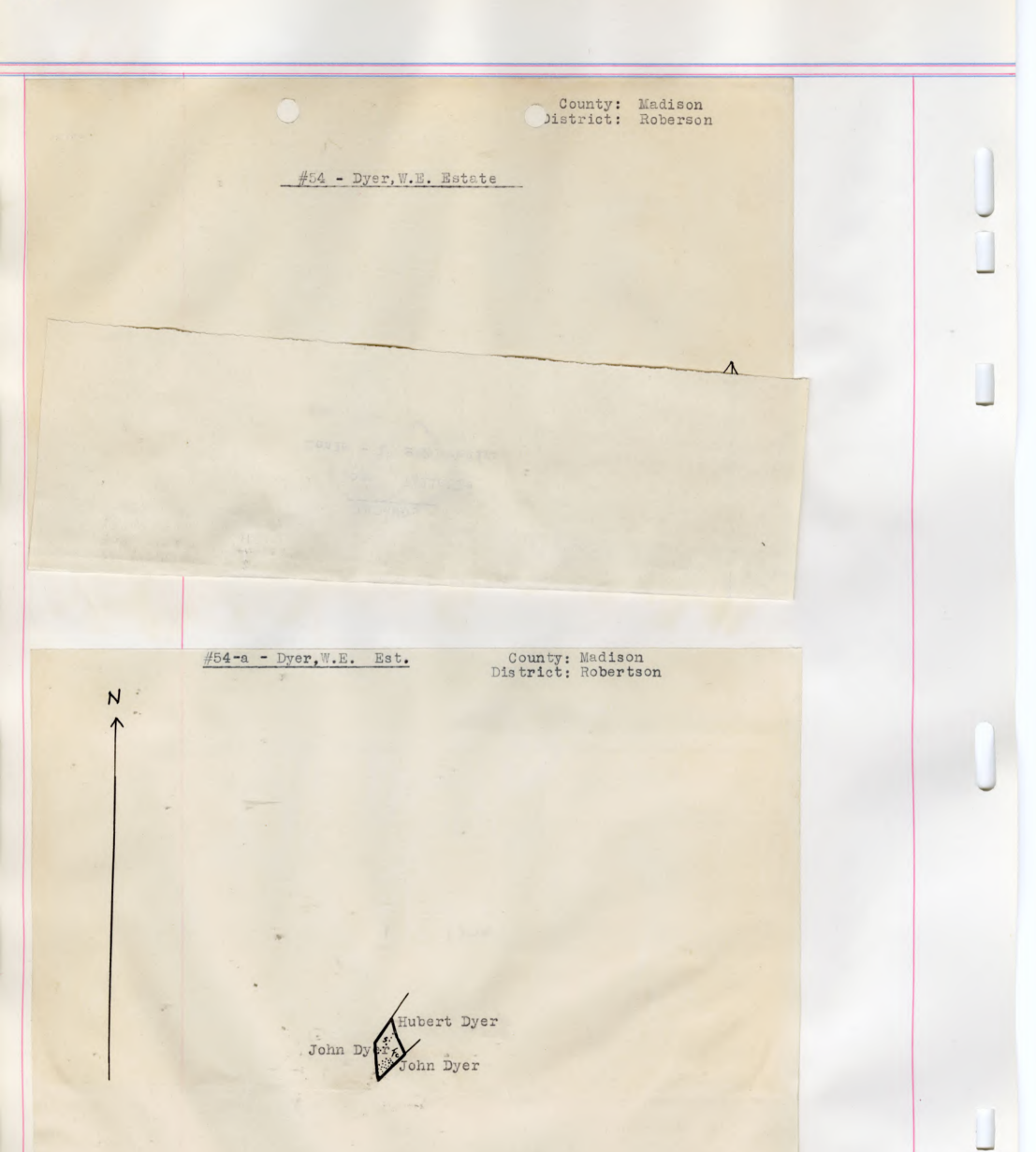




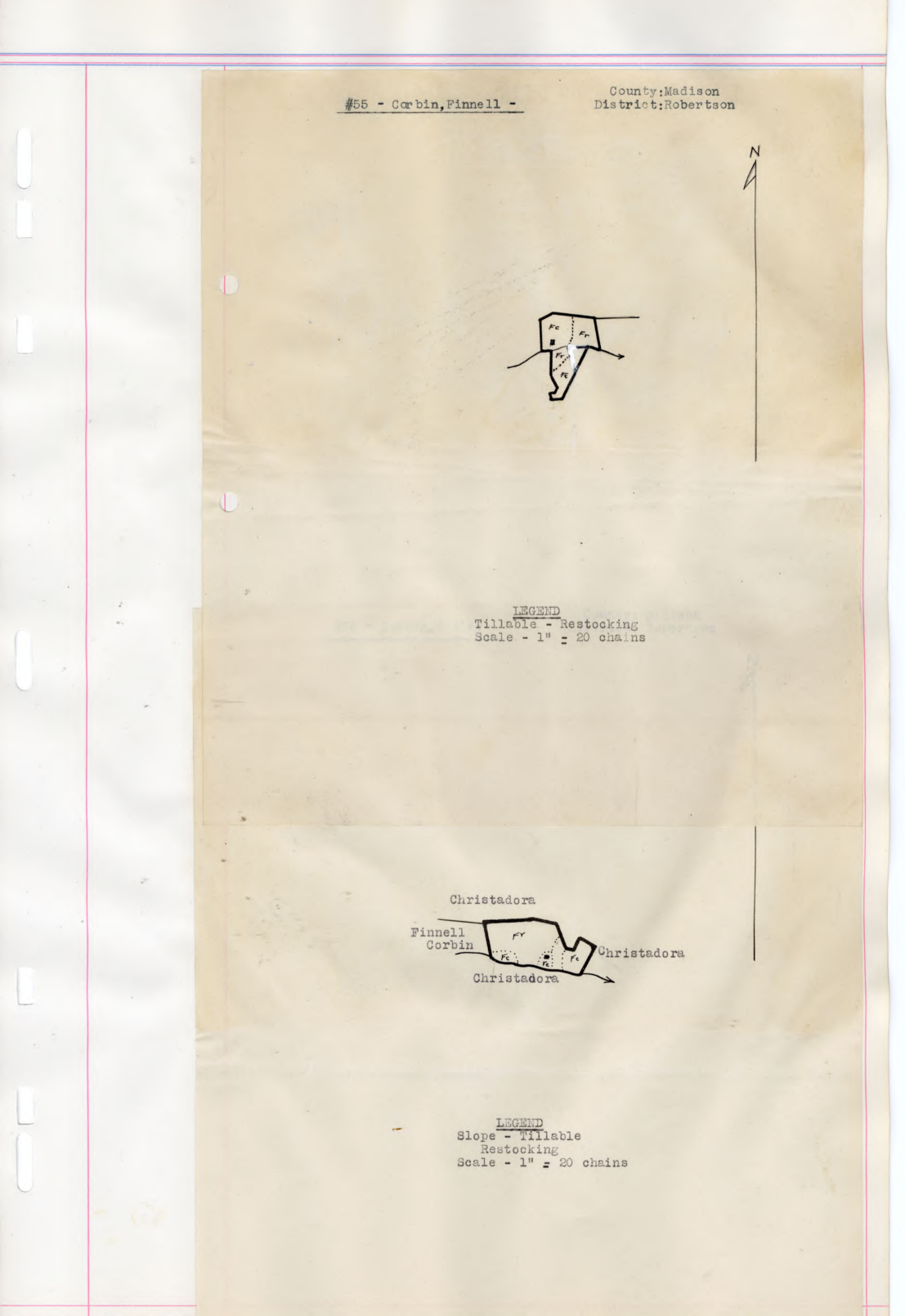


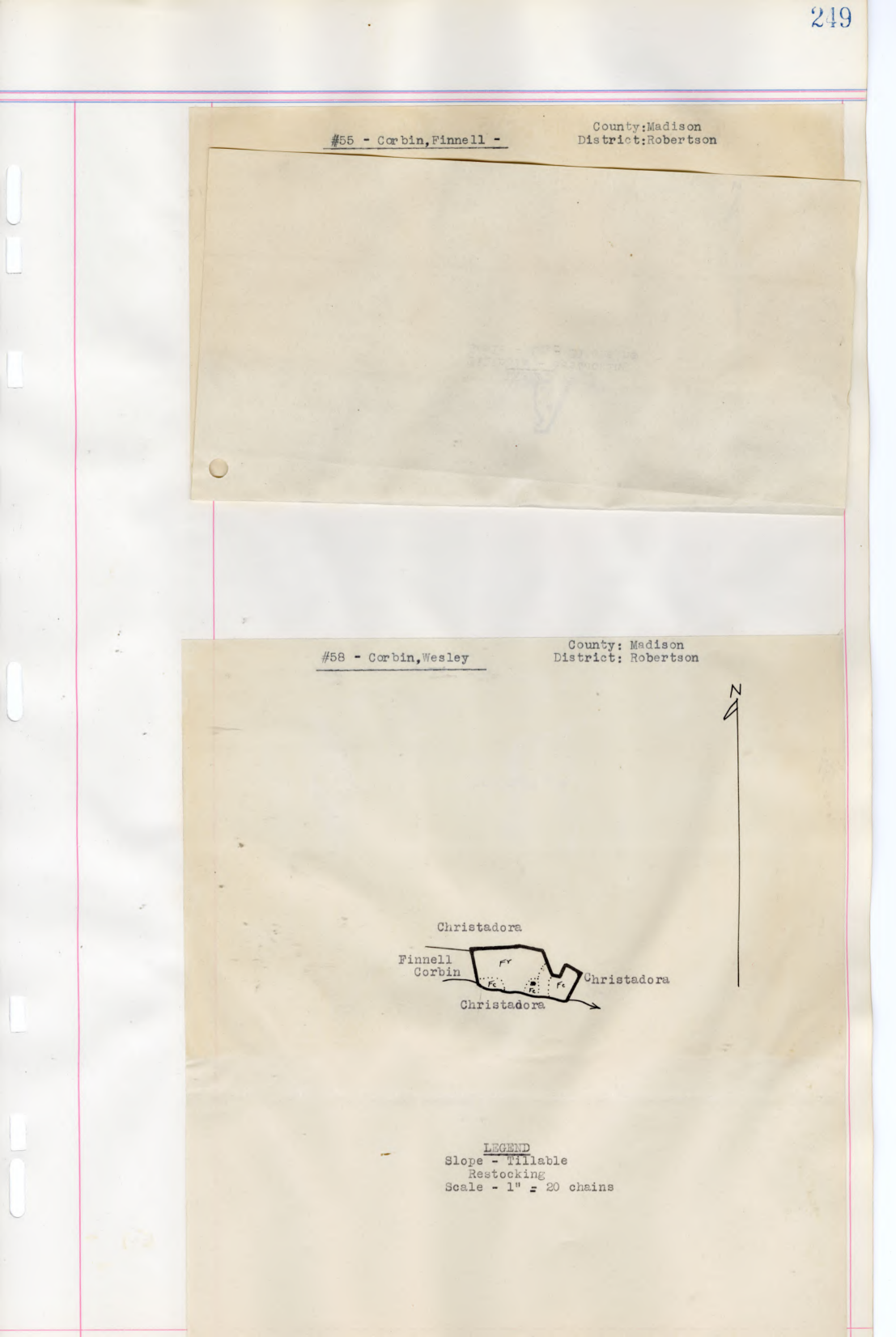


LEGEND Tillable - Slope Orchard Scale - 1" = 20 chains

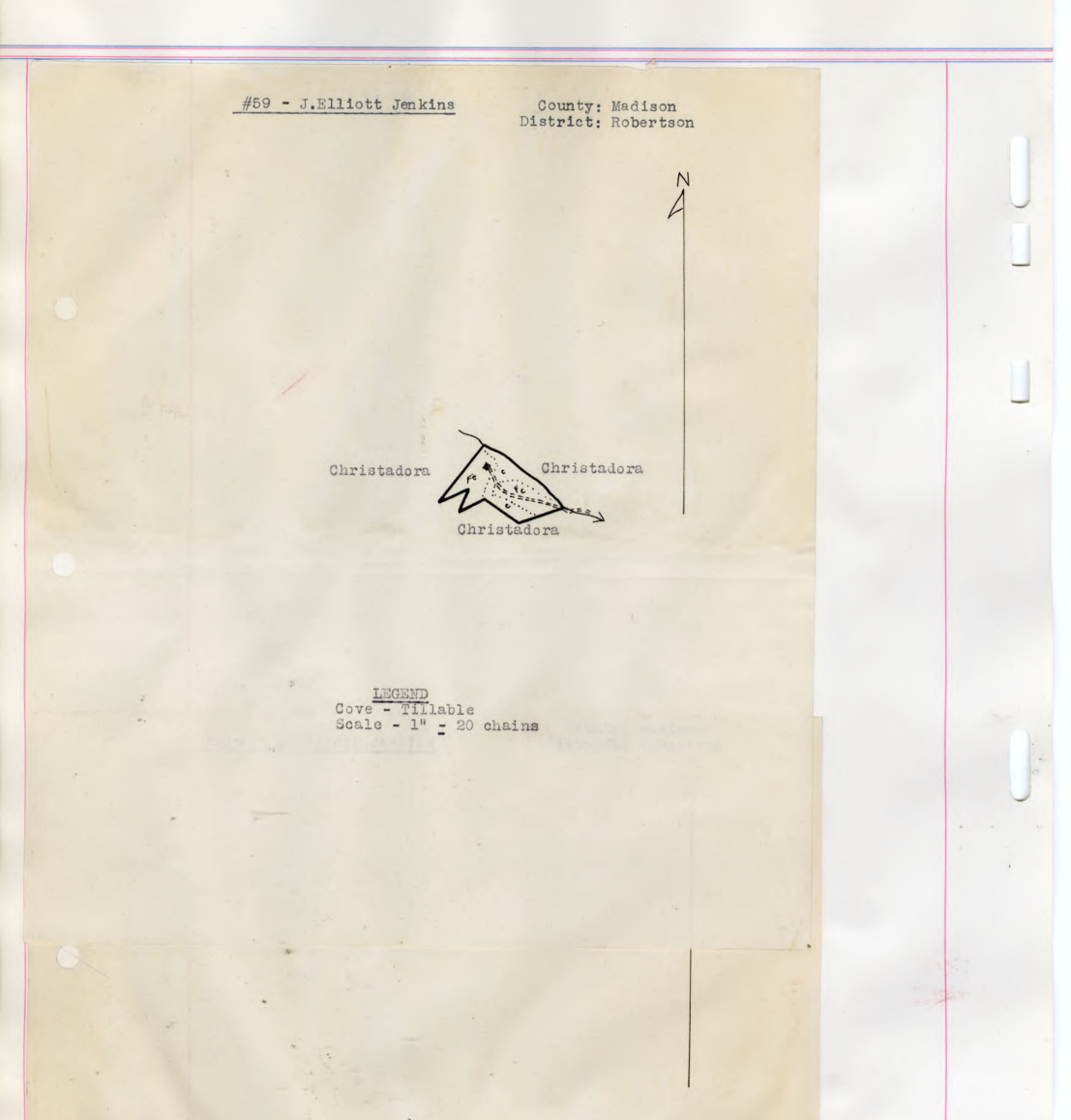


LEGEND Tillable - Slope Orchard Scale - 1" = 20 chains





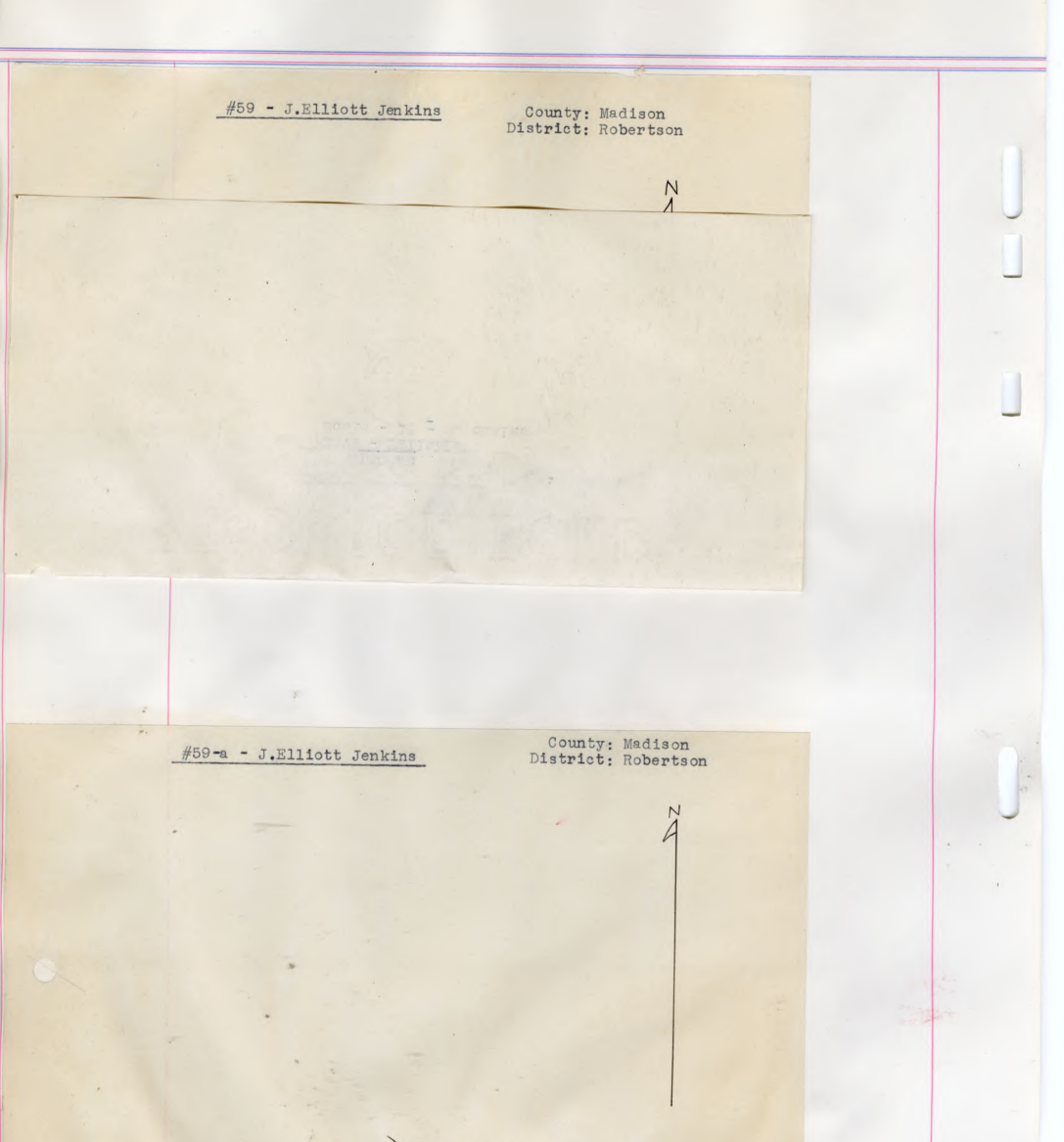




Christadora Christadora Christalora Christadora

LEGEND Cove - Tillable Scale - 1 " = 20 chains

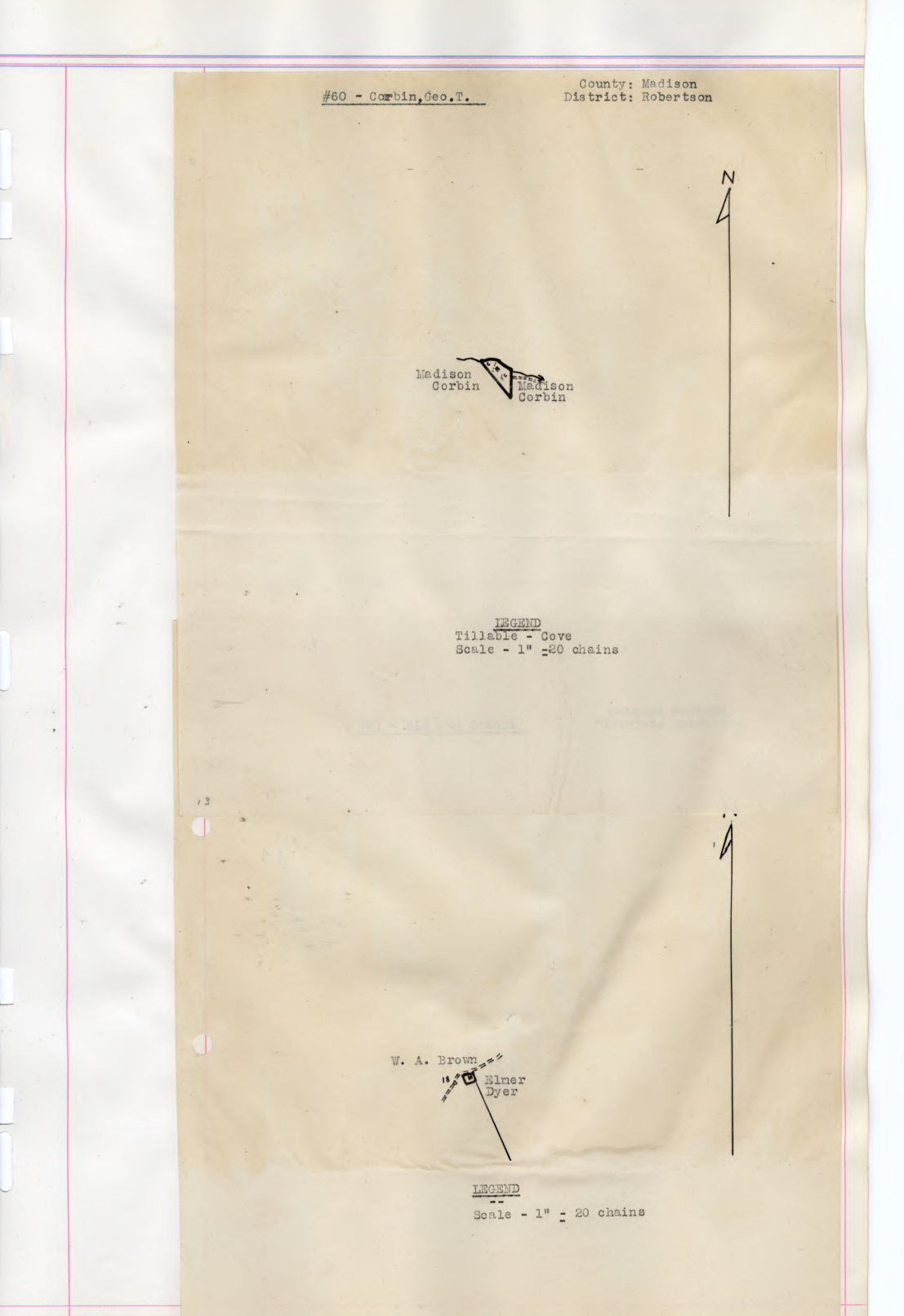


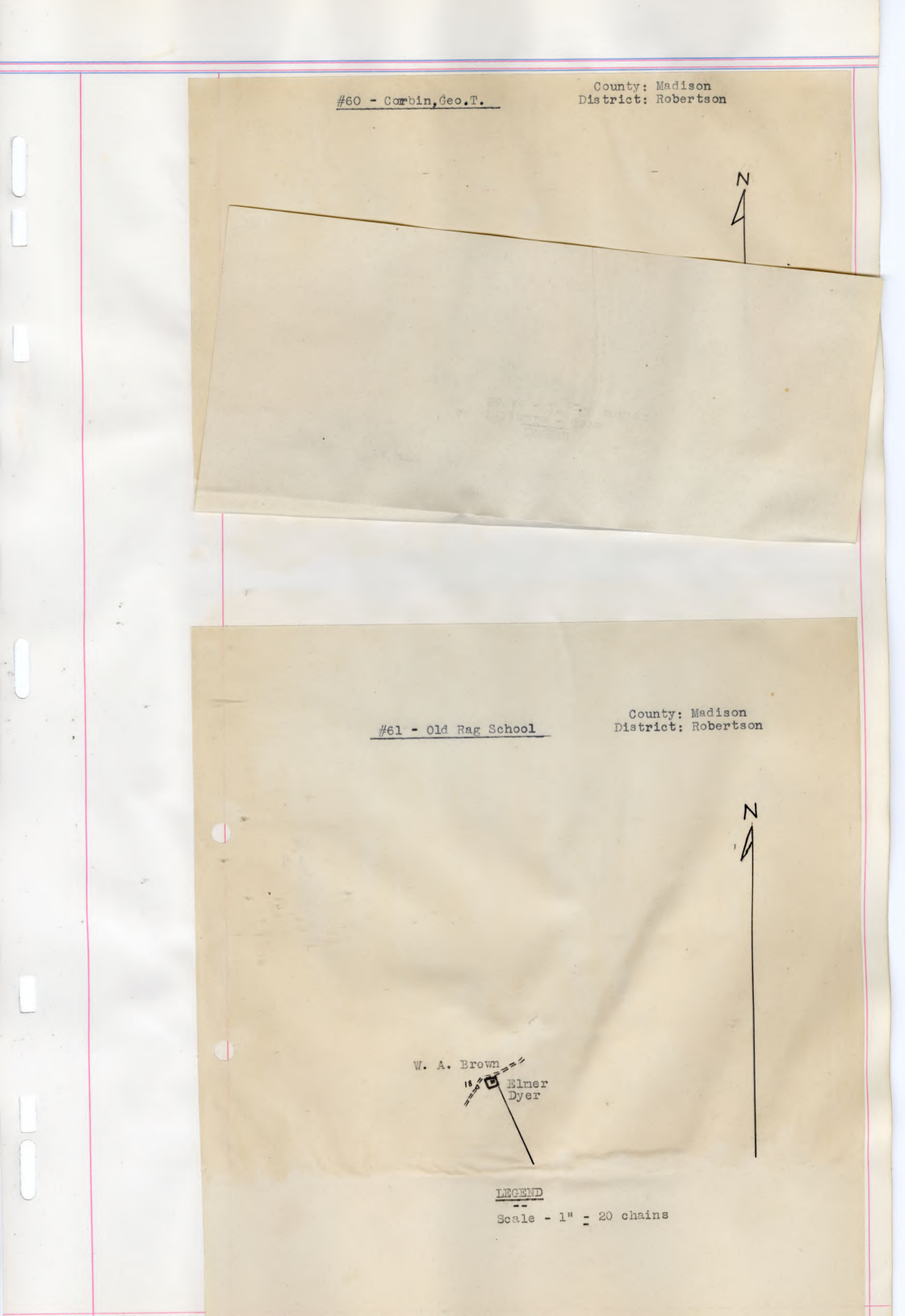


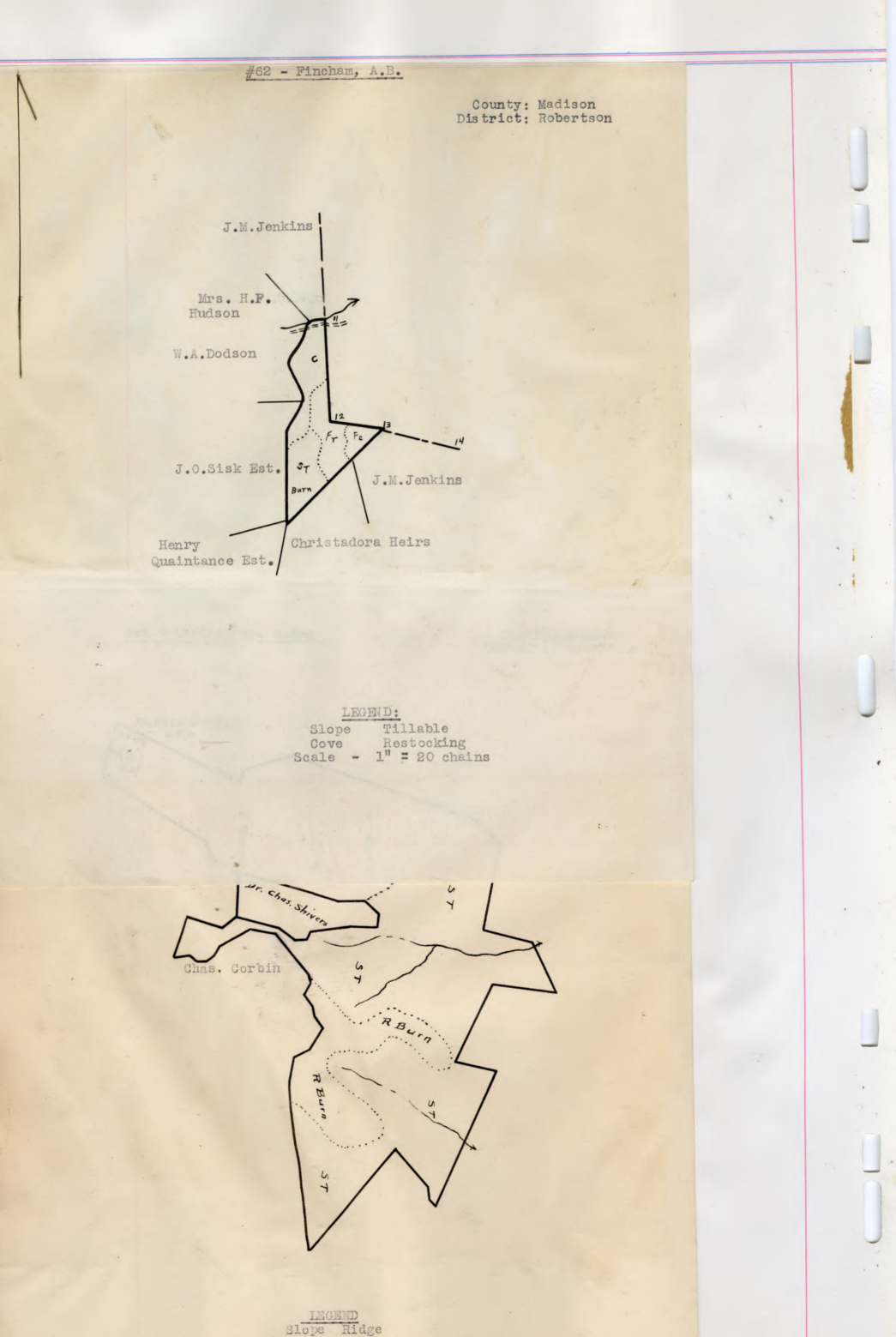
Christadora Christadora .¢ Christalora Christadora

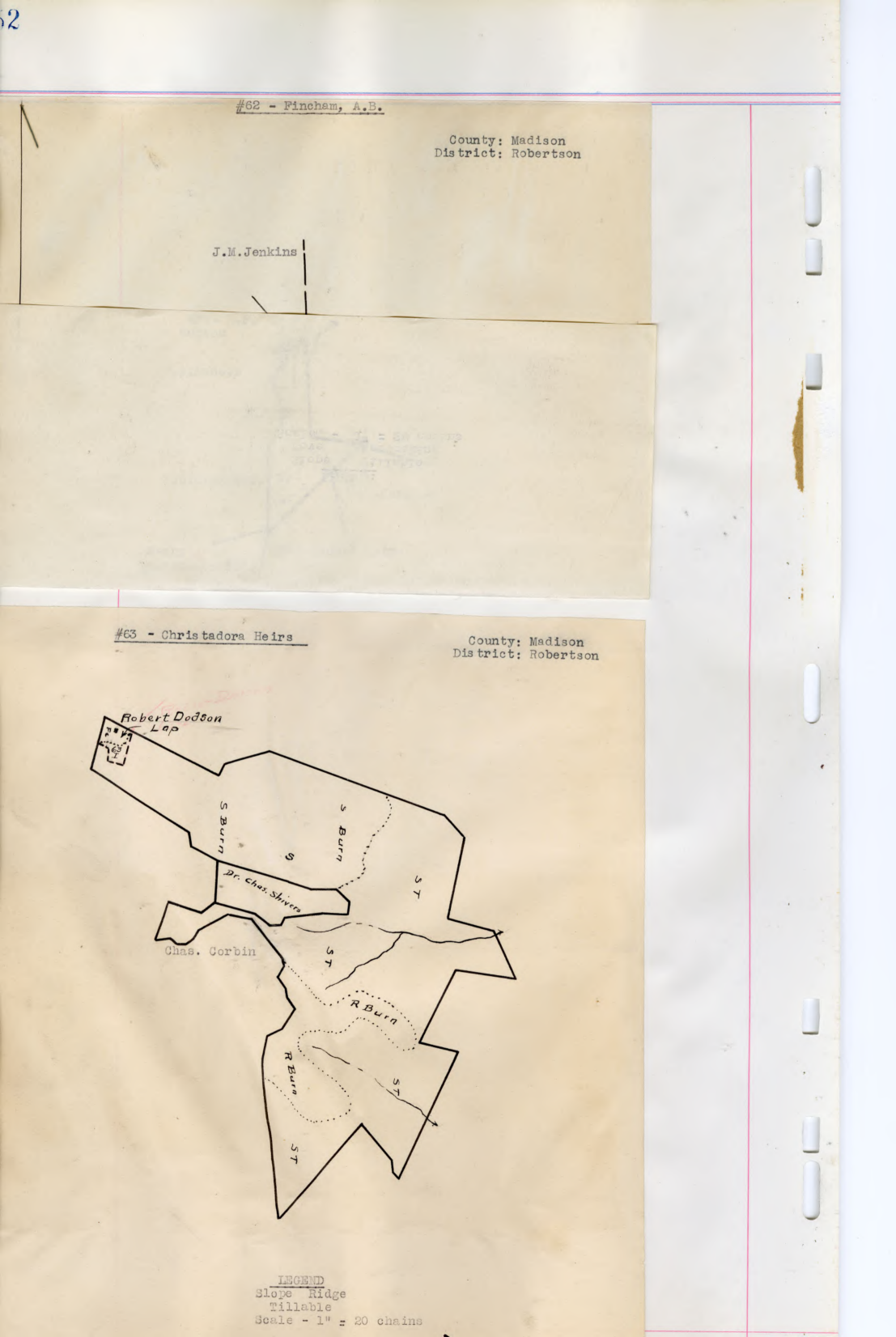
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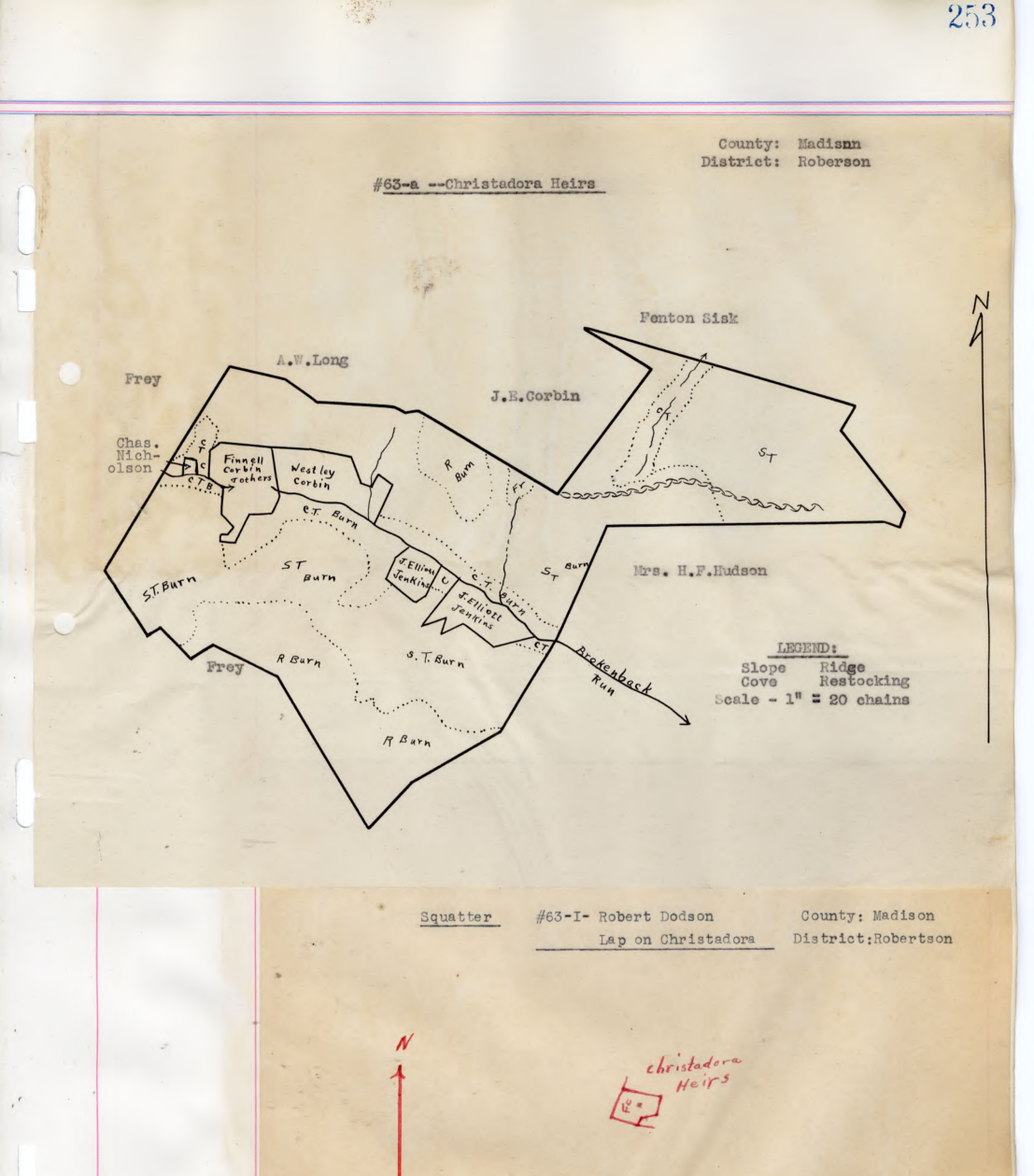
LEGEND Cove - Tillable Scale - 1 " = 20 chains



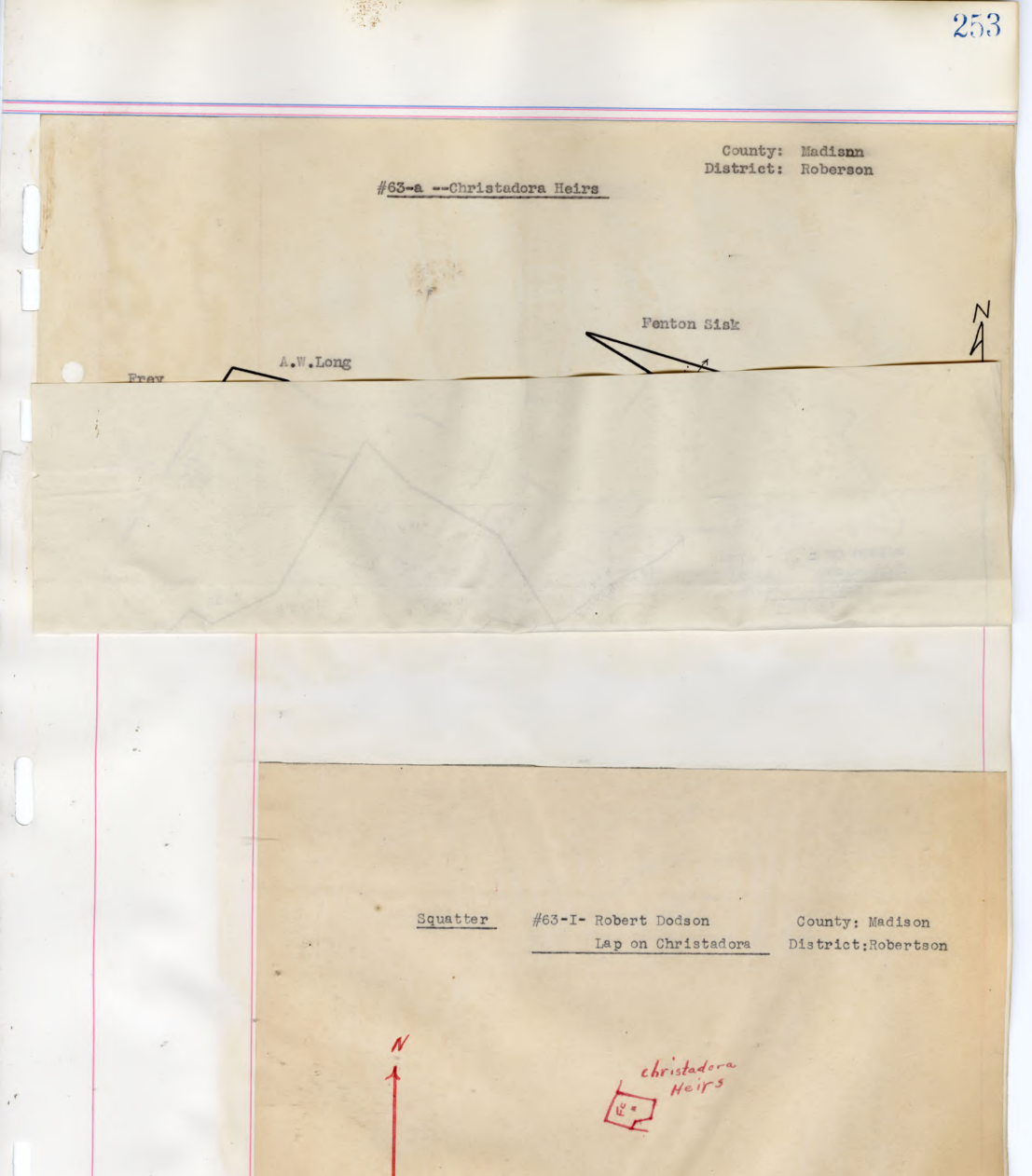




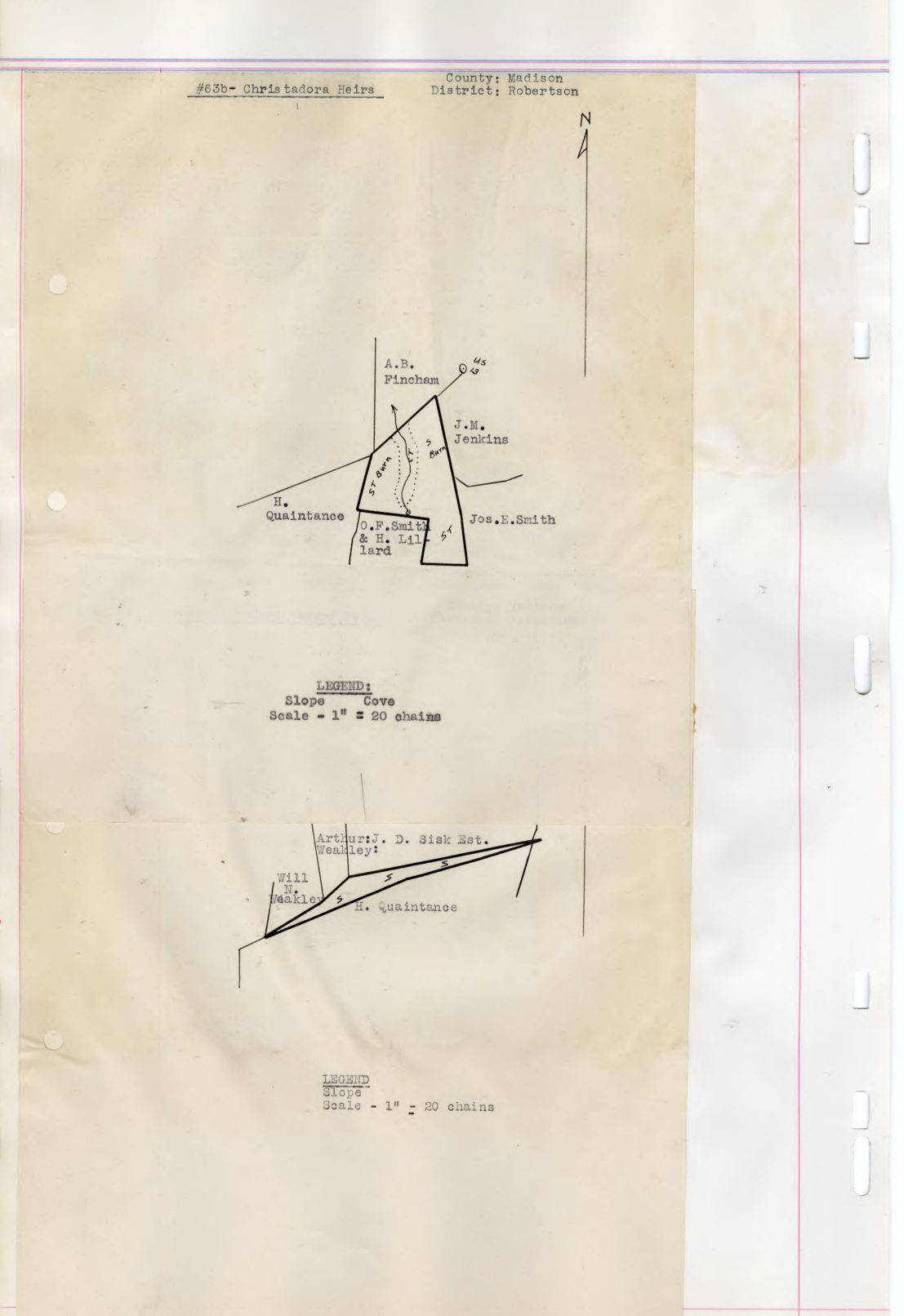


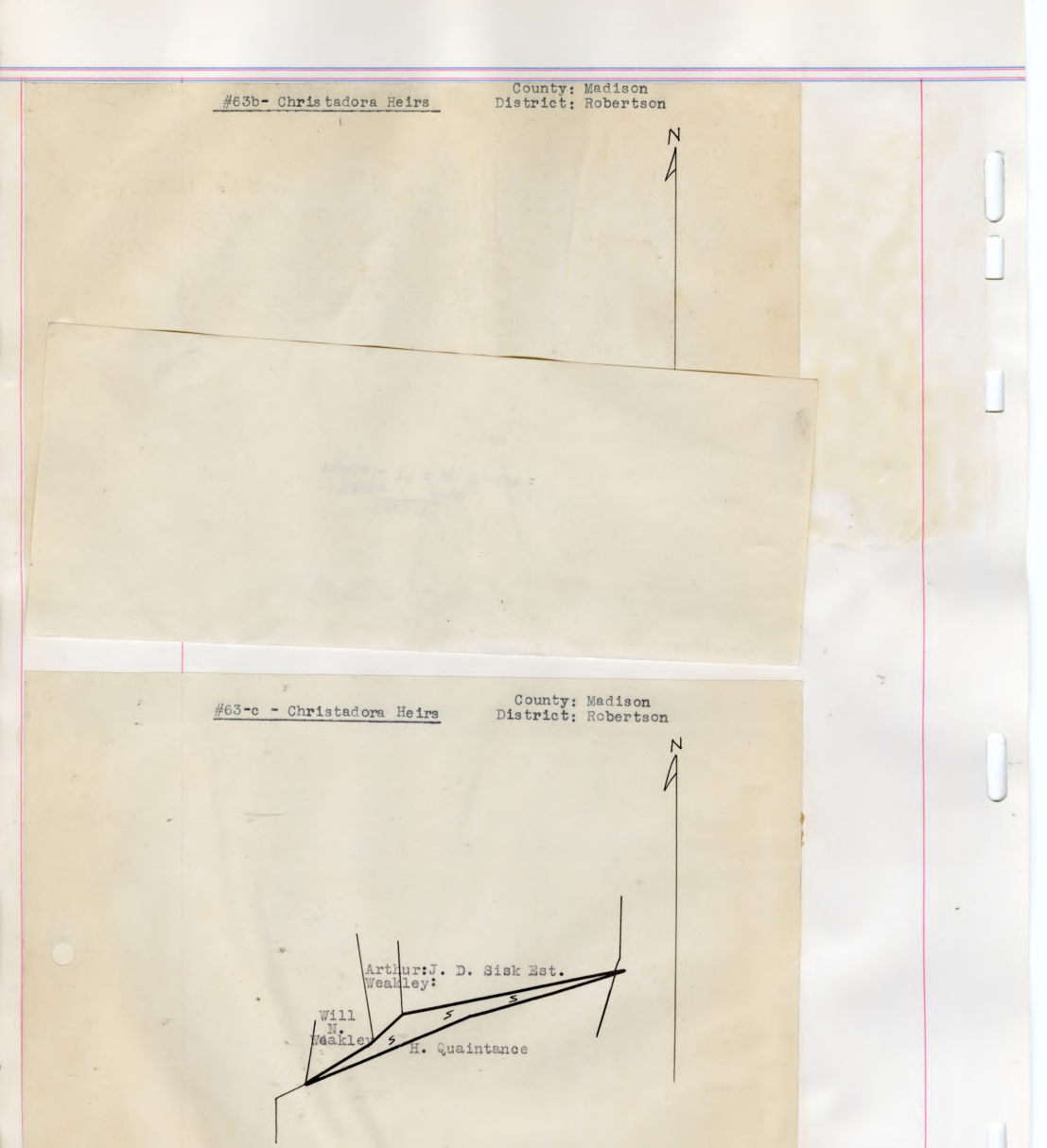


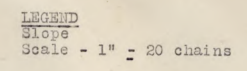
LEGENDE Tillable Scale - 1" = 20 chains

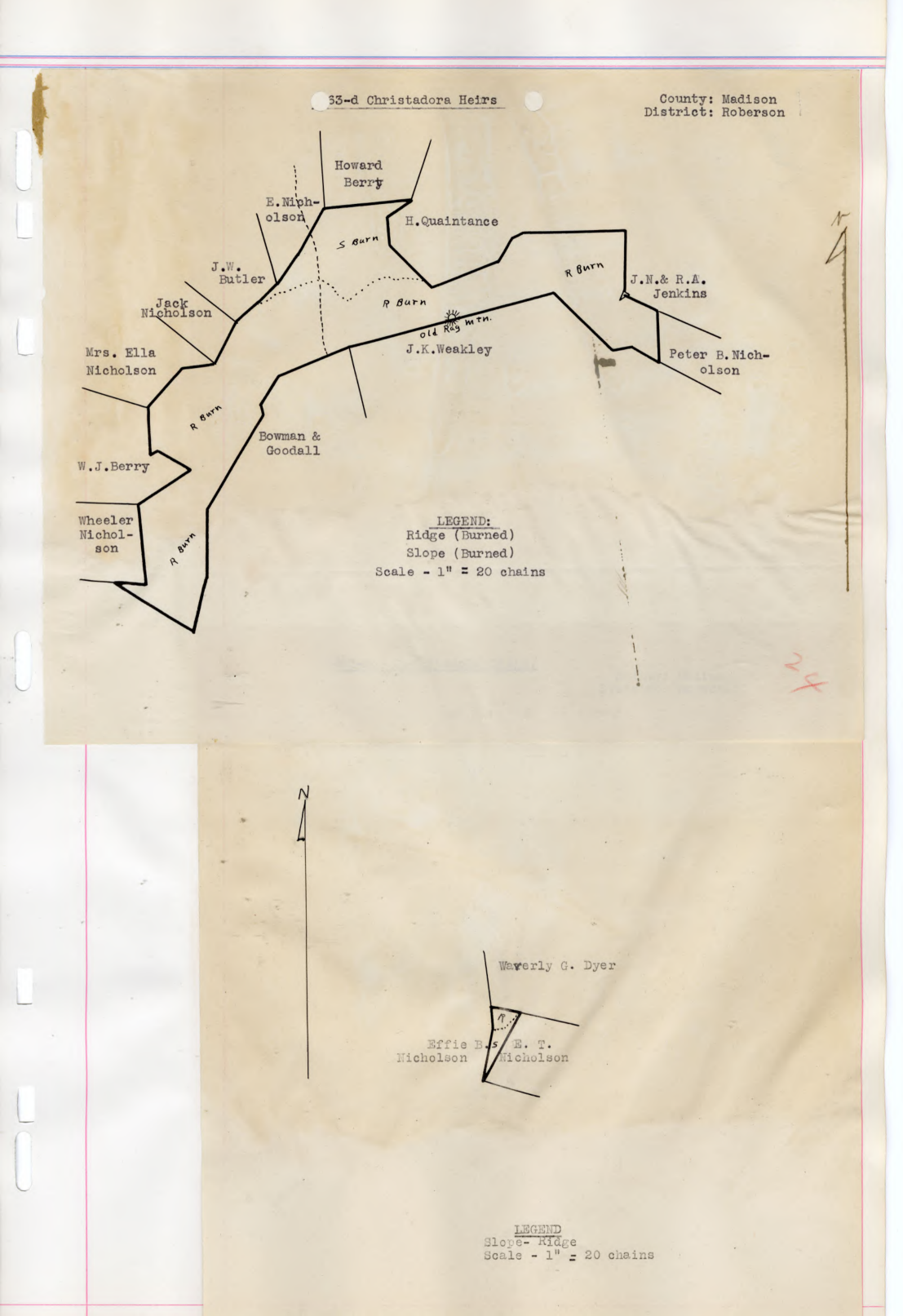


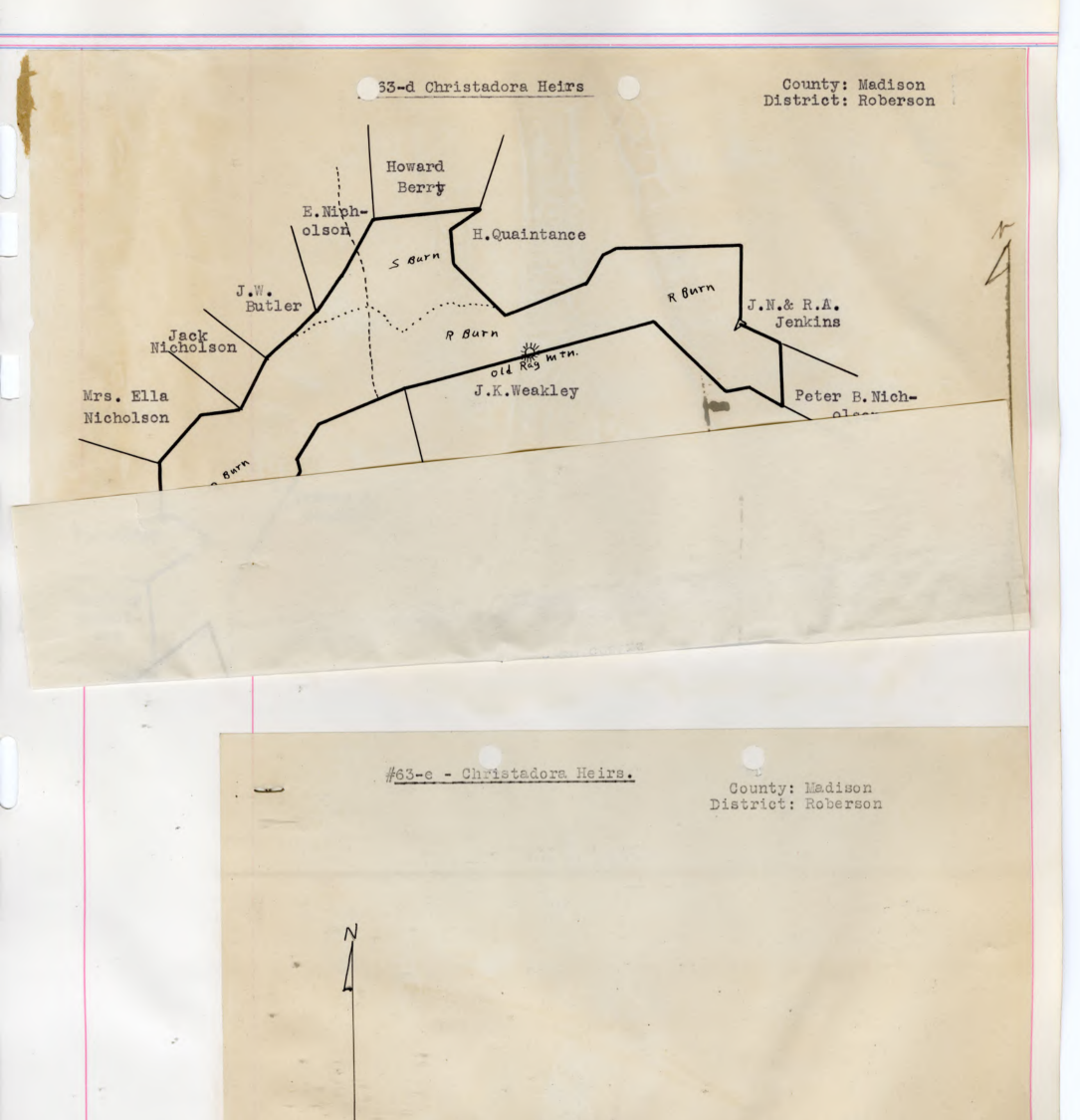
LEGENDA Tillable Scale - 1" = 20 chains

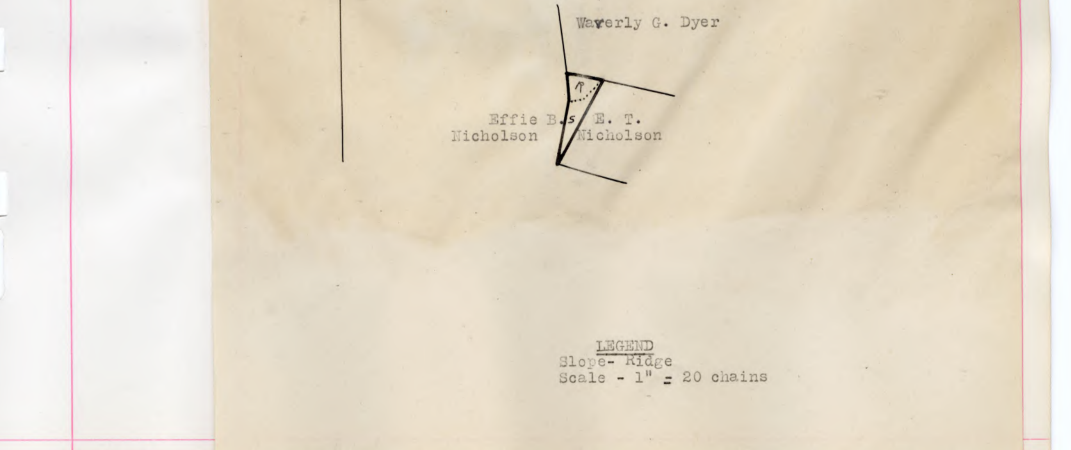




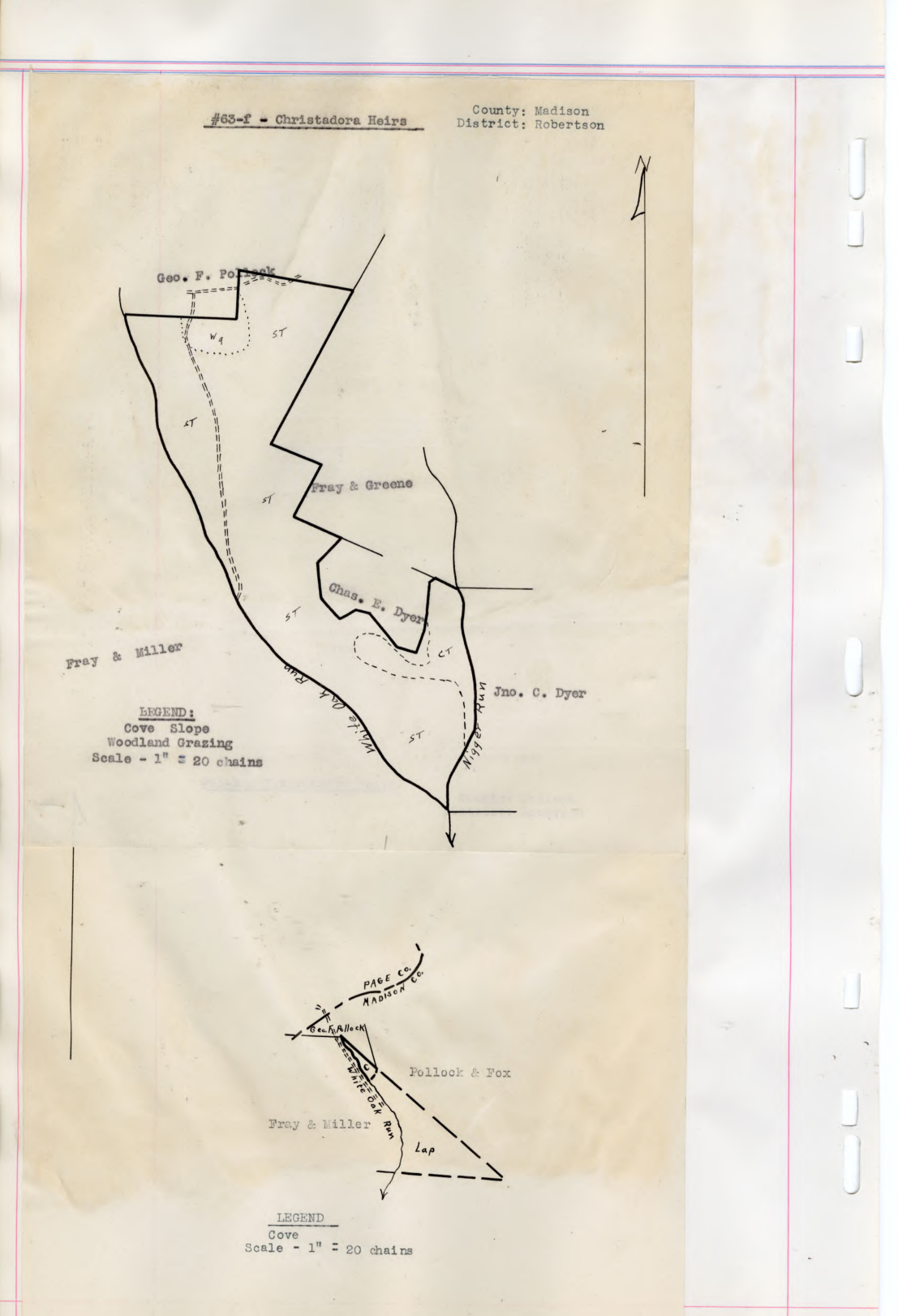


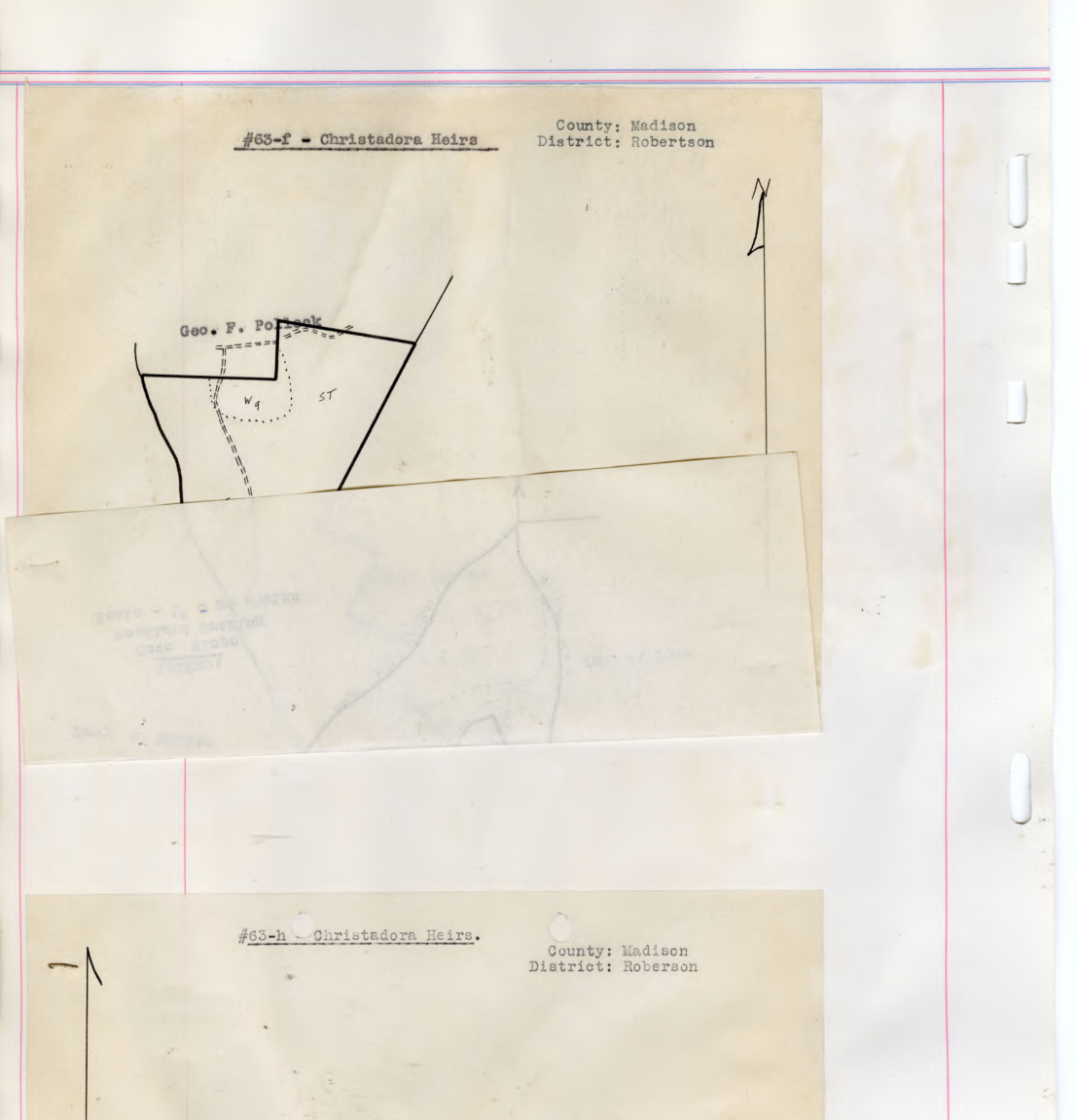


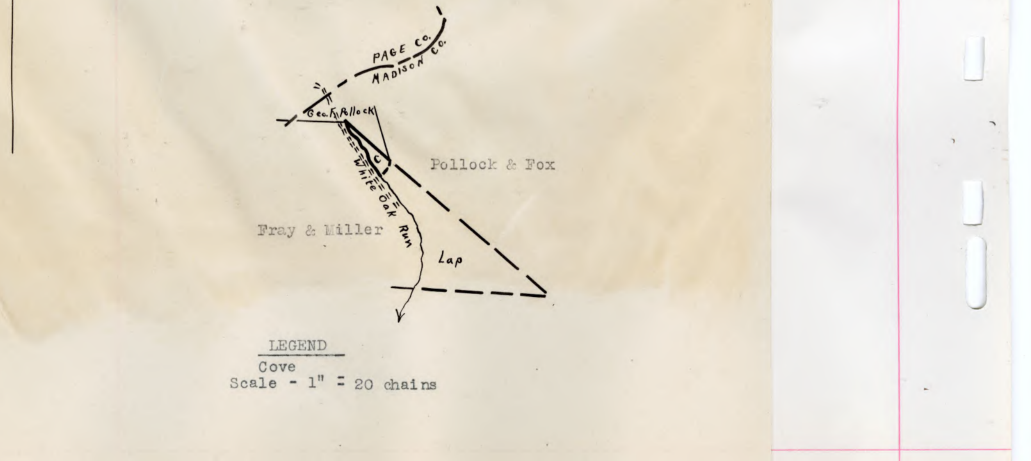


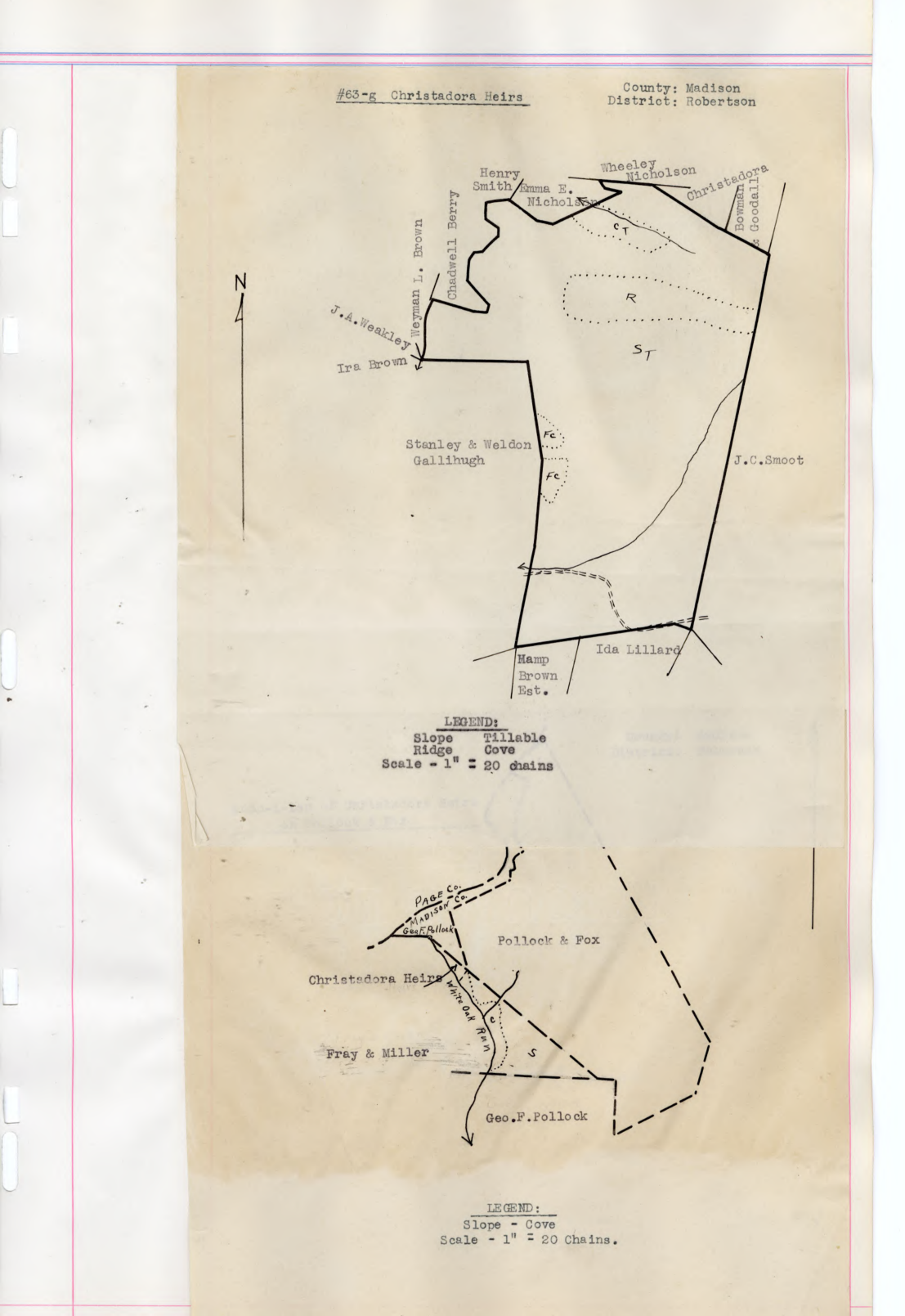


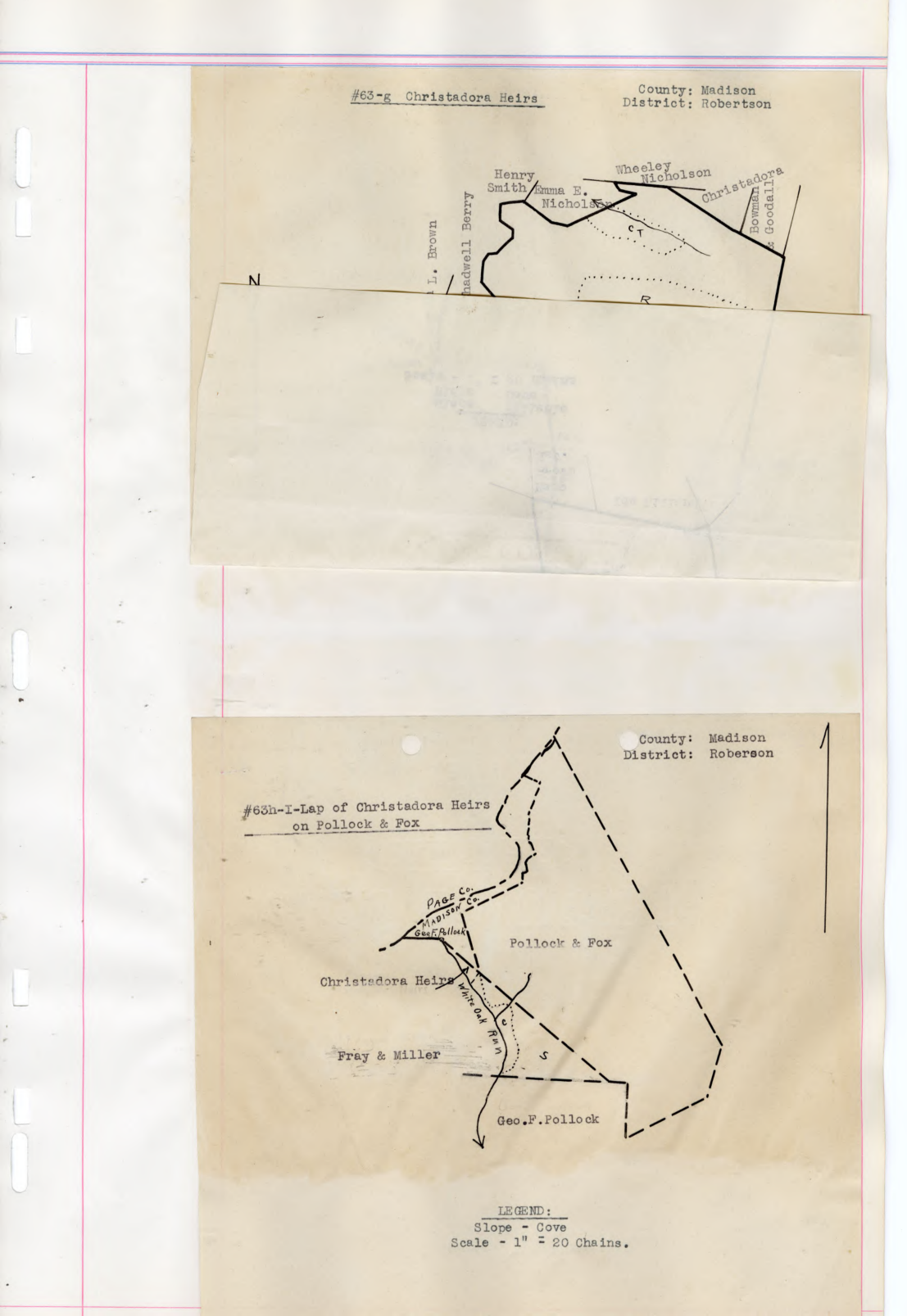
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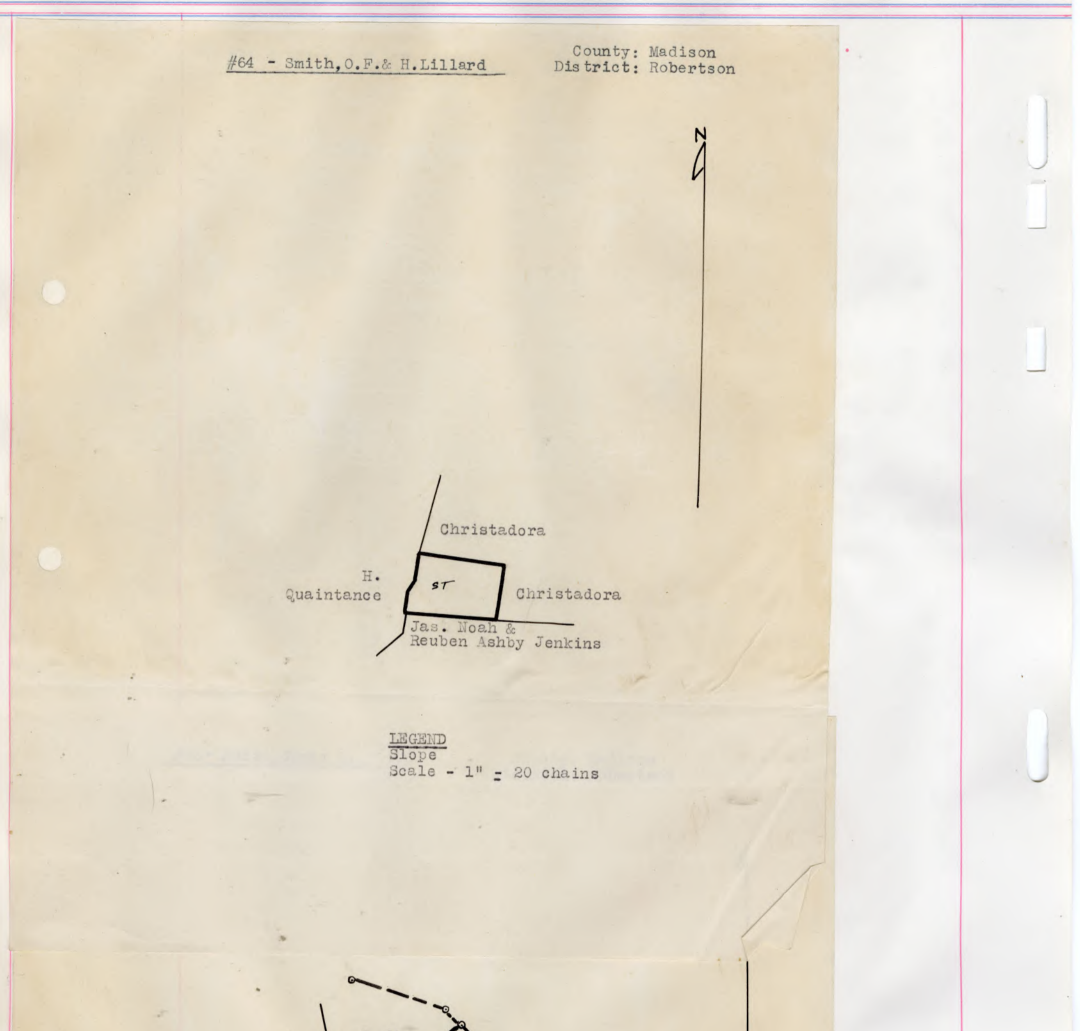












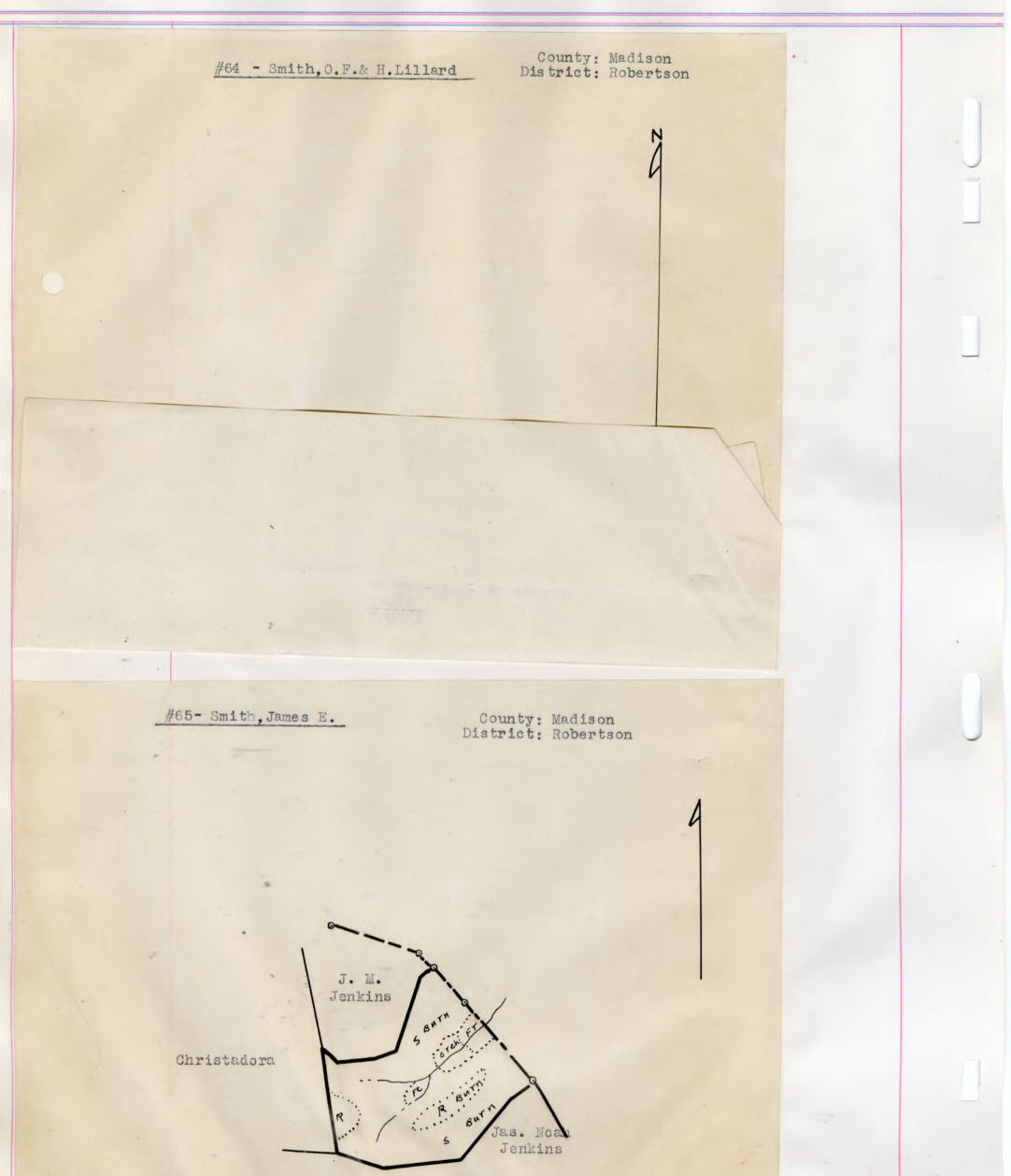
J. M. Jenkins

Christadora



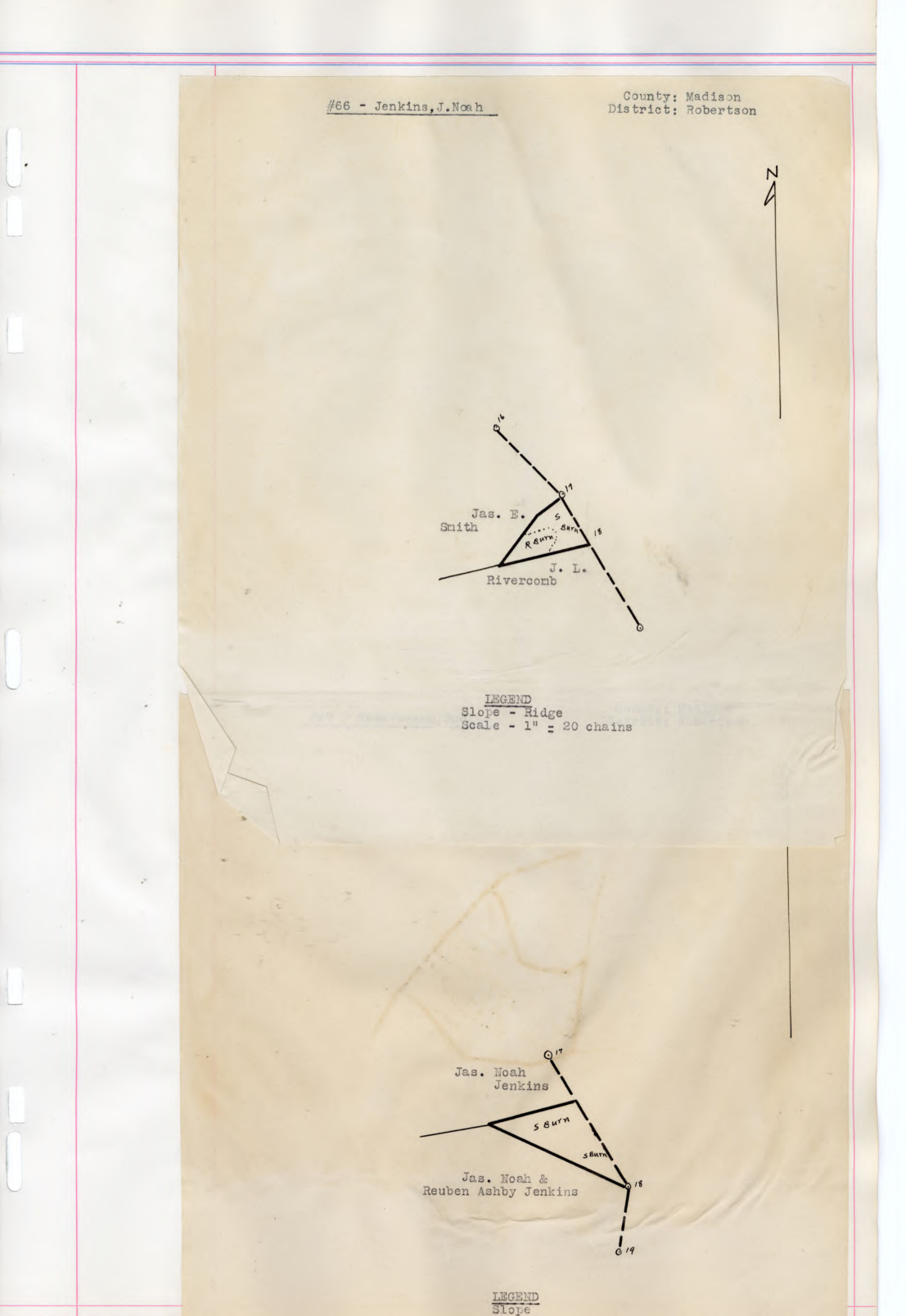
Jas. Noah & Reuben Ashby Jenkins

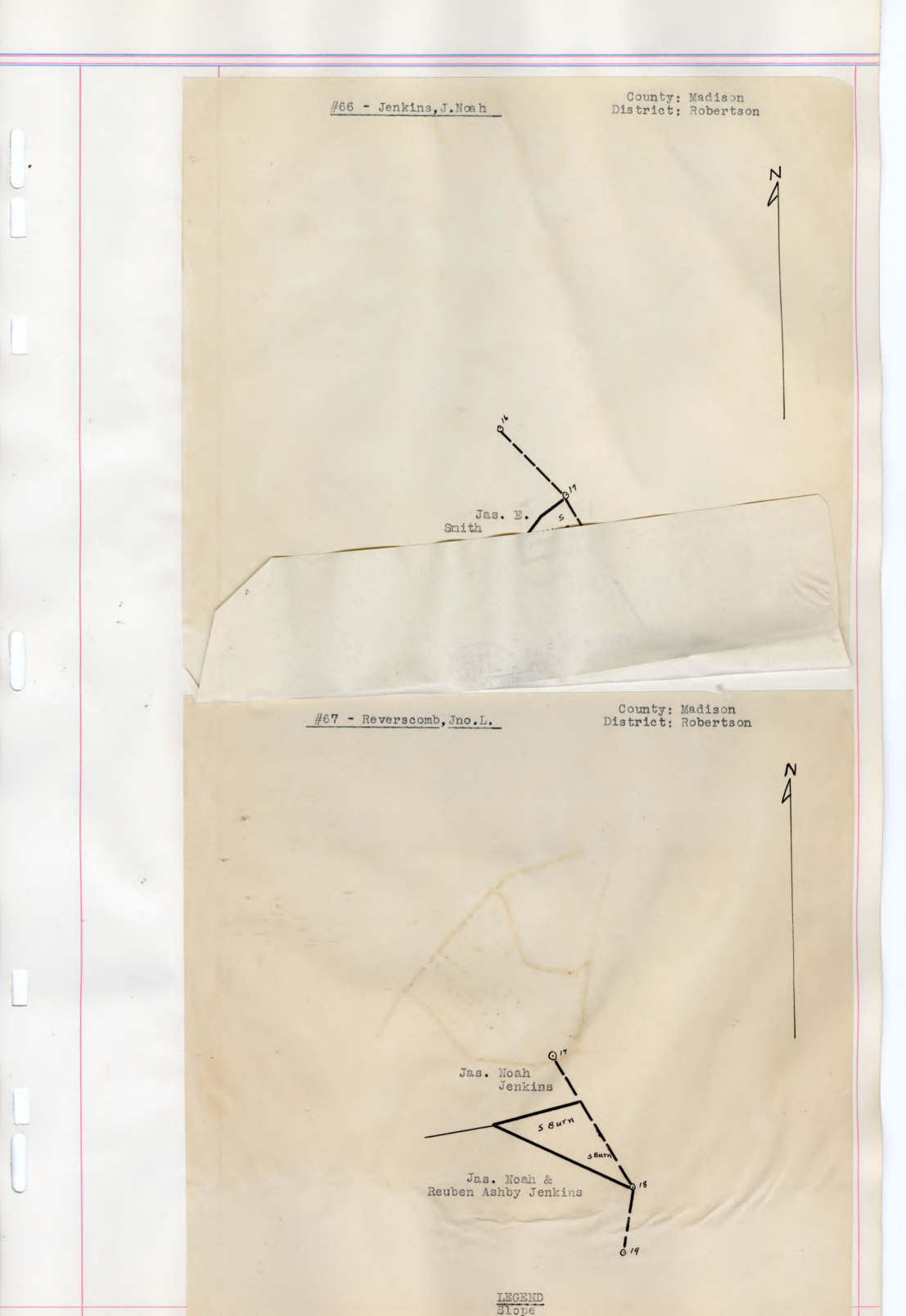
LEGEND Slope - Ridge Tillable - Restocking Orchard Scale - 1" - 20 chains

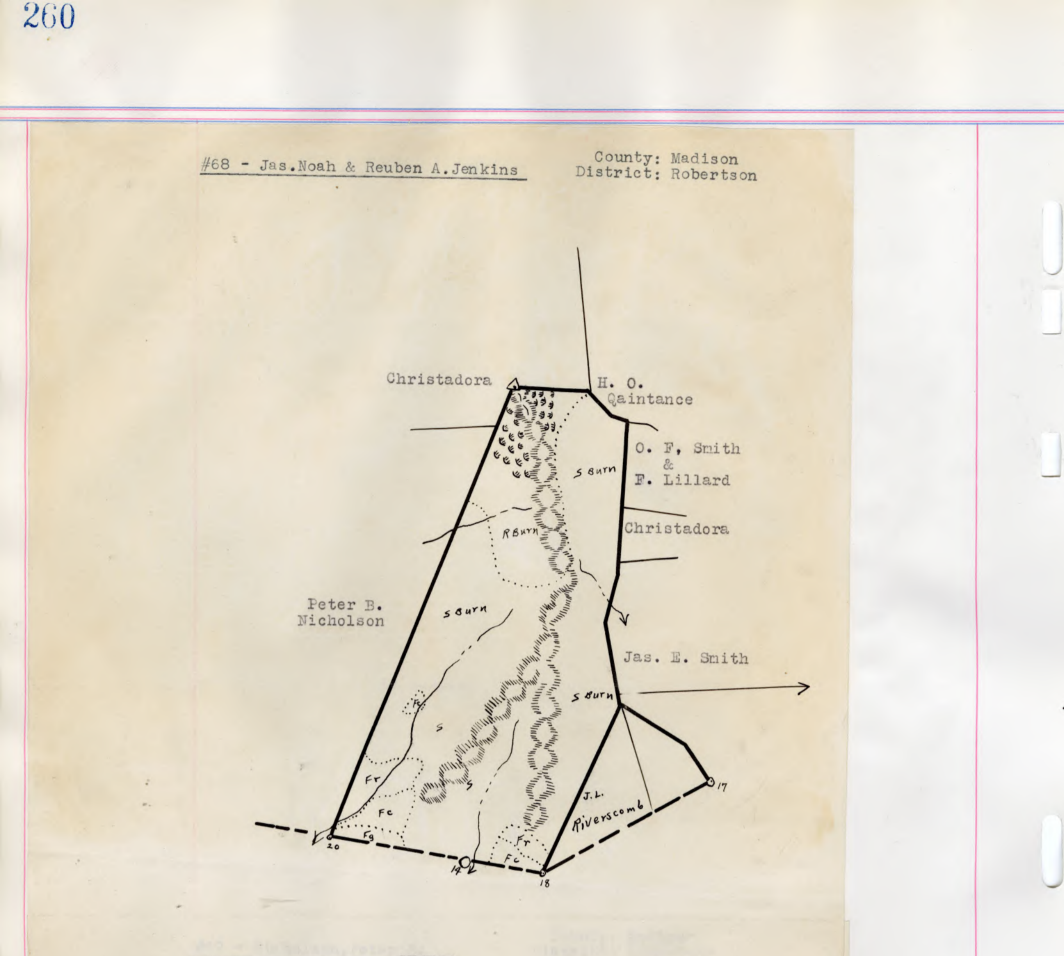


Jas. Noah & Reuben Ashby Jenkins

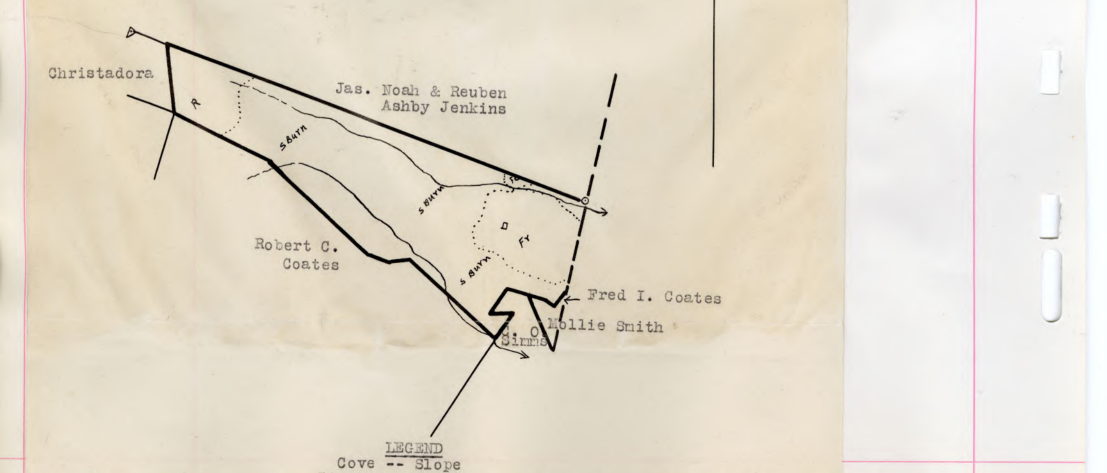
LEGEND Slope - Ridge Tillable - Restocking Orchard Scale - 1" - 20 chains

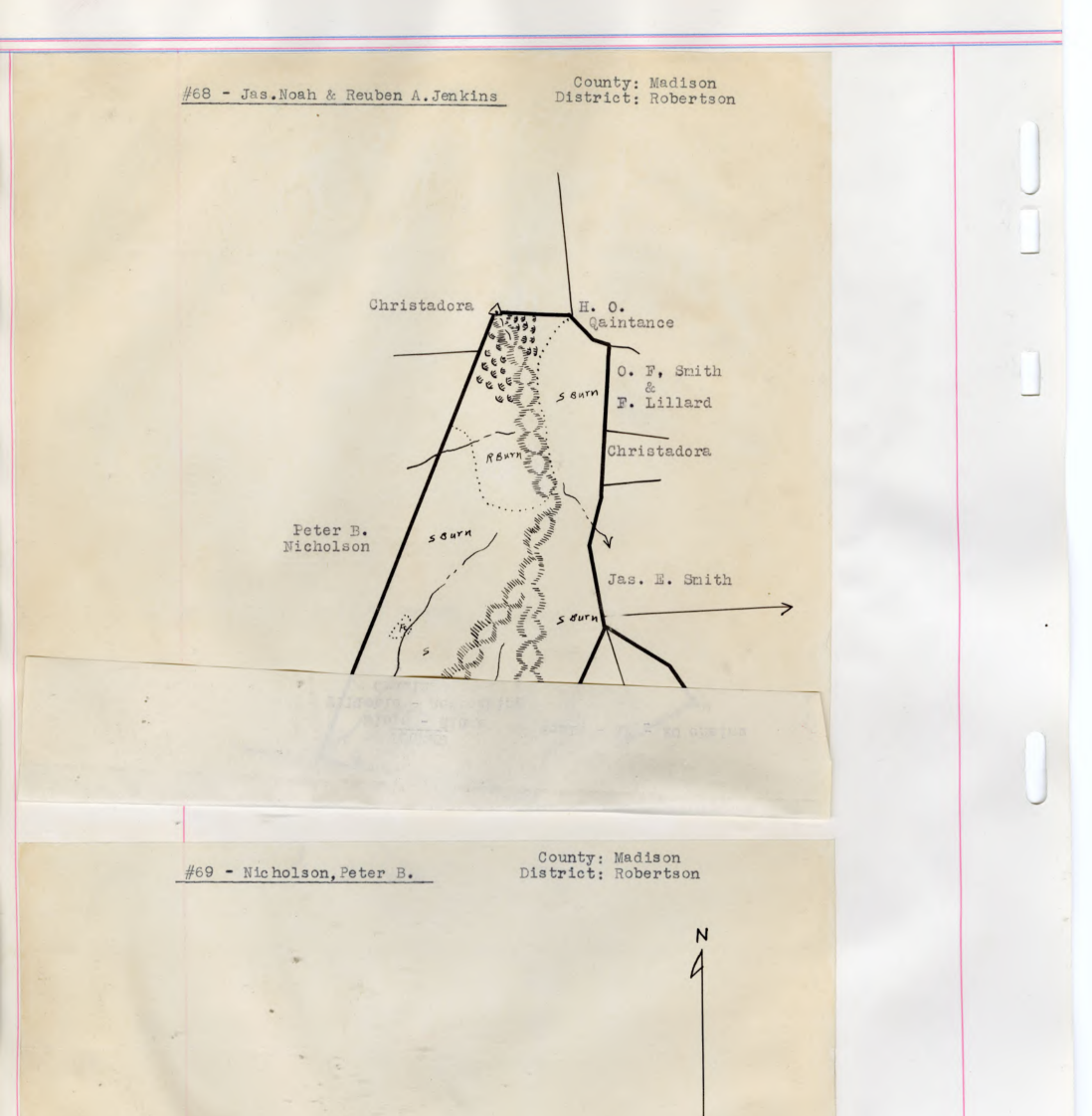


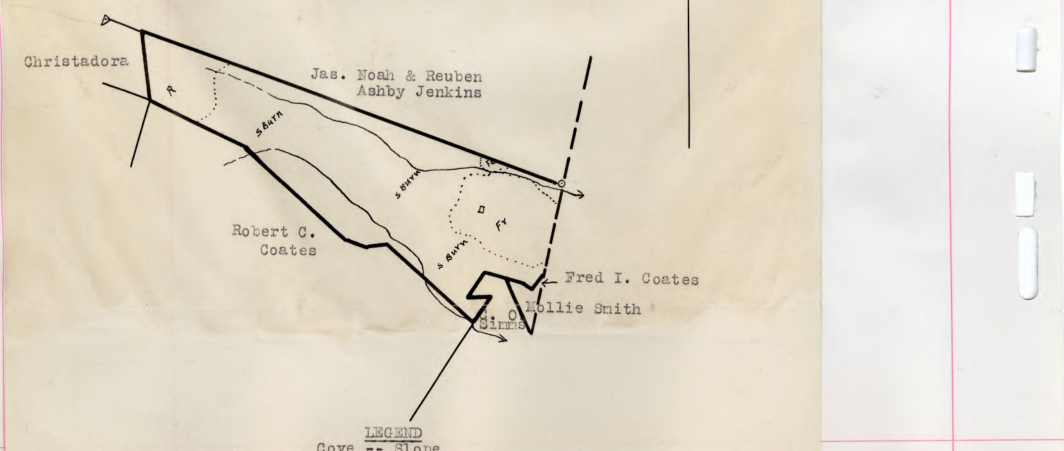


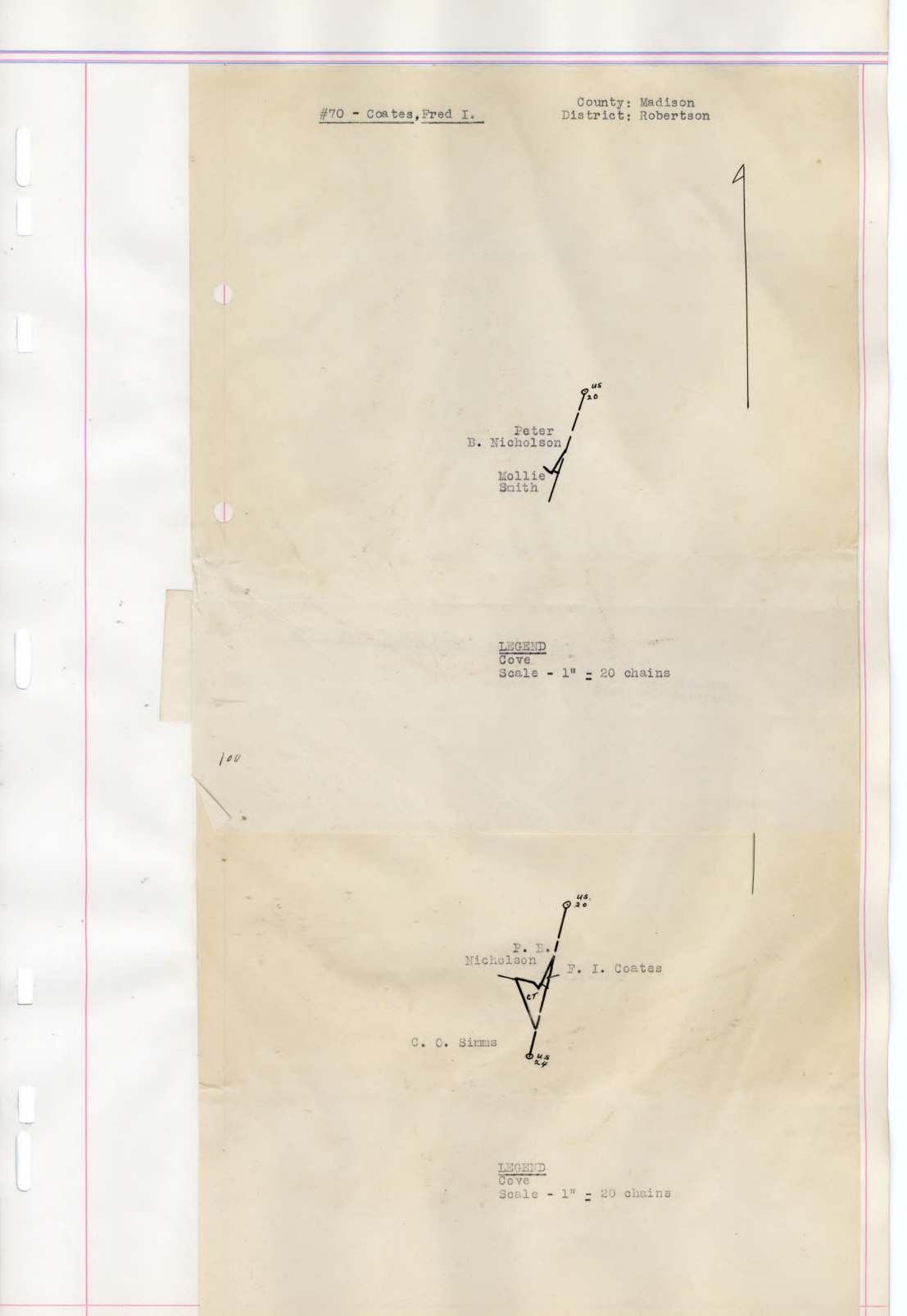


LEGEND Slope - Ridge Scale - 1" - 20 chains Tillable - Restocking Grazing

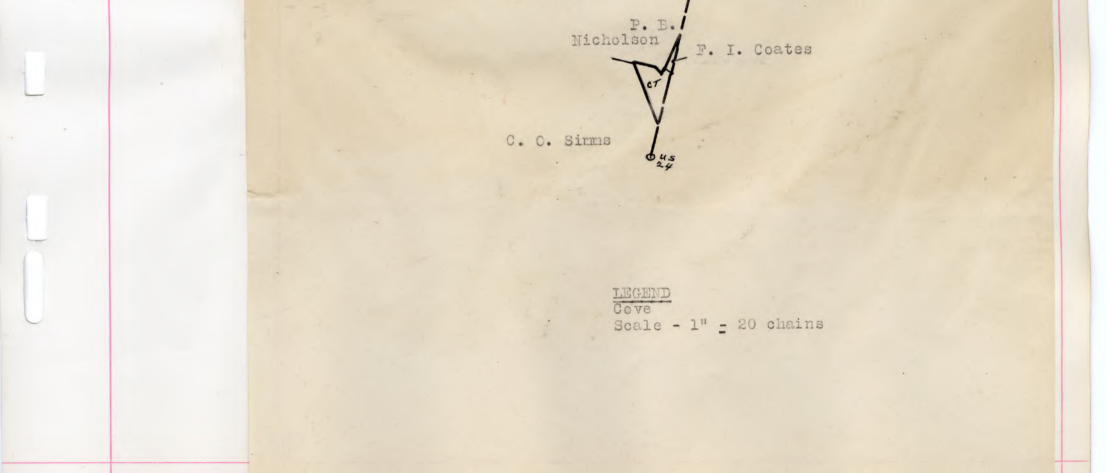


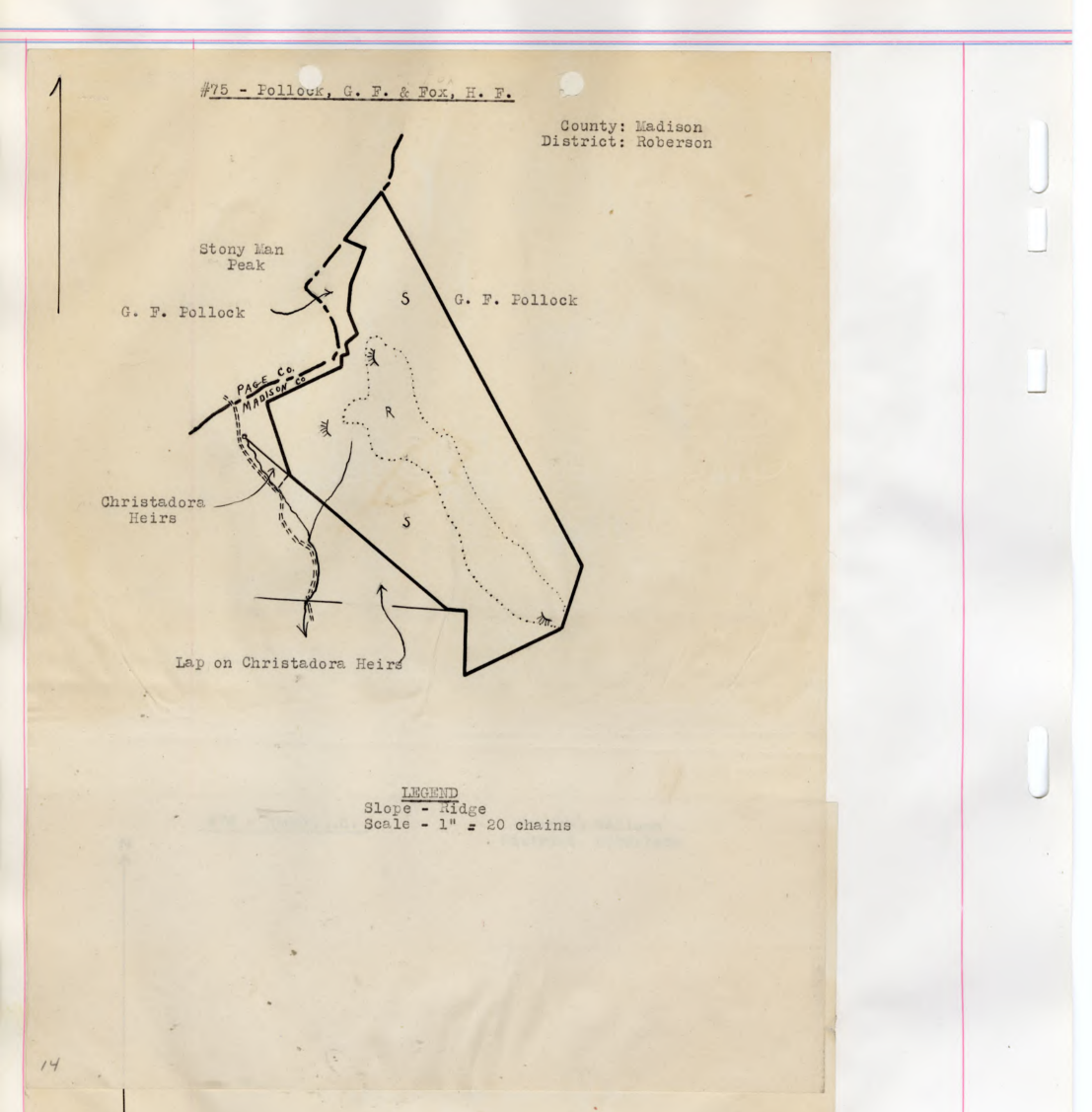




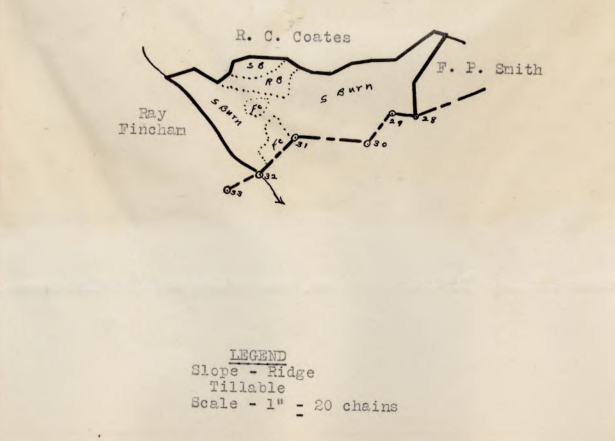


	#70 - Coates, Fred I. County: Madison District: Robertson
	4
	#68 - Jas. Now & Reuben A. Jenkins. County: Madison District: Roberson
	#71 - Smith, Mollie County: Madison District: Robertson
	<u>#71 - SMICH, MOITHE</u> District: Robertson
-	Q 20

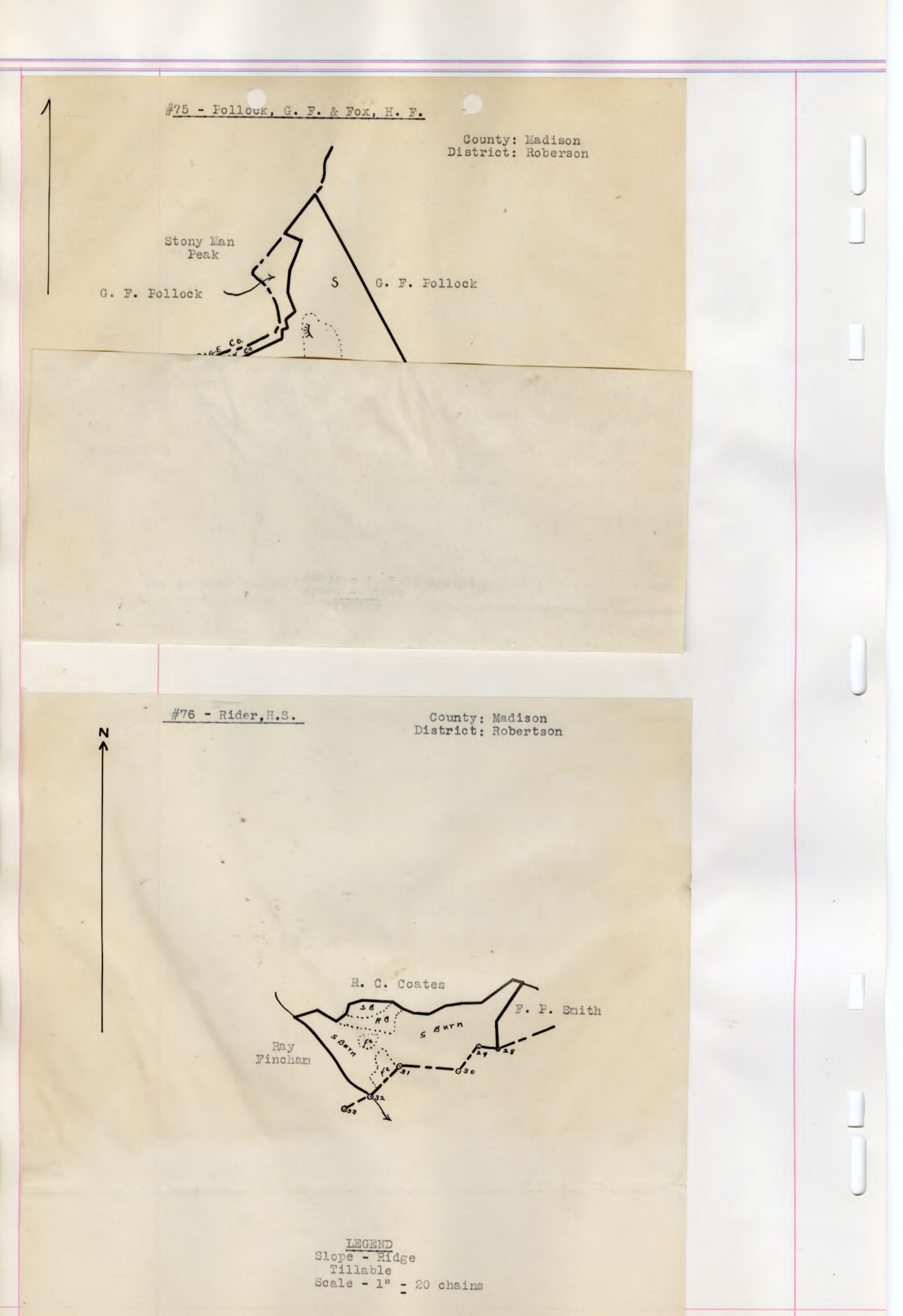


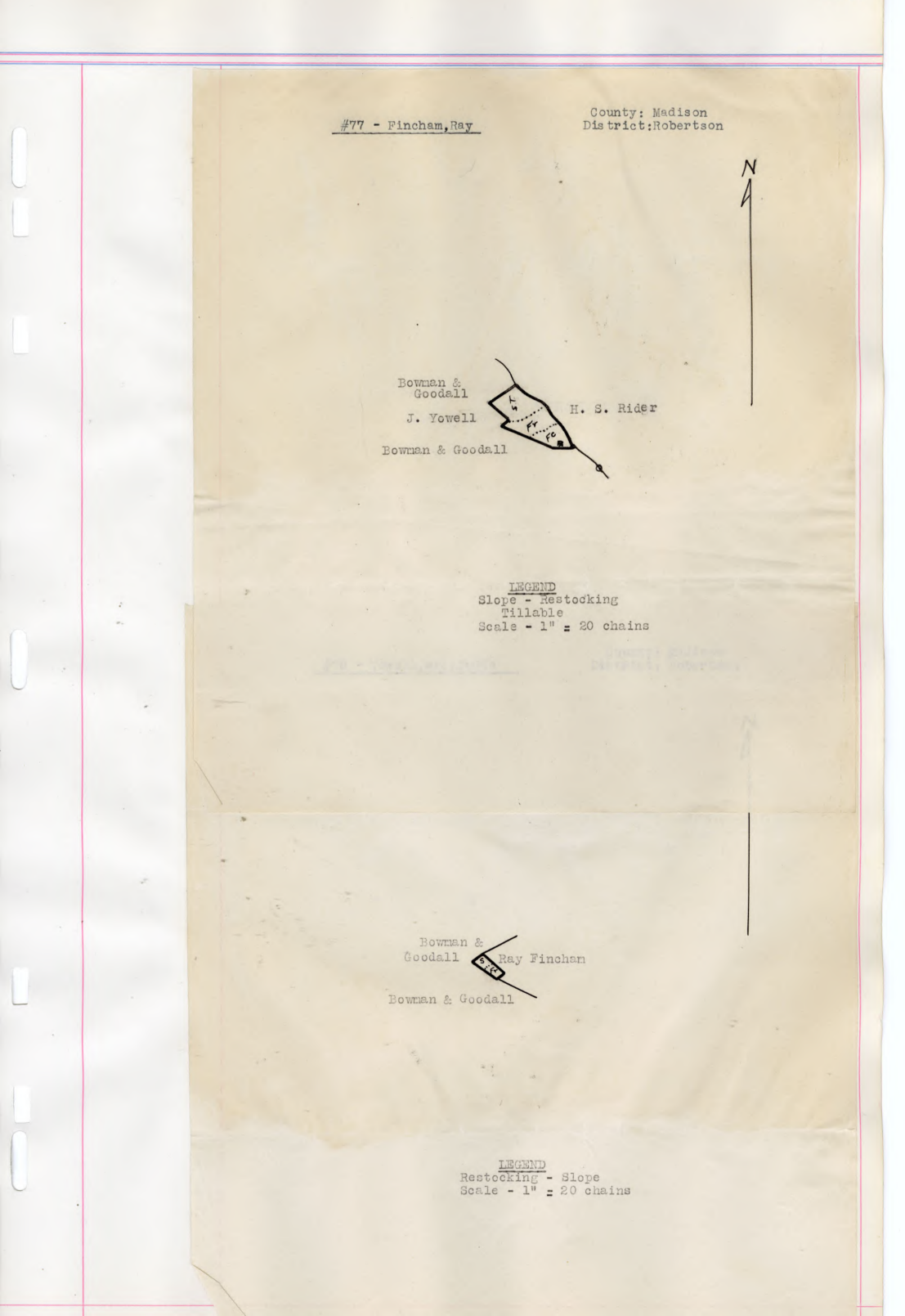


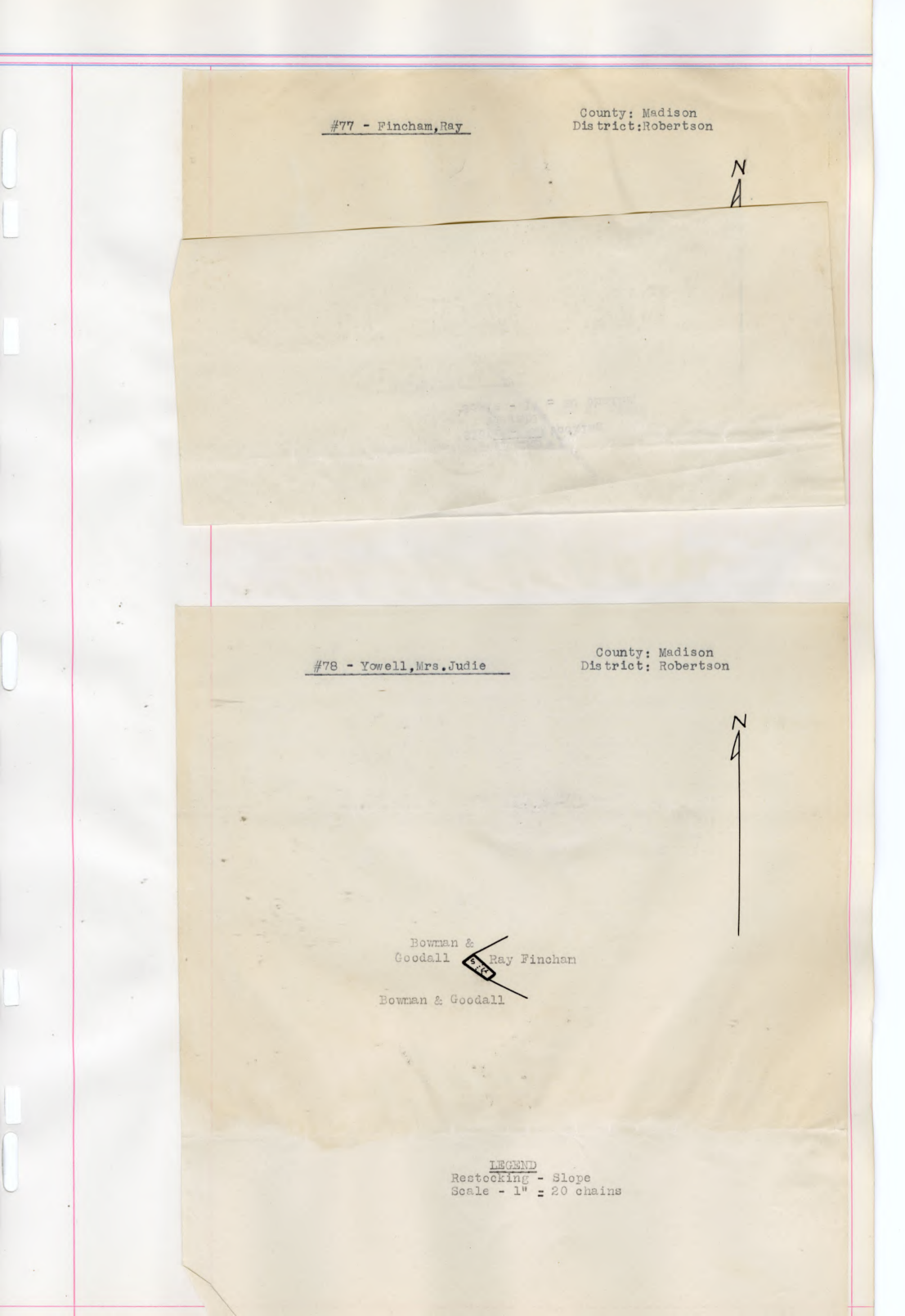
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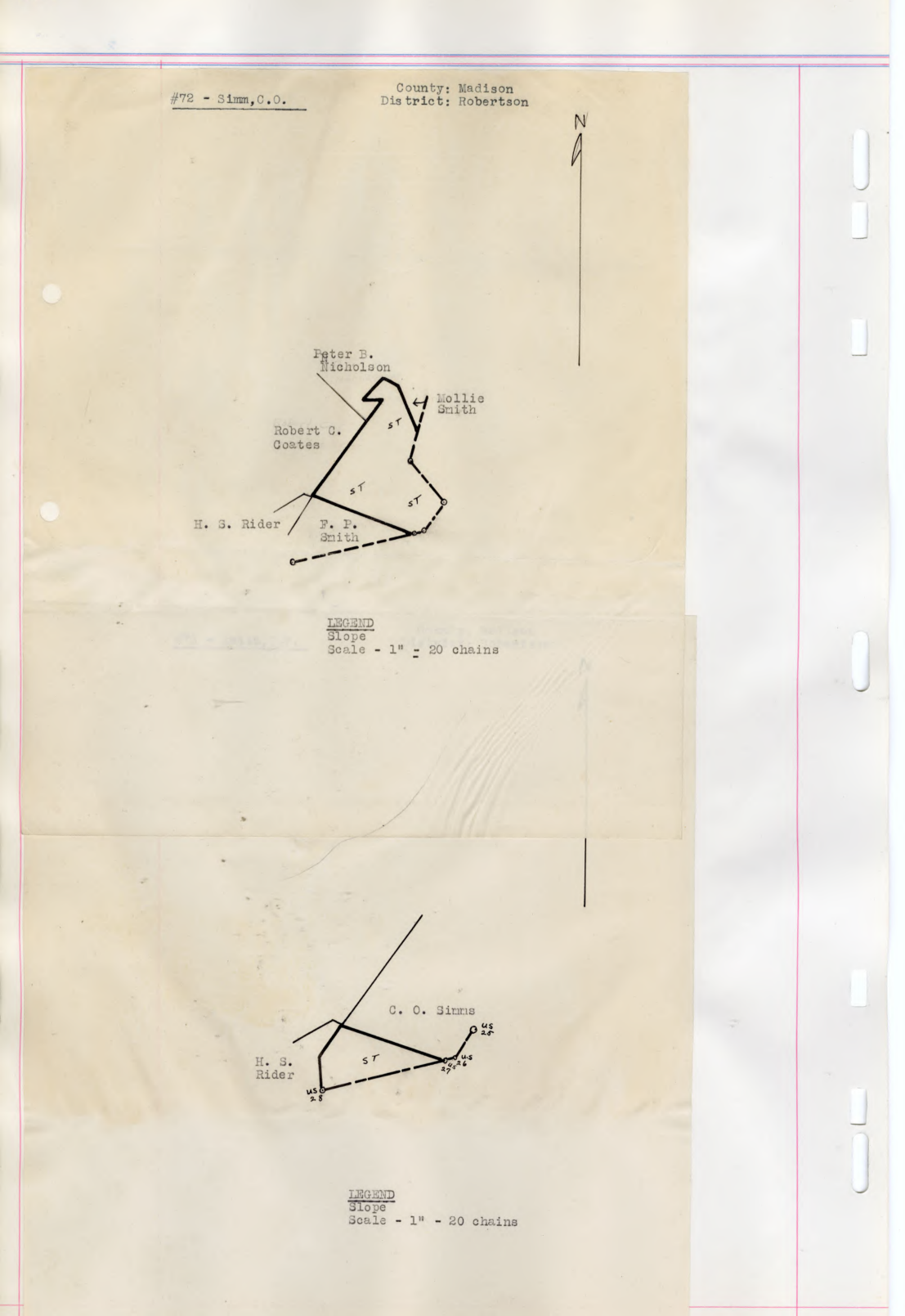


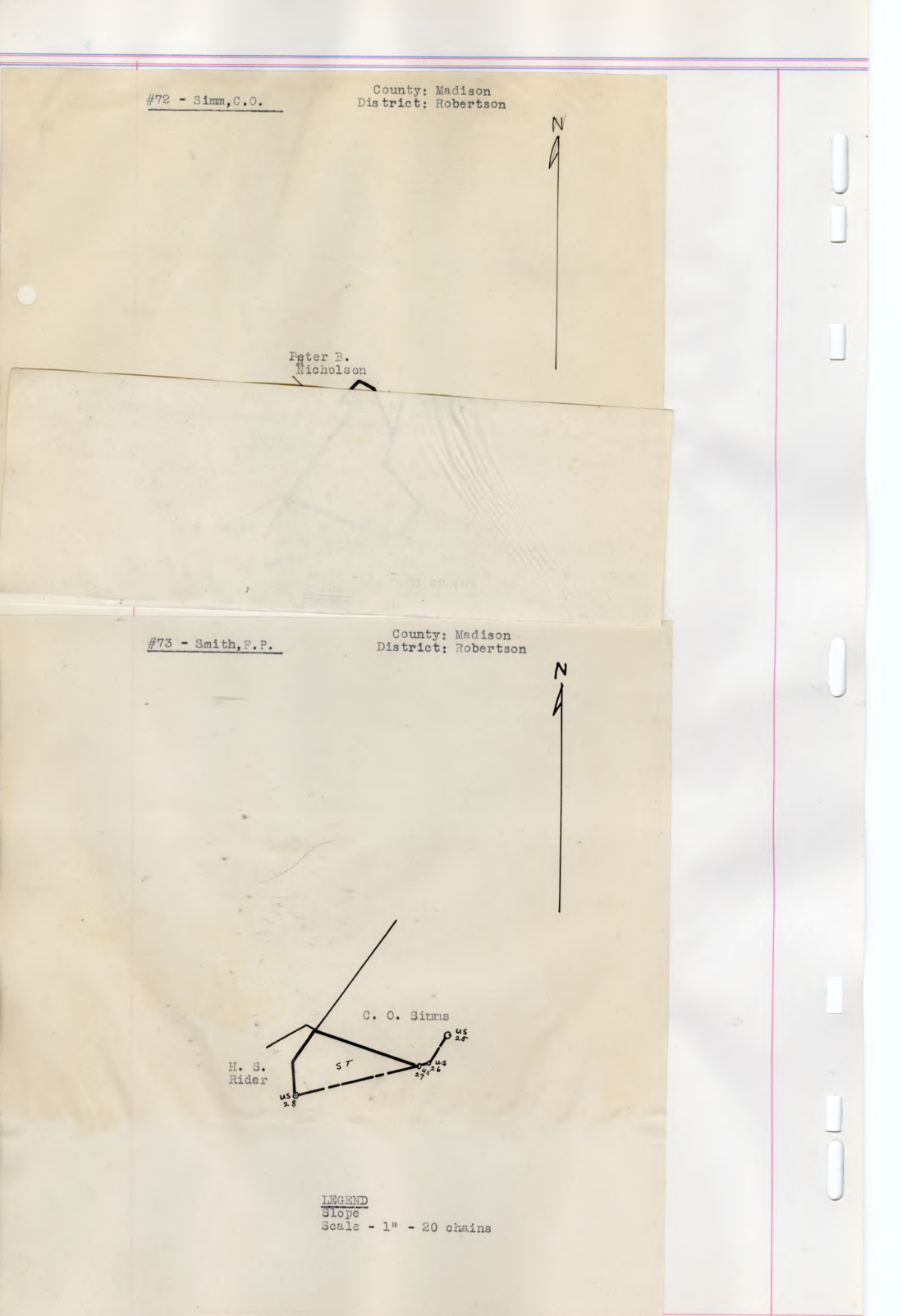
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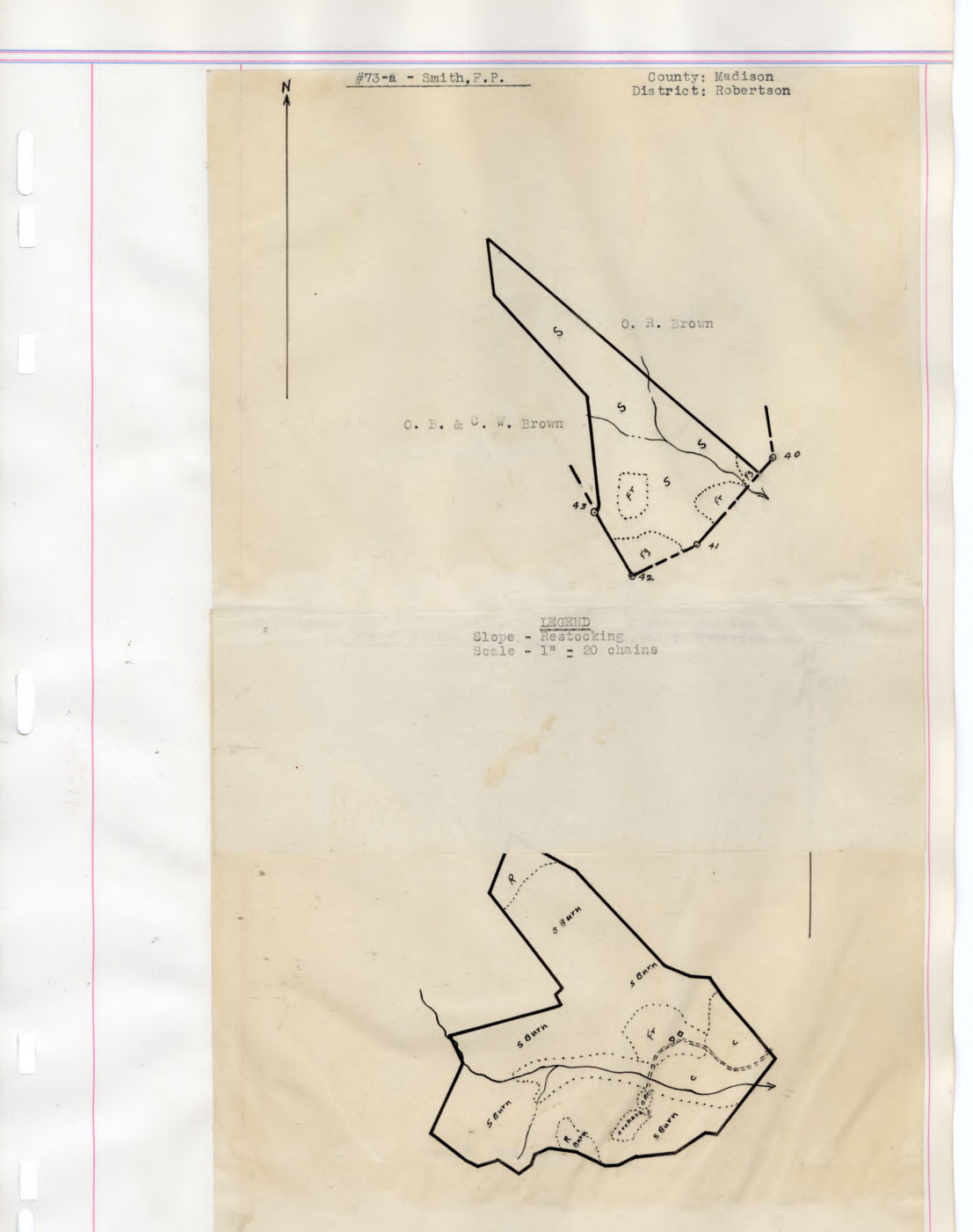




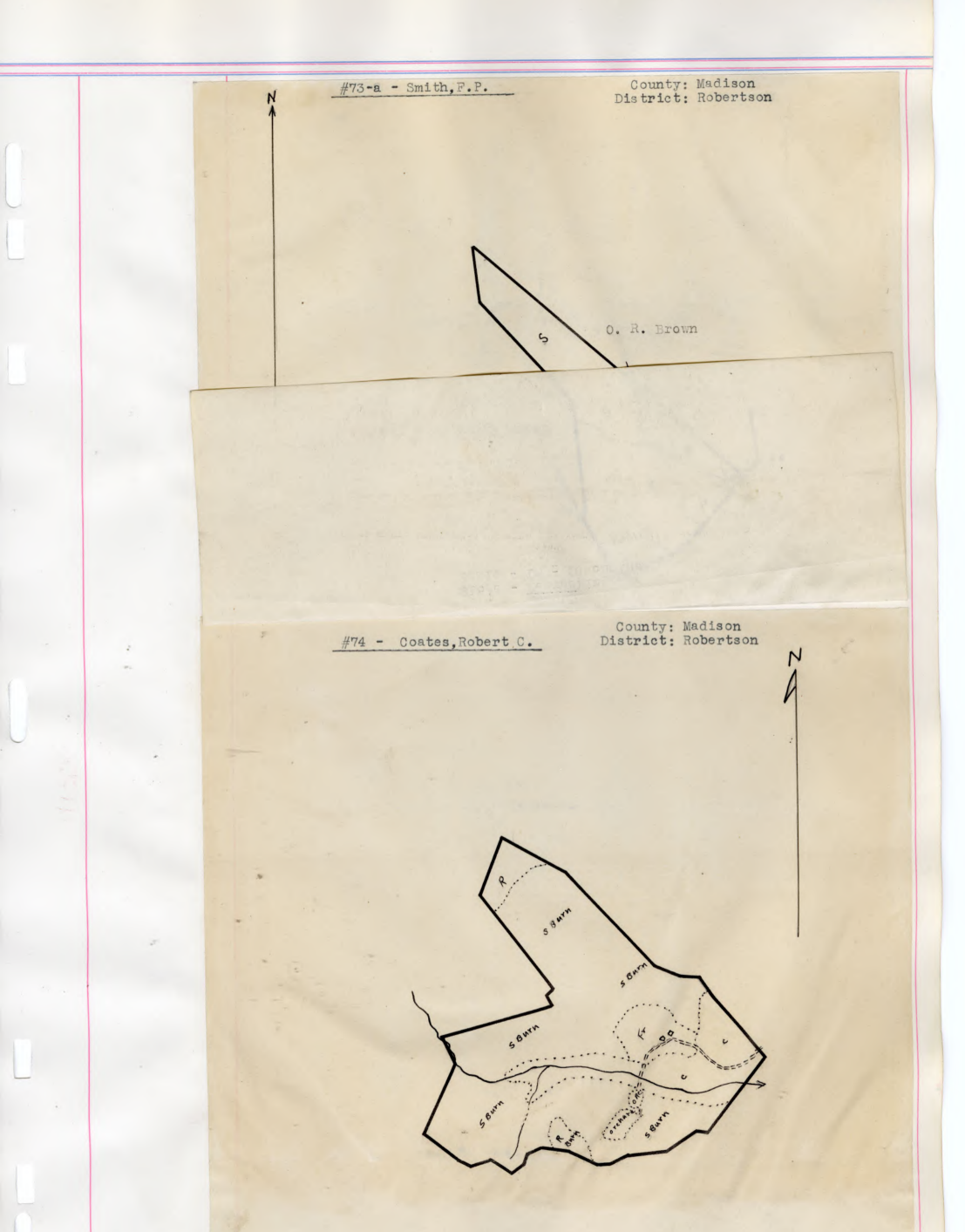




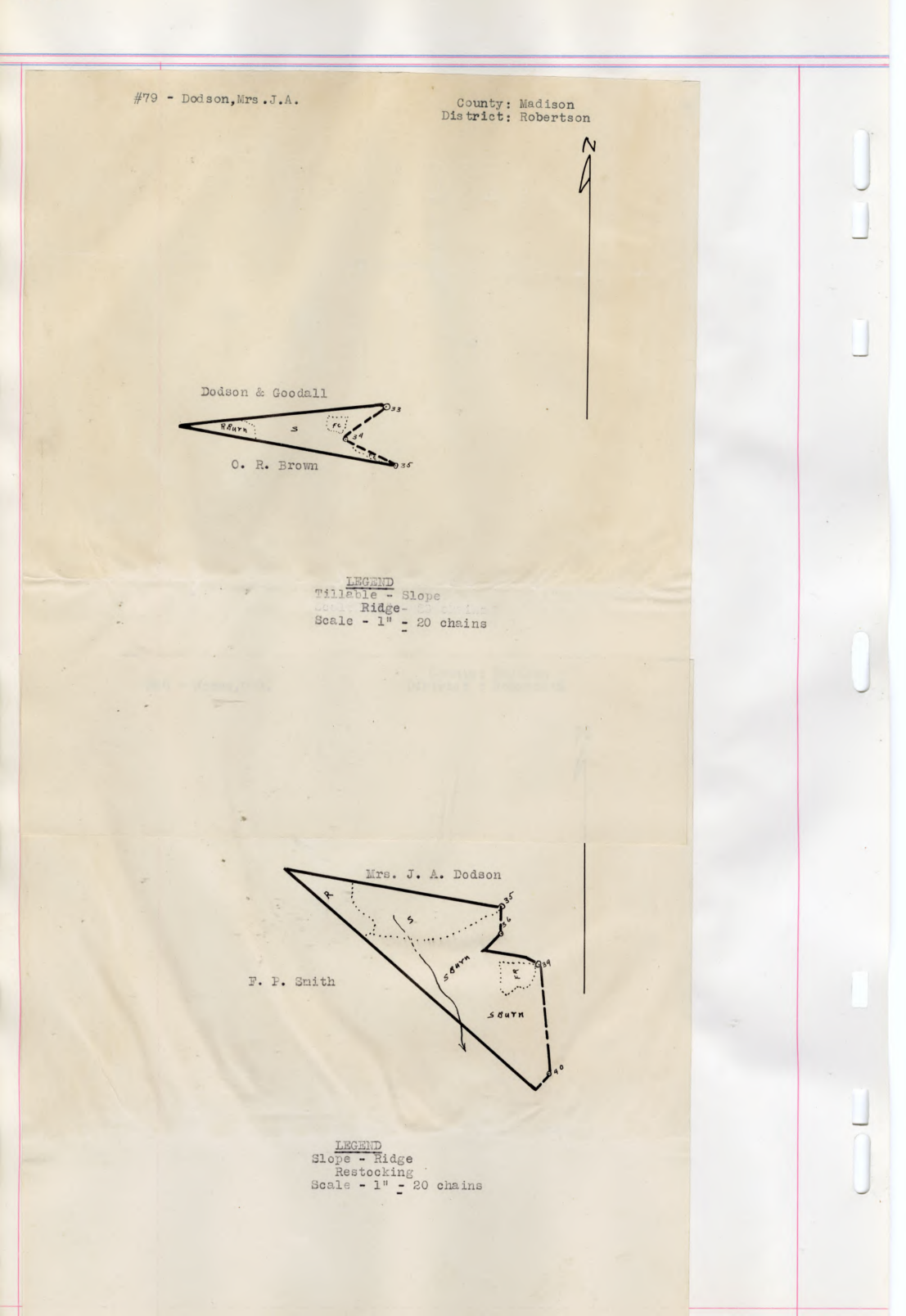


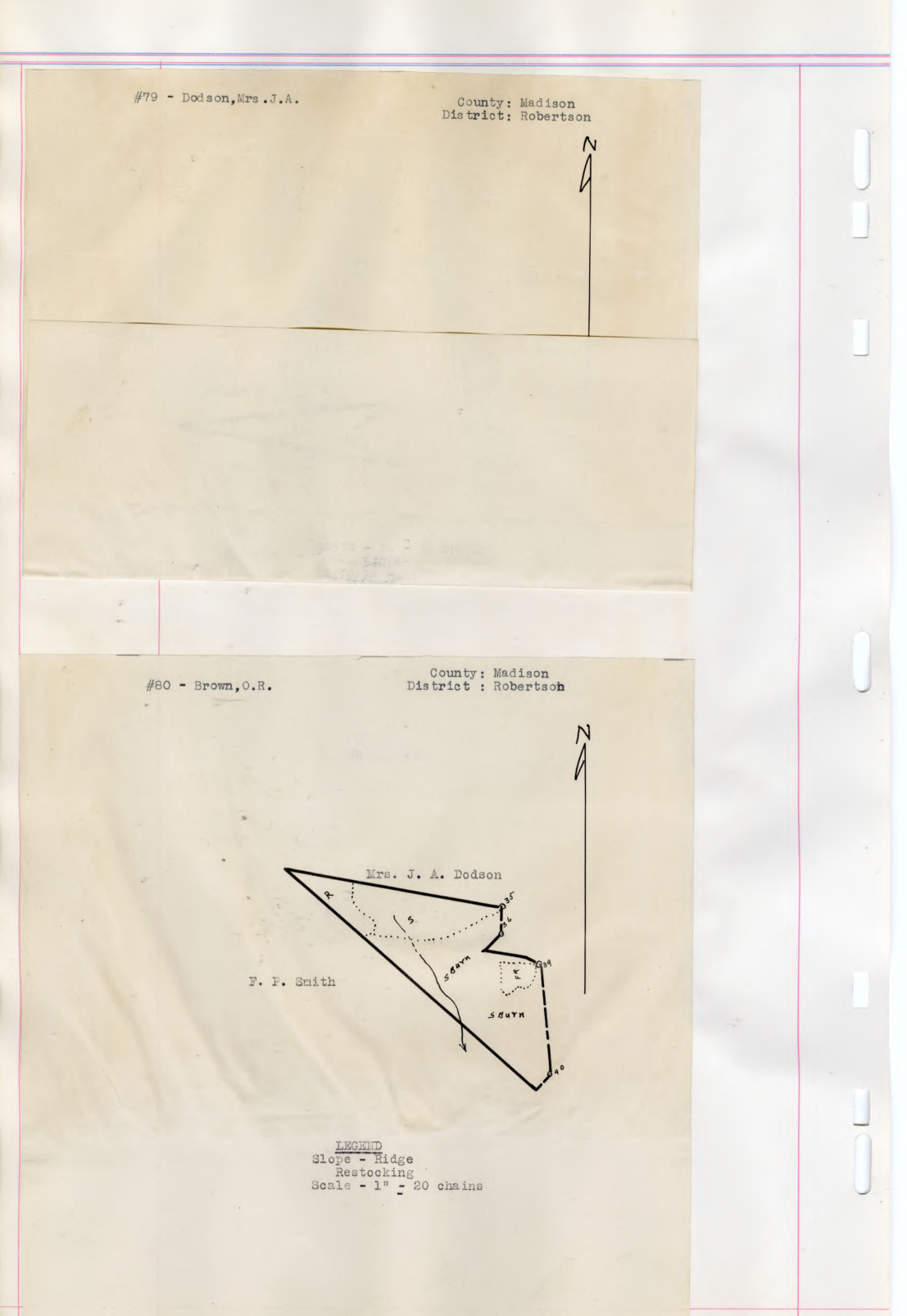


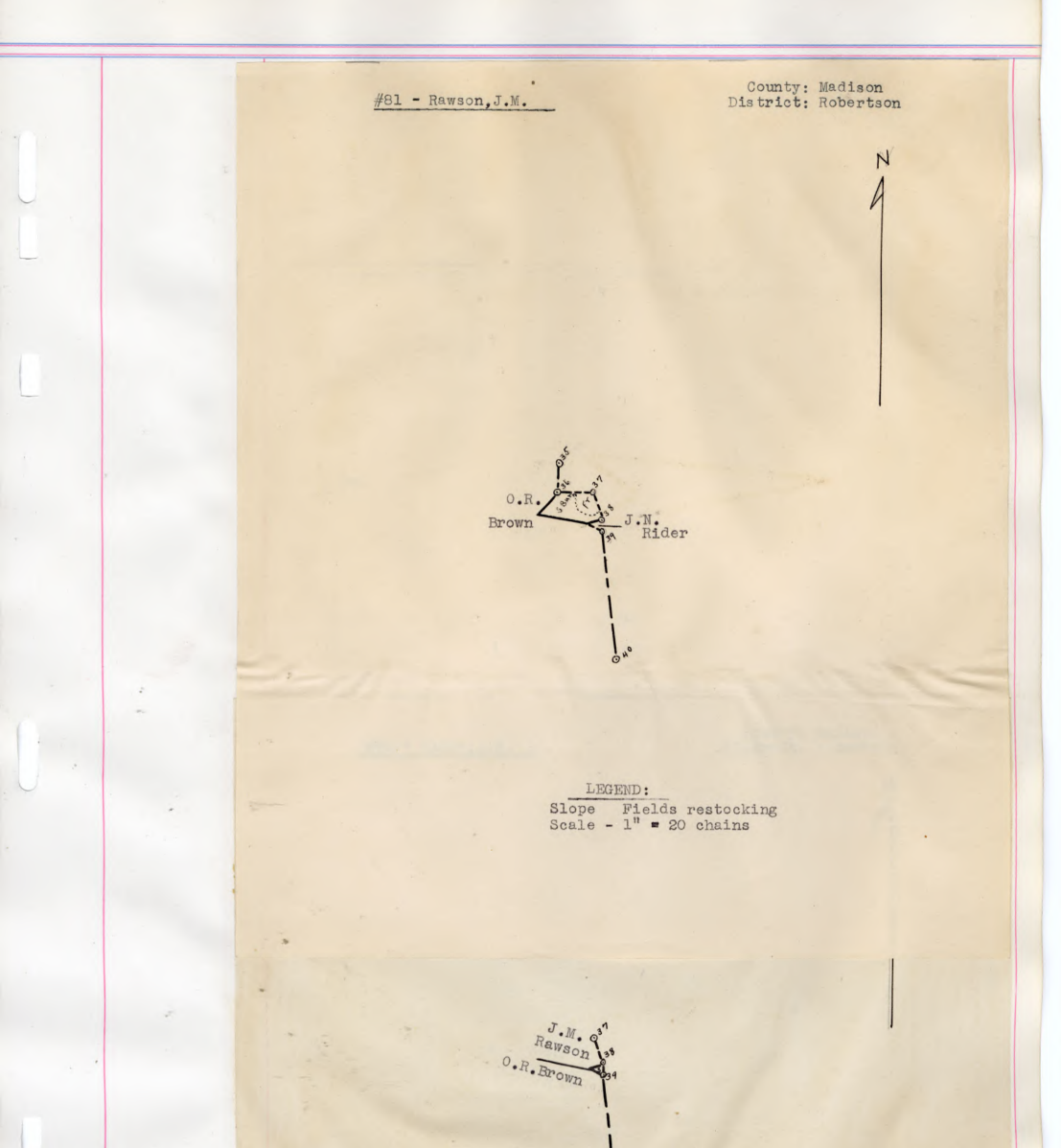
LEGEND Cove - Slope Ridge - Restocking Orchard Scale - 1" <u>-</u> 20 chains

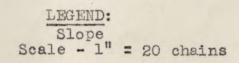


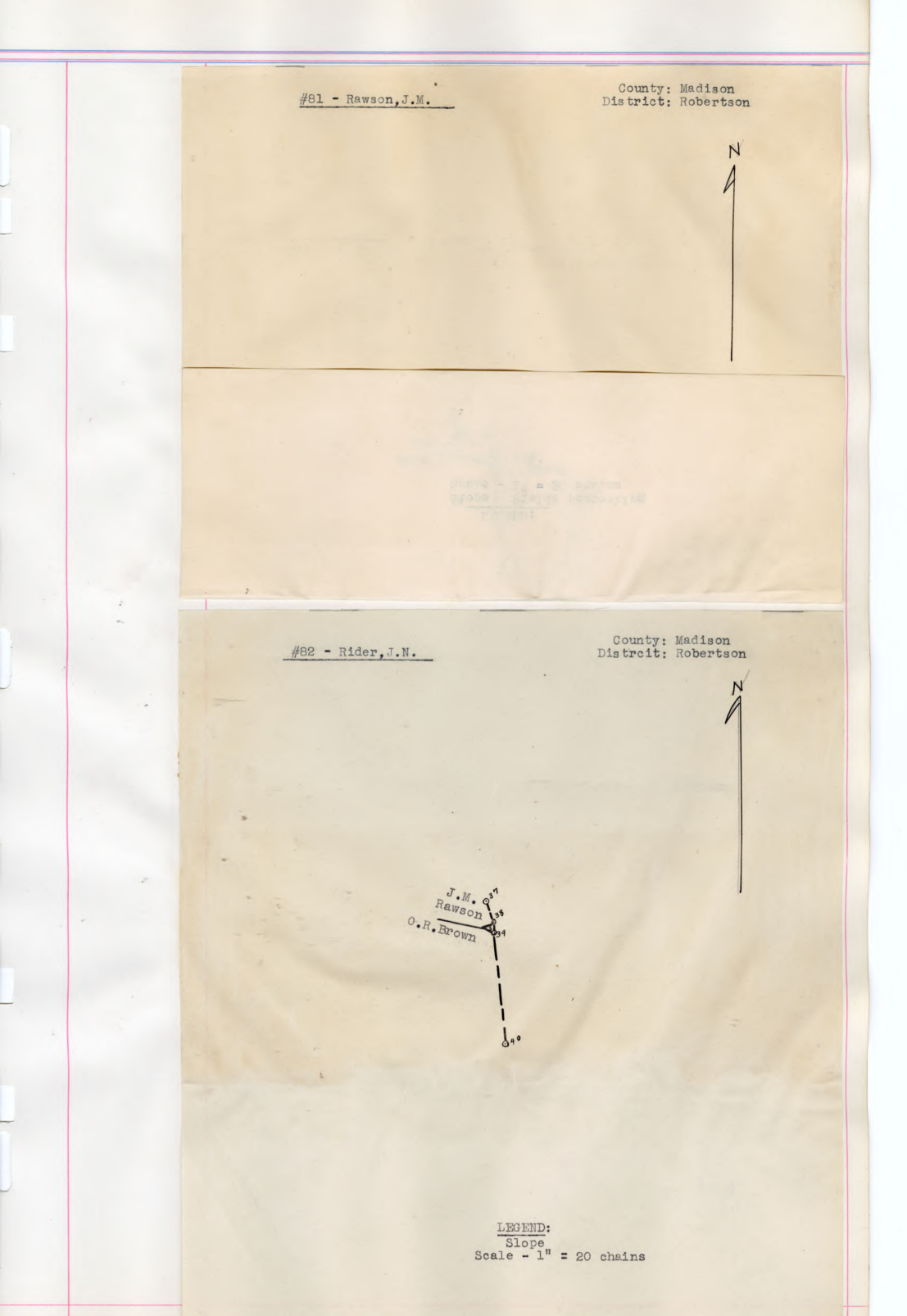
LEGEND Cove - Slope Ridge - Restocking Orchard Scale - 1" = 20 chains



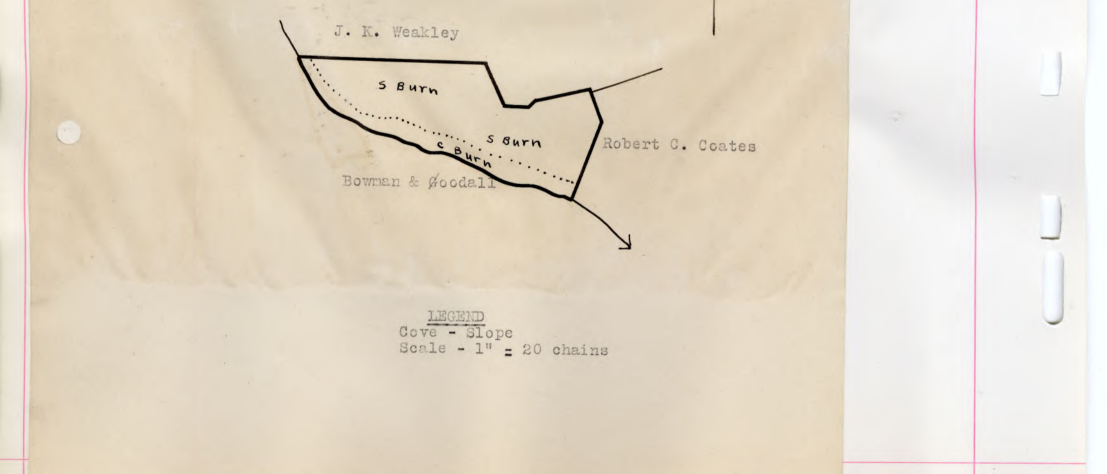


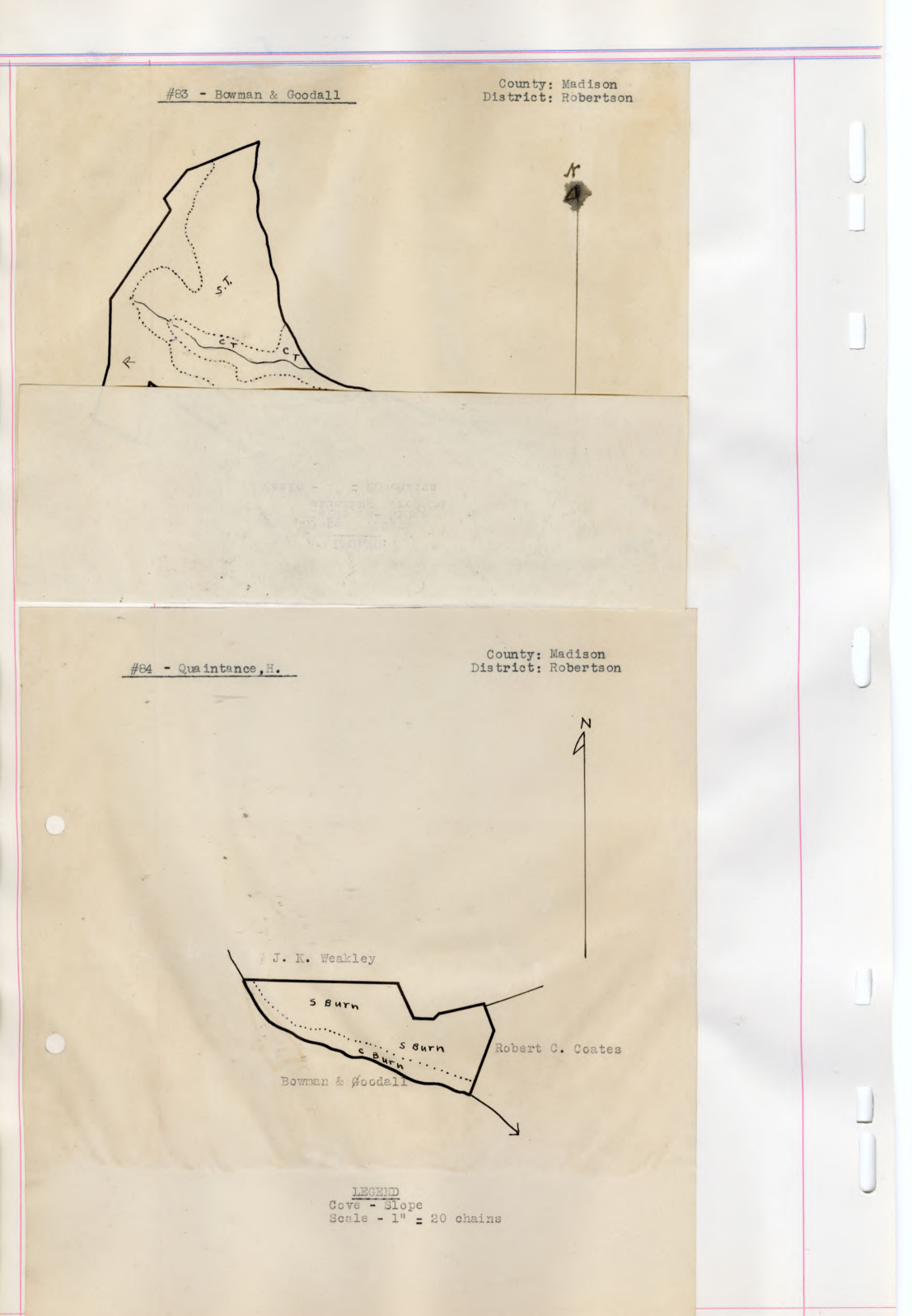


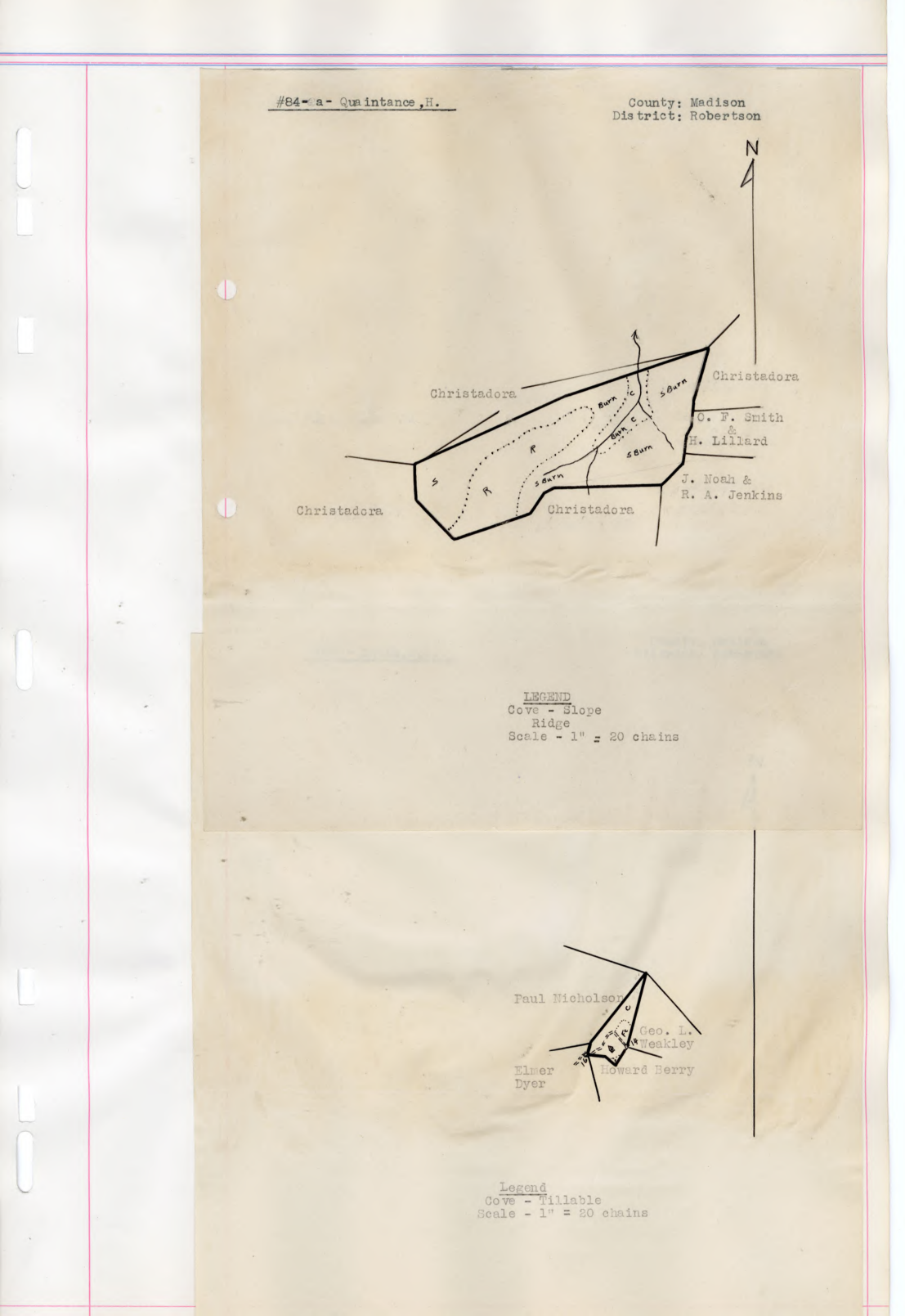


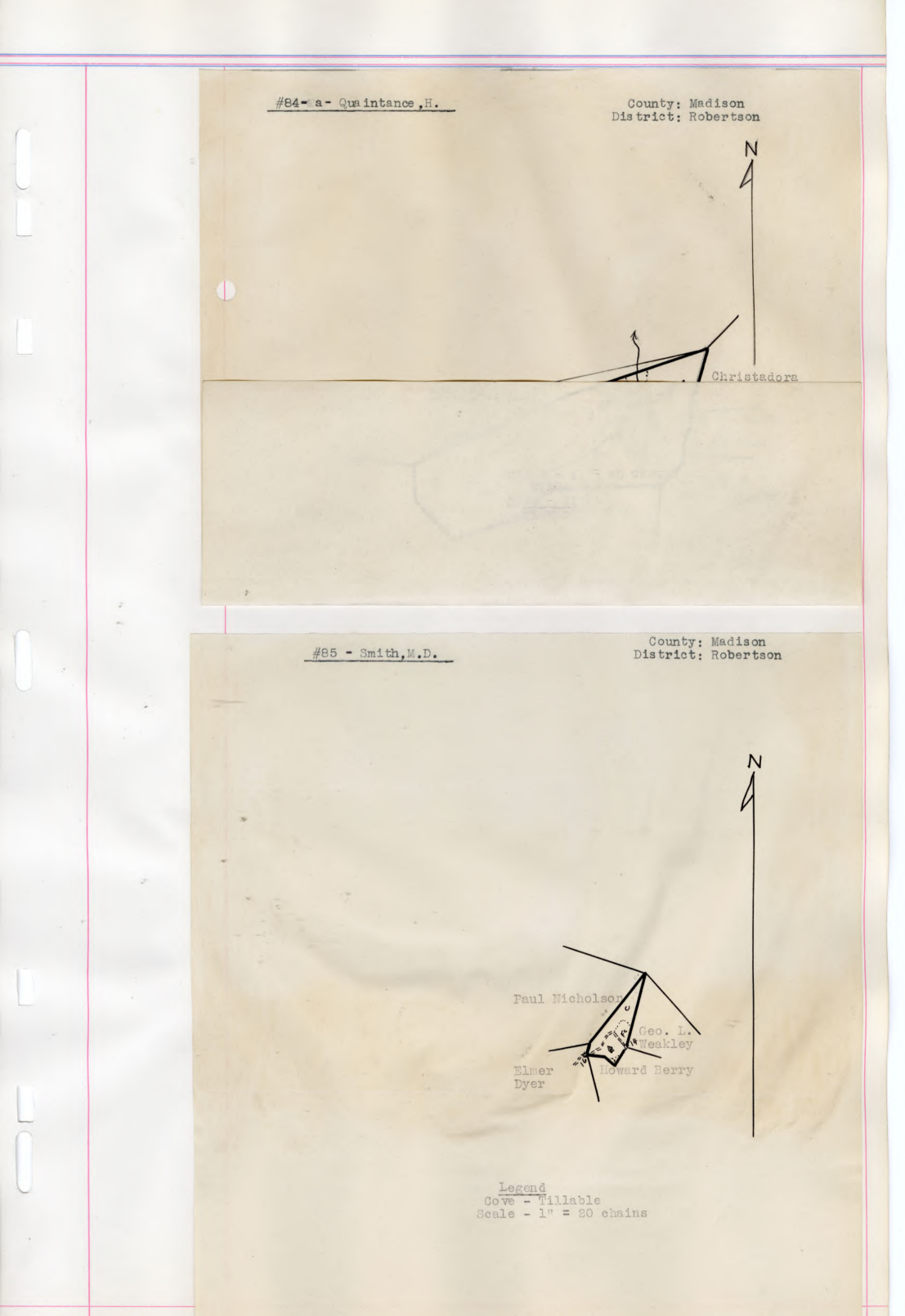


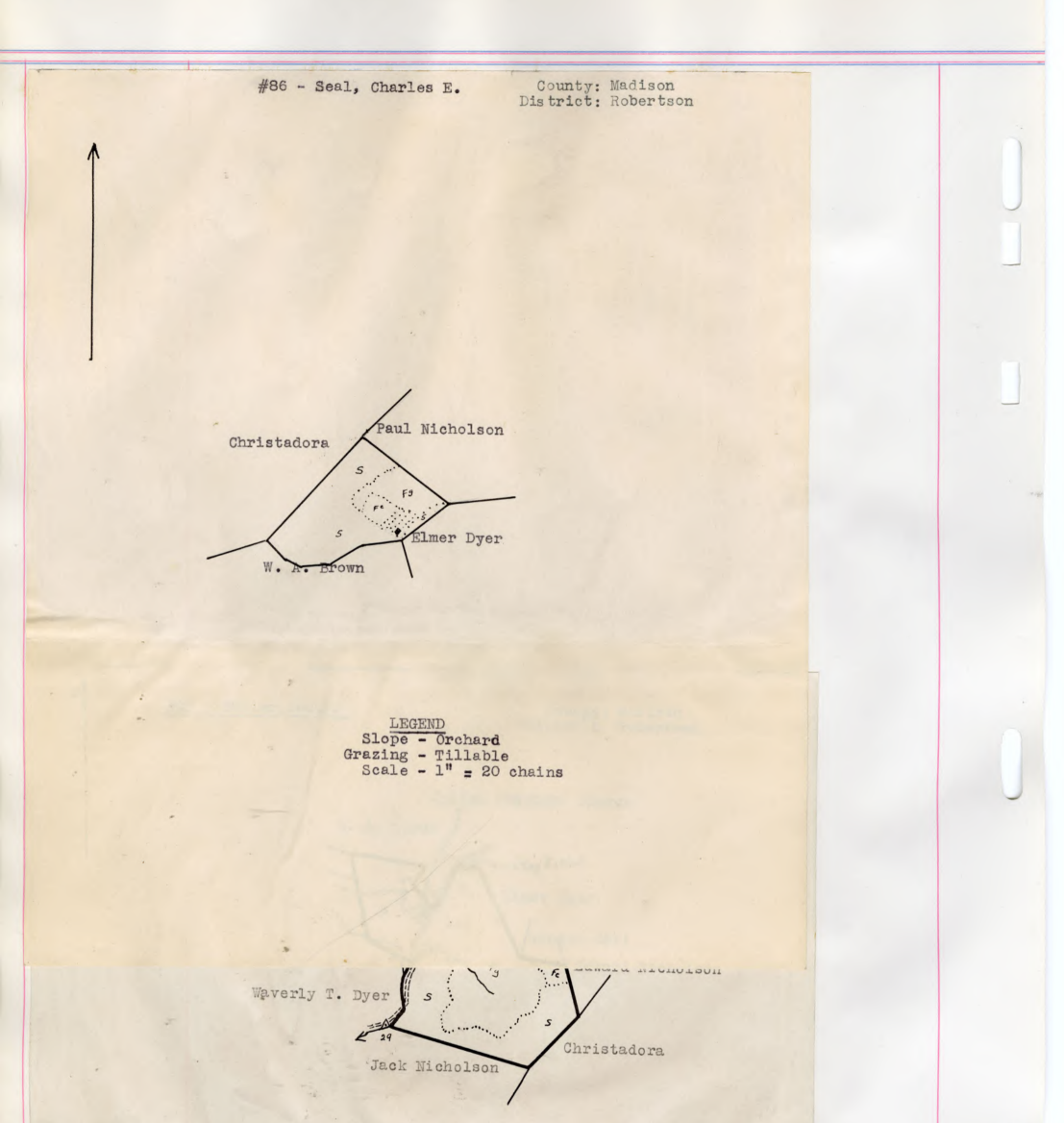




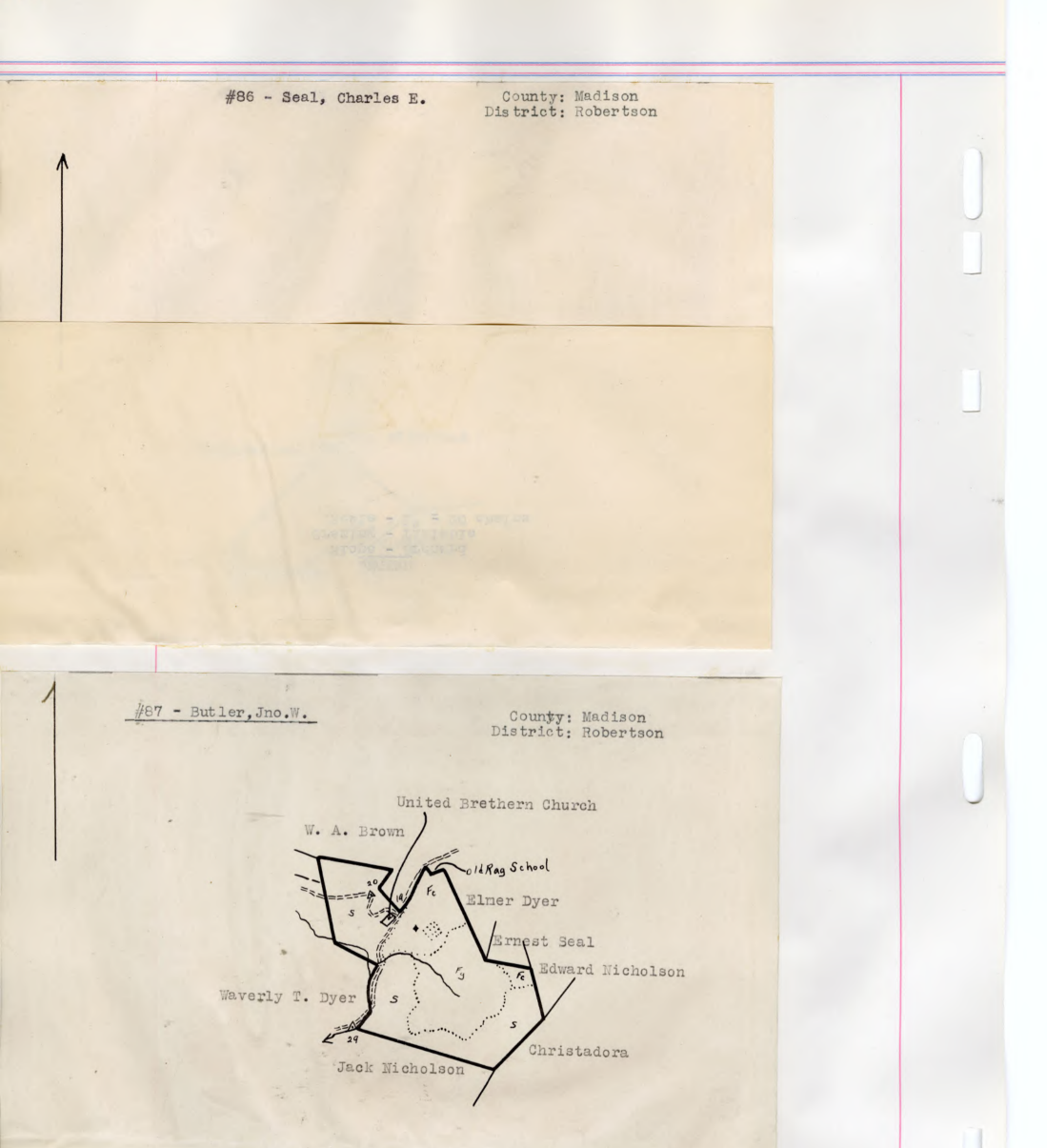




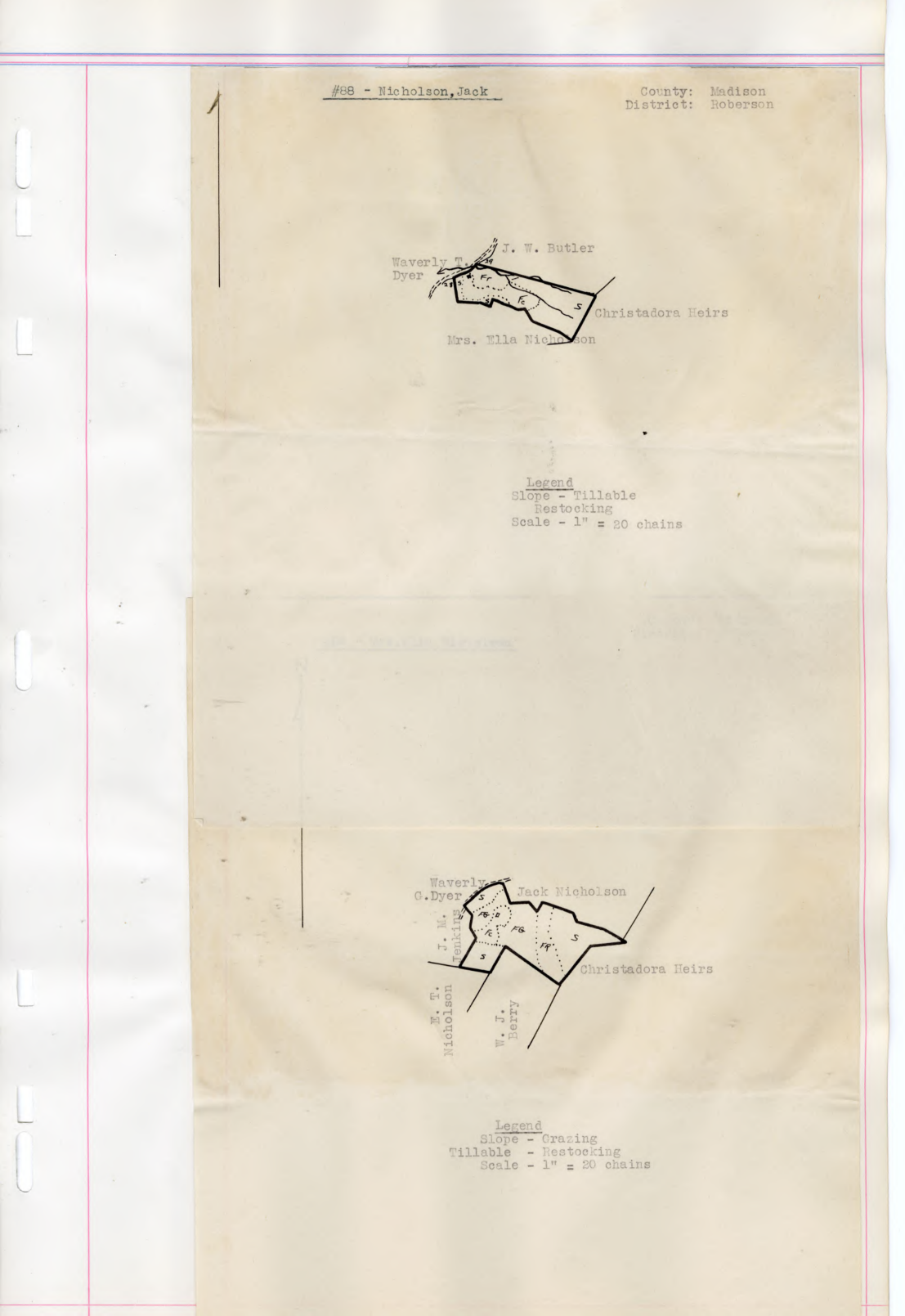


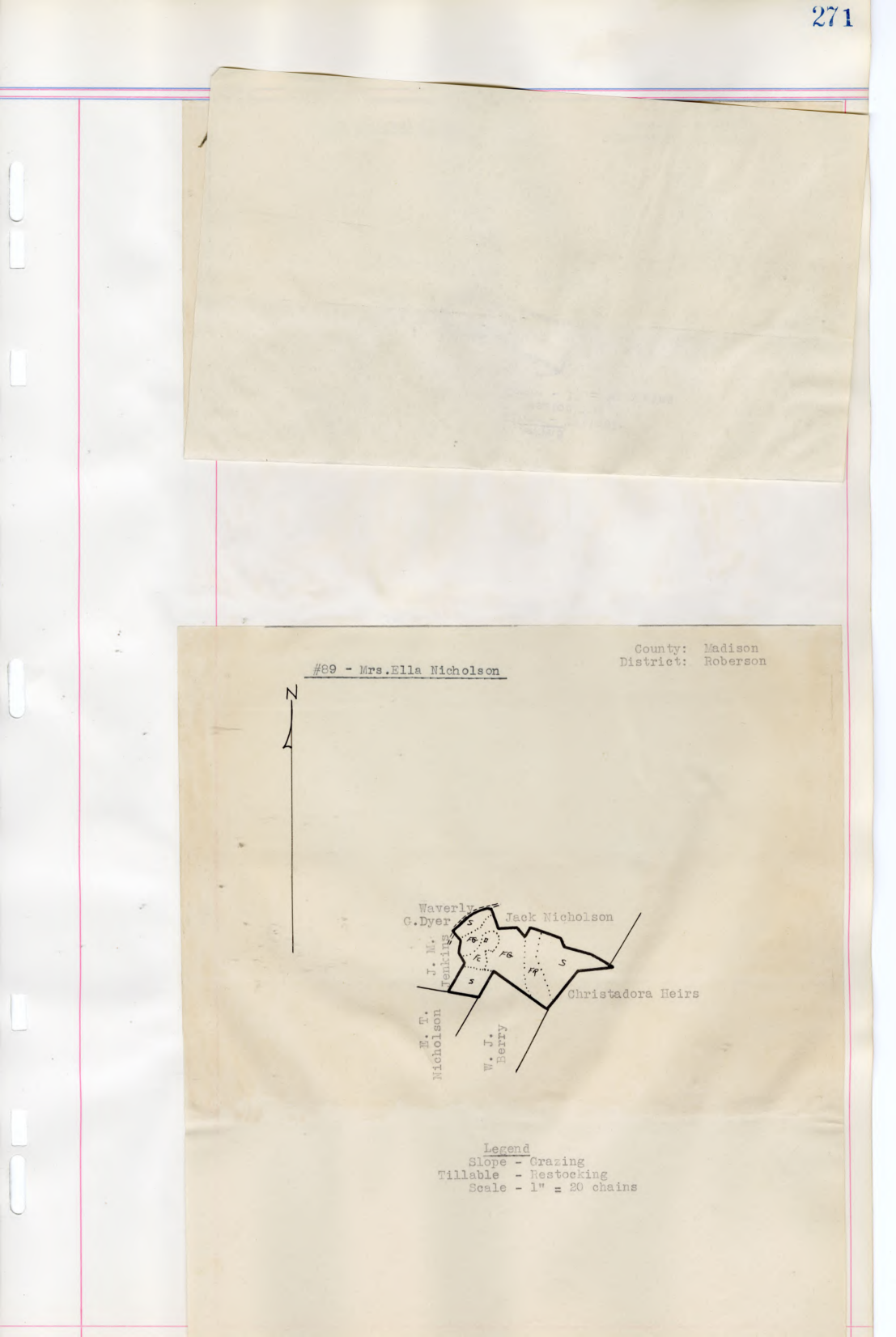


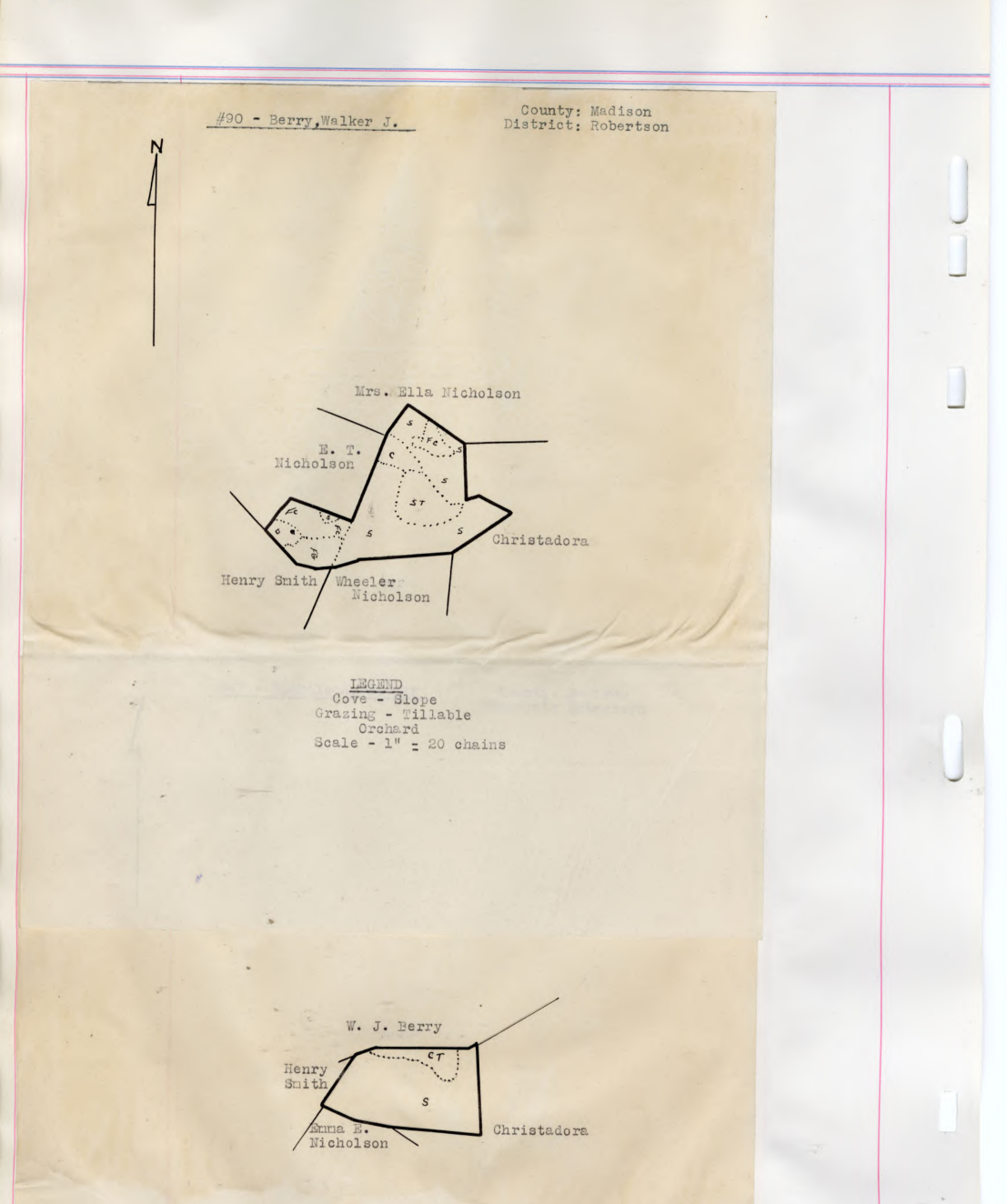
<u>LEGEND</u> Slope - Grazing Tillable Scale - 1" - 20 chains



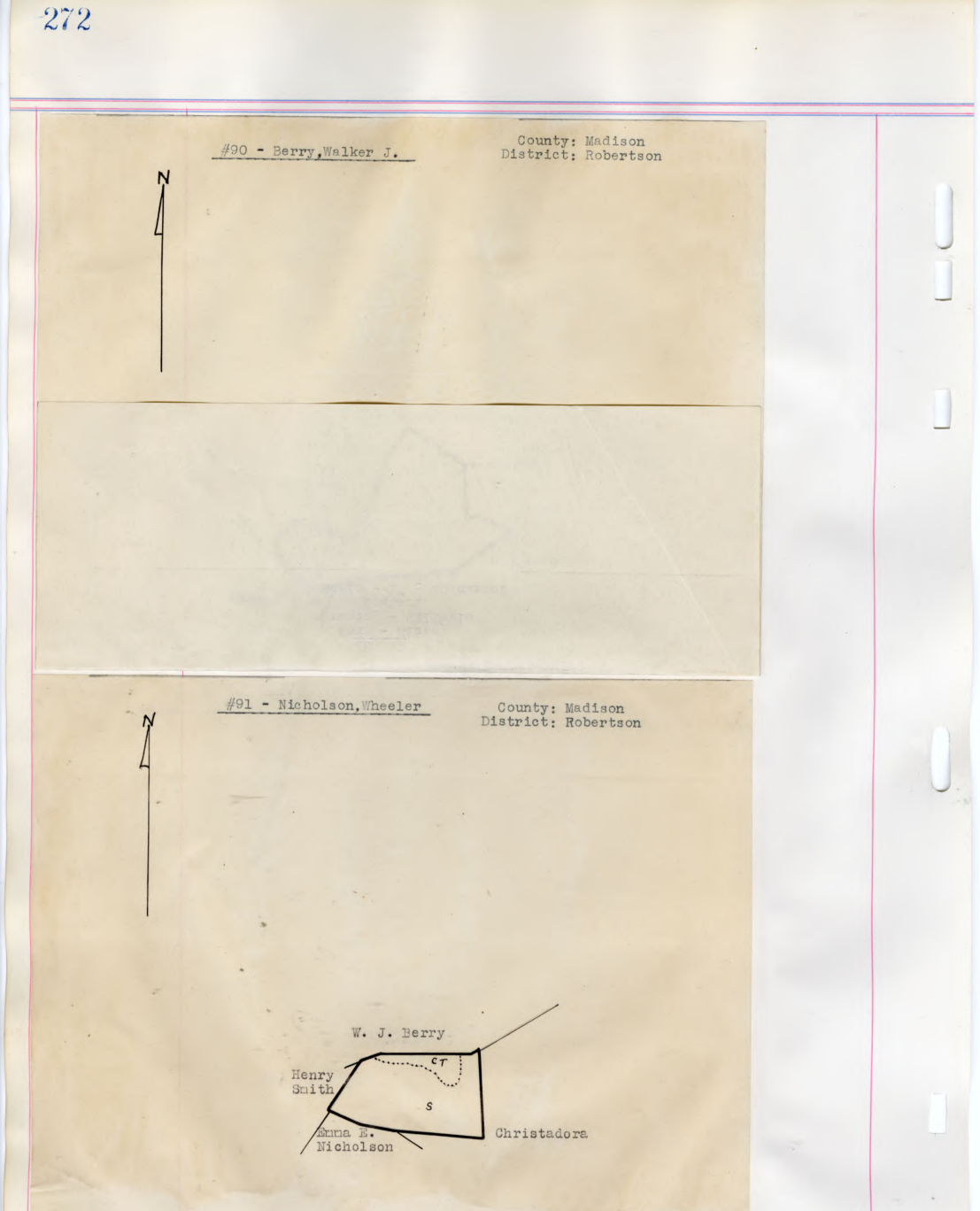
LEGEND Slope - Grazing Tillable Scale - 1" - 20 chains



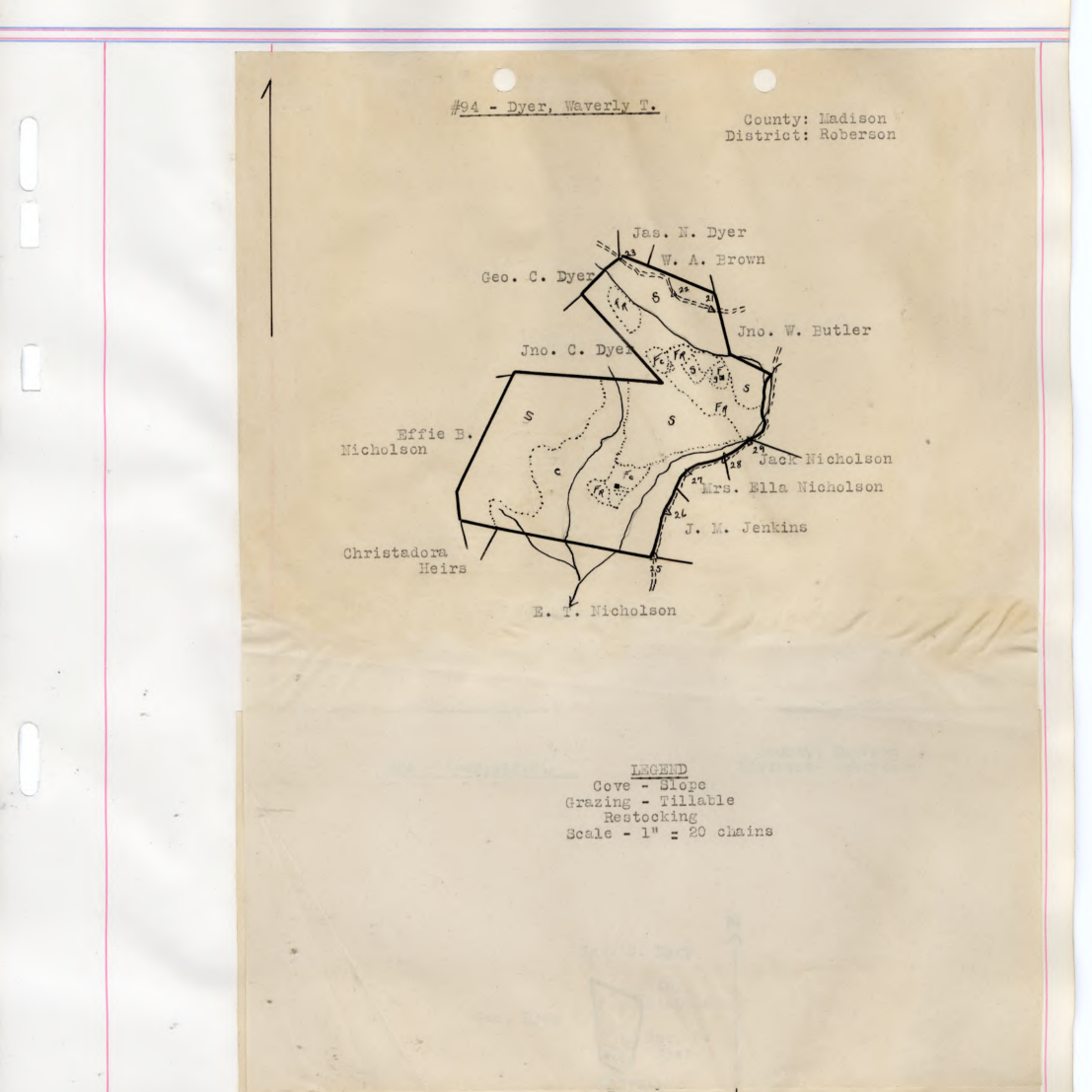




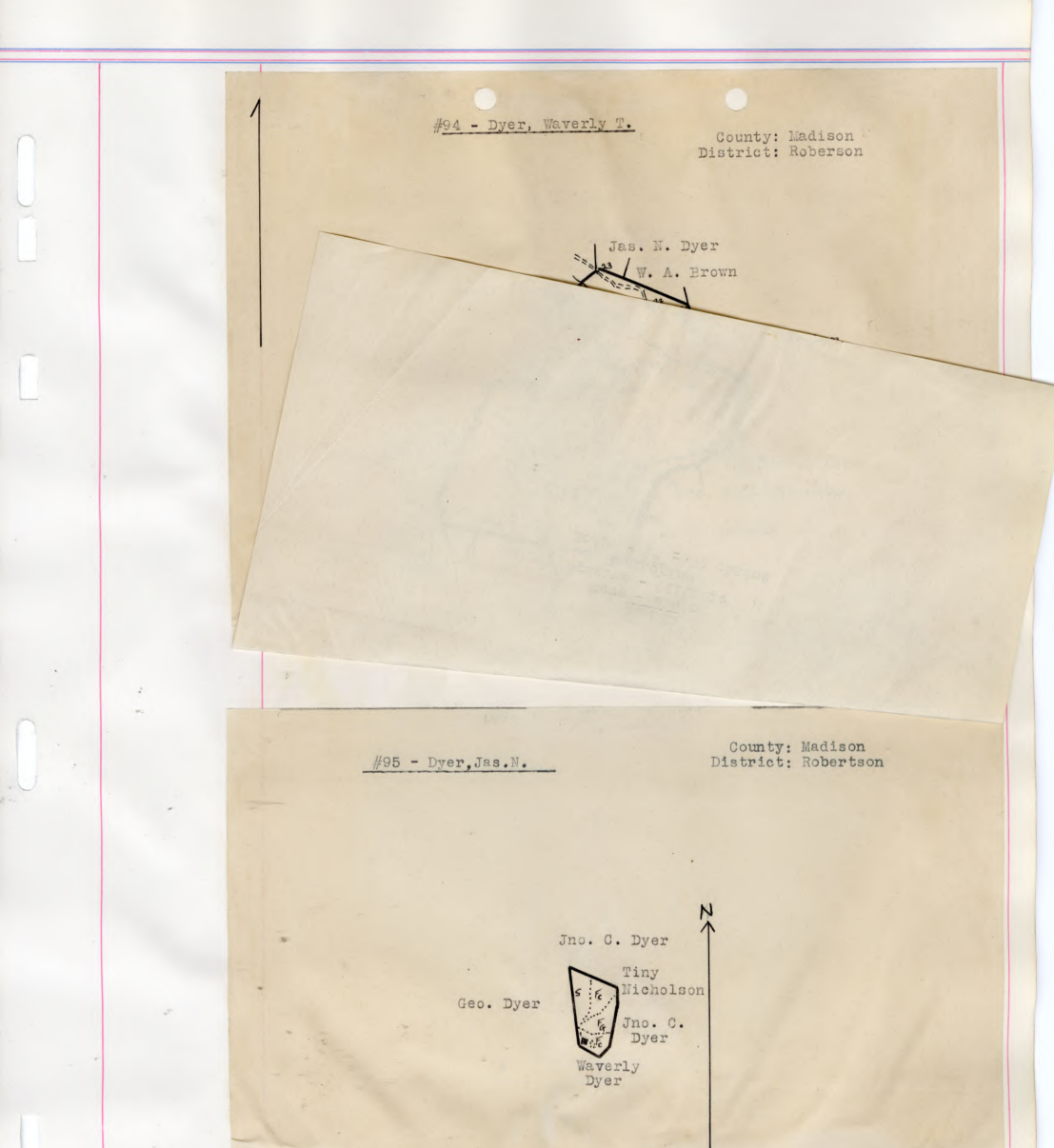
LEGEND Cove - Slope Scale - 1" = 20 chains



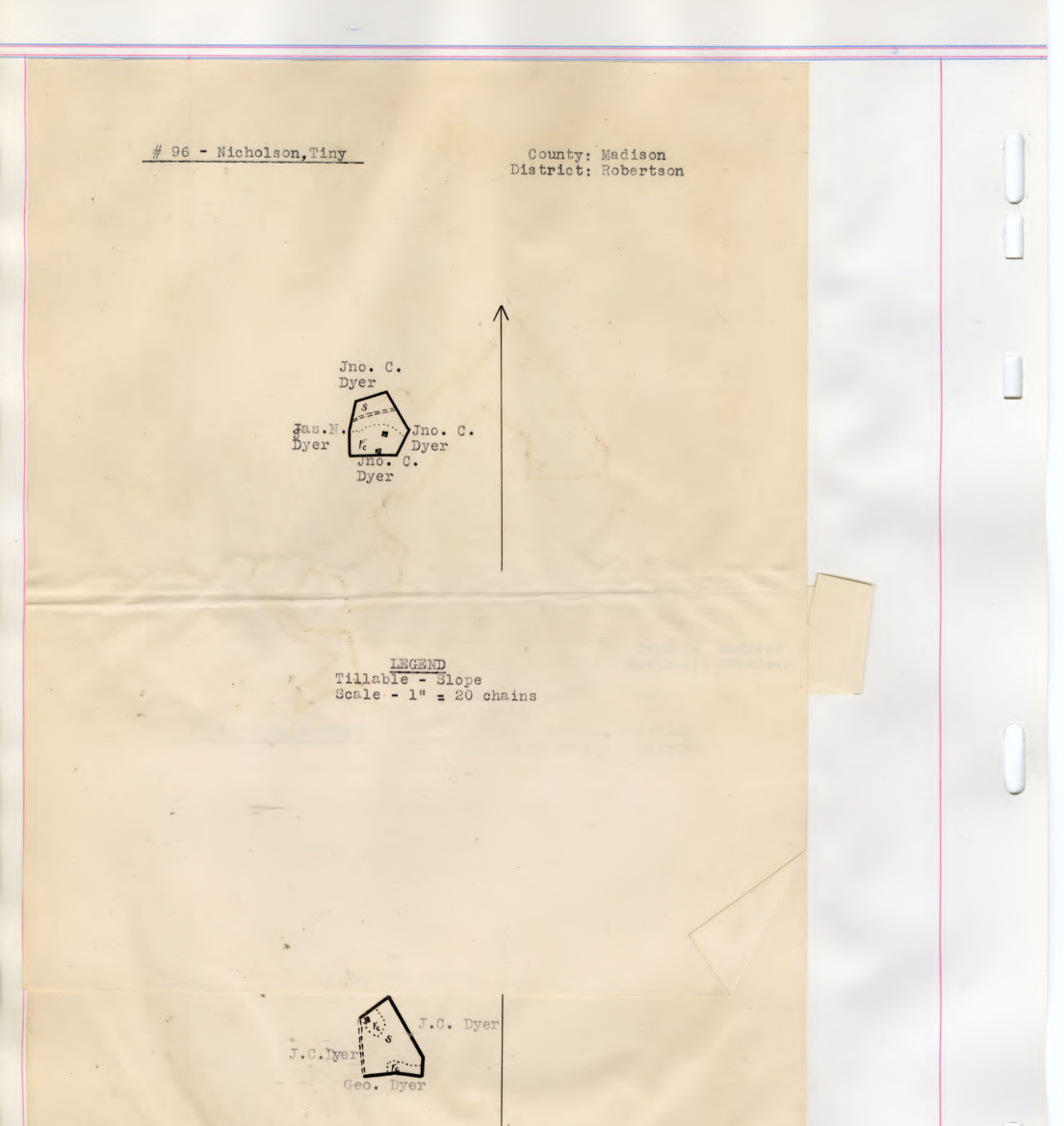
LEGEND Cove - Slope Scale - 1" = 20 chains



LEGEND		
Tillable -	Grazing	
Slope		
Scale - 1"	= 20 chains	



-	LEGEND		
	Tillable -	Grazing	
	Slope		
	Scale - 1"	= 20 chains	



Legend Slope - Tillable Scale - 1" = 20 chains # 96 - Nicholson, Tiny

County: Madison District: Robertson

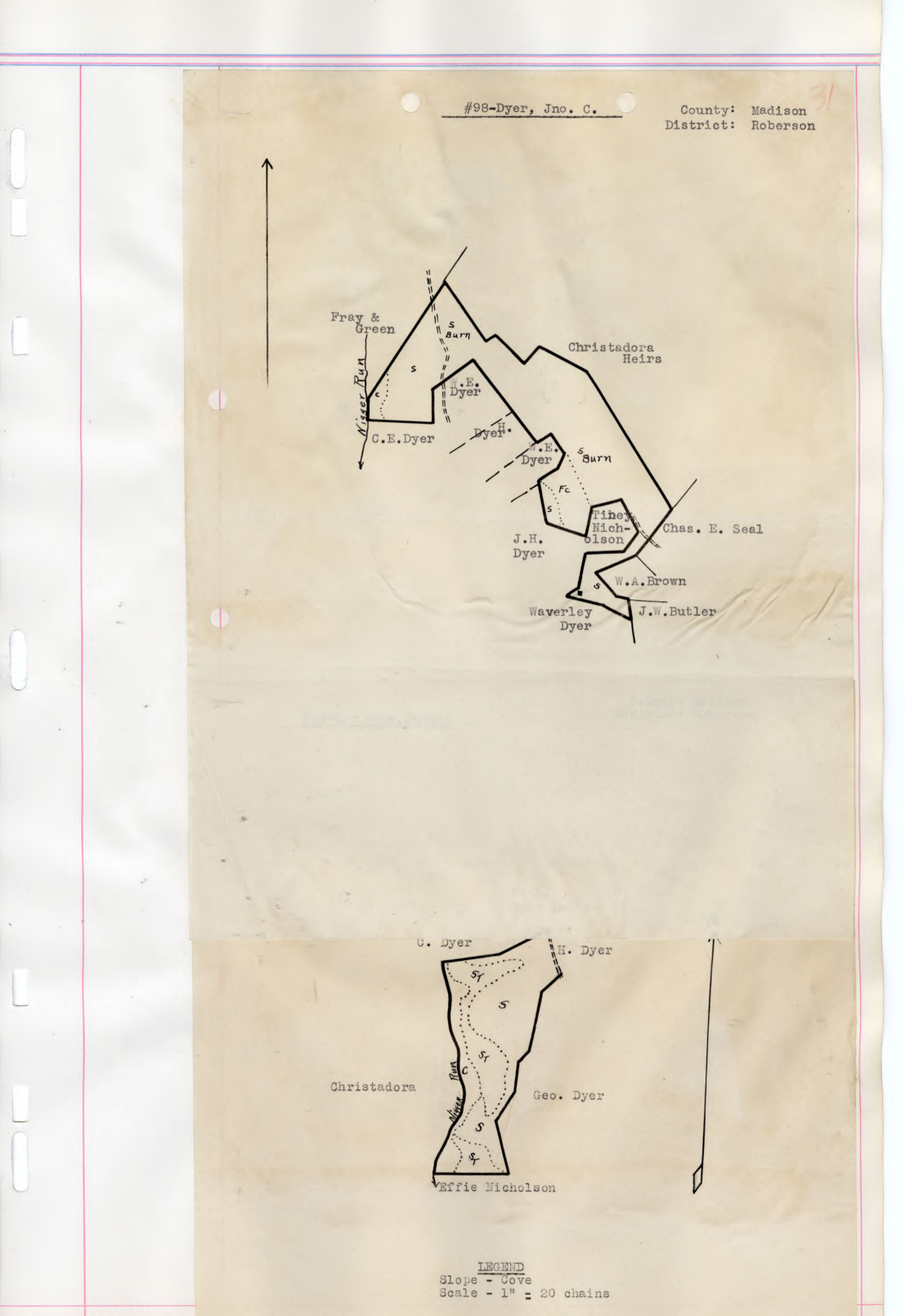
# 97 Dyer, Herbert

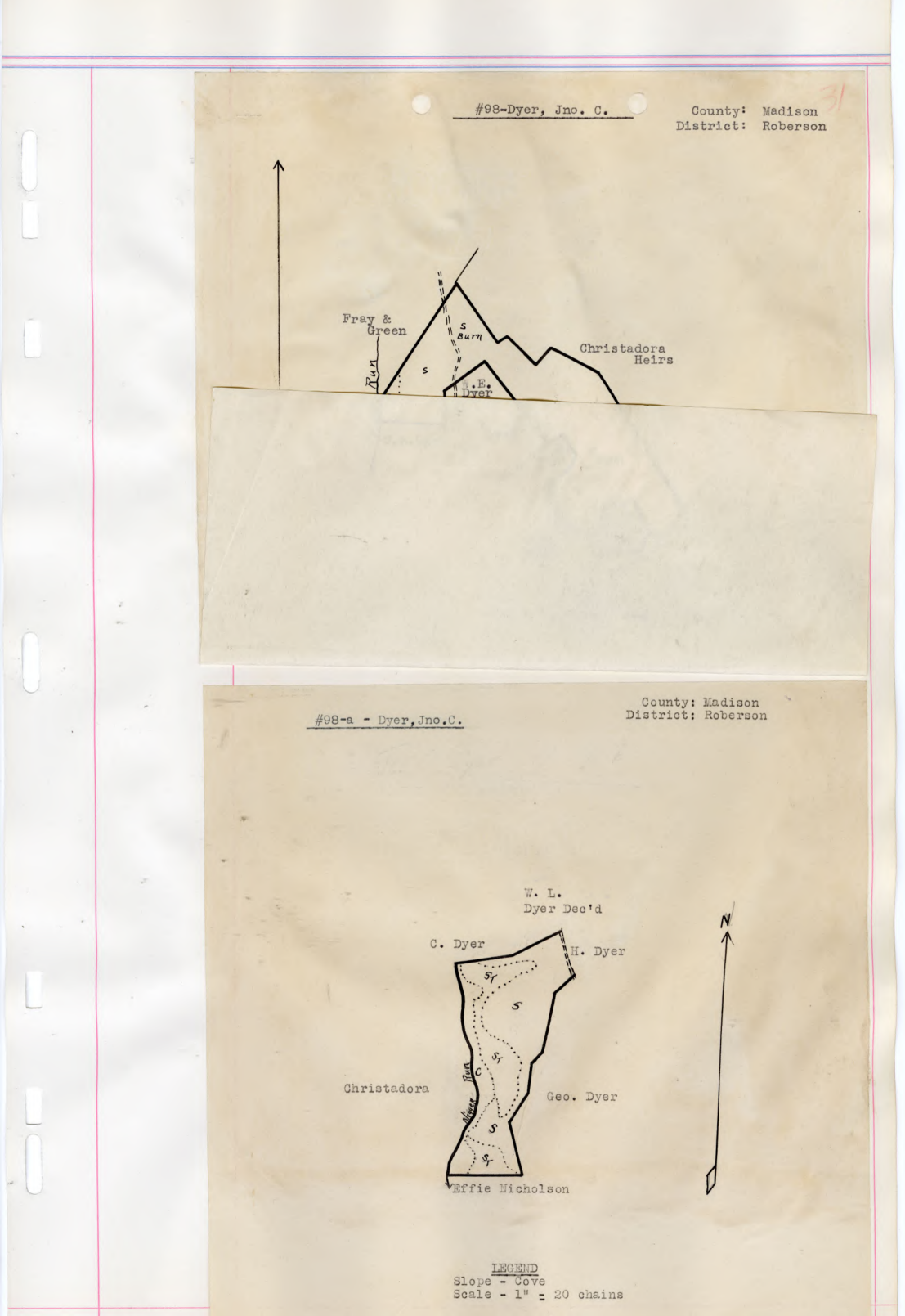
# 97 - Dyer, Herbert

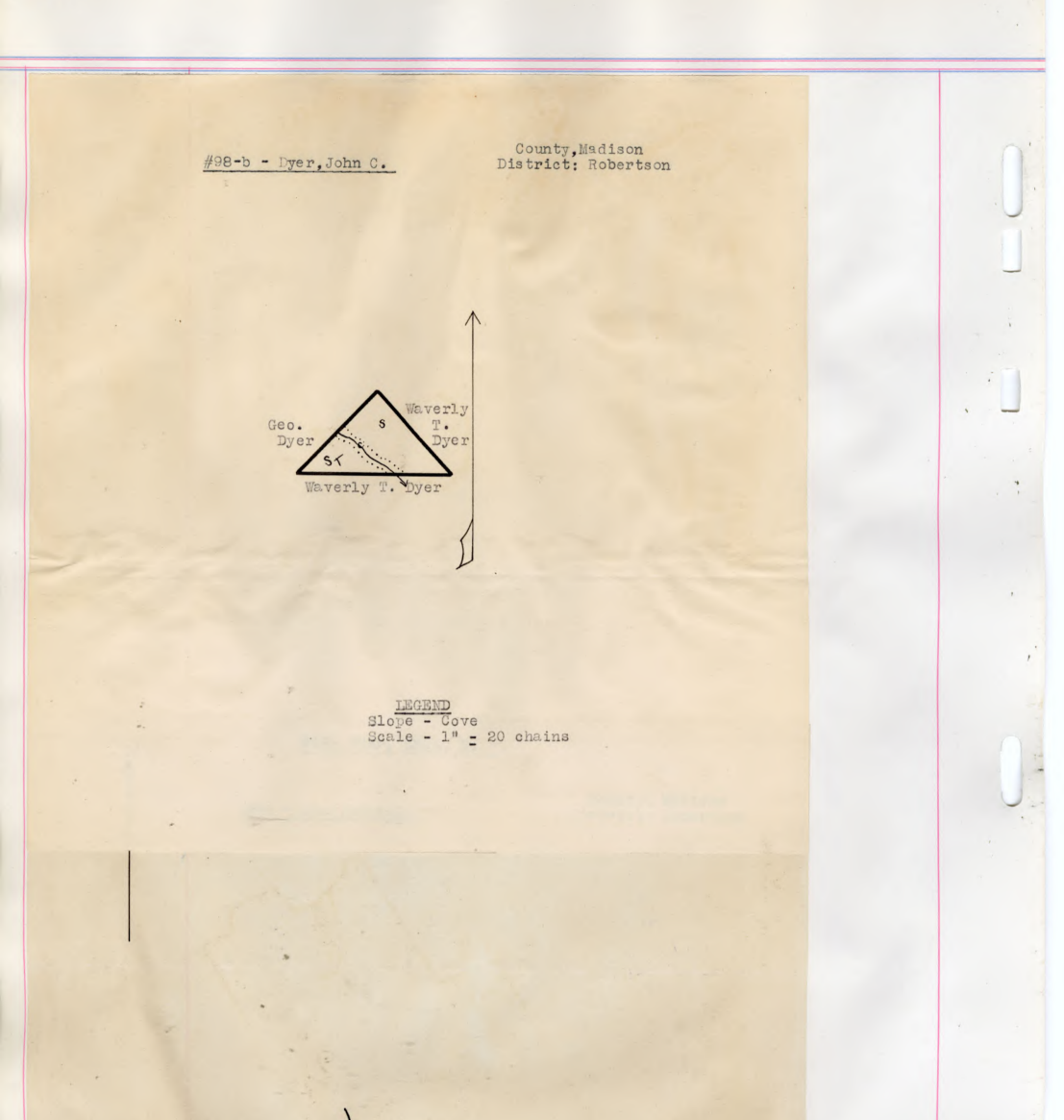
County: Madison District: Roberson

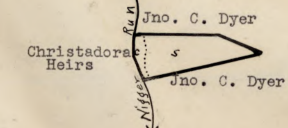
W.L. Dyer, dec'd J.C. Dyer S J.C.Dyer Geo.

Legend Slope - Tillable Scale - 1" = 20 chains

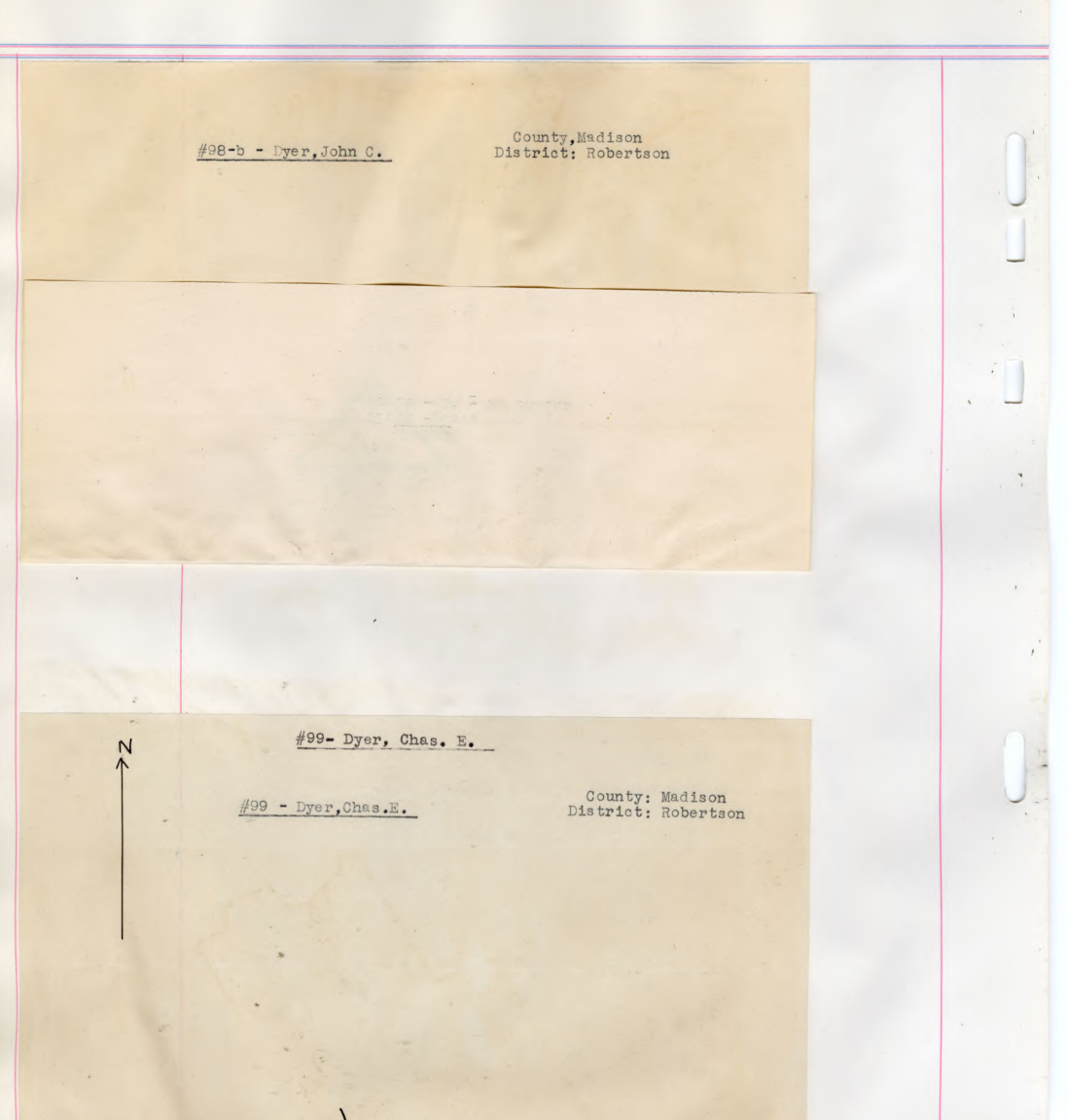


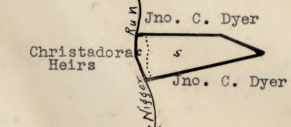




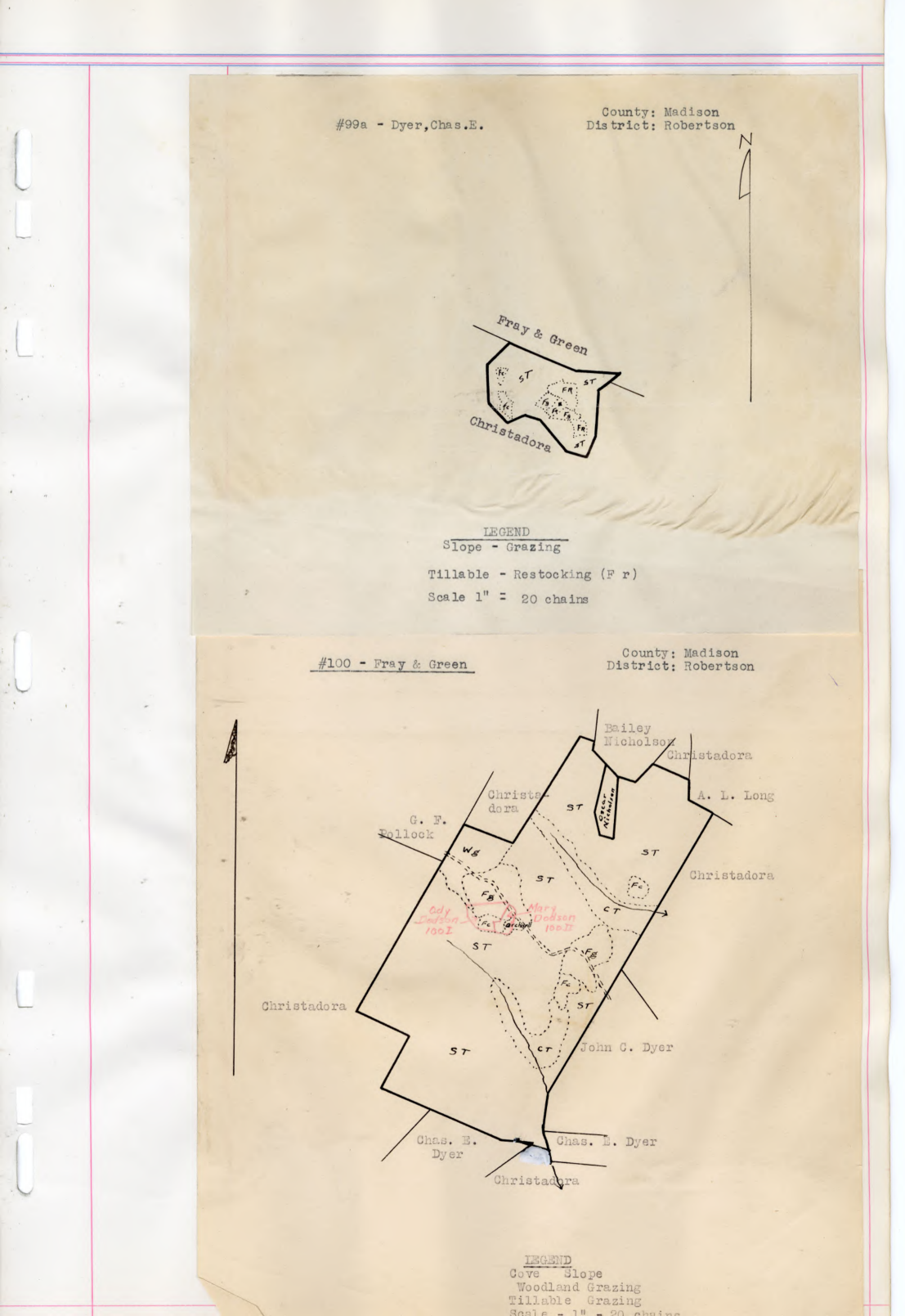


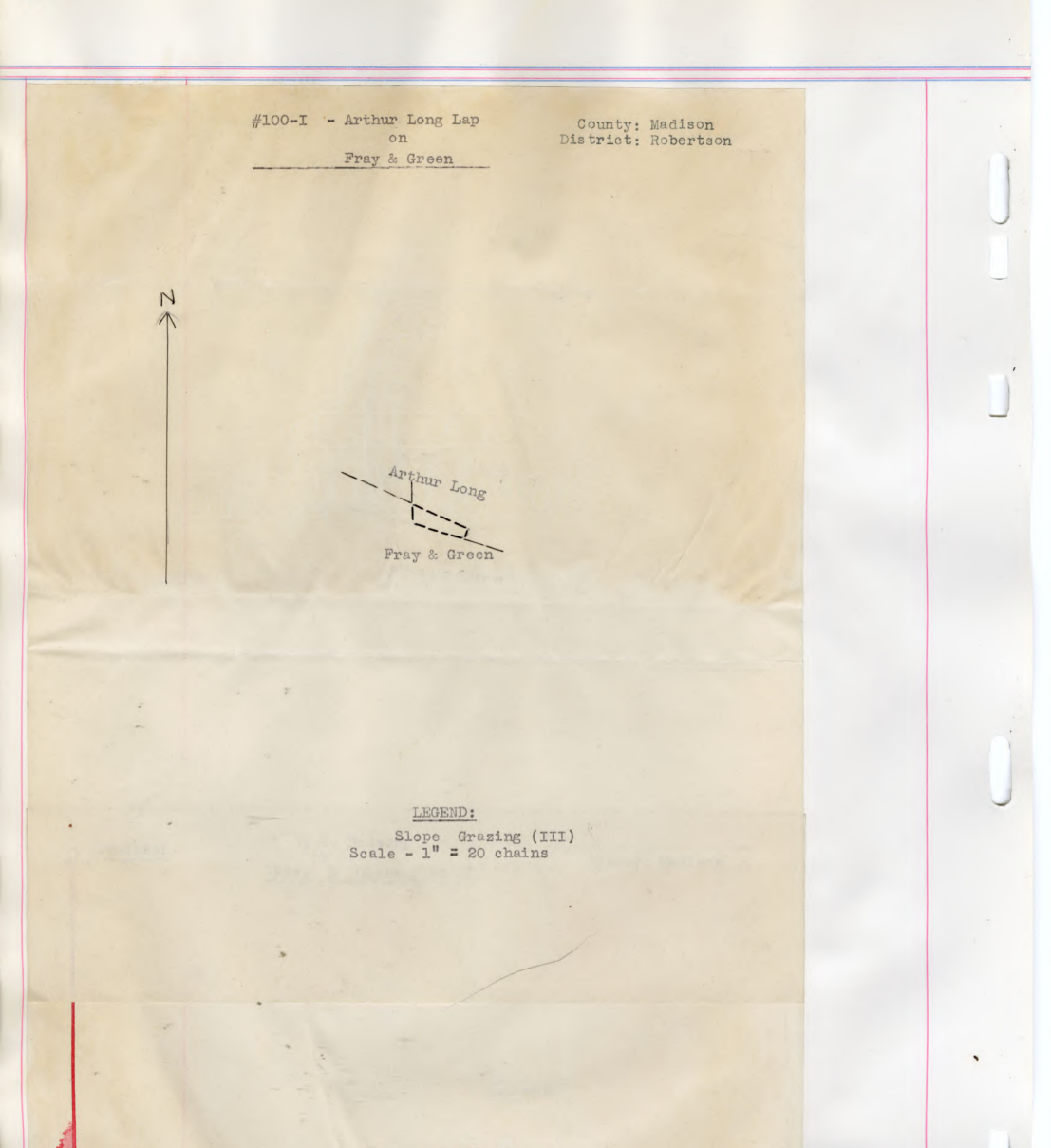
LEGEND: Slope Cove Scale - 1" = 20 chains





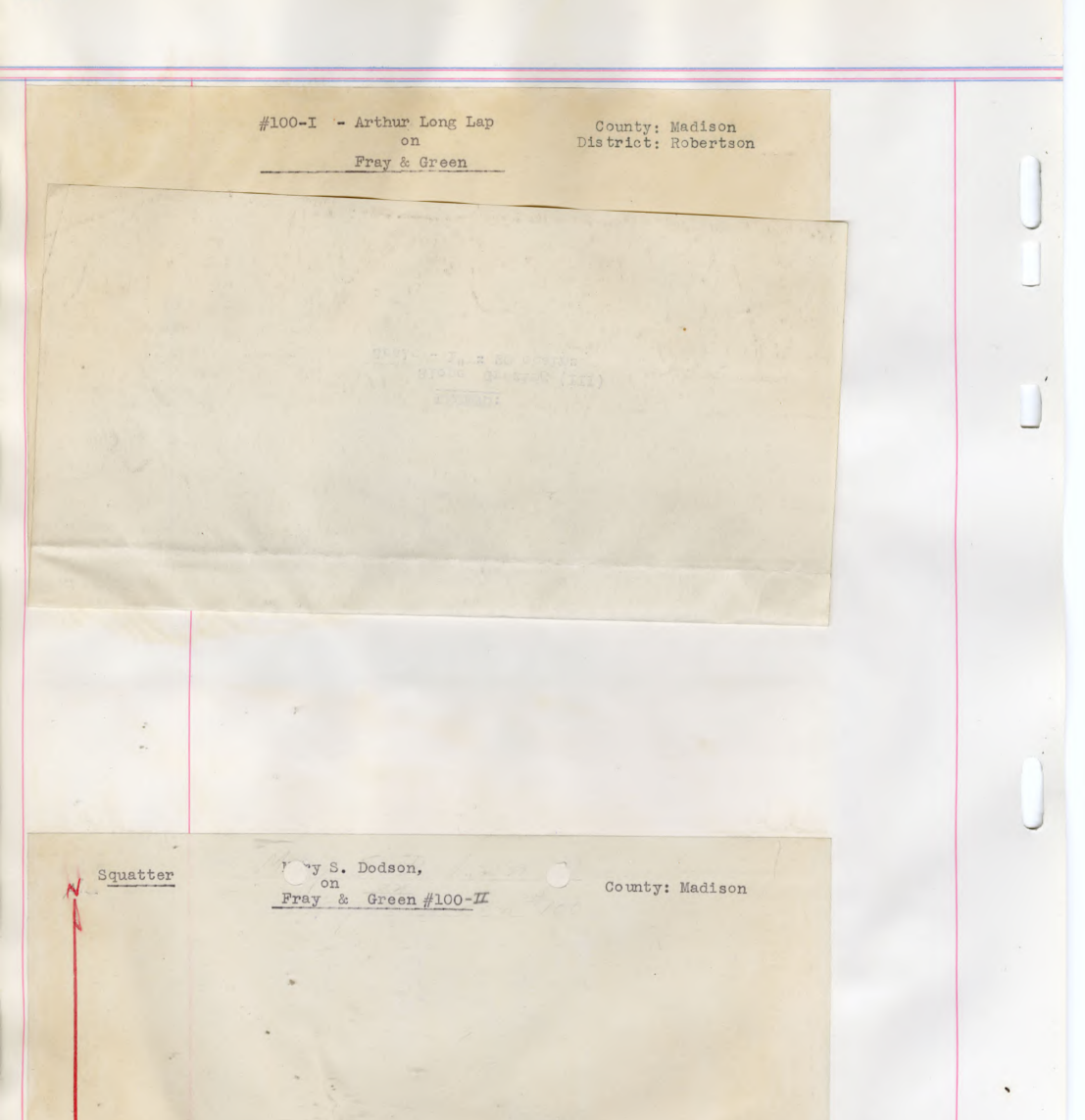
LEGEND: Slope Cove Scale - 1" = 20 chains





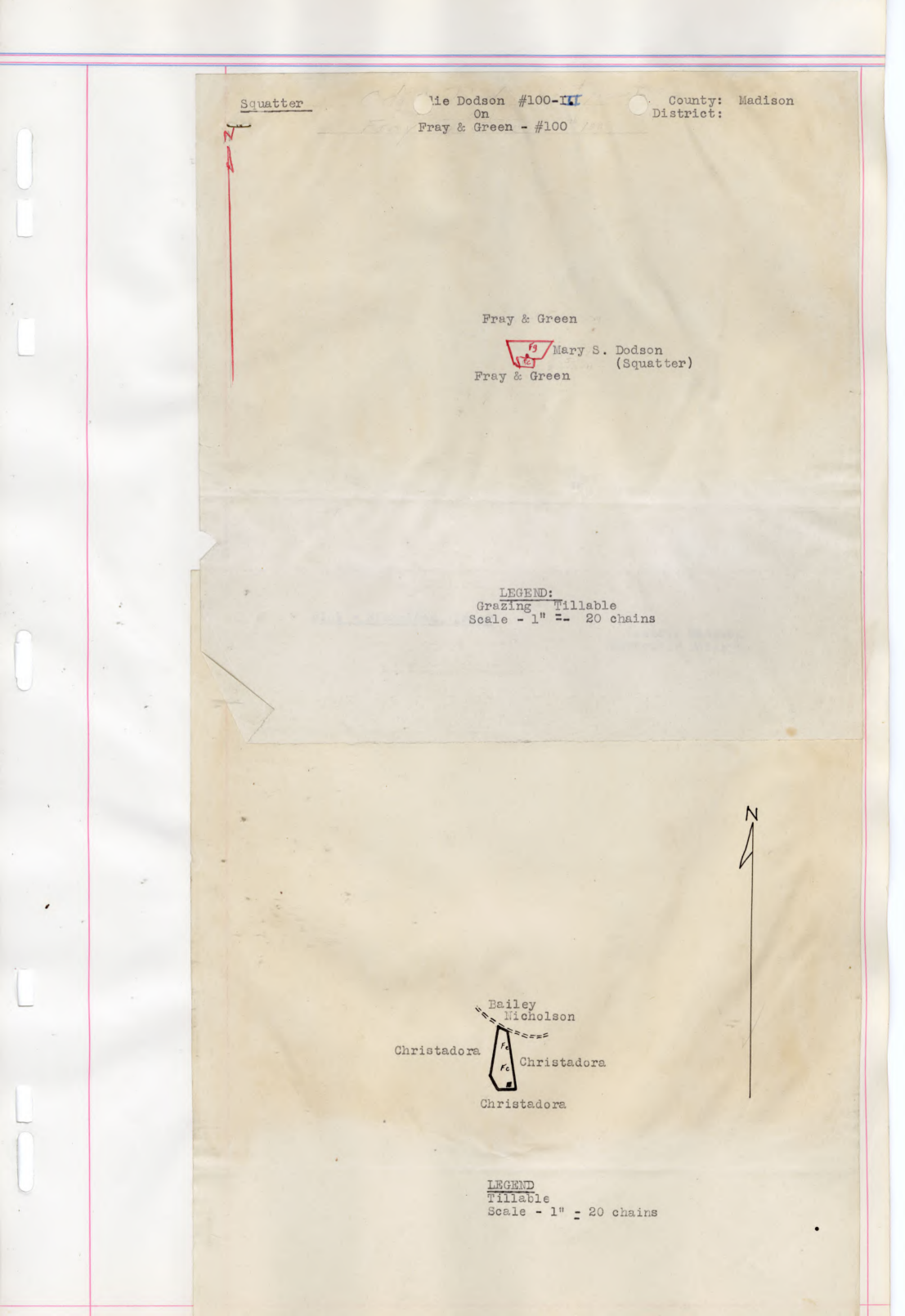


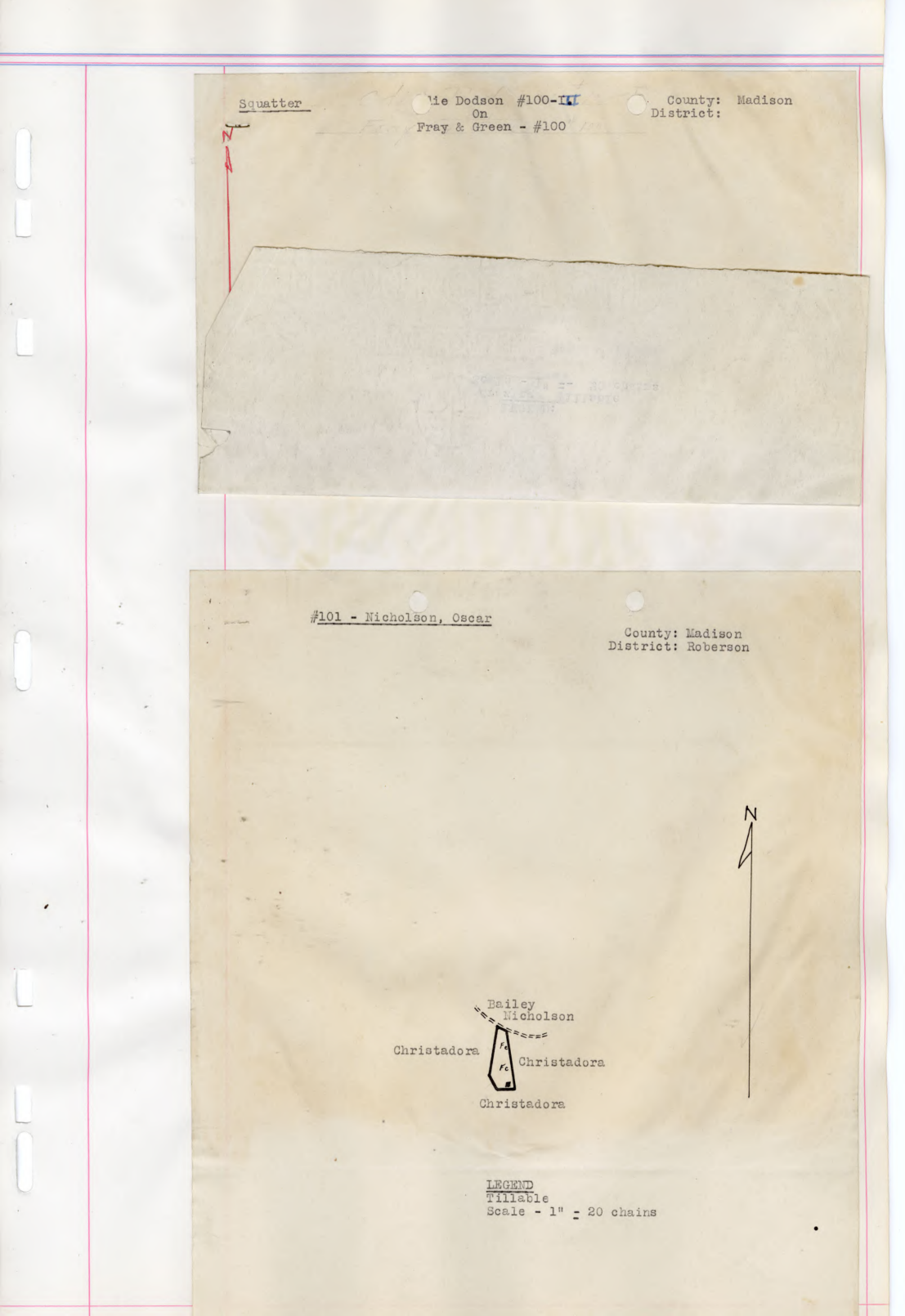
LEGEND: Tillable Grazing Slope Scale - 1" = 20 chains

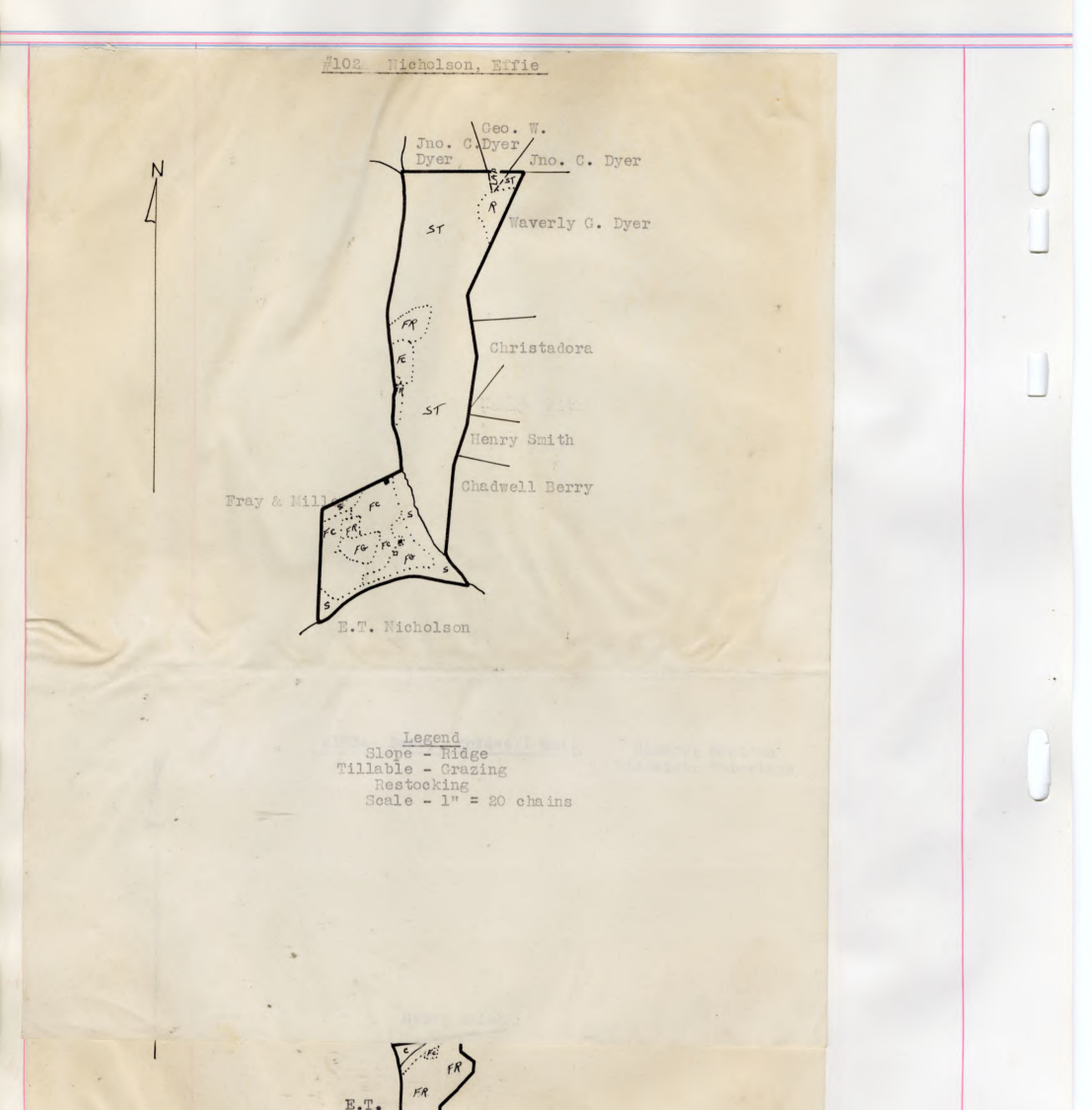




LEGEND: Tillable Grazing Slope Scale - 1" = 20 chains



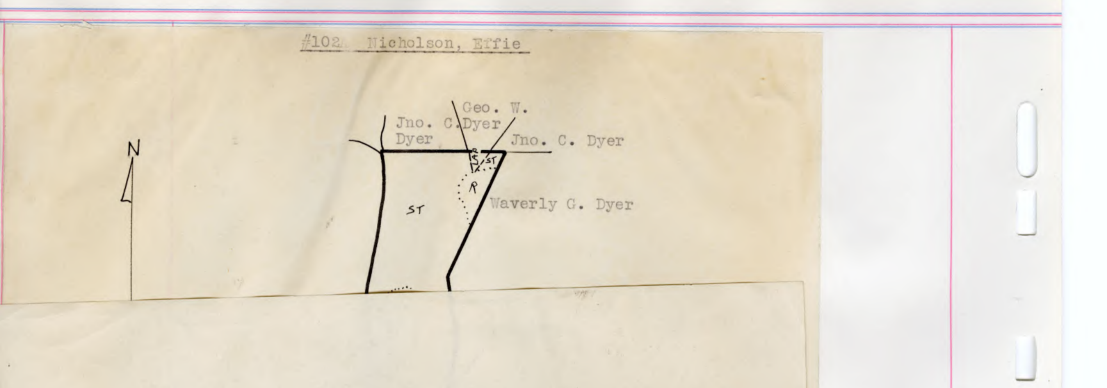






#### LEGEND:

Cove Tillable Fields restocking Scale - 1 = 20 chains



#103a- Berry, Chadwell Est.

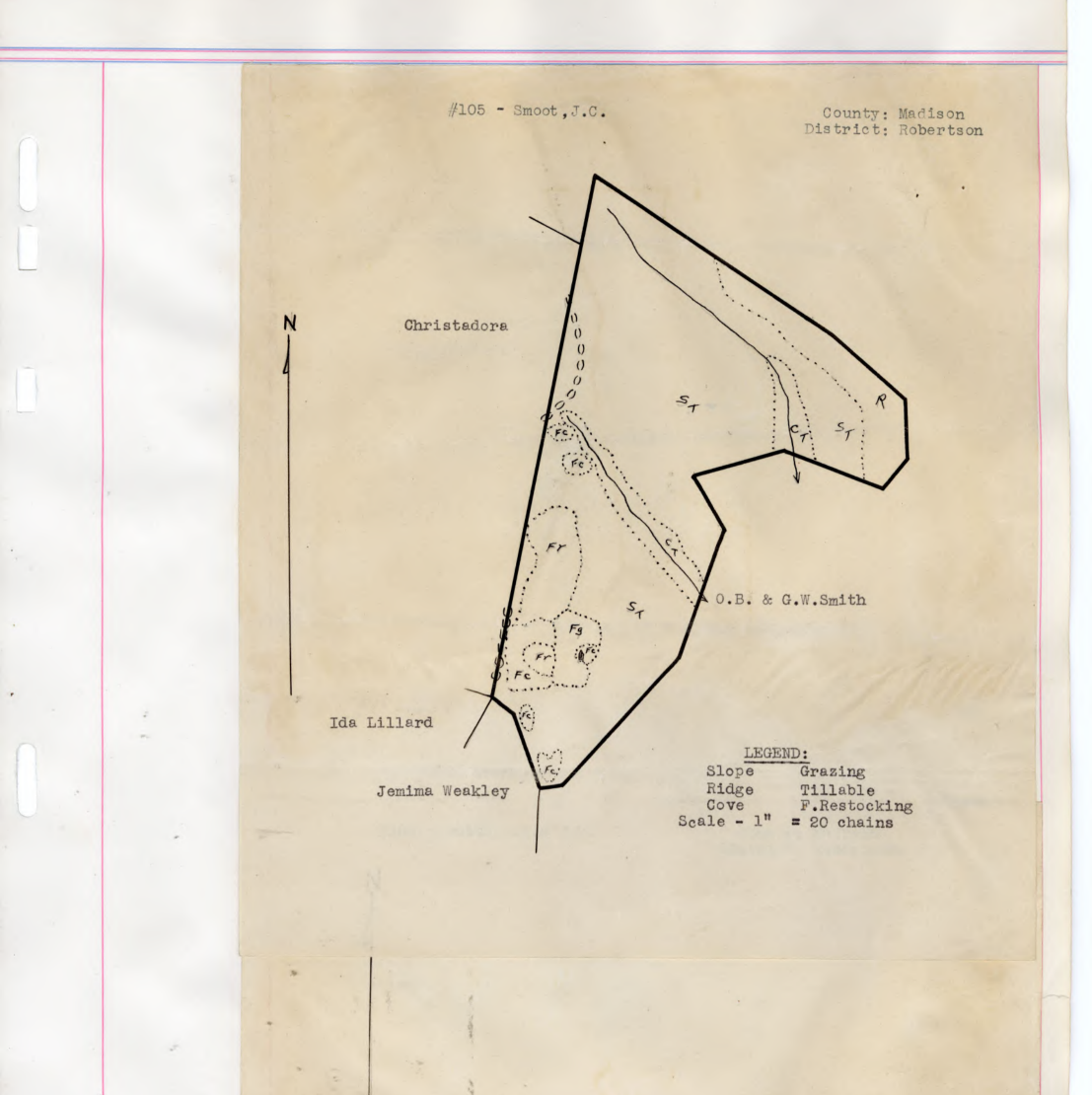
County: Madison District: Robertson

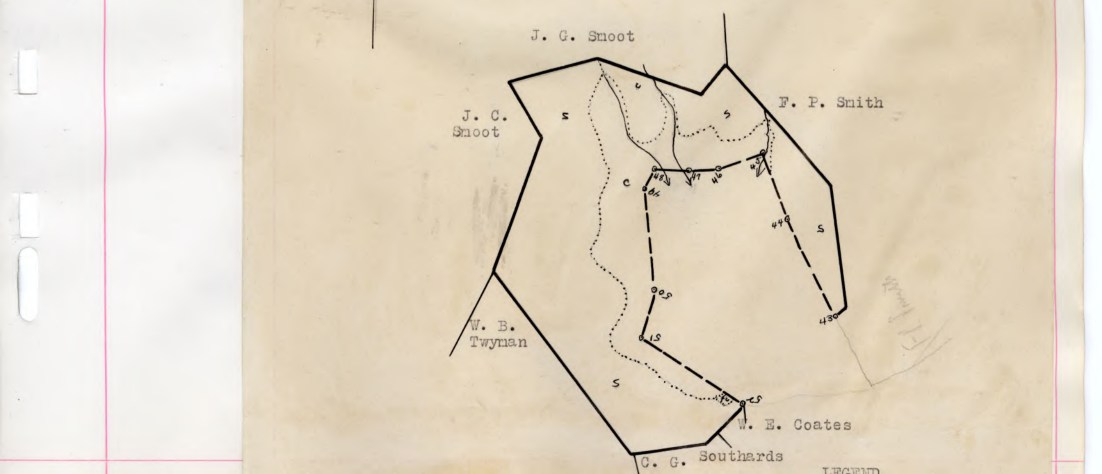
Henry Smith Fe FR FR

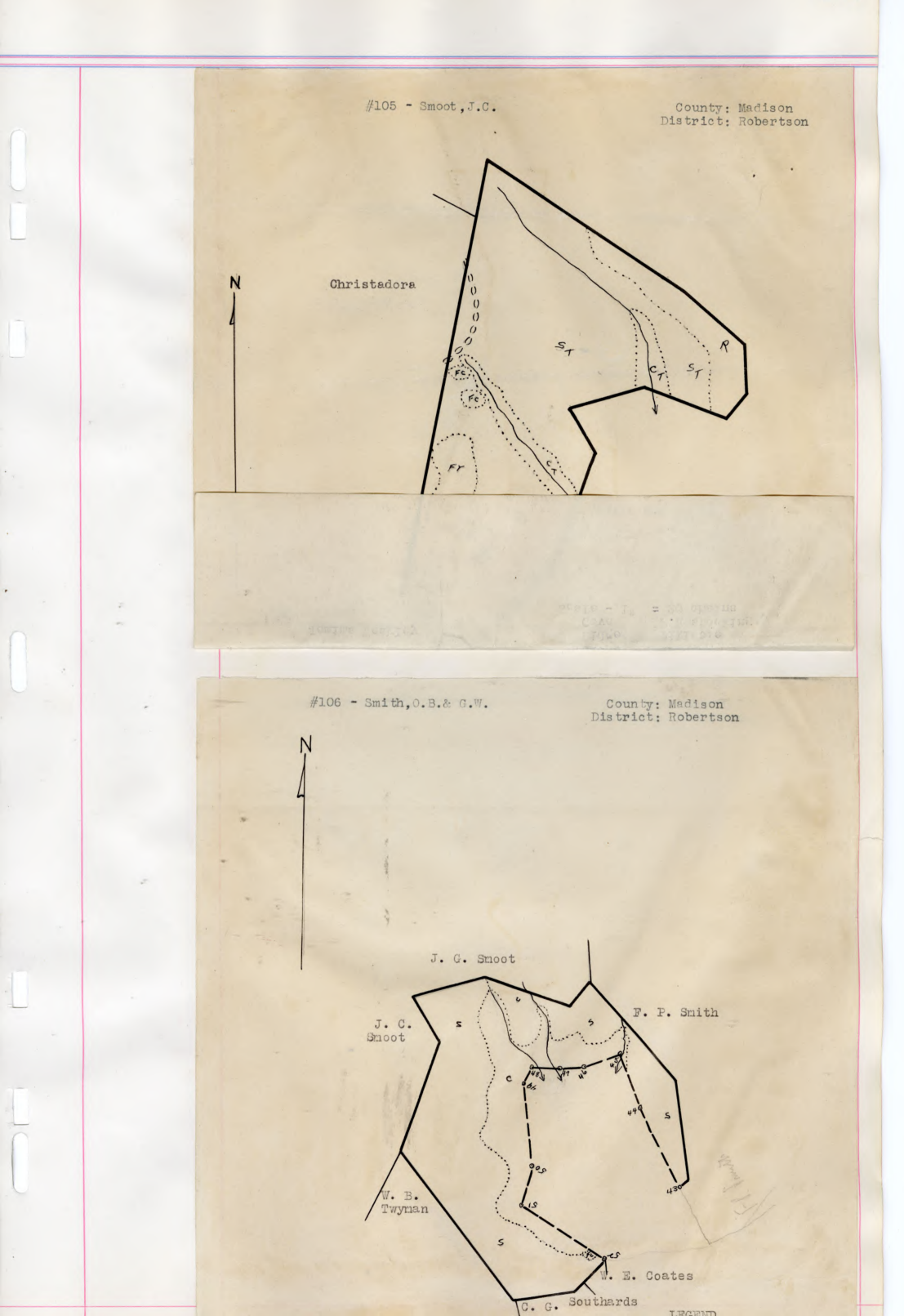


### LEGEND: Cove Till

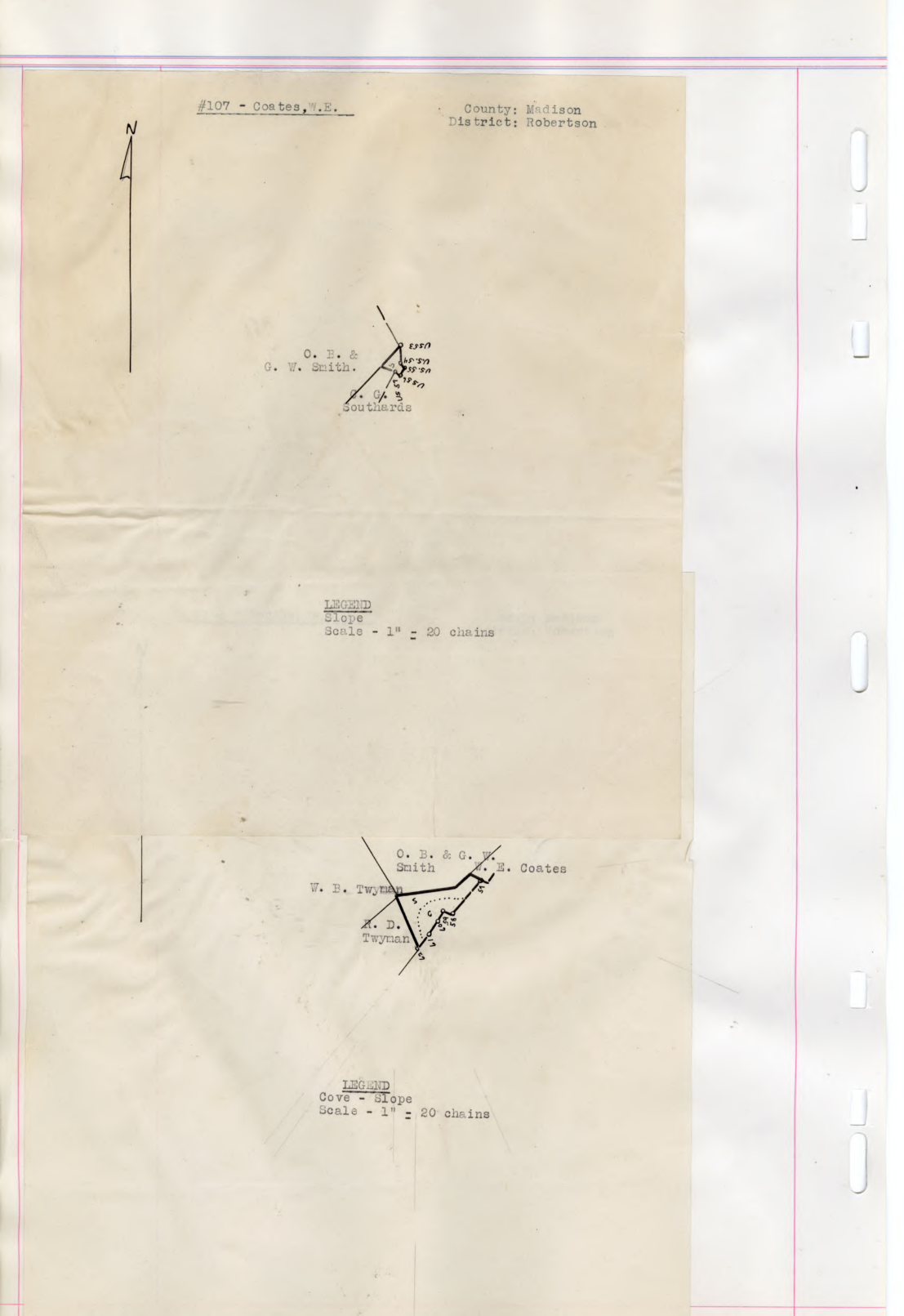
Cove Tillable Fields restocking Scale - 1 = 20 chains



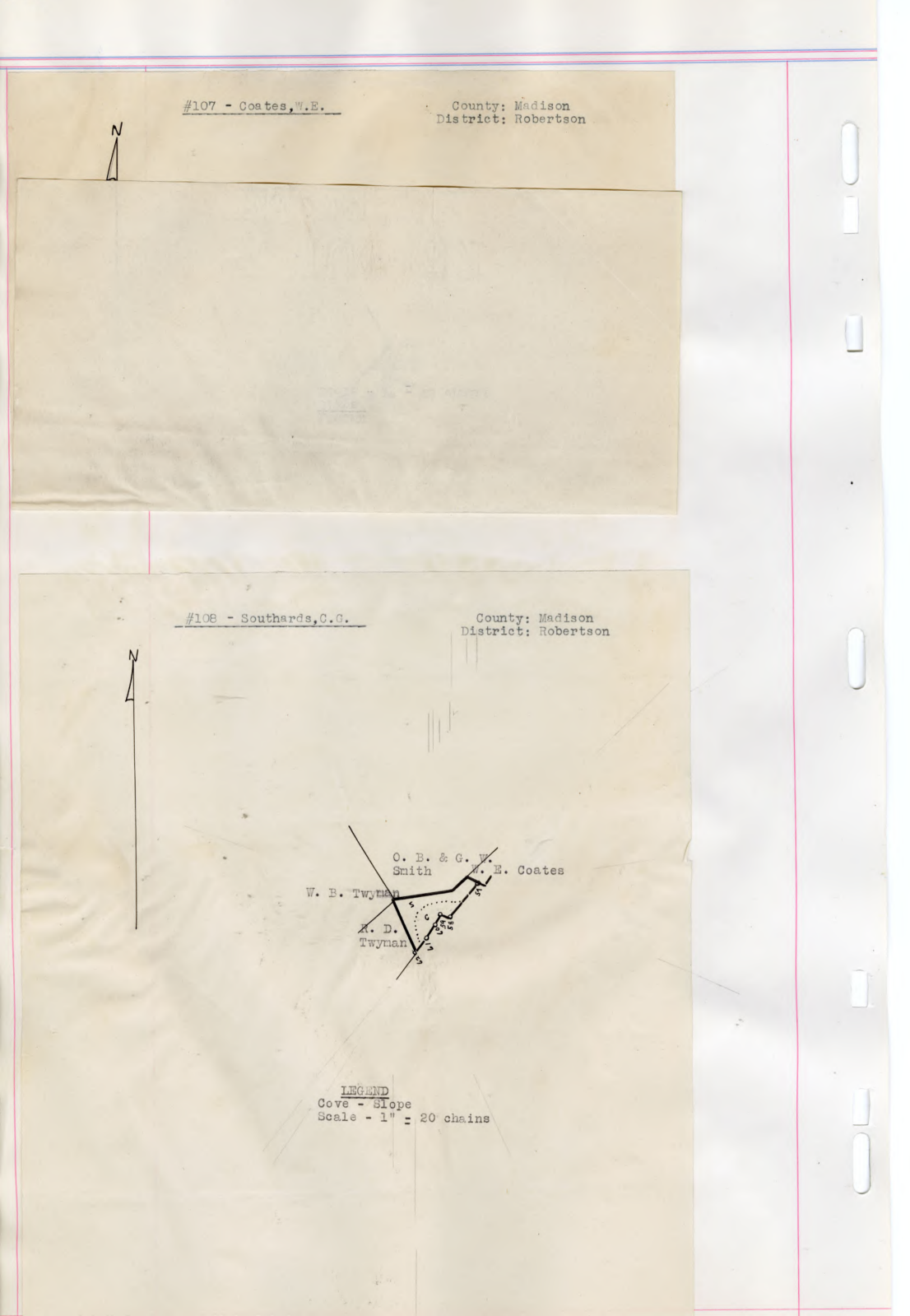


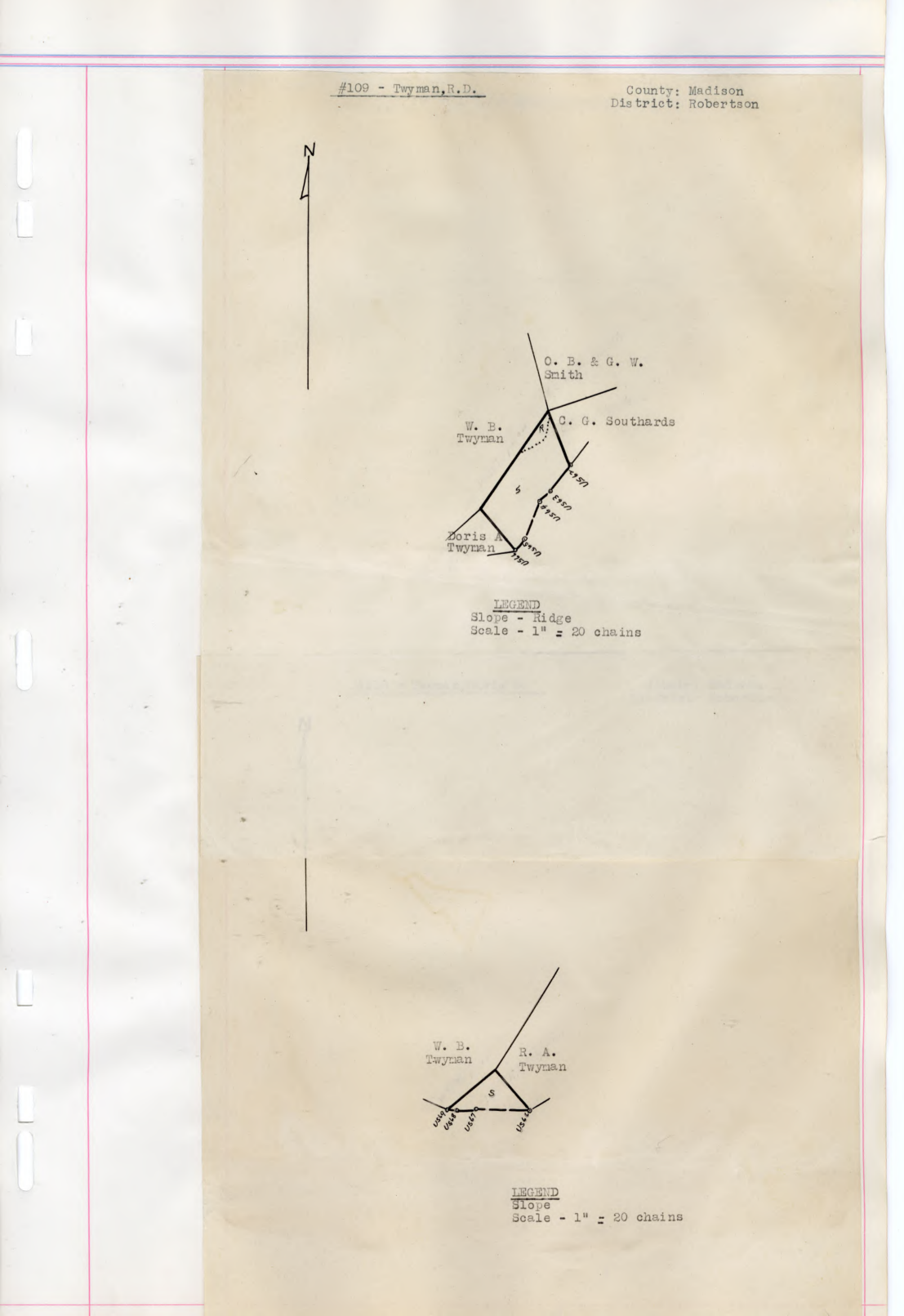


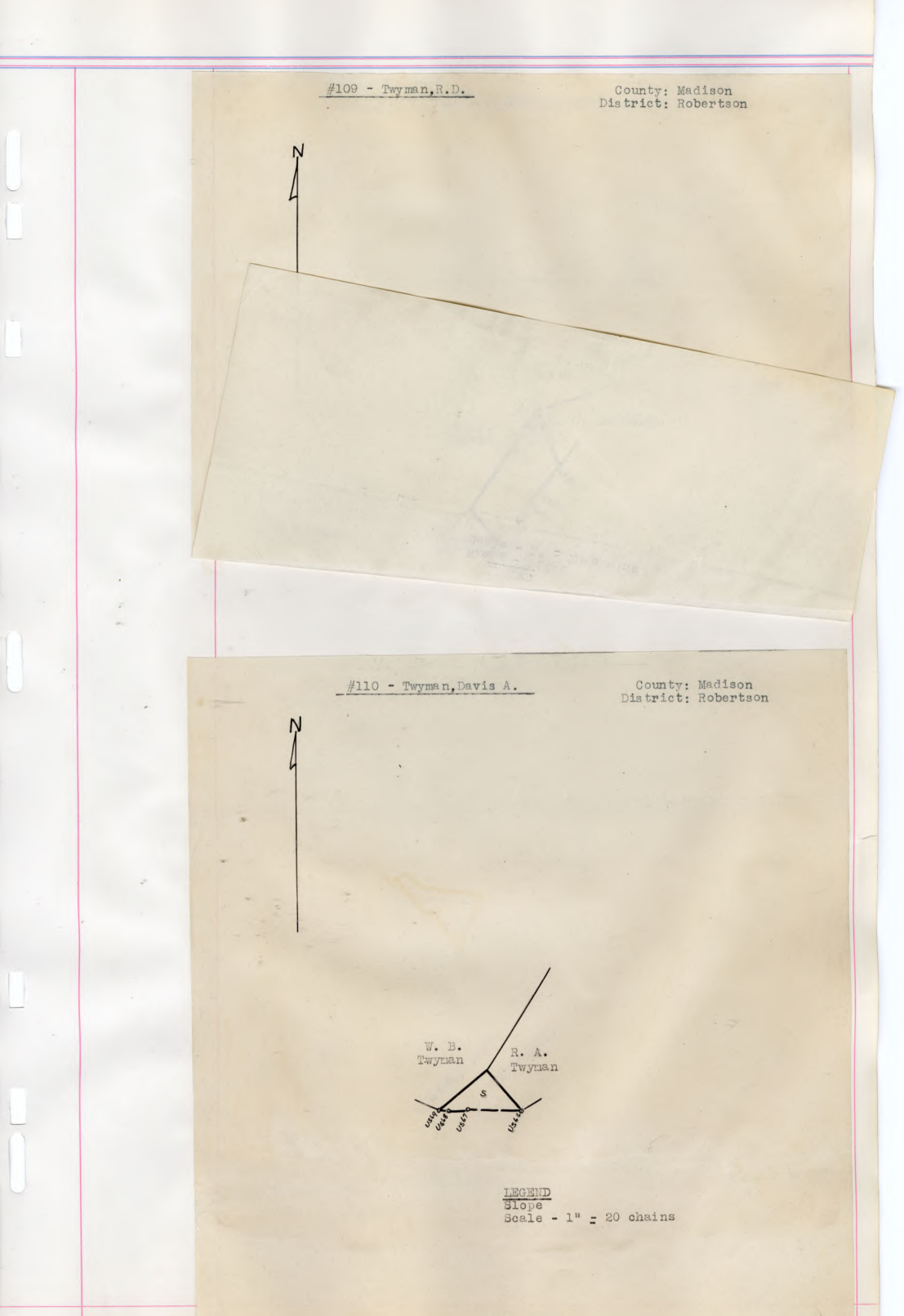


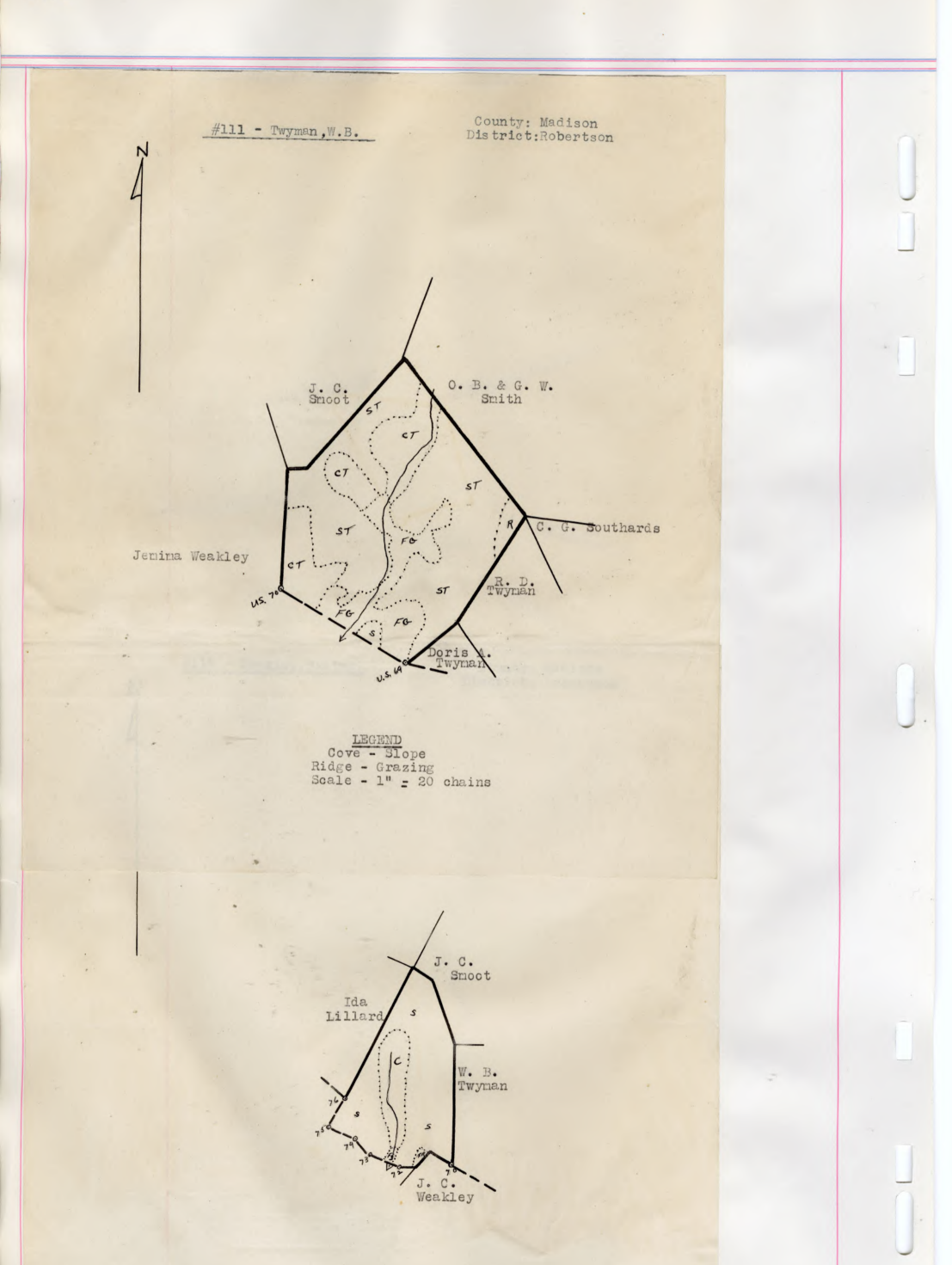


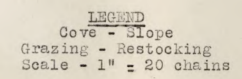




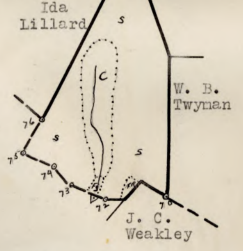


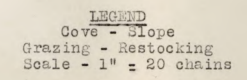


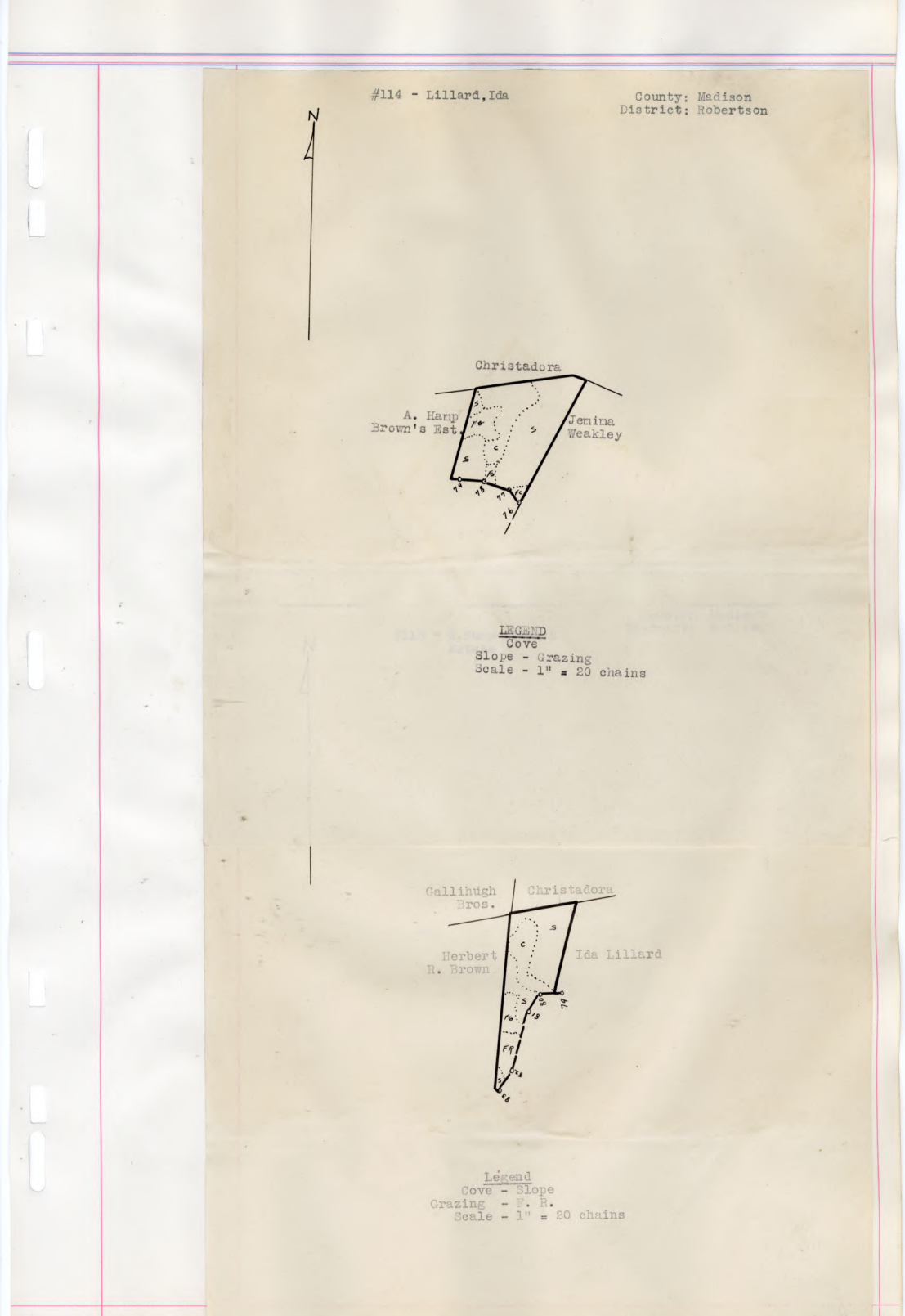


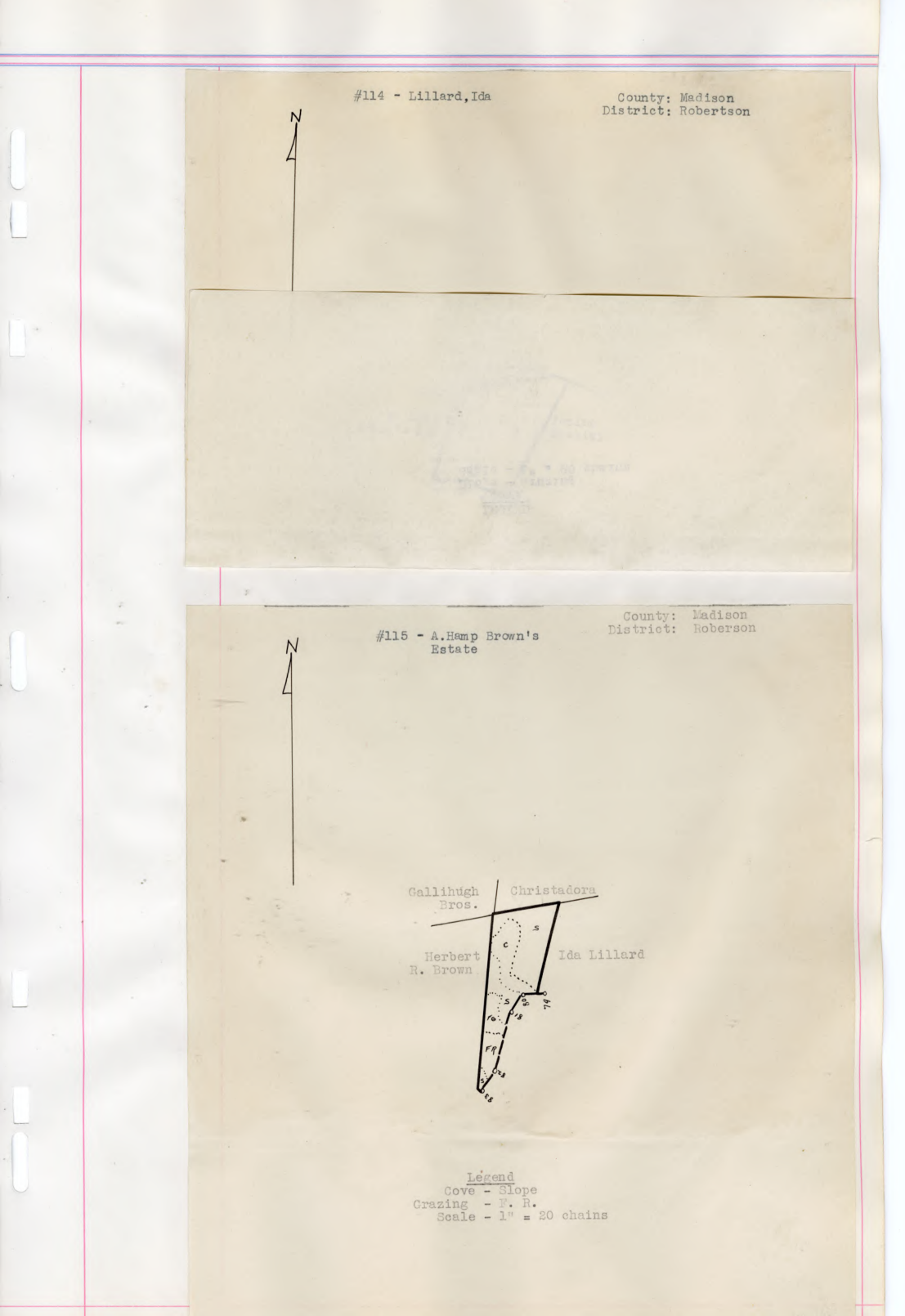


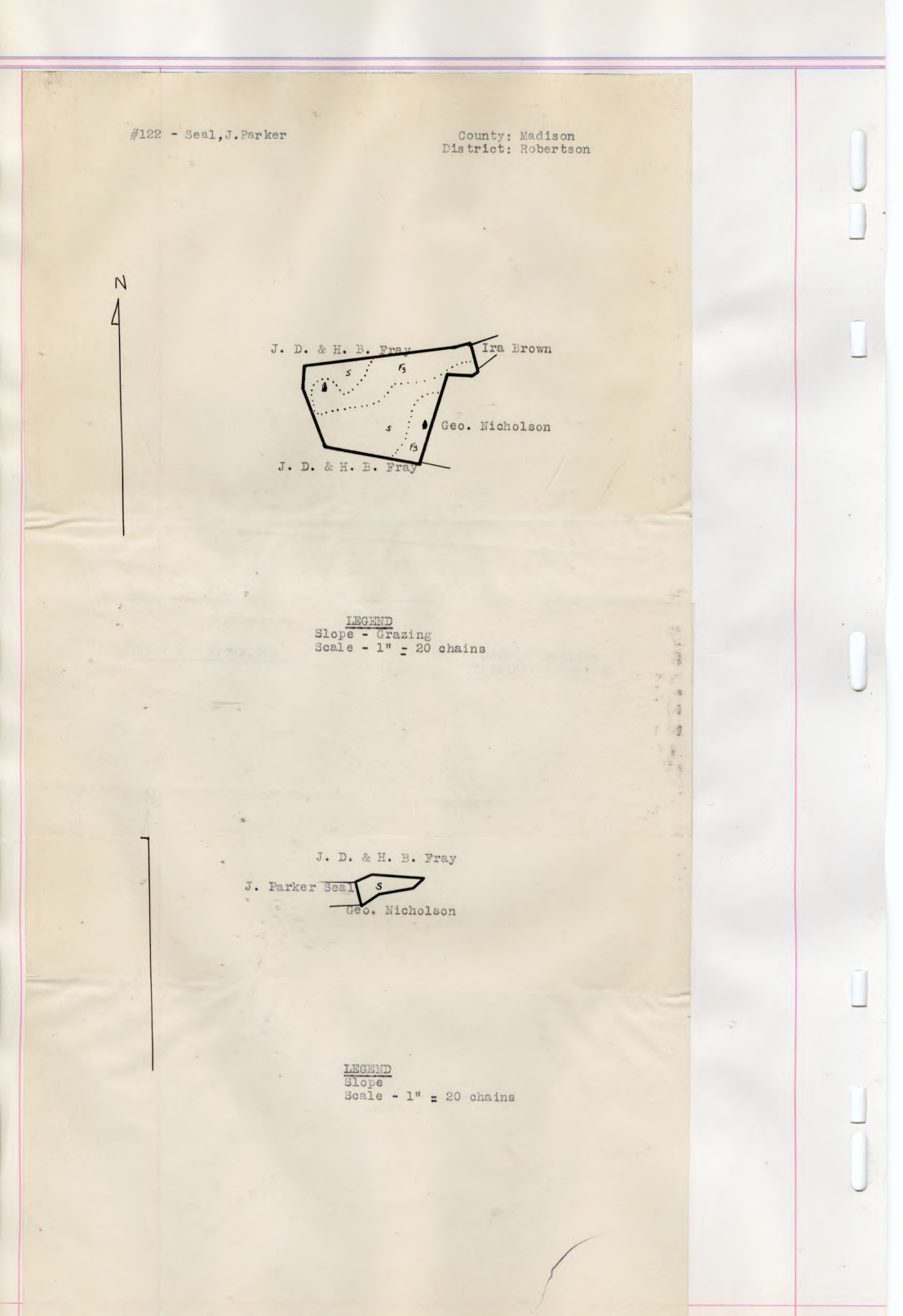
<u>#111 - Twyman, W.B.</u> County: Madison District:Robertson	
J. C. Smoot ST O. B. & G. W. Smith	
<u>#112 - Weakley, Jemima</u> N N	
J. C. Smoot	

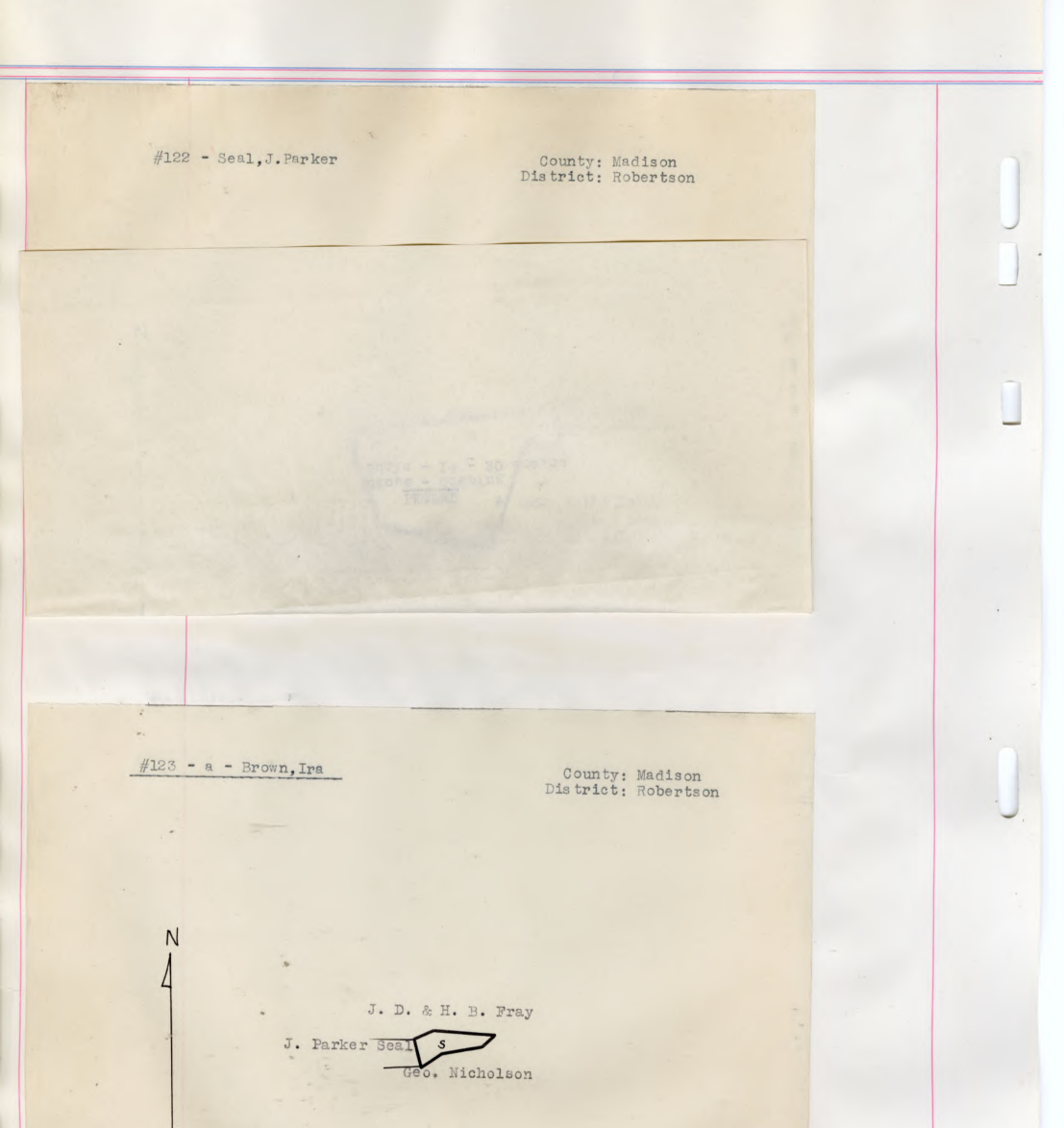




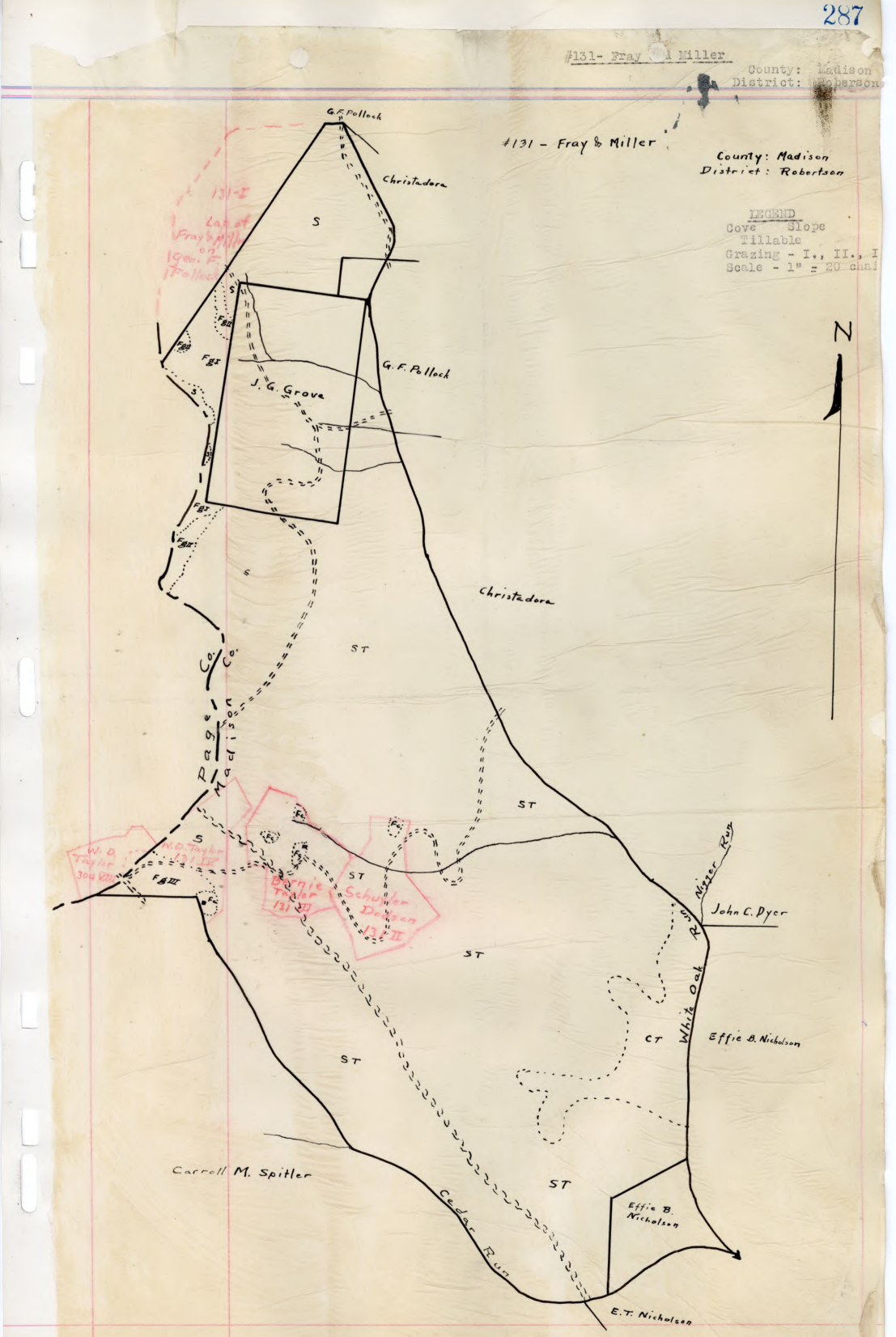


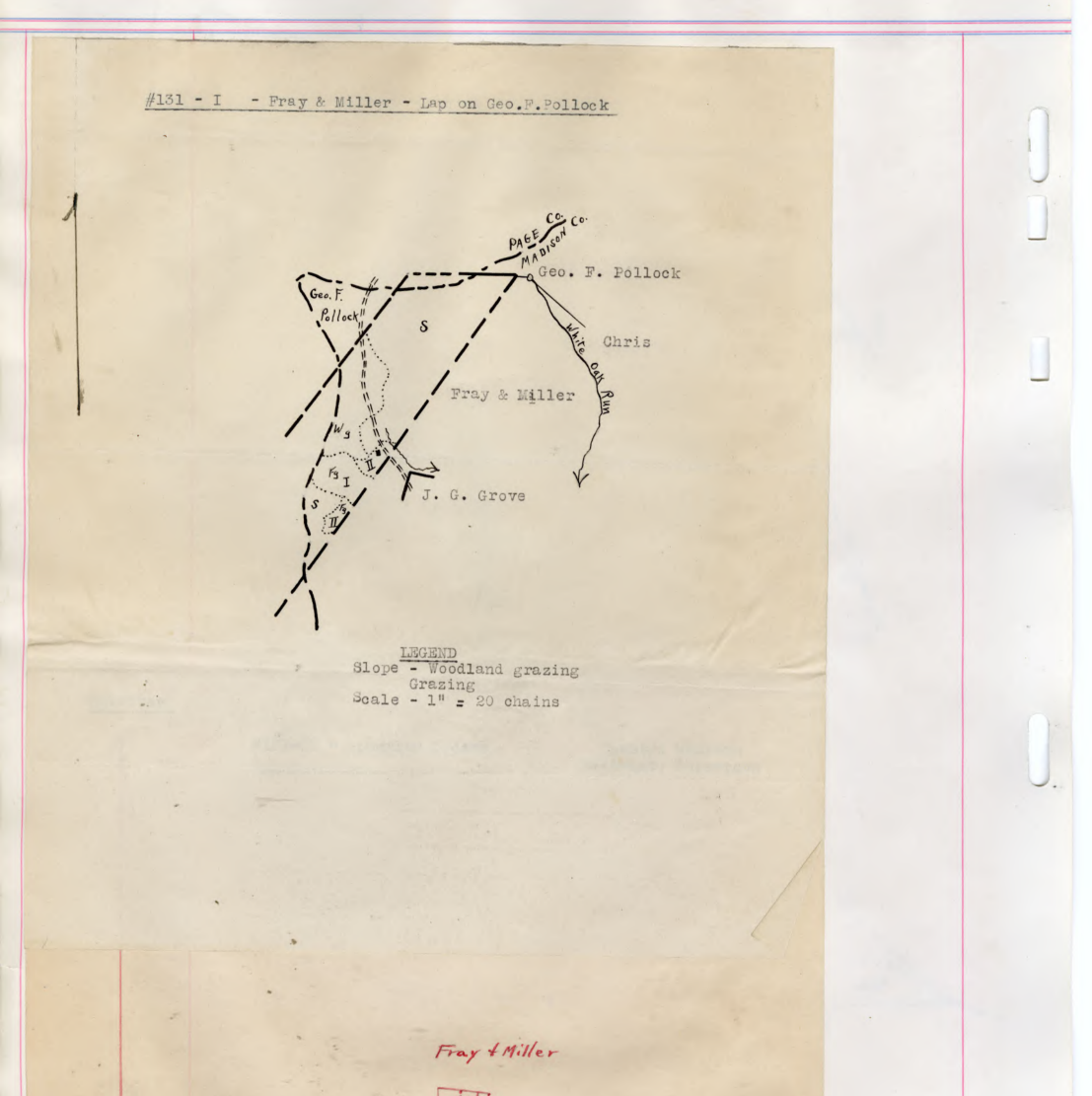


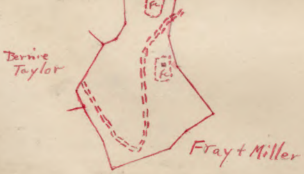




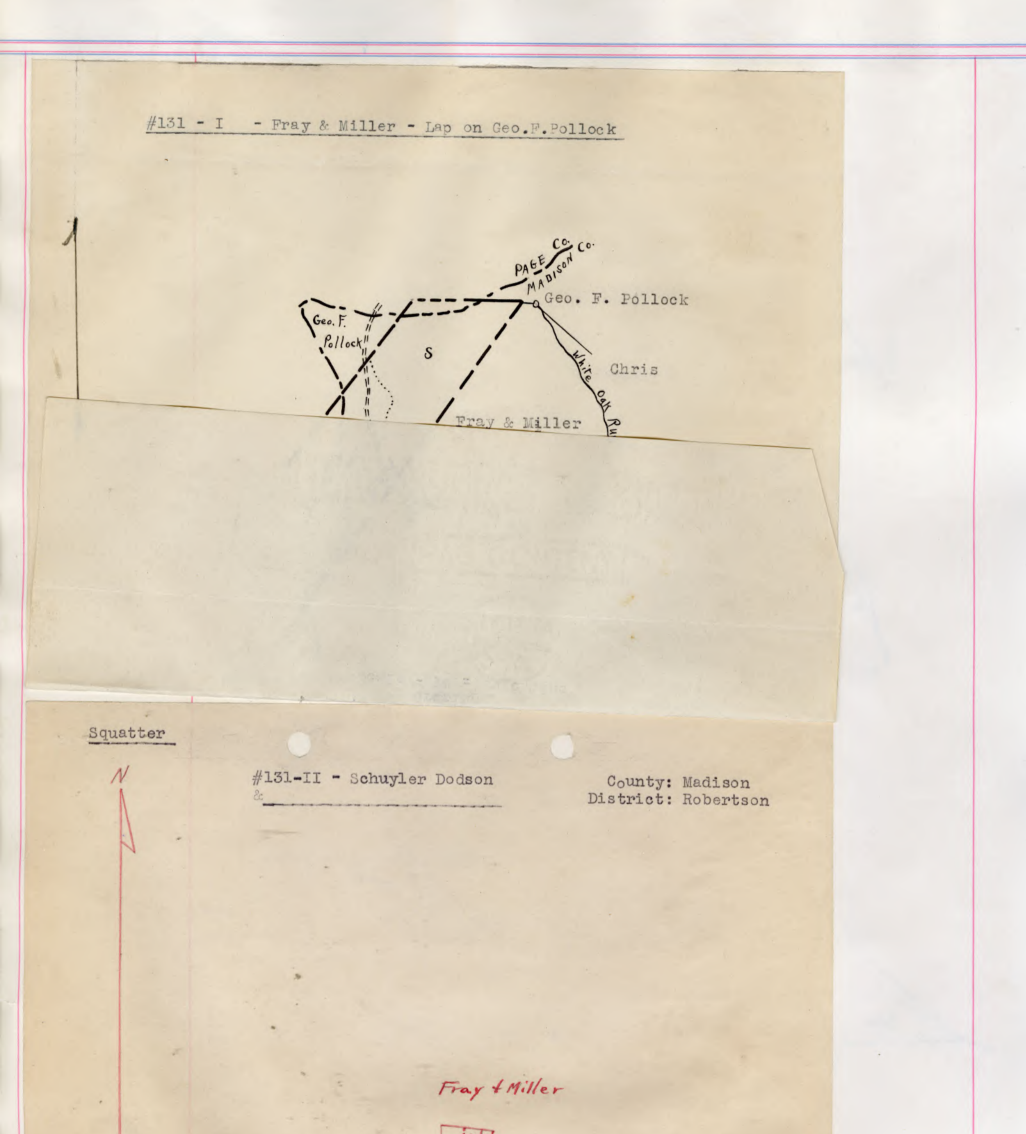
LEGEND Slope Scale - 1" = 20 chains





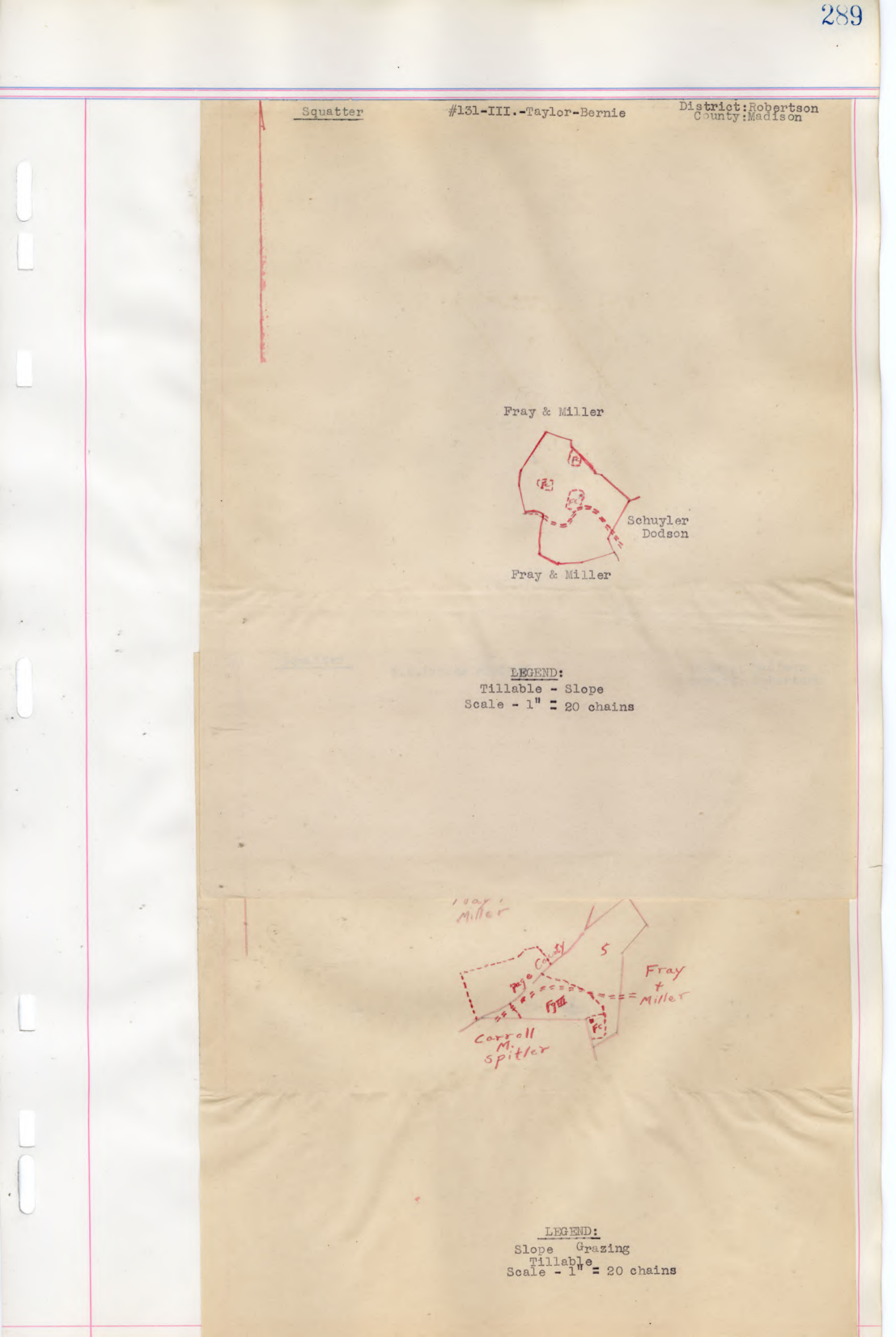


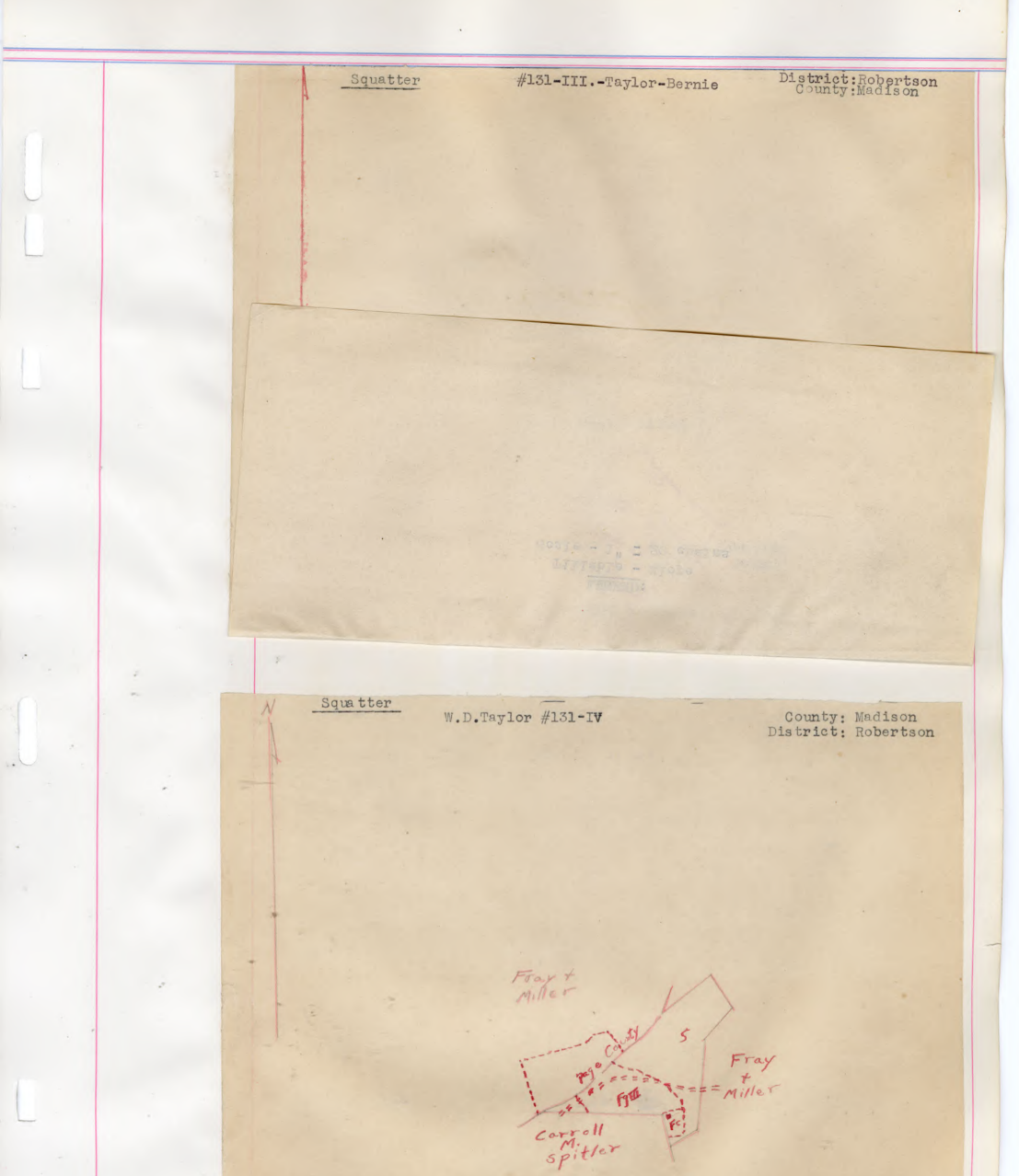
LEGEND Slope Tillable Scale - 1" = 20 chains



Dernie Taylor

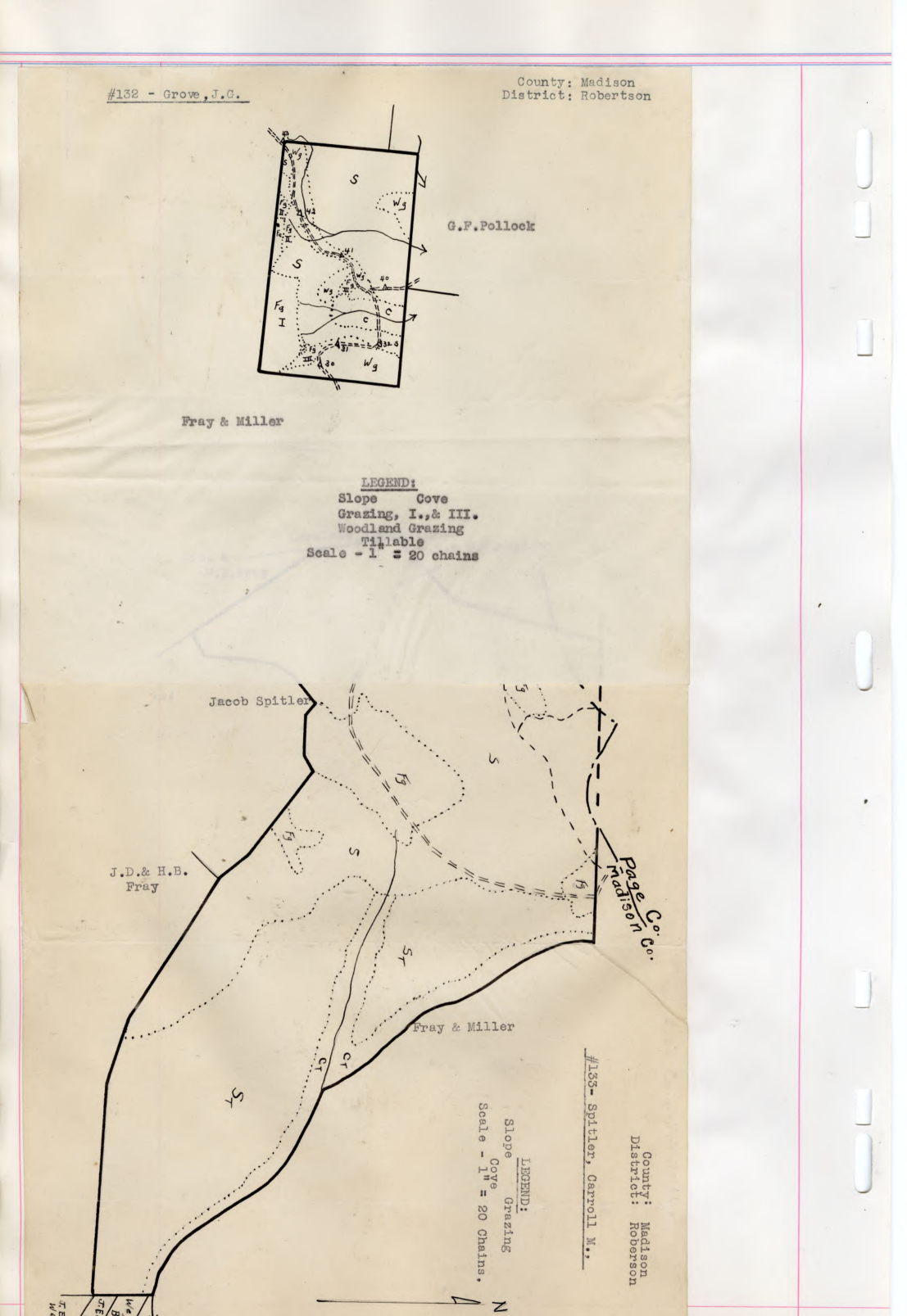
LEGEND Slope Tillable Scale - 1" = 20 chains



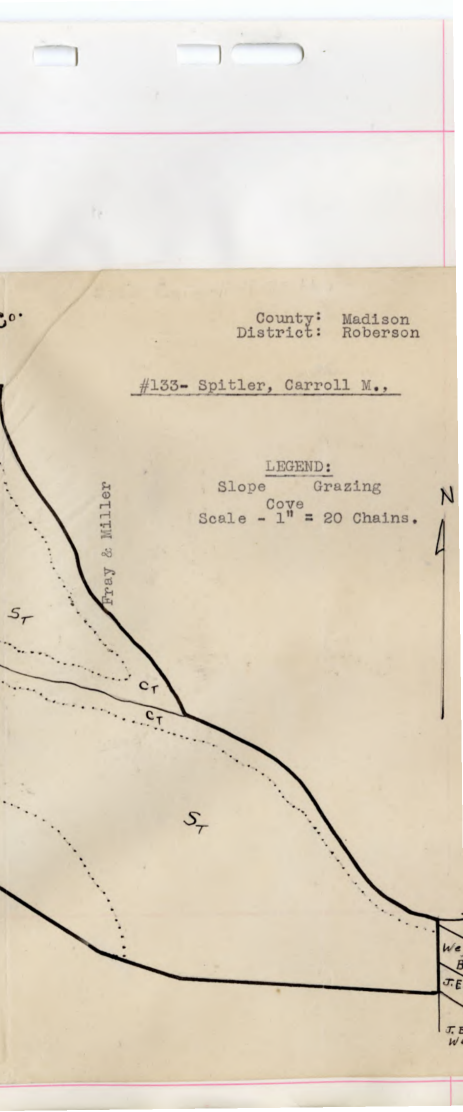


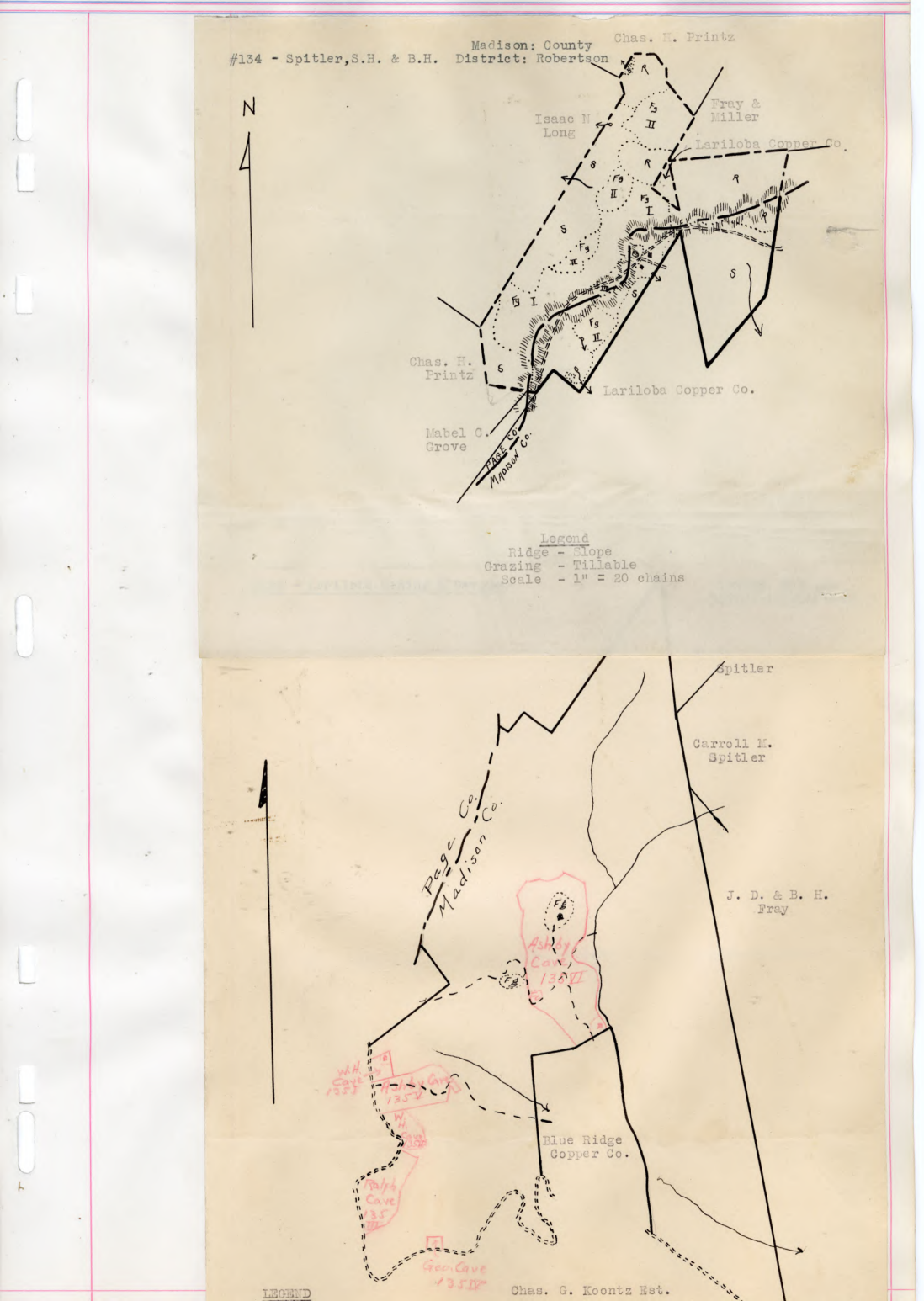
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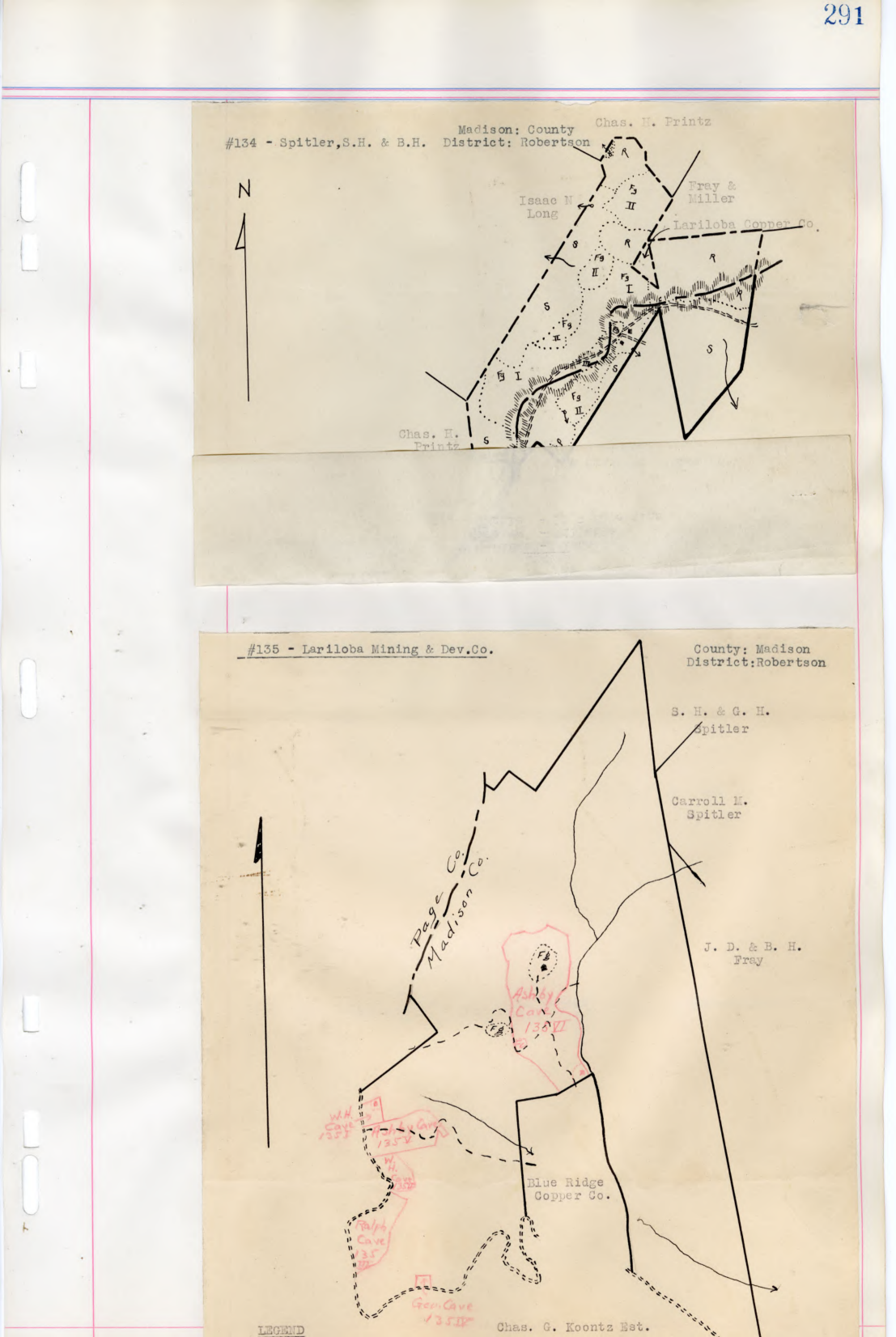
LEGEND: Slope Grazing Tillable Scale - 1" = 20 chains

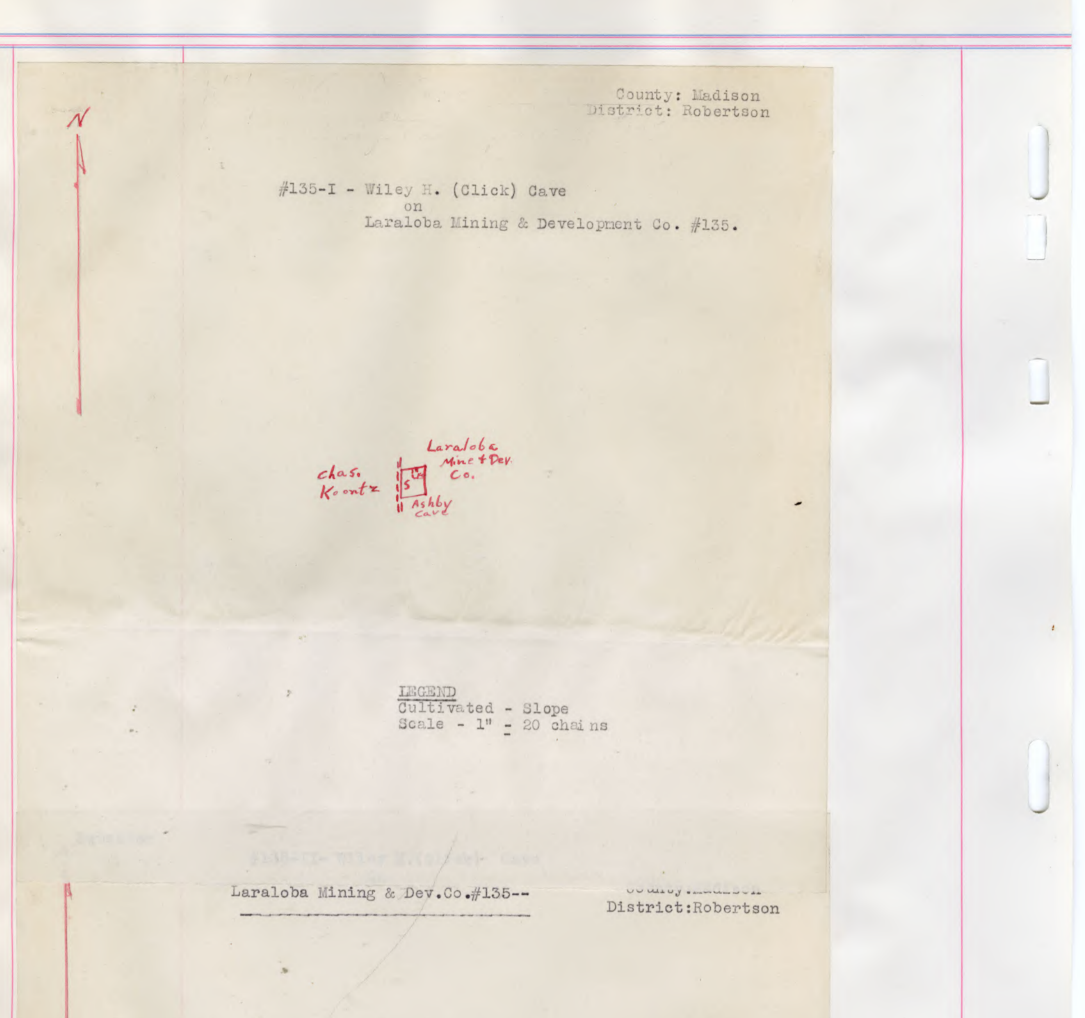


Co County: Madison District: Robertson S.H.& B.H.Spitler 5 Co . Luim Laraloba 5 5 Jacob Spit J.D. & -H.B.Frs Grove, J.G. J.D.& H.B. Fray 1 #132





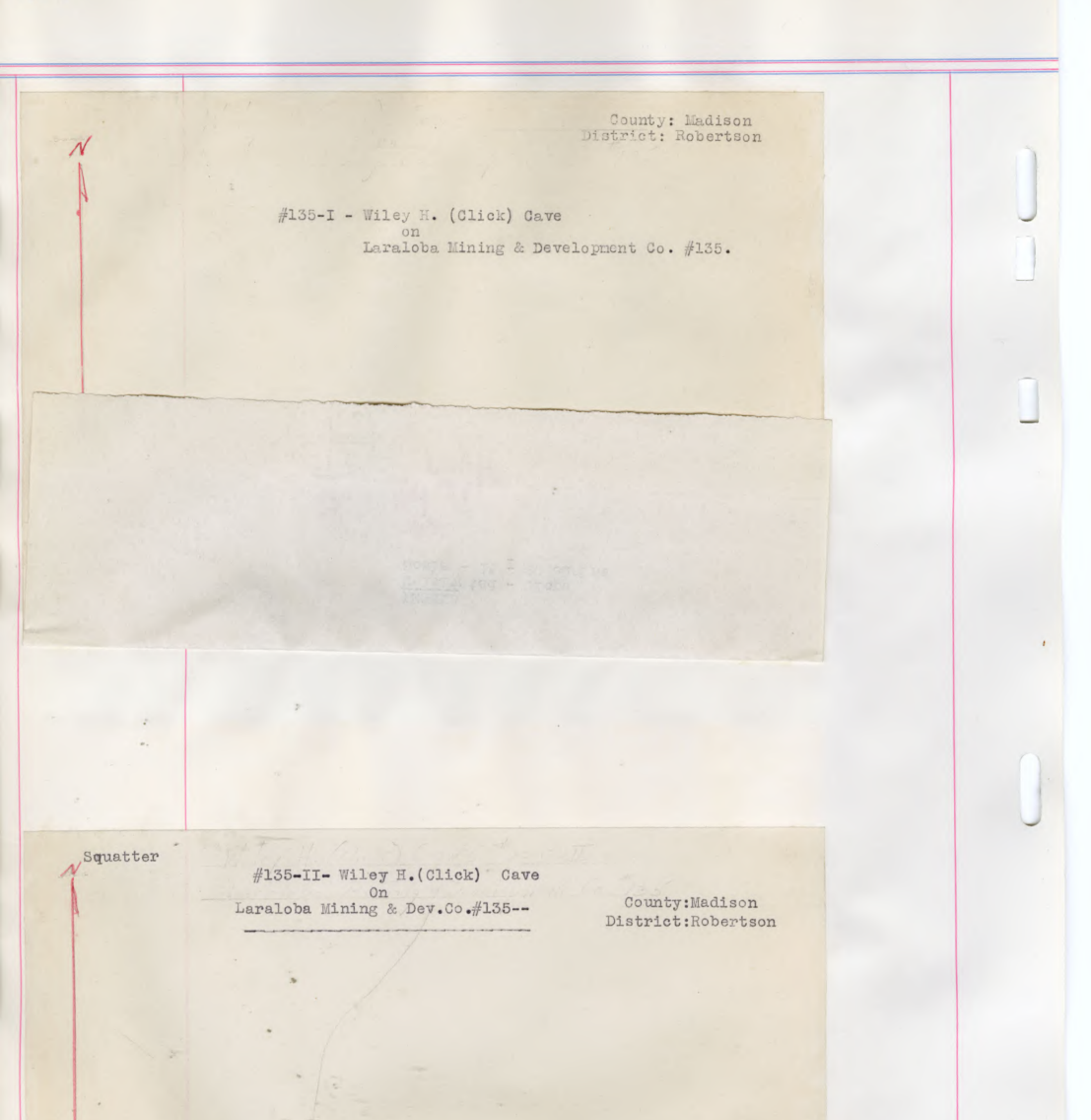




• - /

Chas. Koonta aloba Dev.

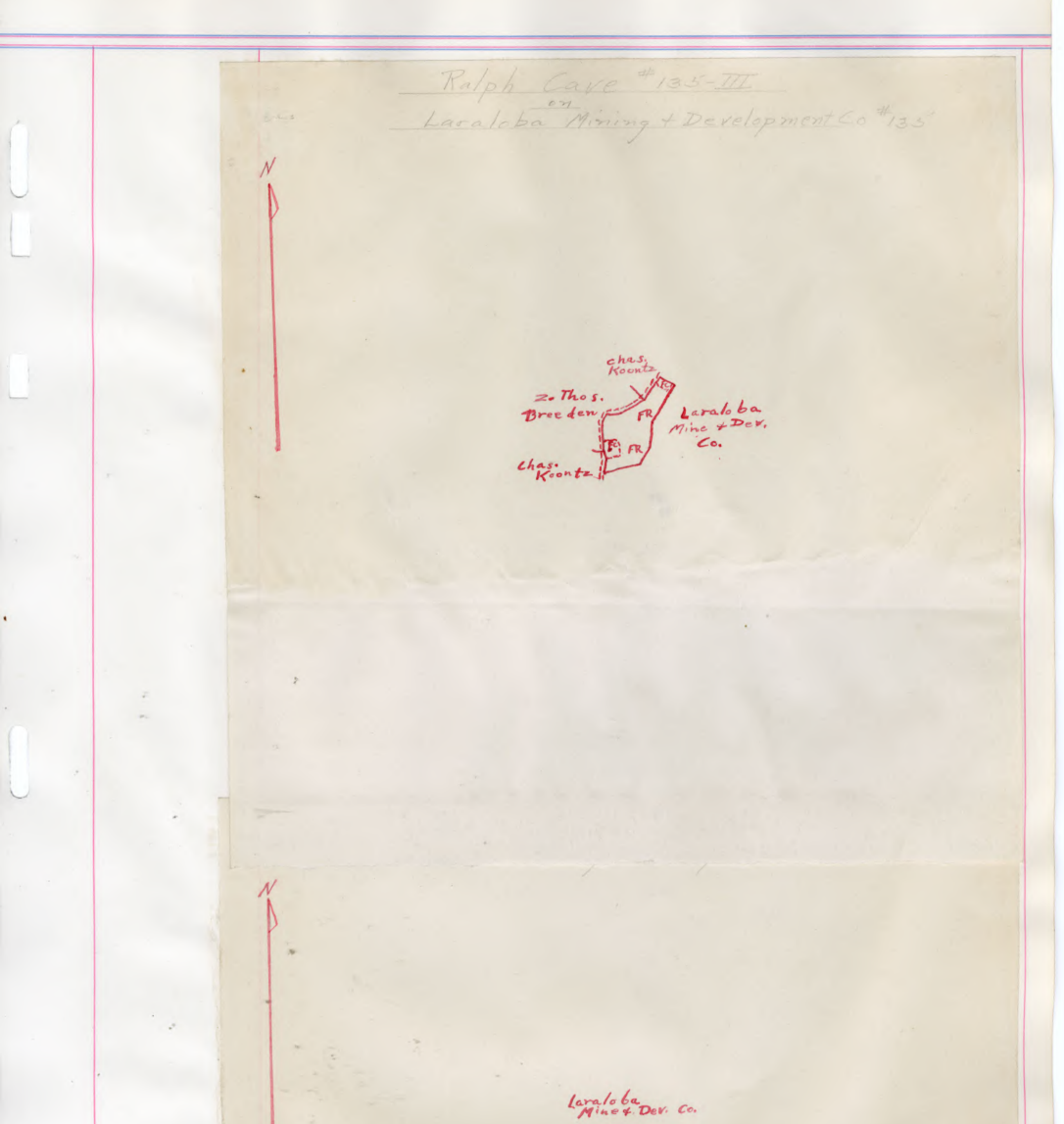
 $\frac{\text{LEGEND:}}{\text{Tillable}}$ Scale - 1" = 20 chains



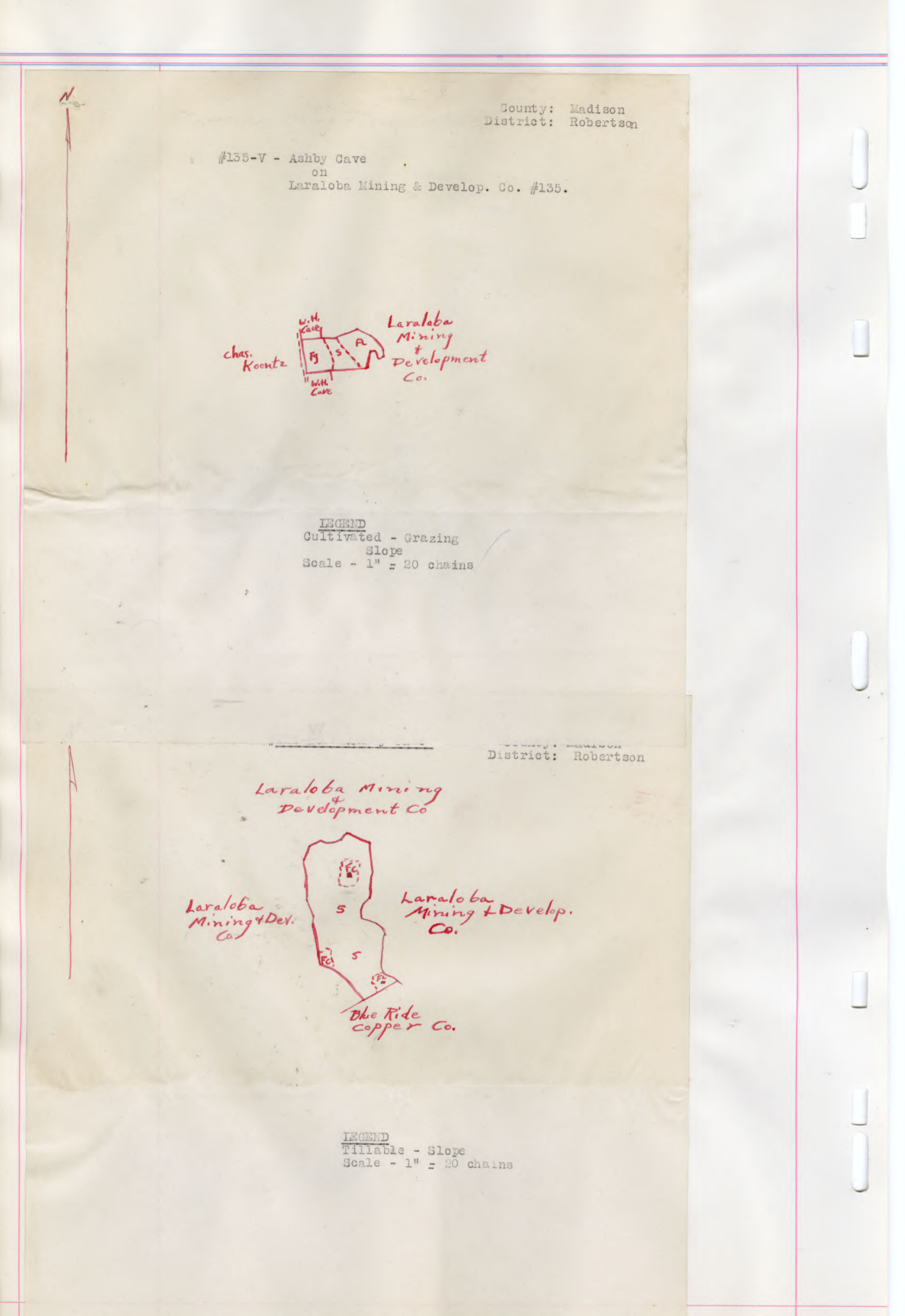
Chas. Koonta Lavaloba Del.

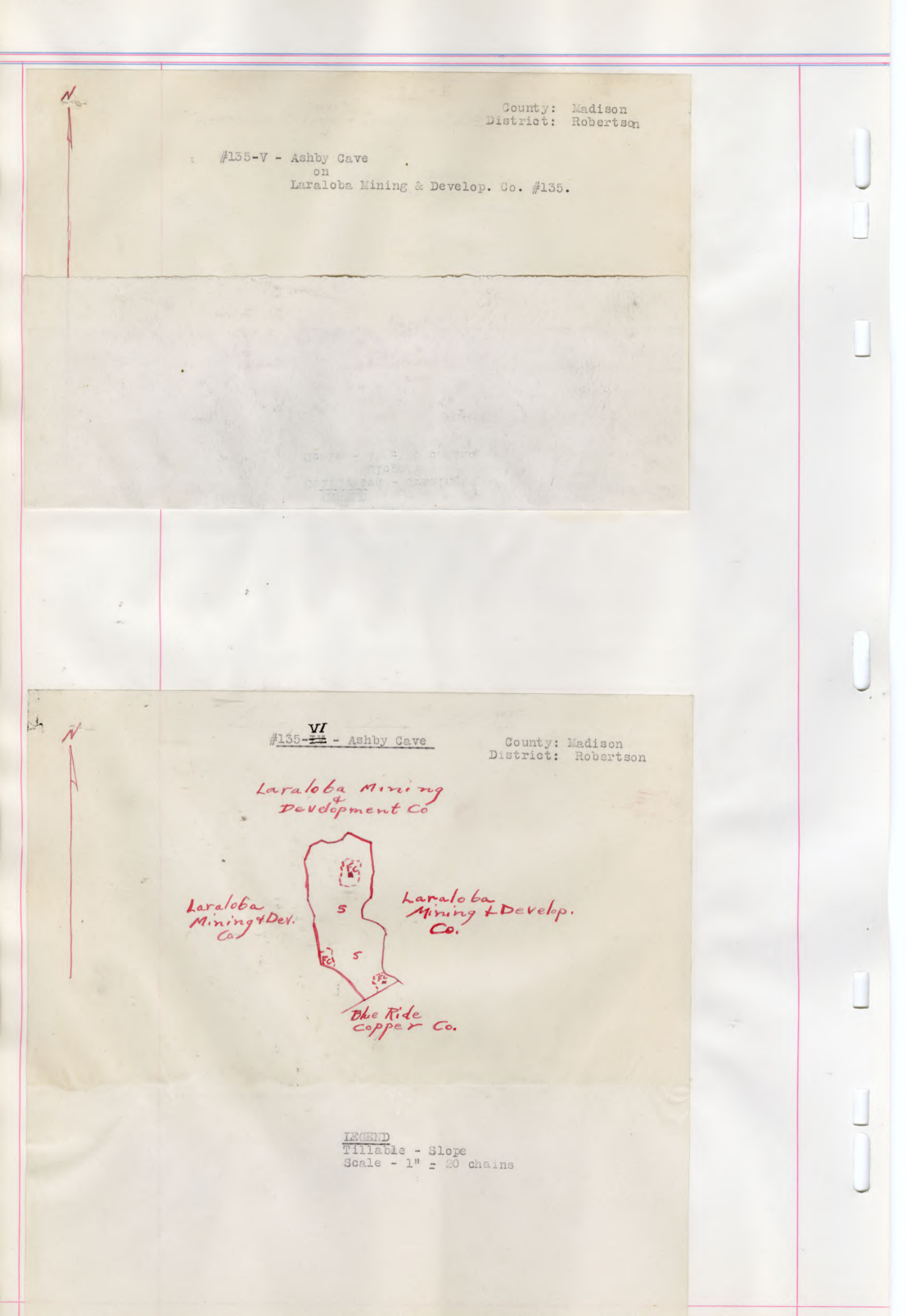
 $\frac{\text{LEGEND:}}{\text{Tillable}}$ Scale - 1" = 20 chains

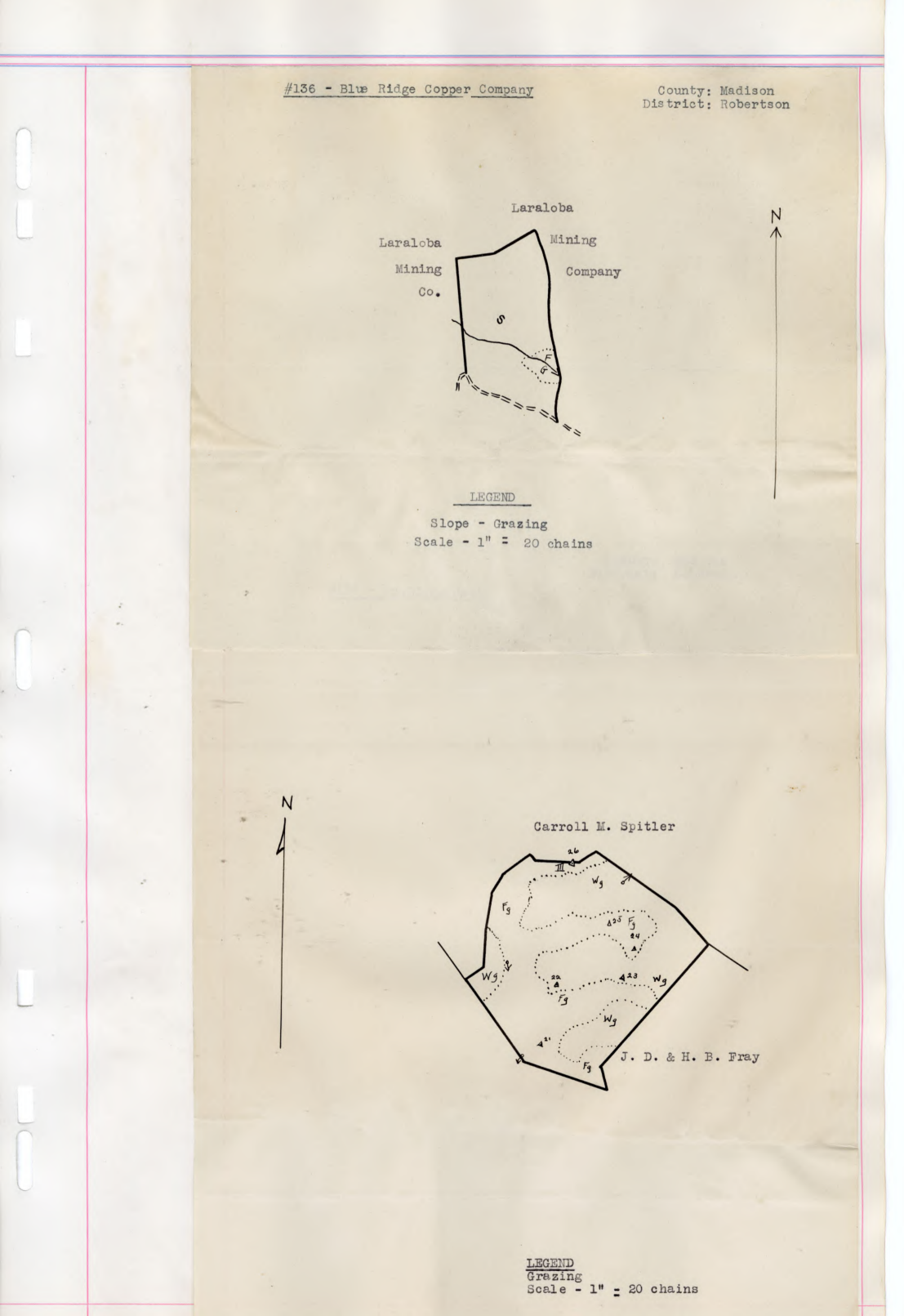
293

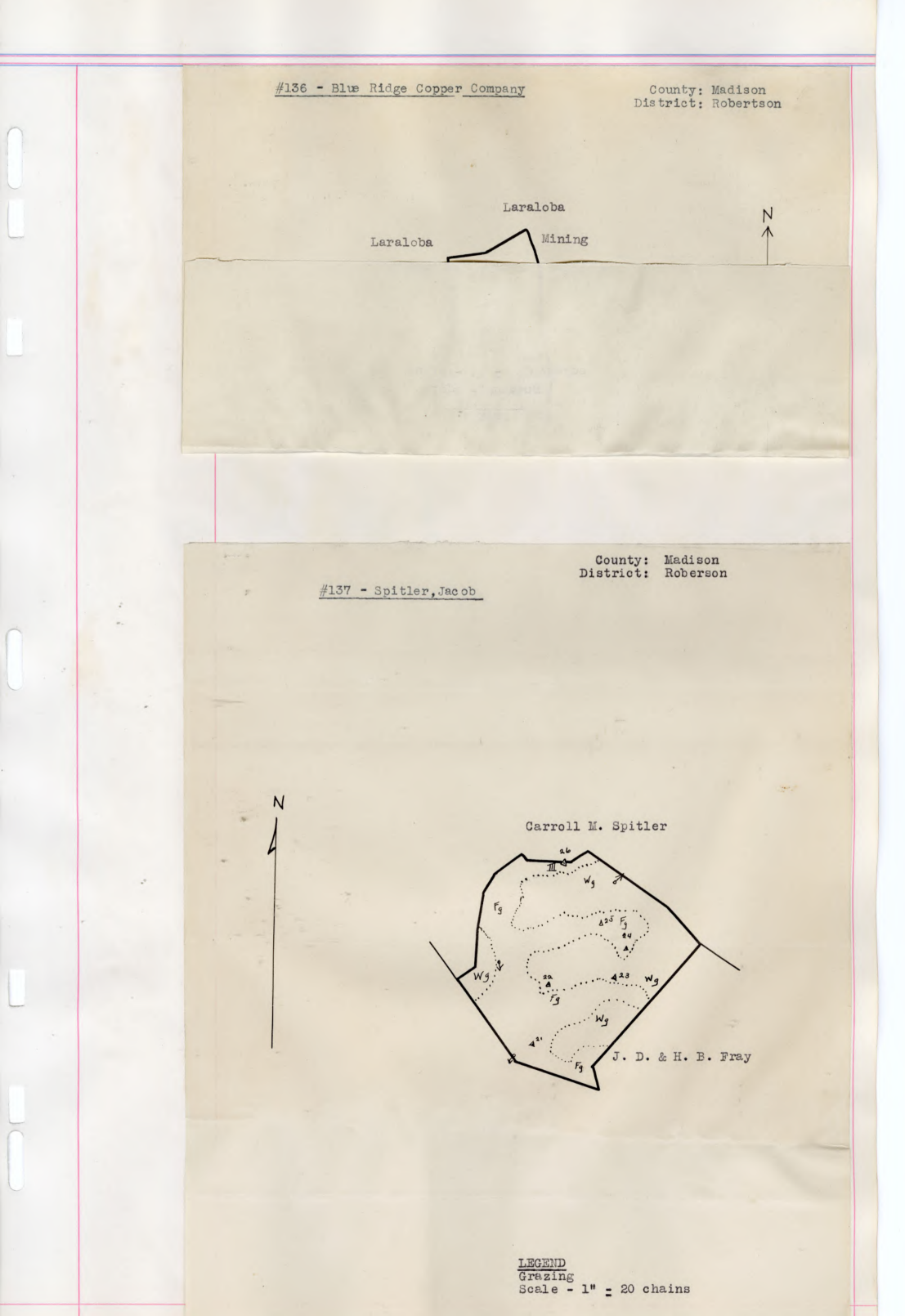


chas. Koontz

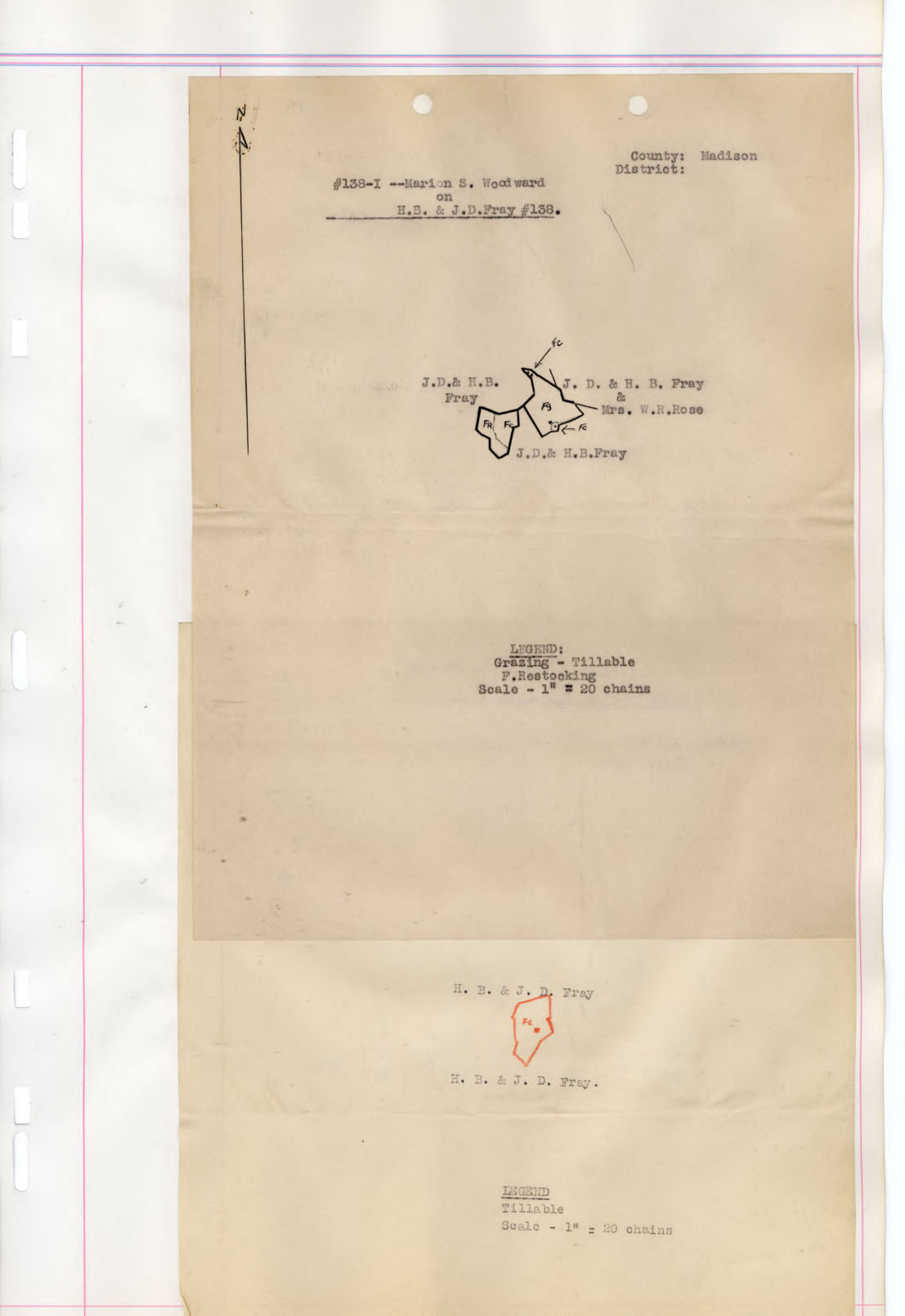


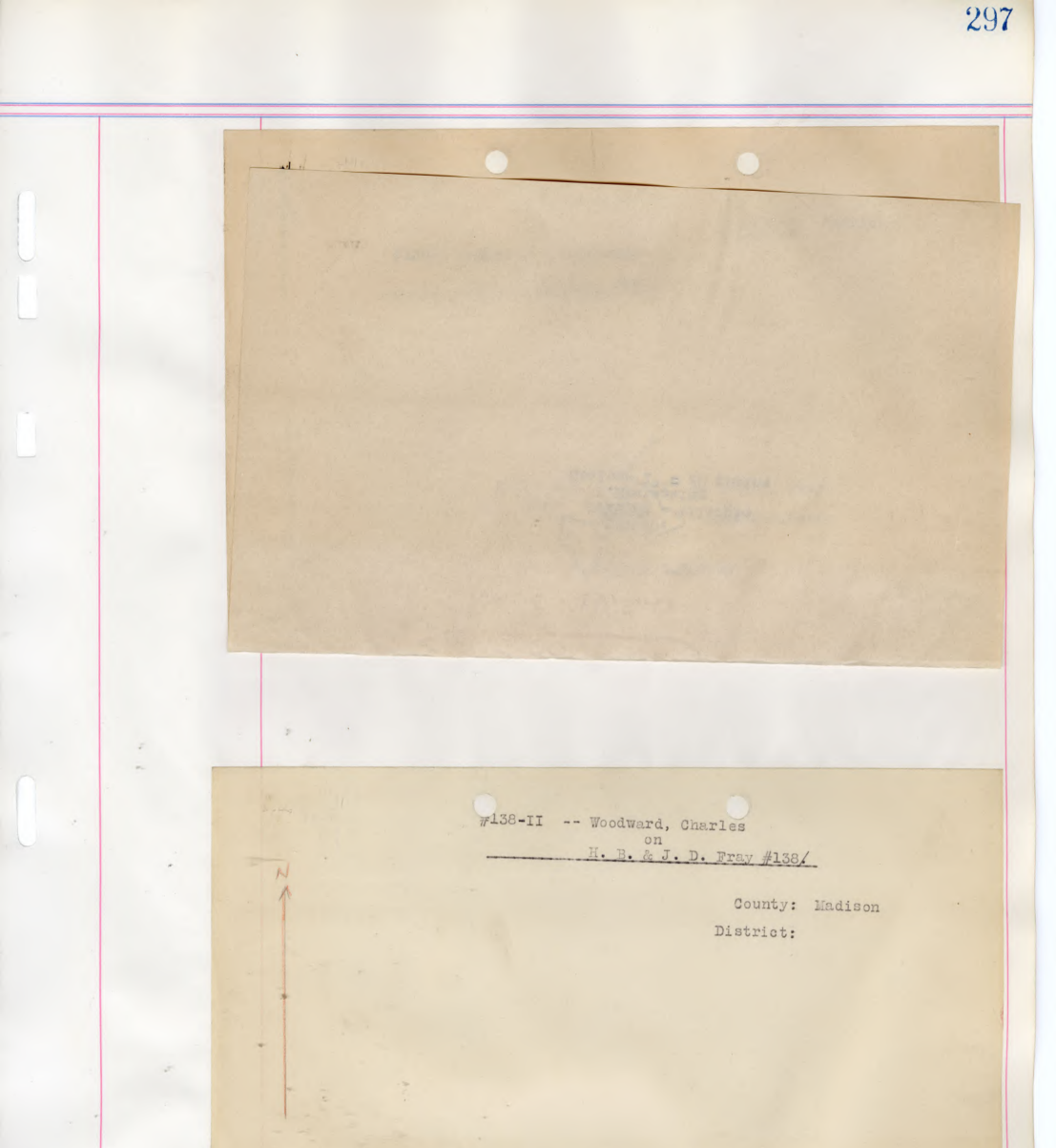


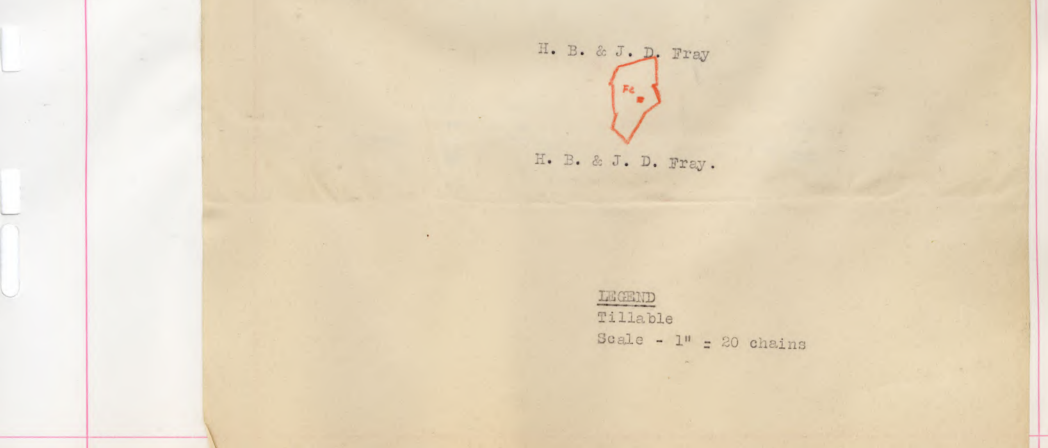


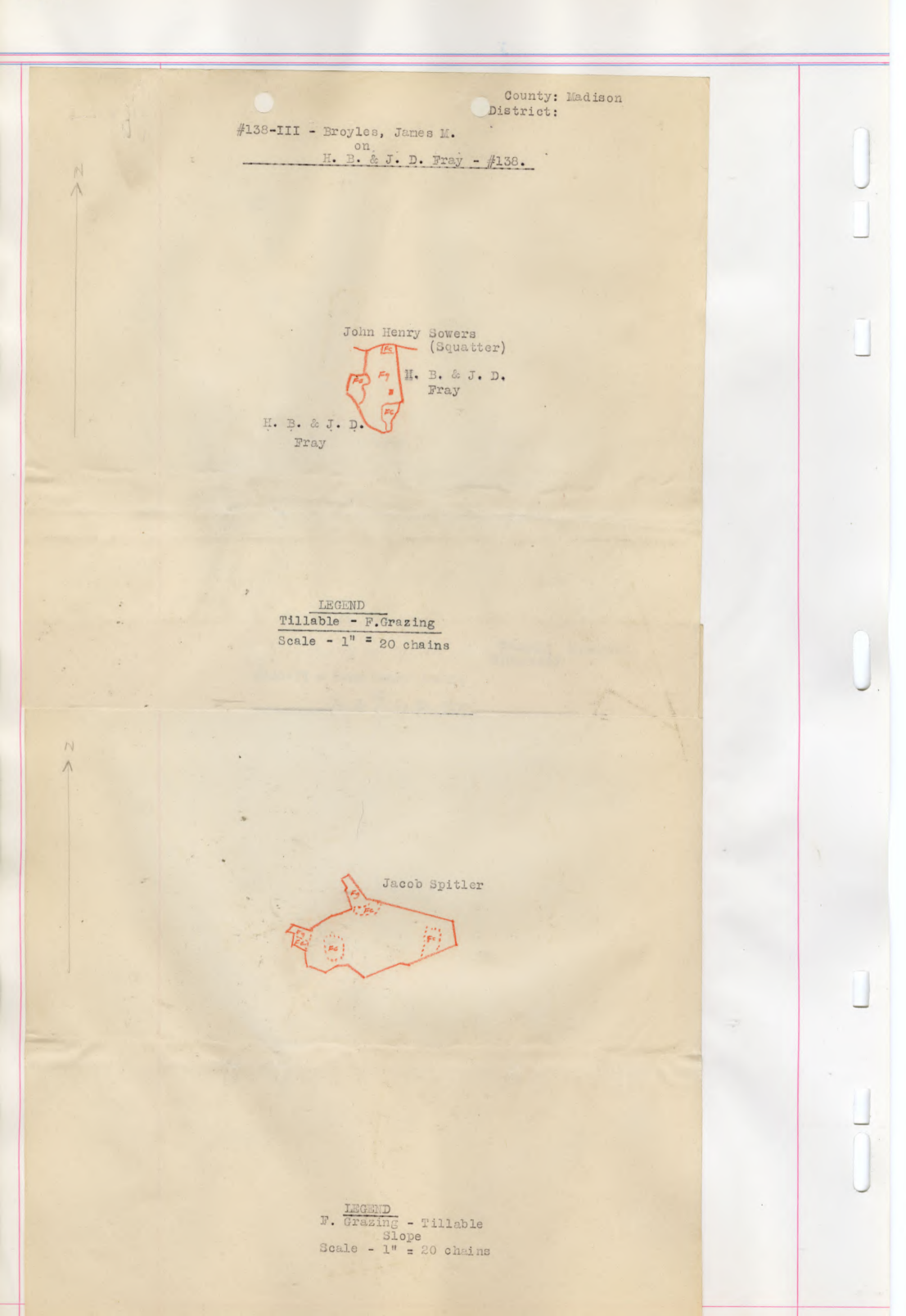


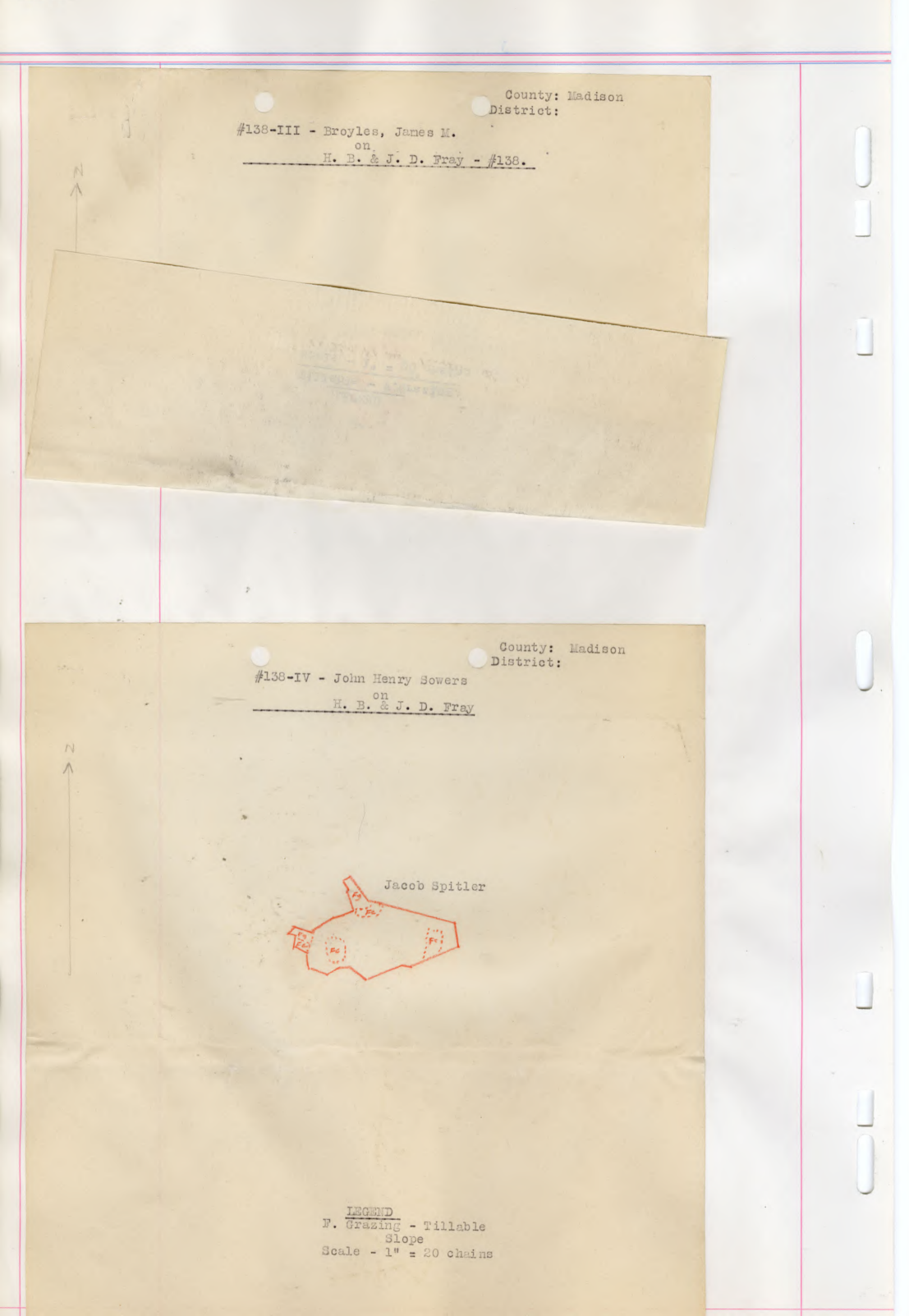
296 #138 Fray, J.D. 4.H.B. N Carroll M. Spitler 1 . 1 ÷ Jacob Spitler S Fg # FE J.H. Sours J. D. + H.B. Fray and Mrs. W.R. Rose Fe J.M. Broyles Marion 5. Wood ward J. Parker Seal Jis S I MFc. Frifer Habert R. Brown A-B.W. Hurt Marians, A 500 Chas. S. S Ne super Sisk CT B.P. Achara's L.Dedson B.S. Olas Tr. Harry Richards Mrs. Edith S. Bales 12 Hicks Wesley Sisk Alera Ver Martin Alger I RA+RS. Graves HR. Brow 

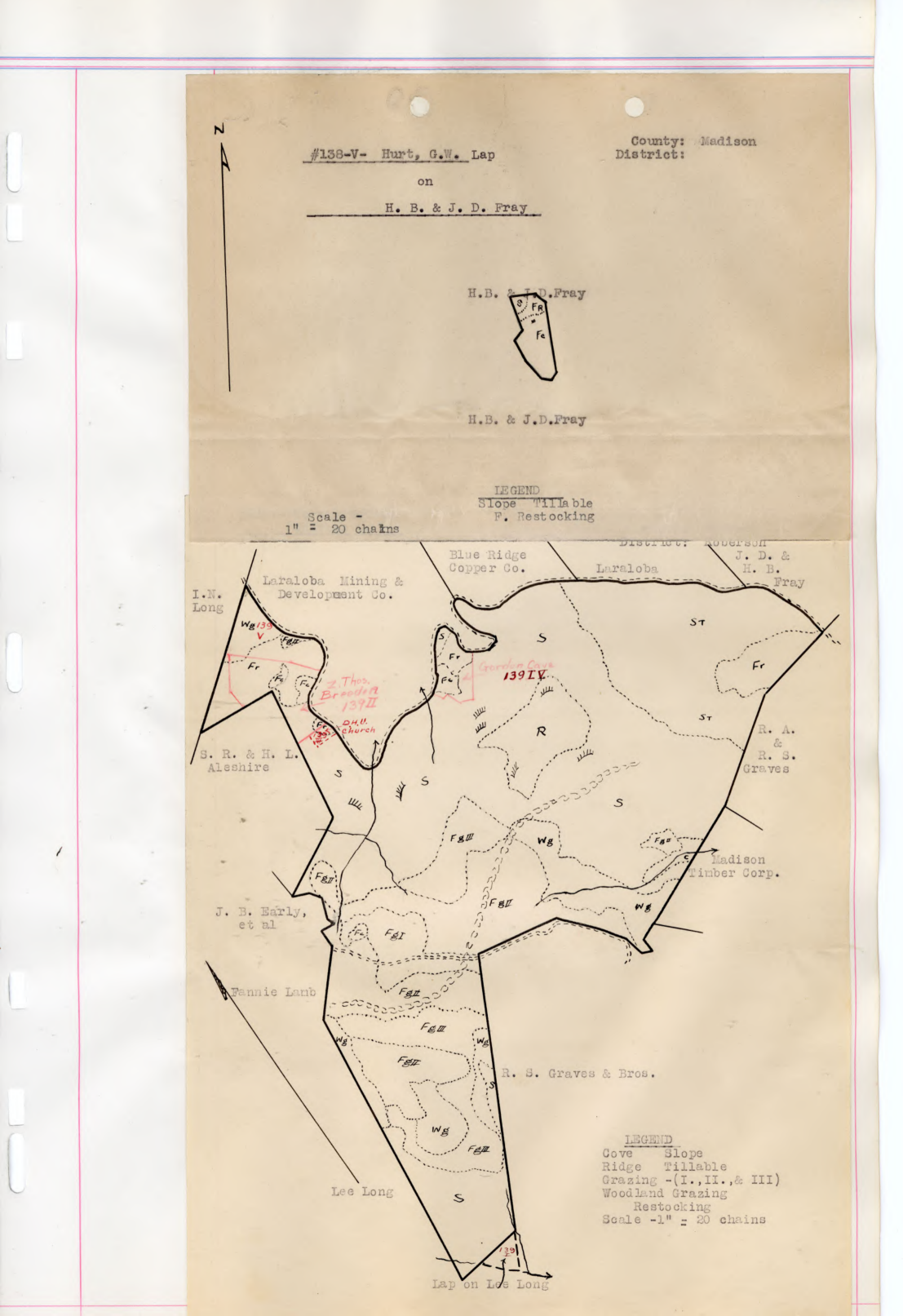


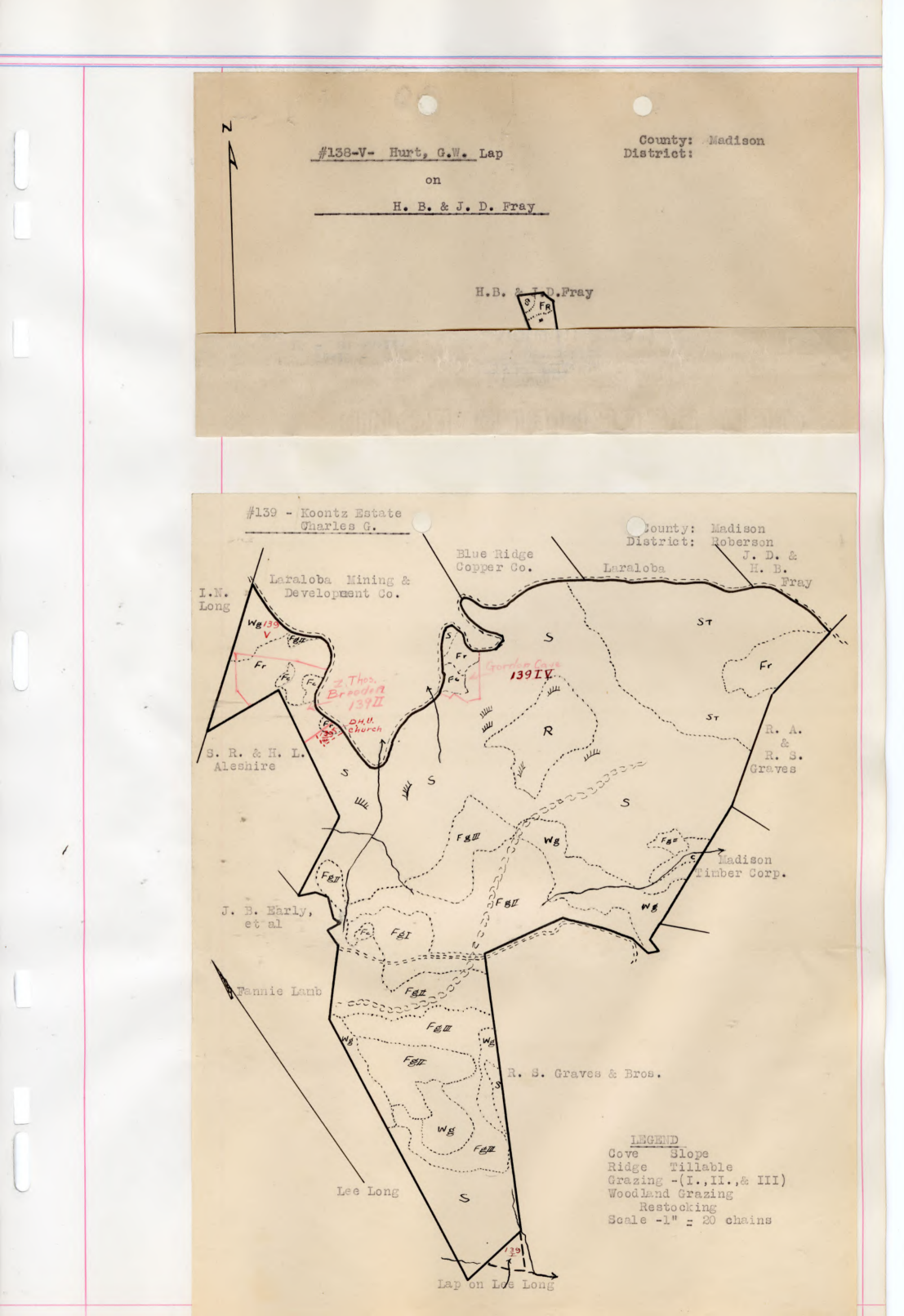


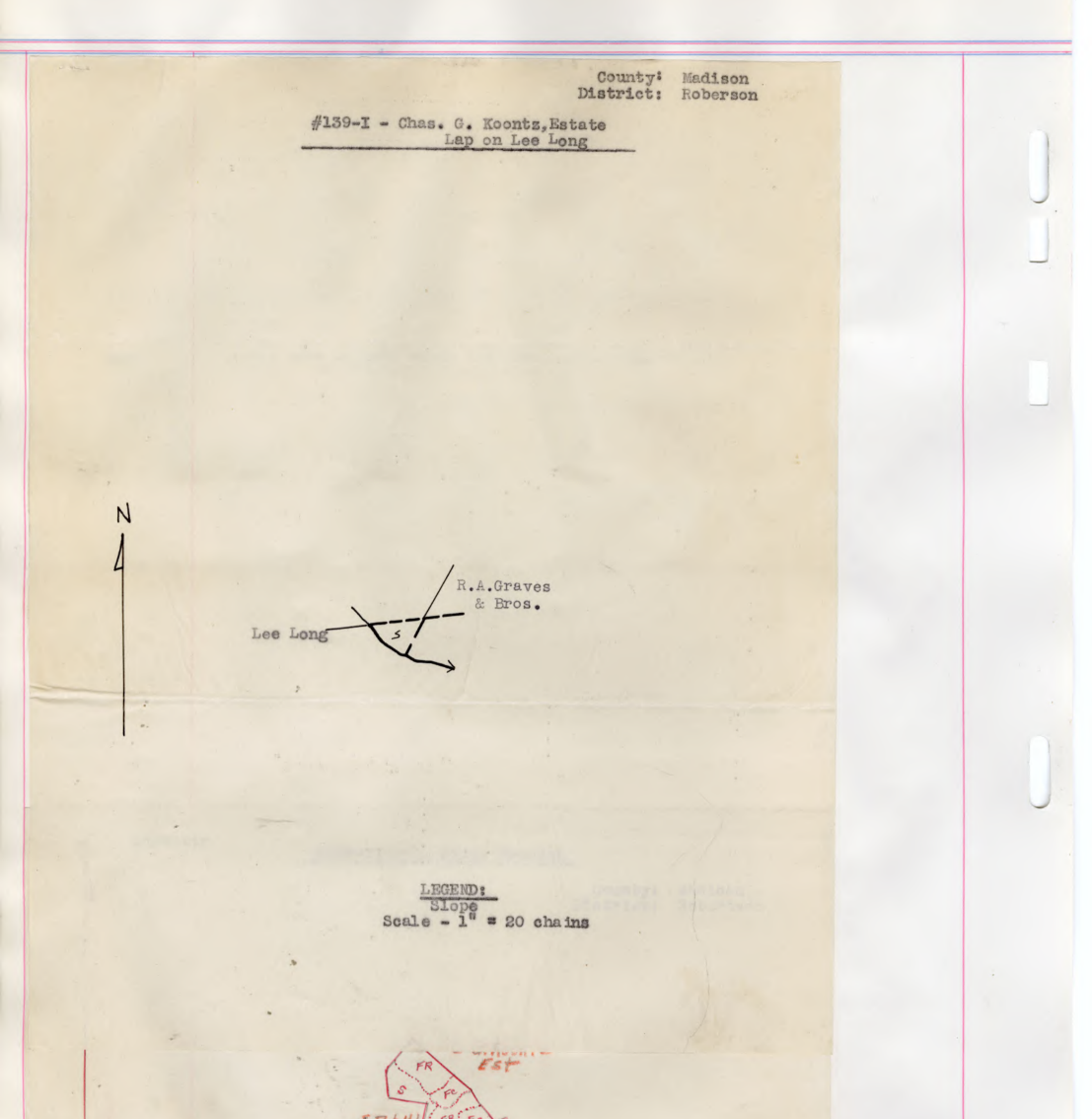


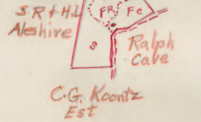






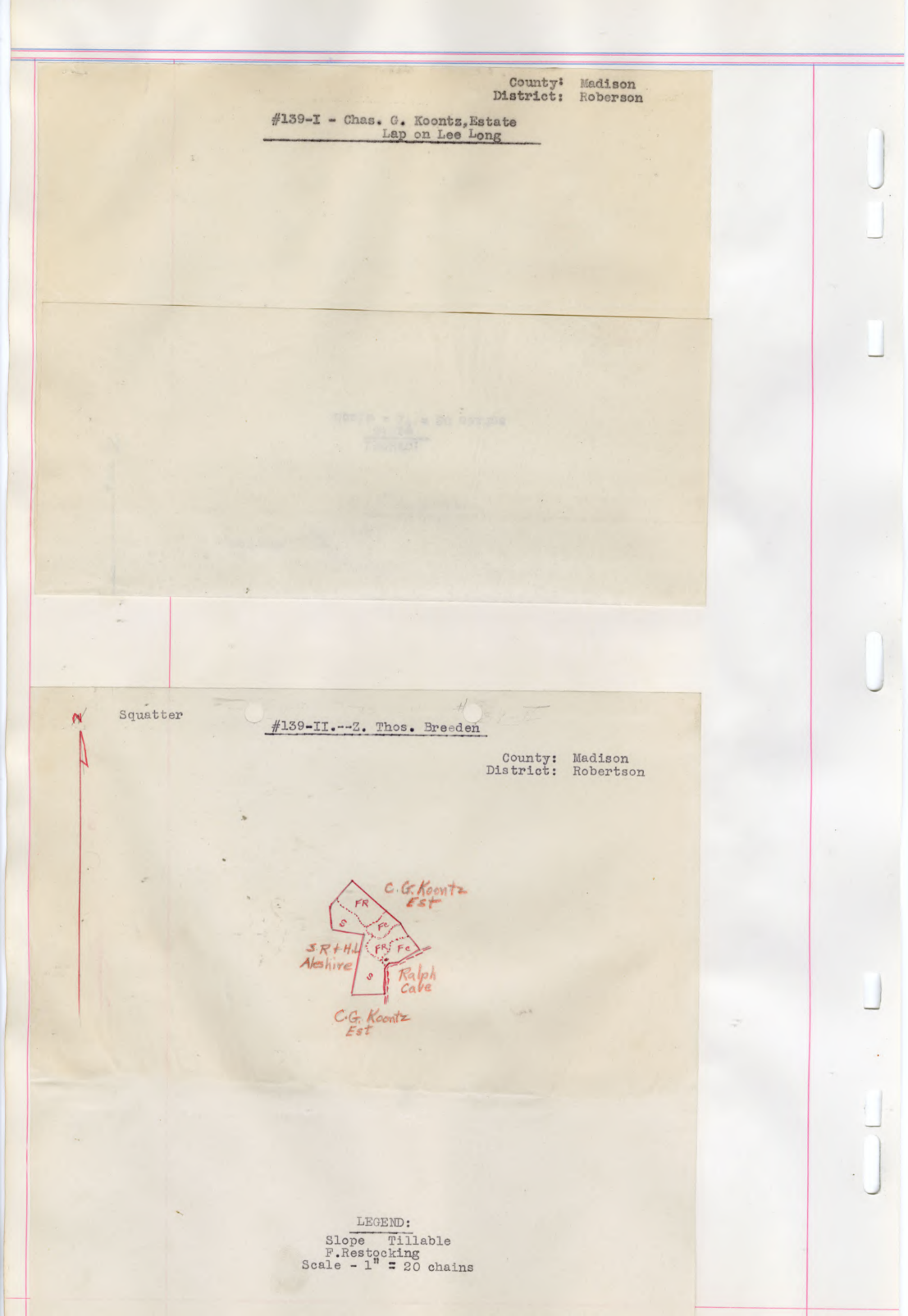


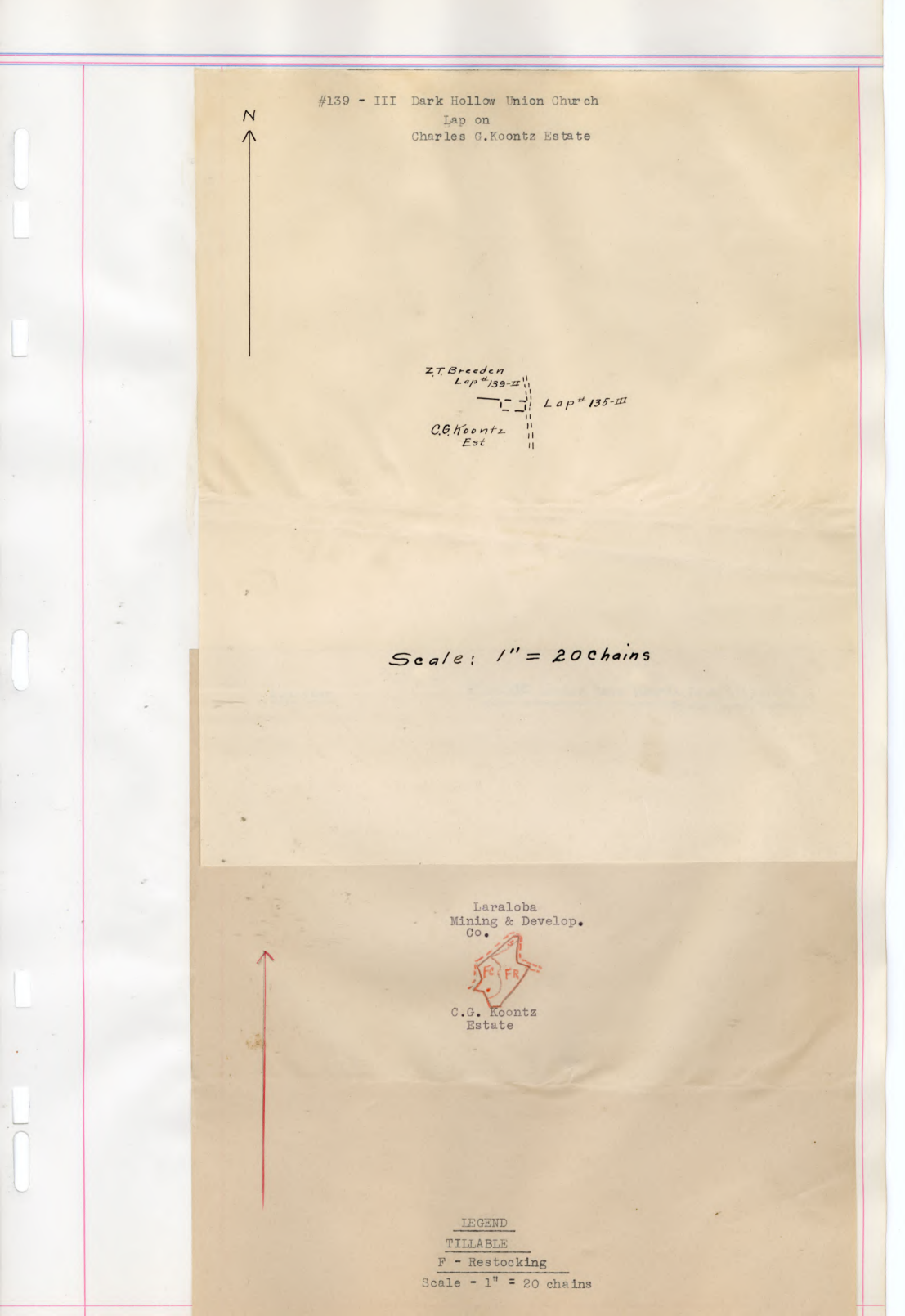


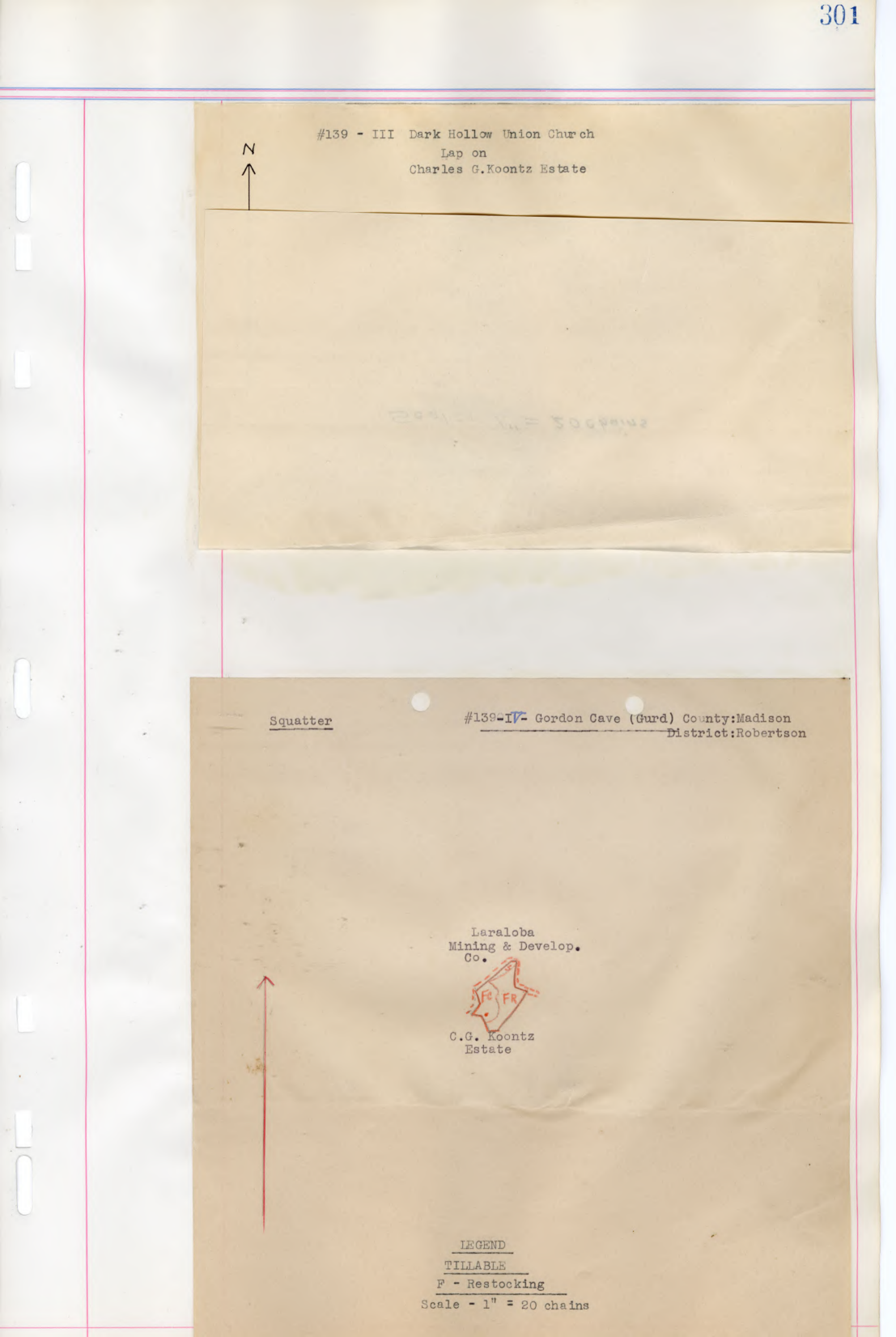


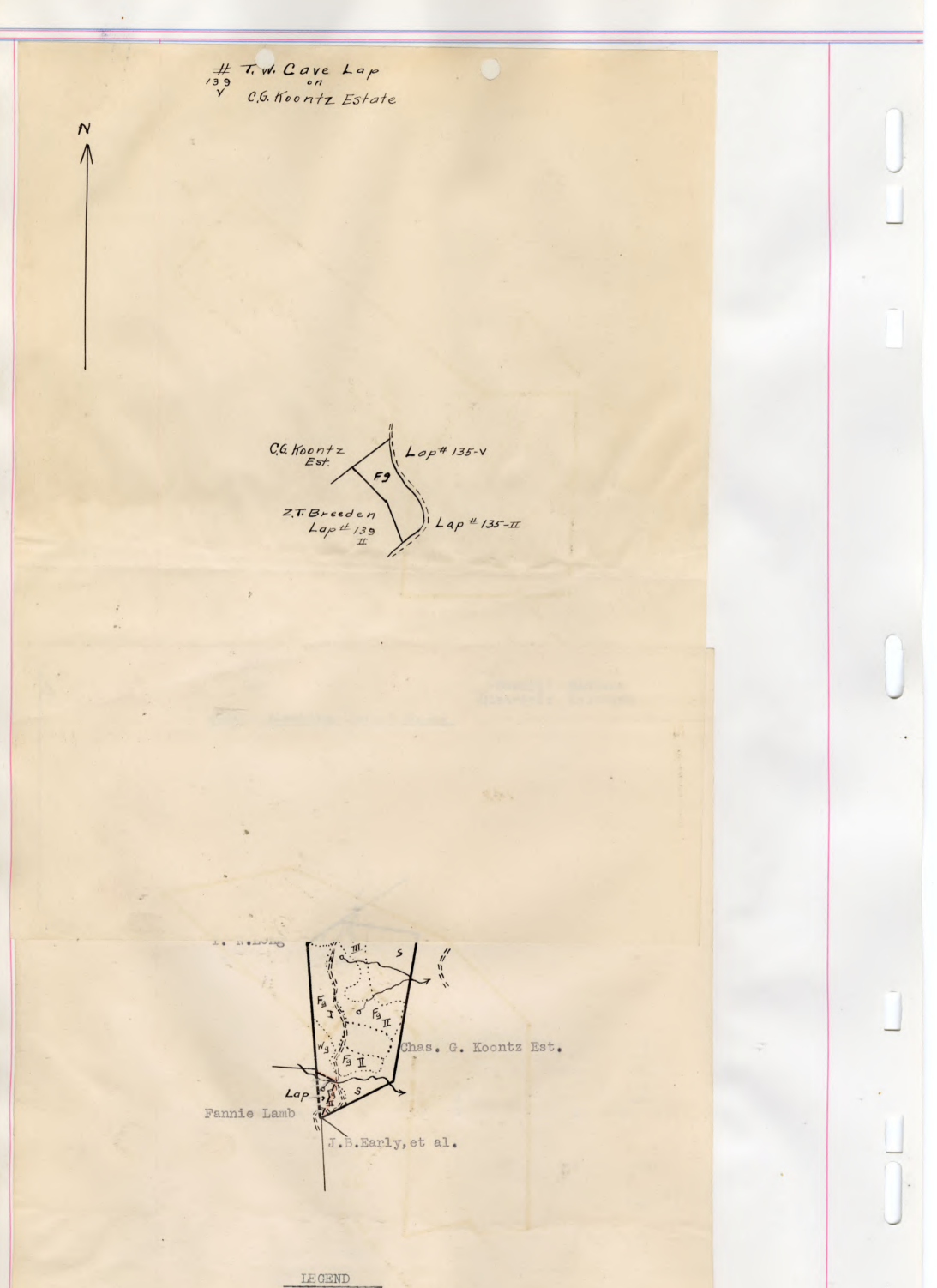
LEGEND: Slope Tillable F.Restocking Scale - 1" = 20 chains





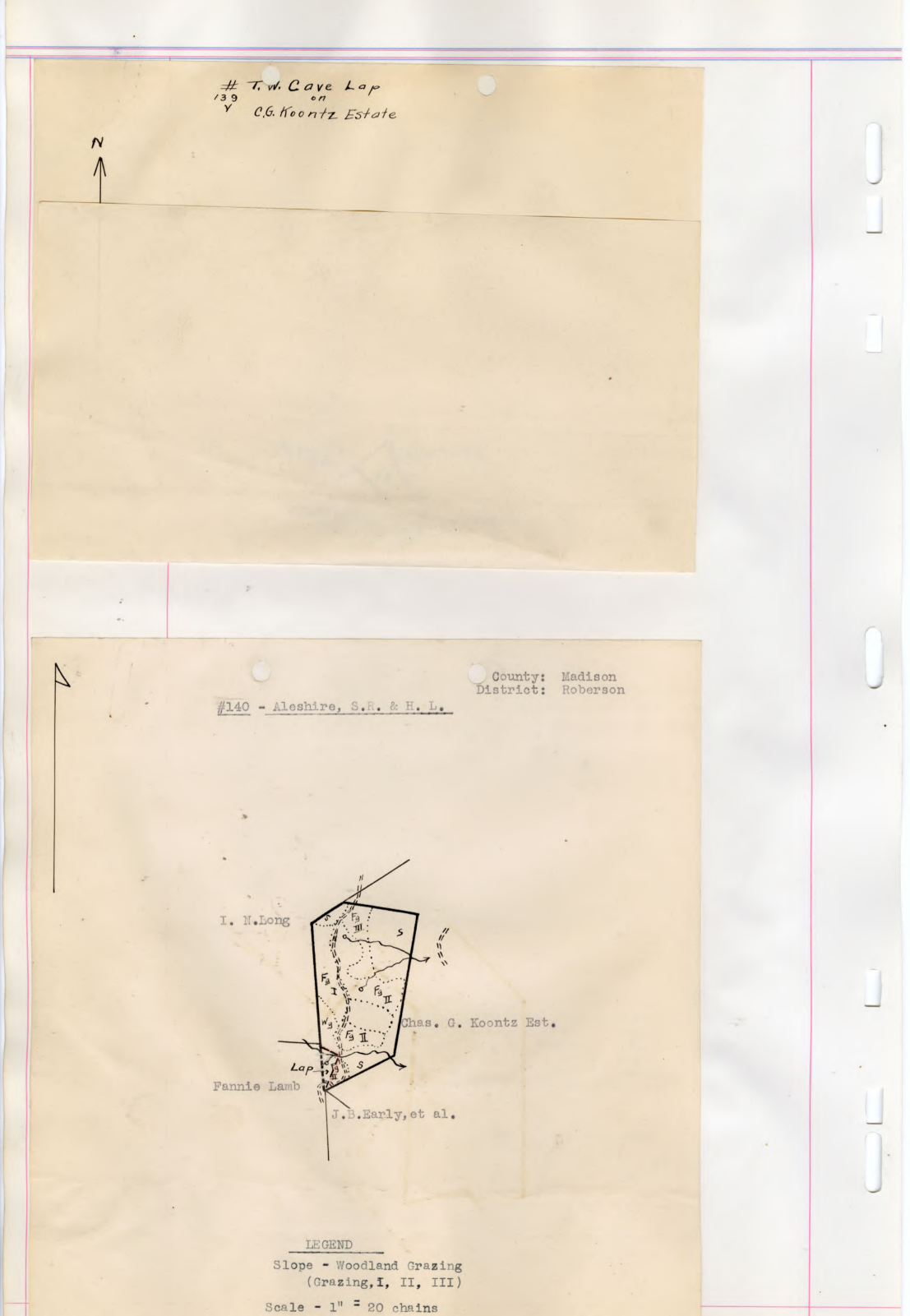


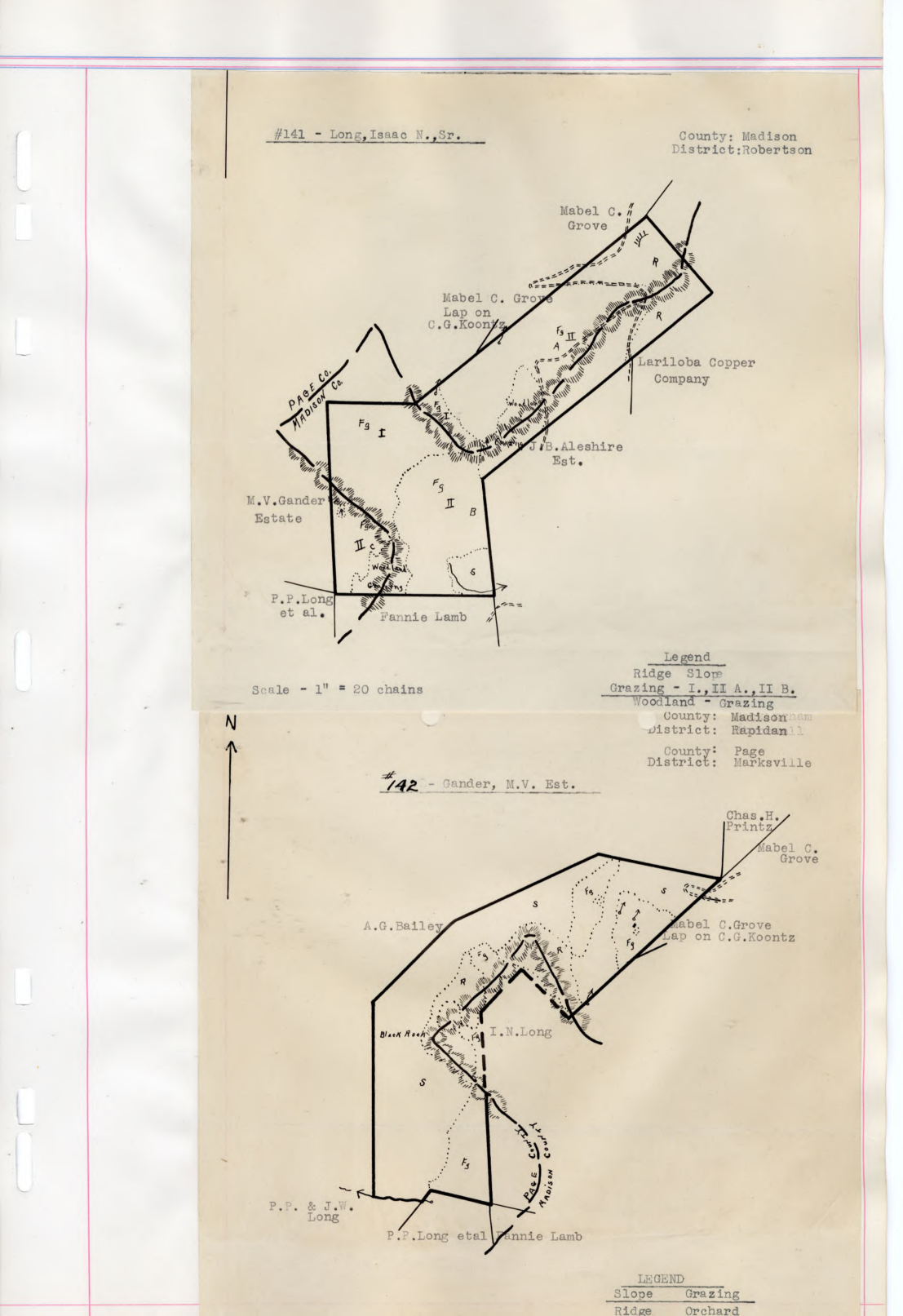


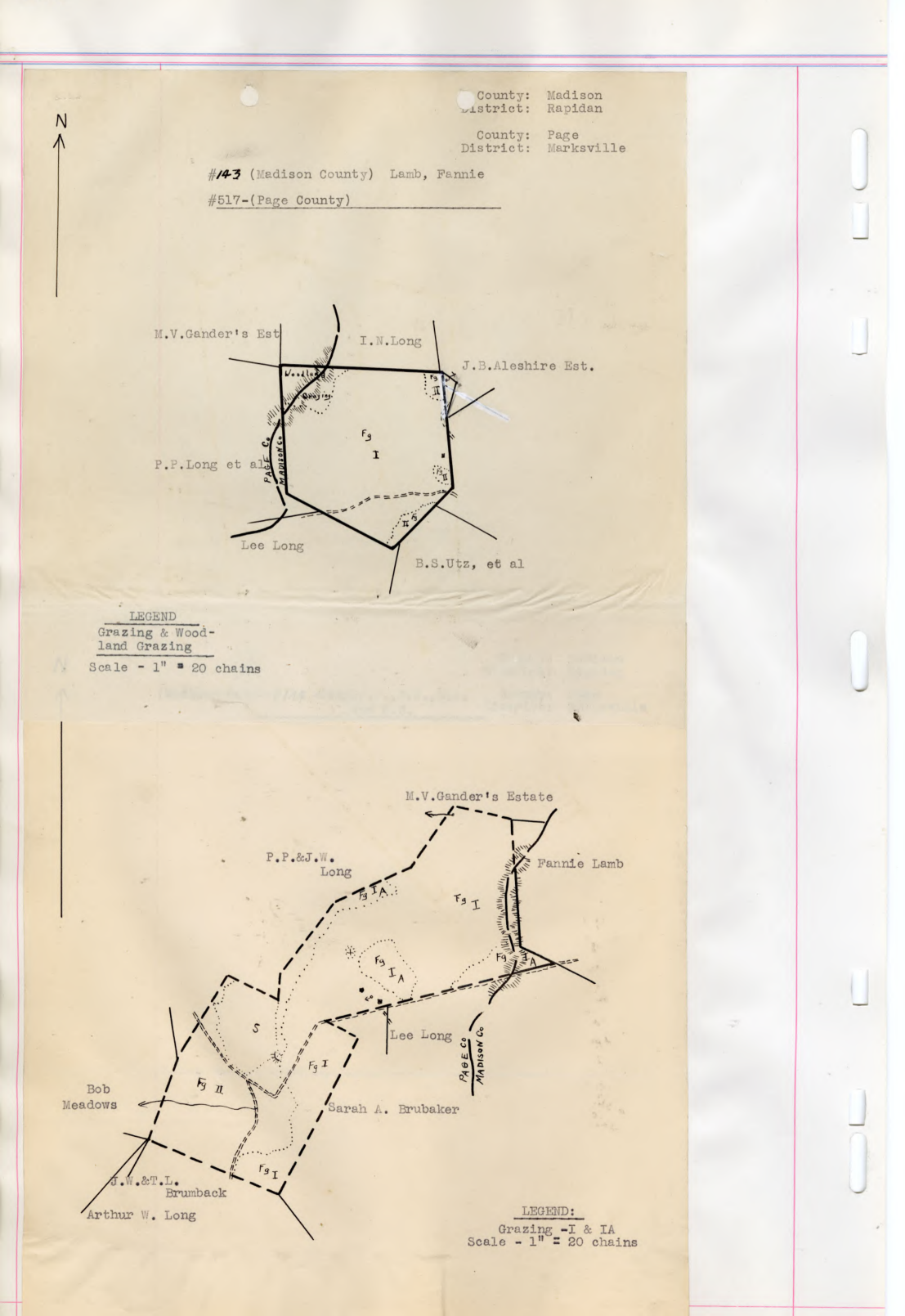


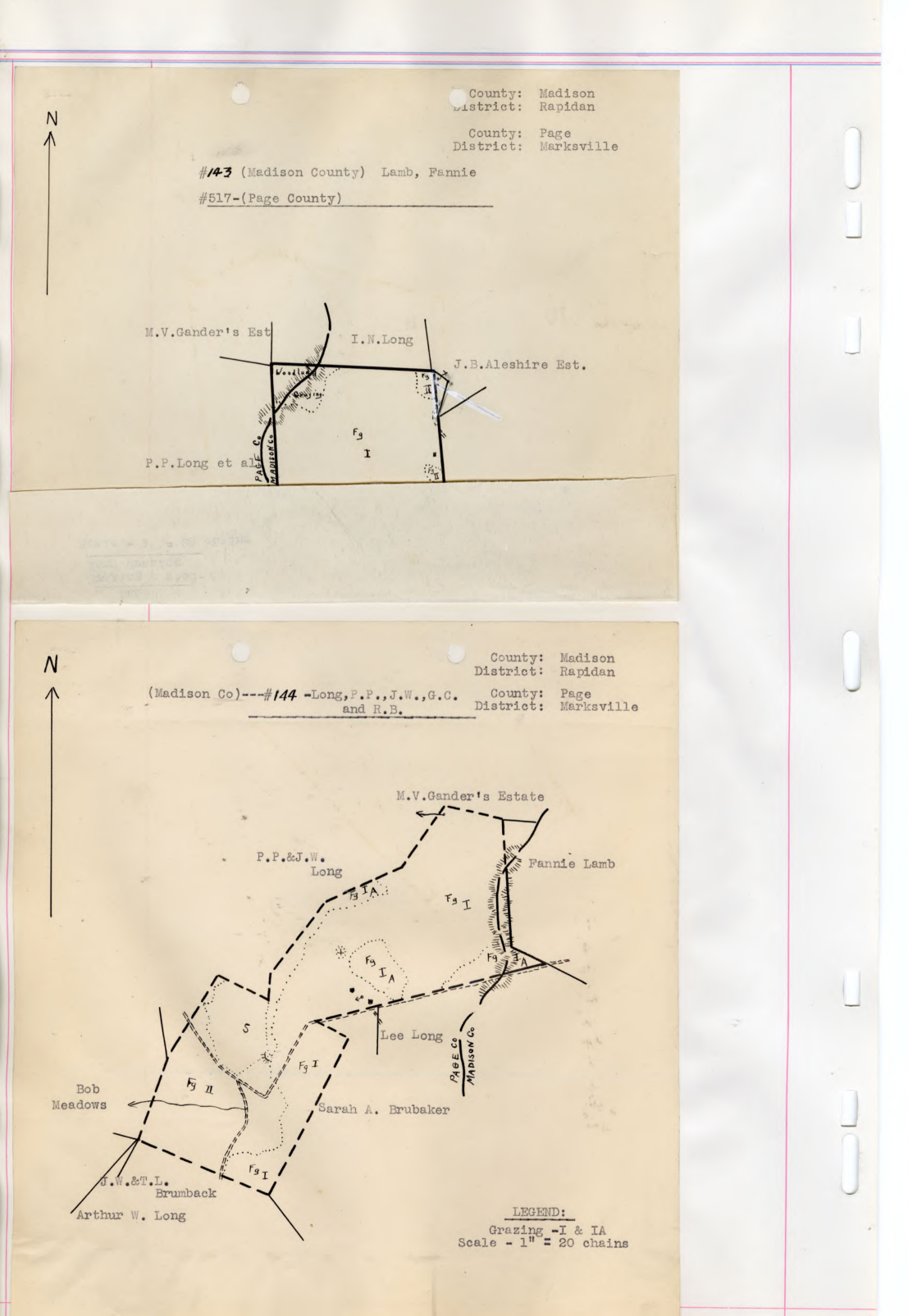
Slope - Woodland Grazing (Grazing, I, II, III) Scale - 1" = 20 chains

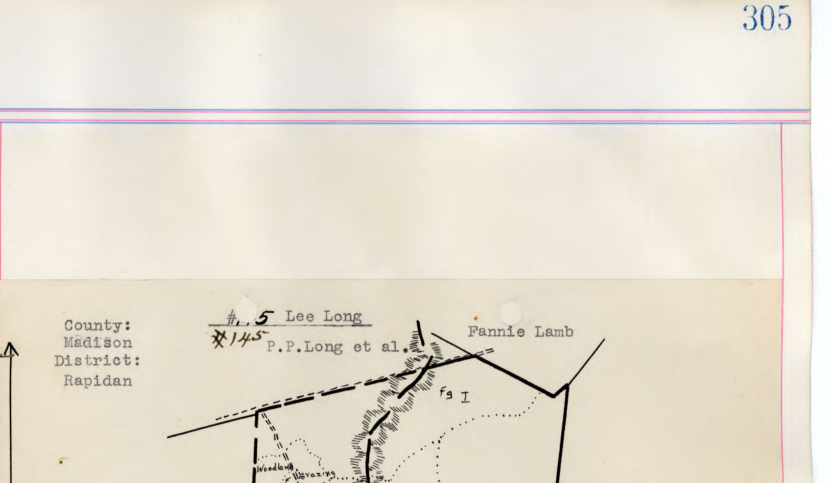


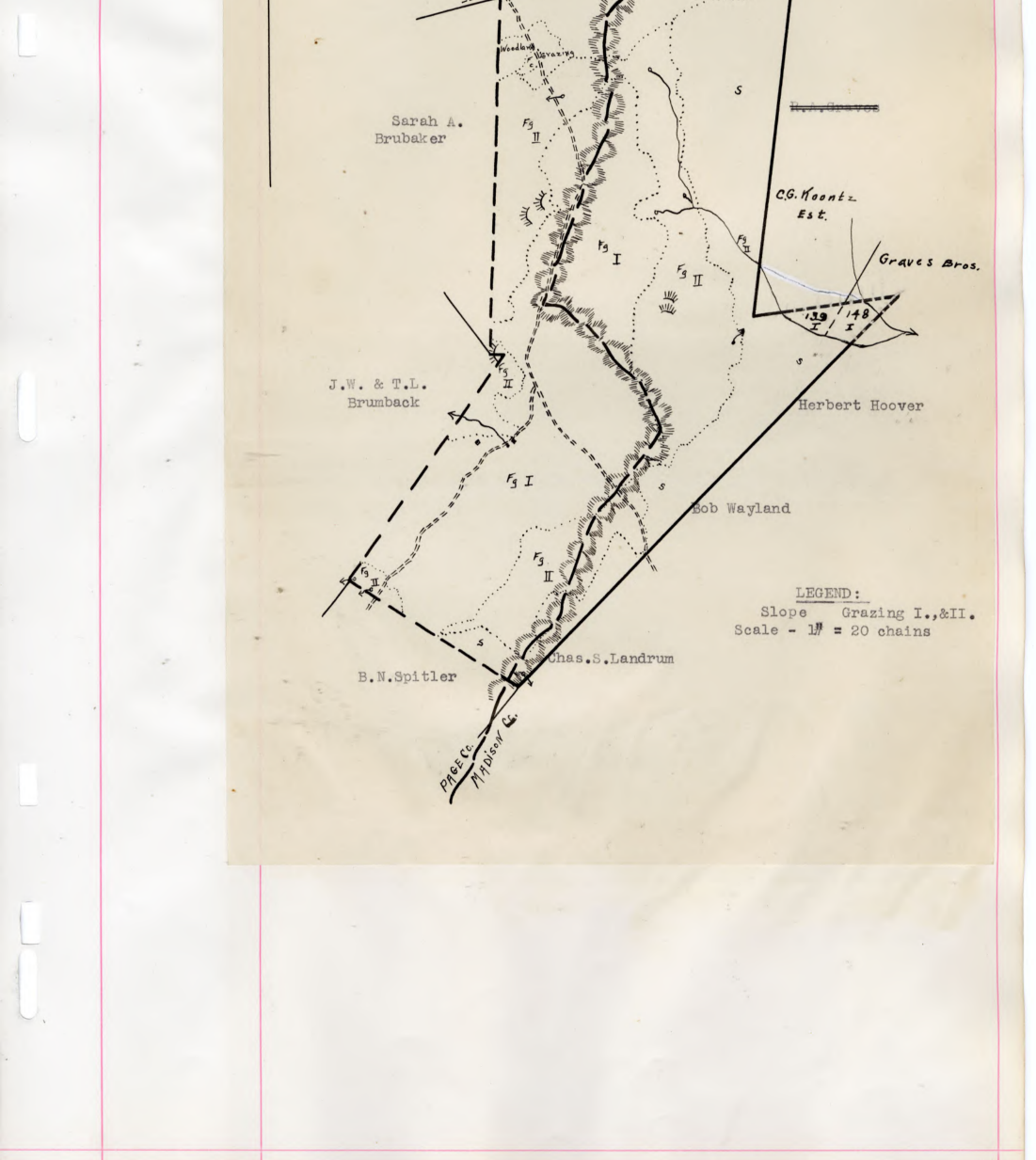


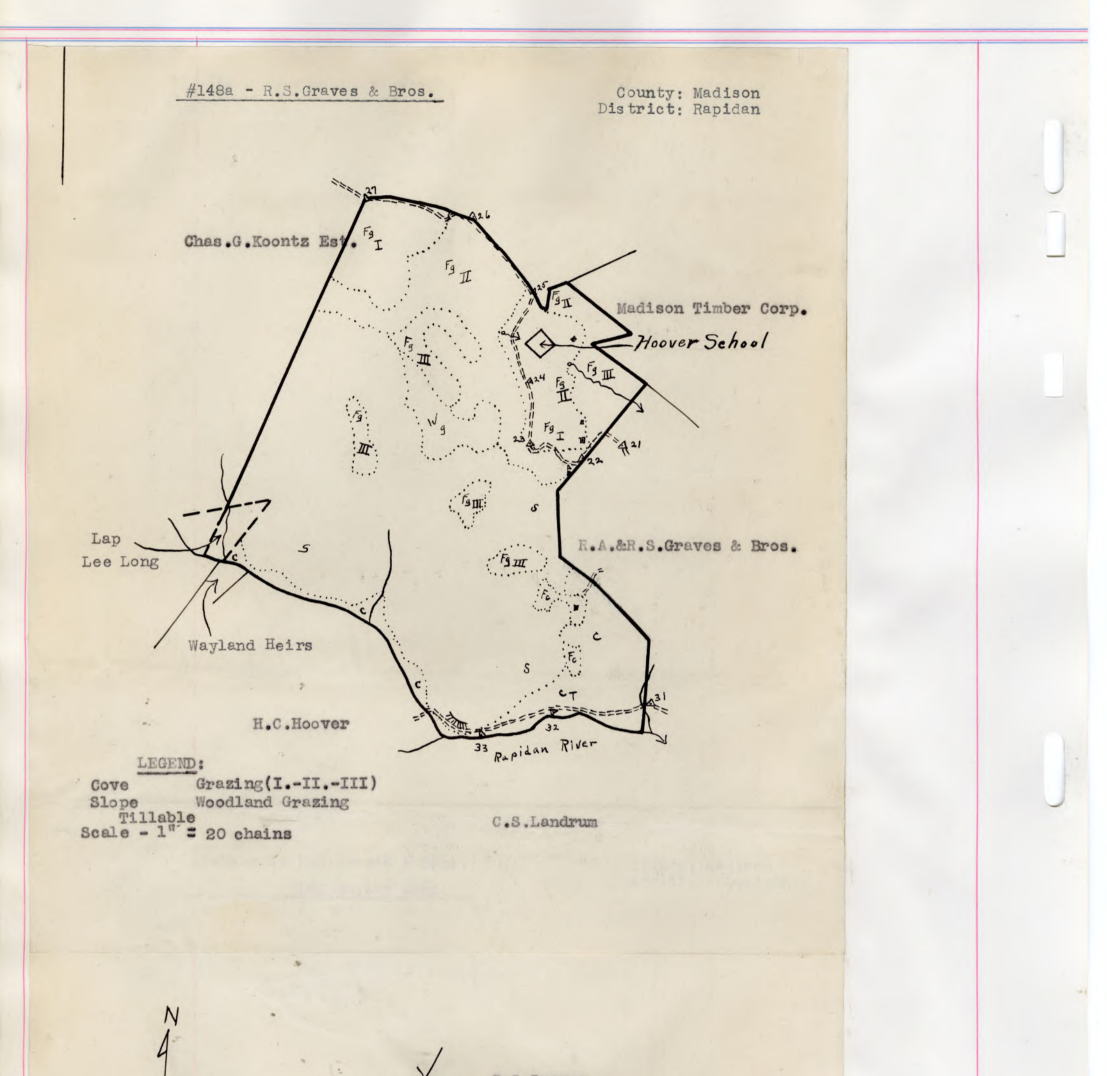






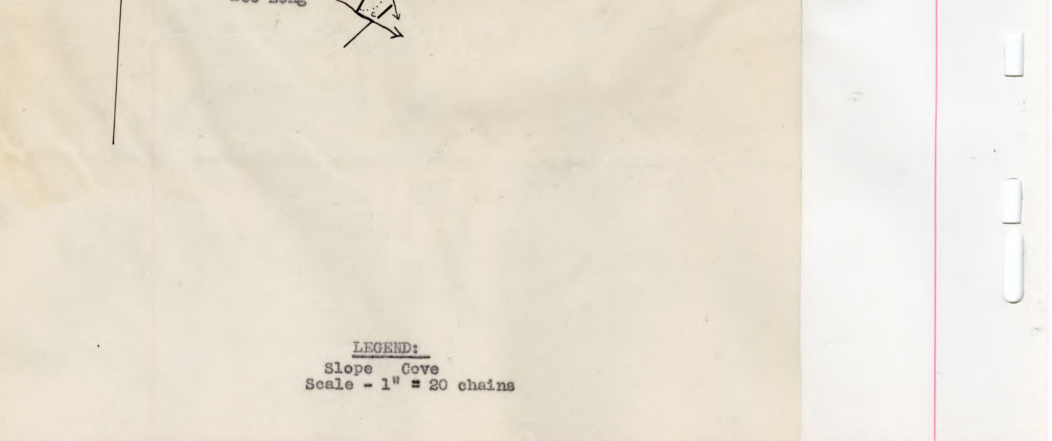


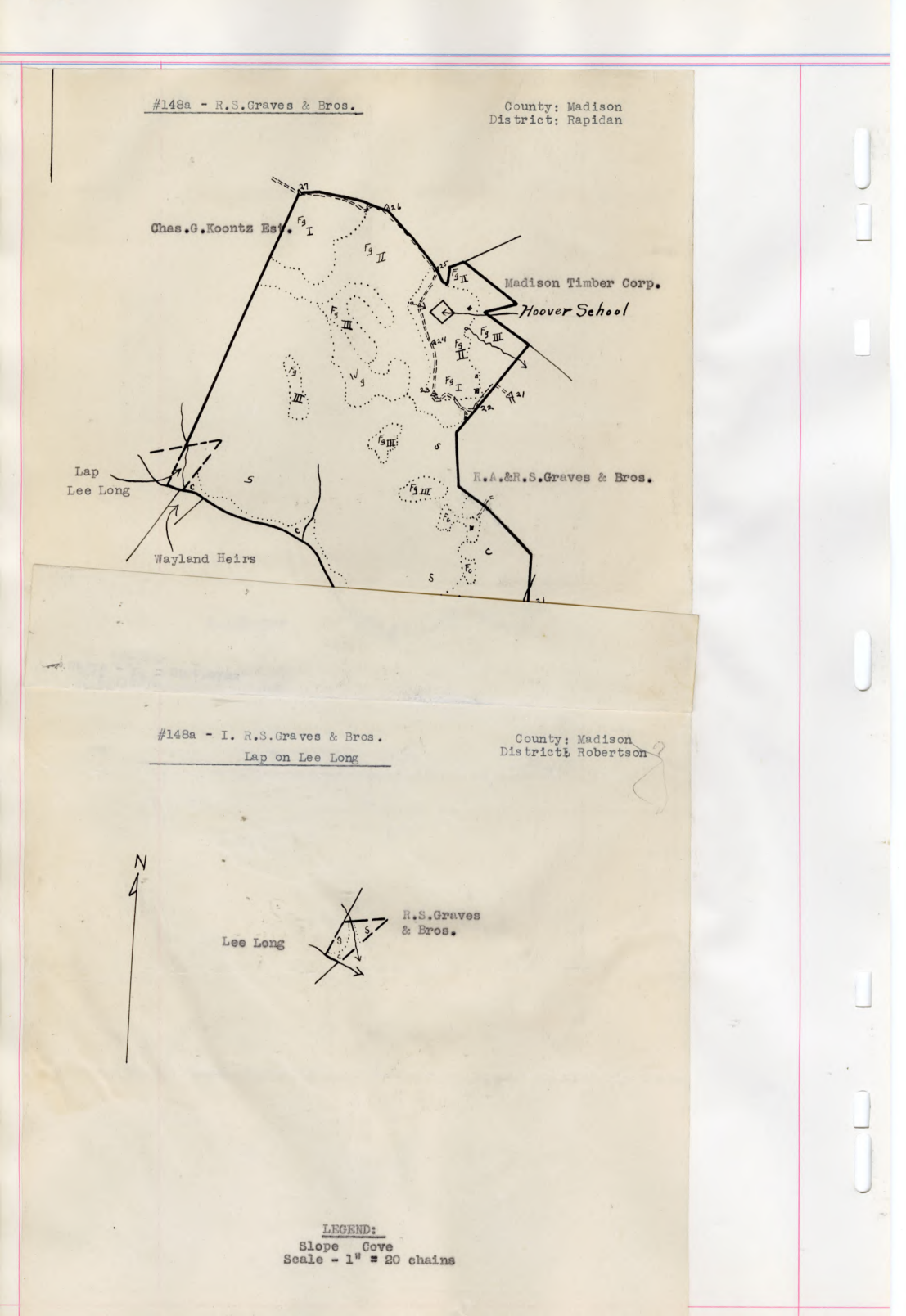


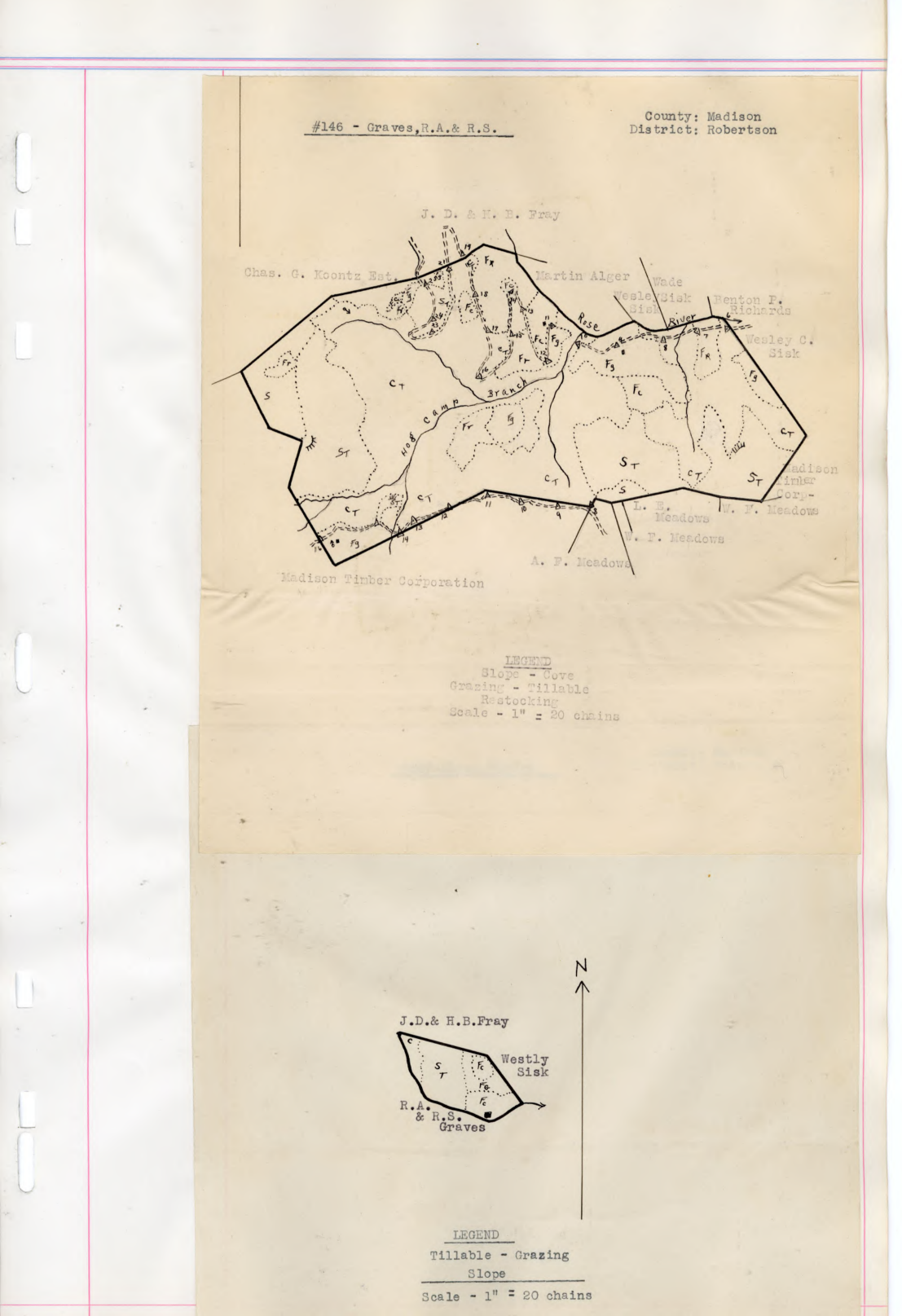


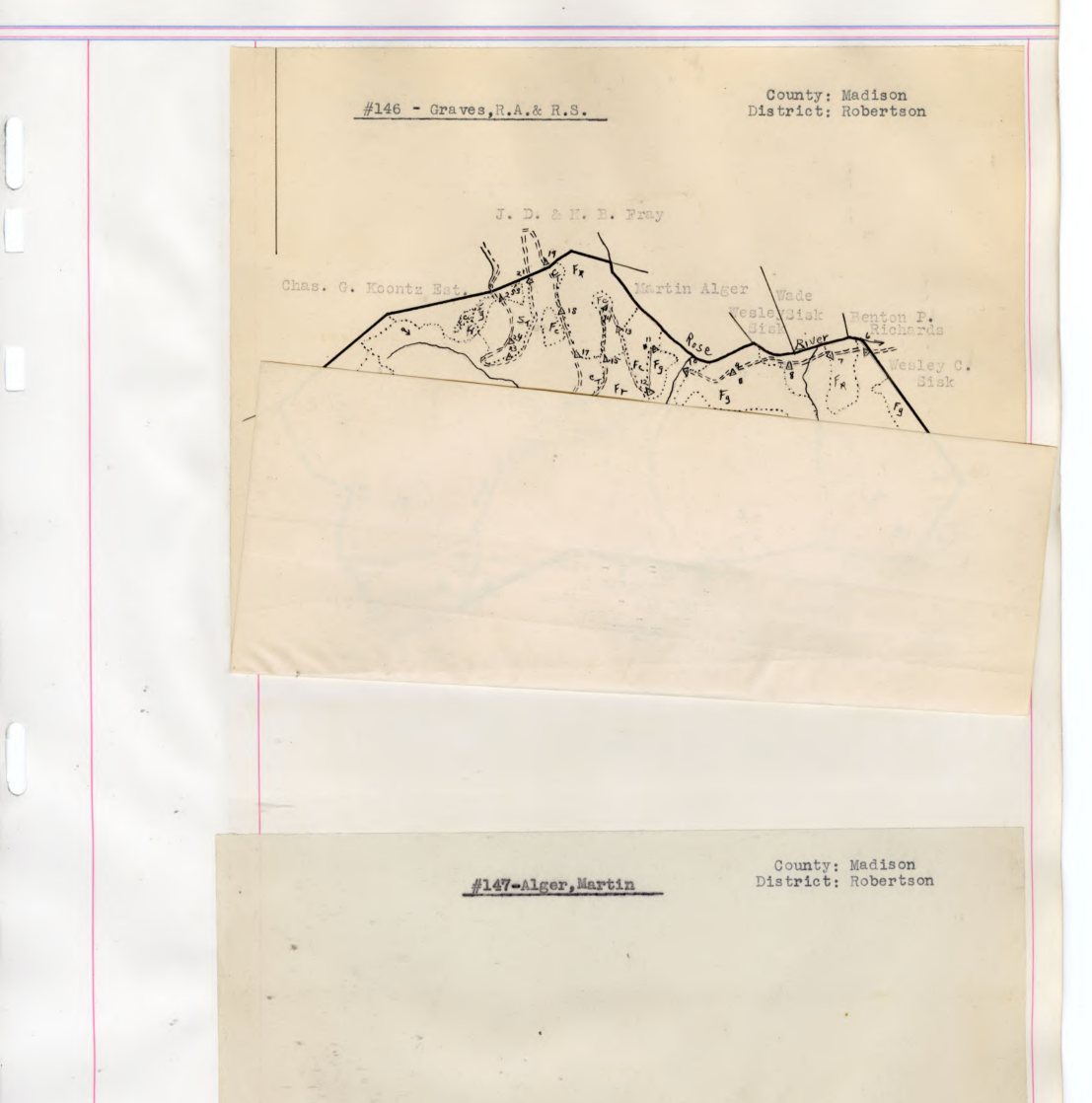
Lee Long

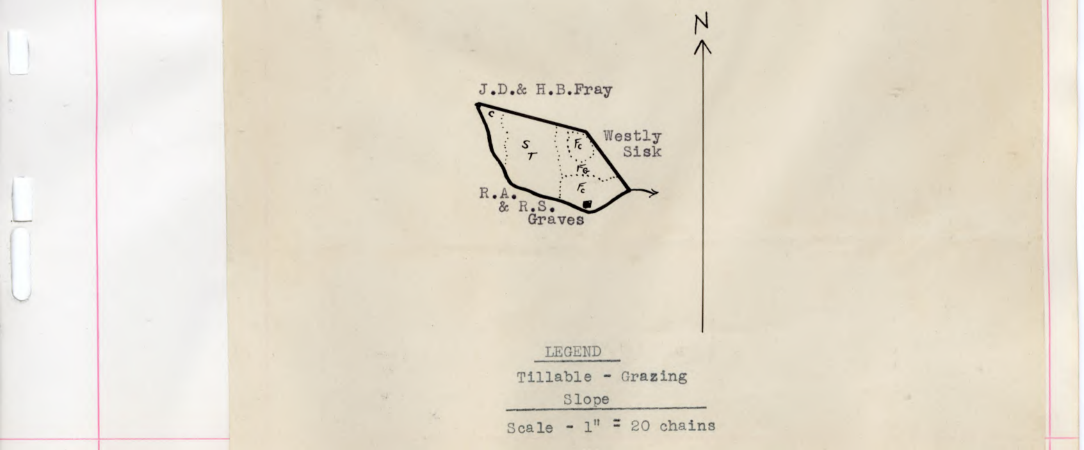
R.S.Graves & Bros.

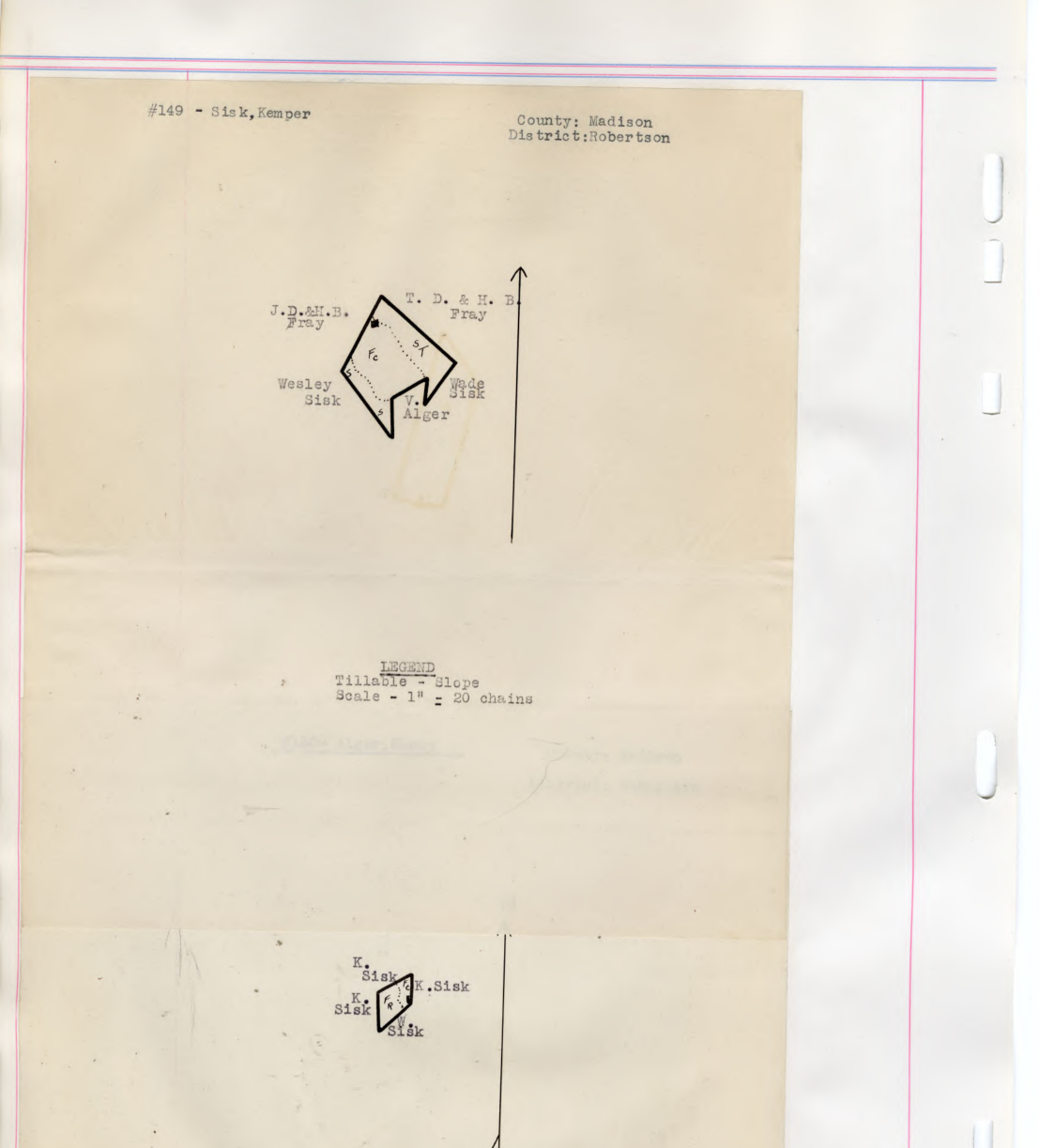




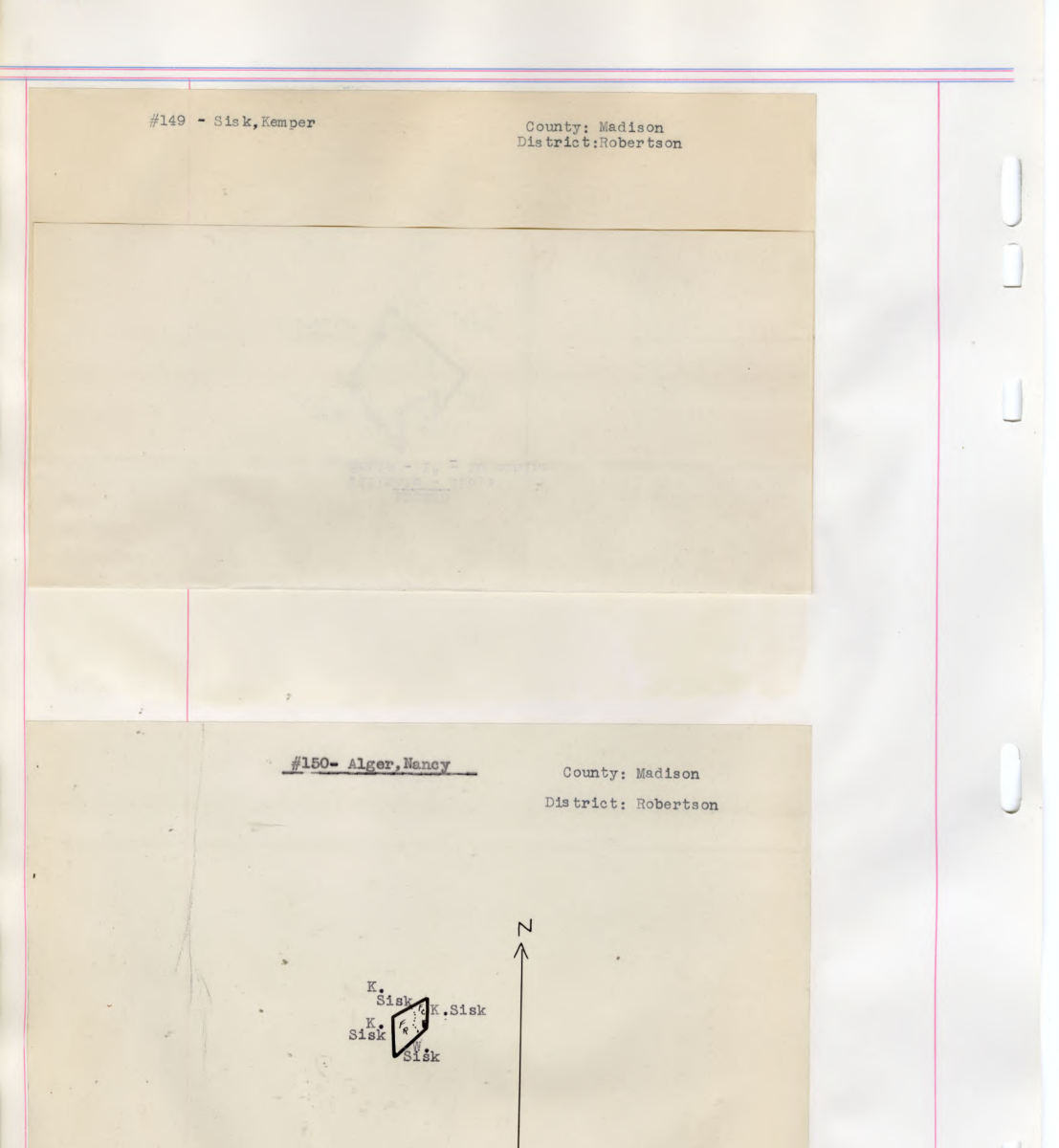




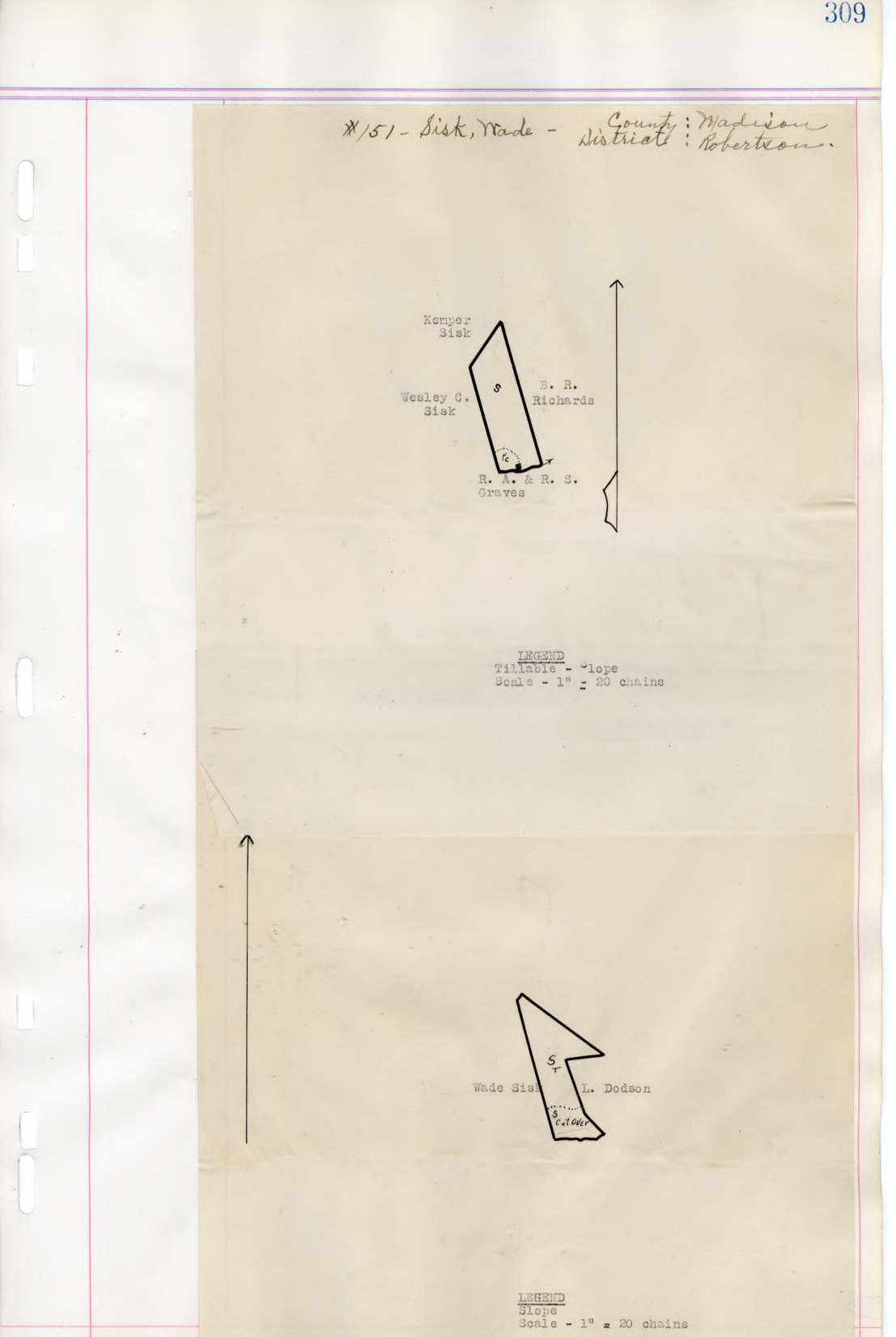




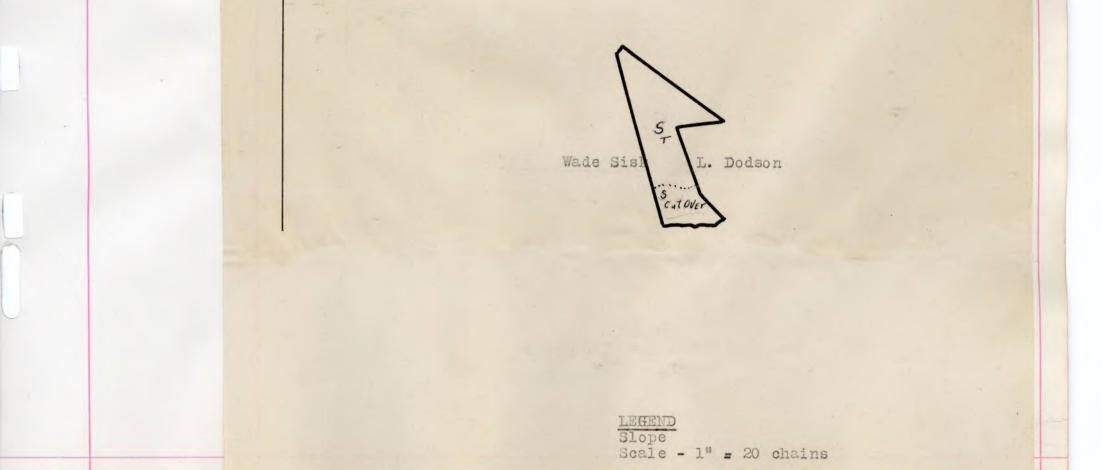
LEGEND: Tillable--Restocking Scale - 1" = 20 chains

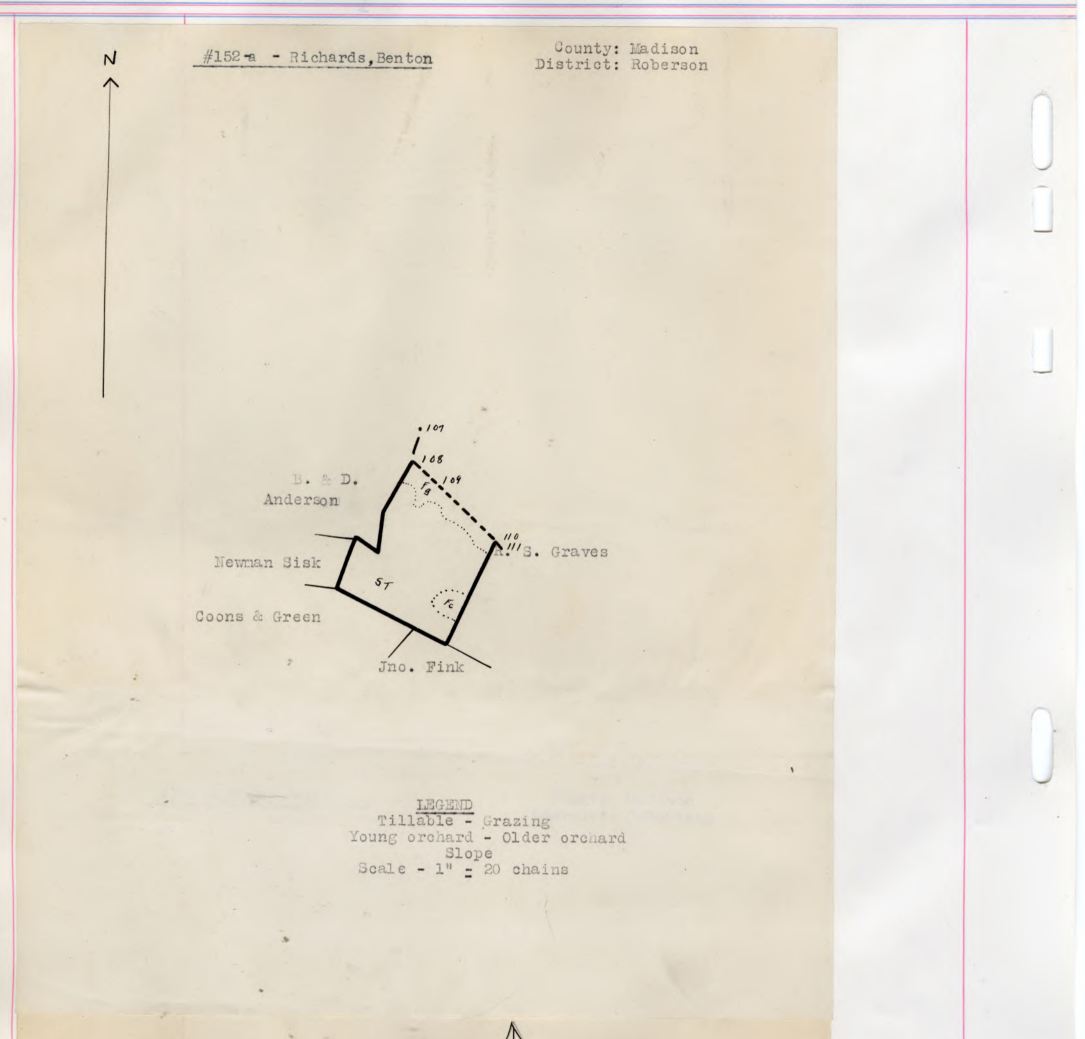


LEGEND: Tillable--Restocking Scale - 1" = 20 chains

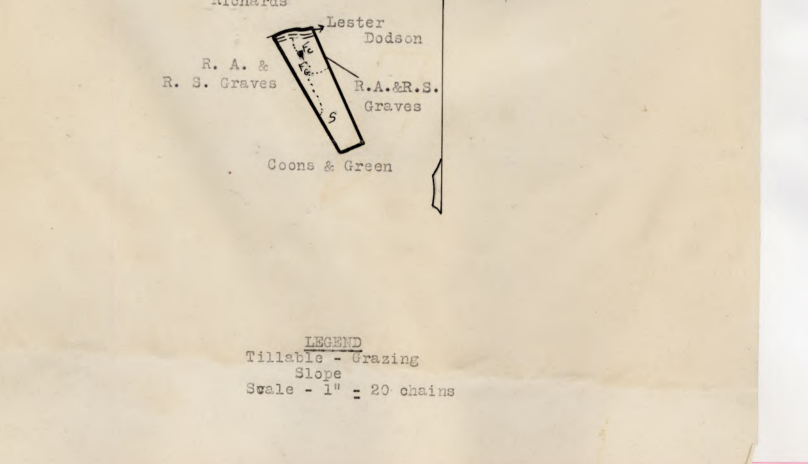


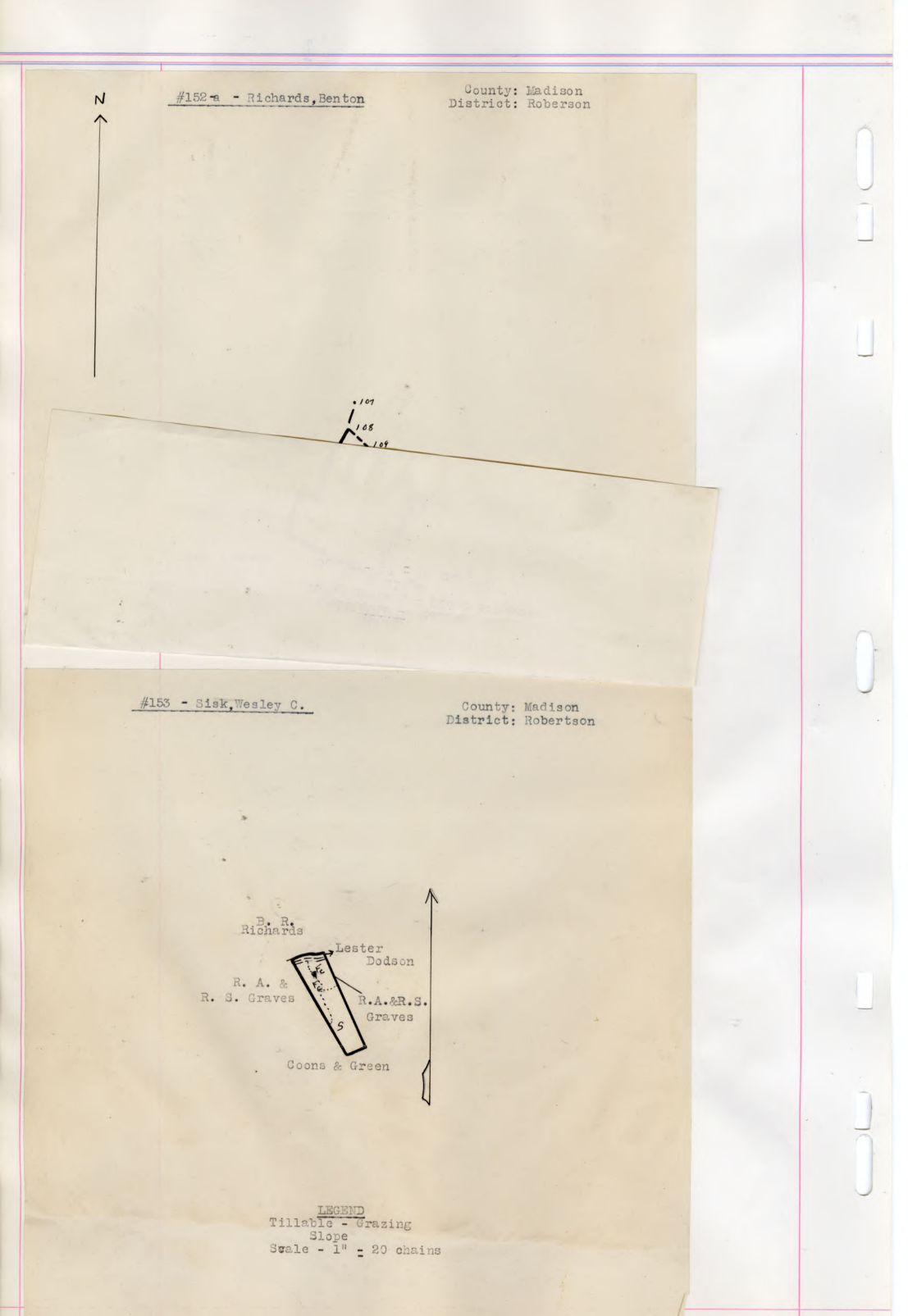
309 \*151-Sisk, Wade - District : Madison. #152 - Richards, Benton P. County: Madison District: Roberson

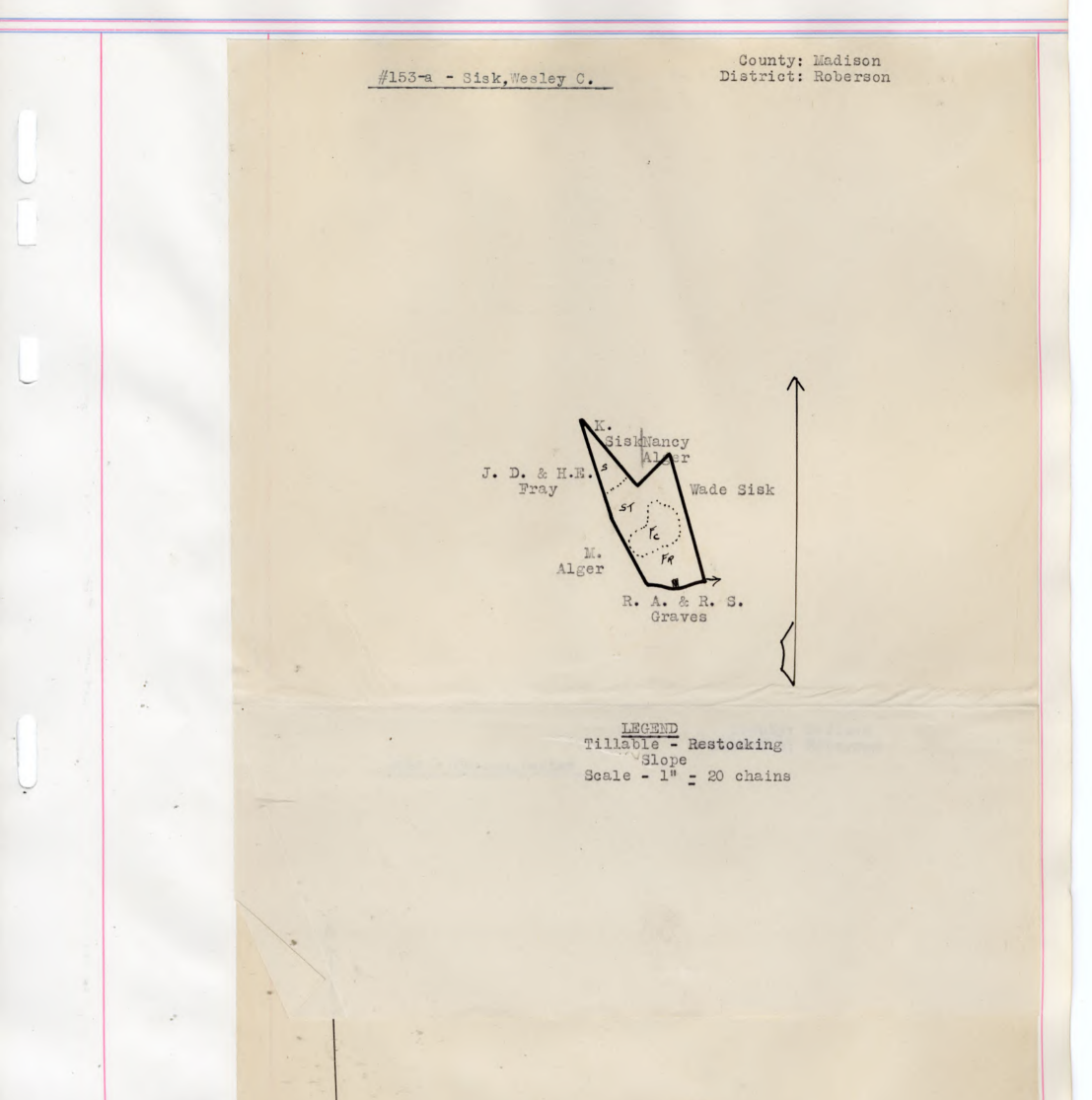


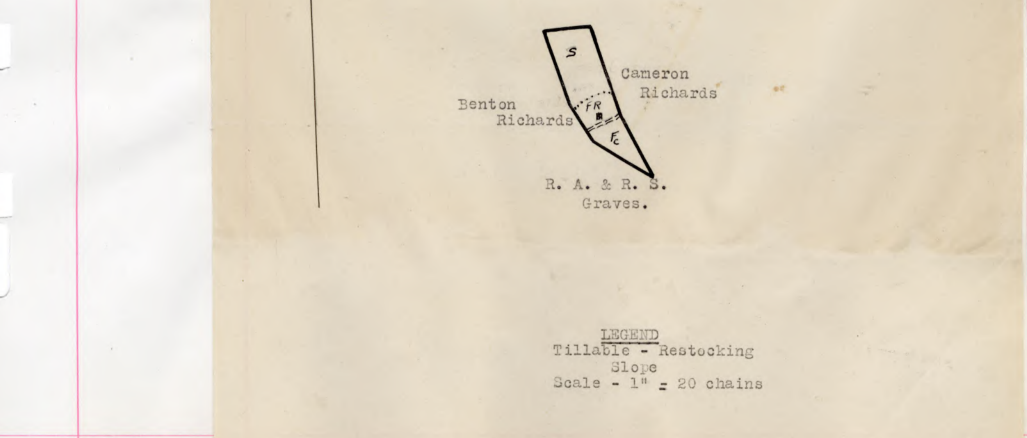


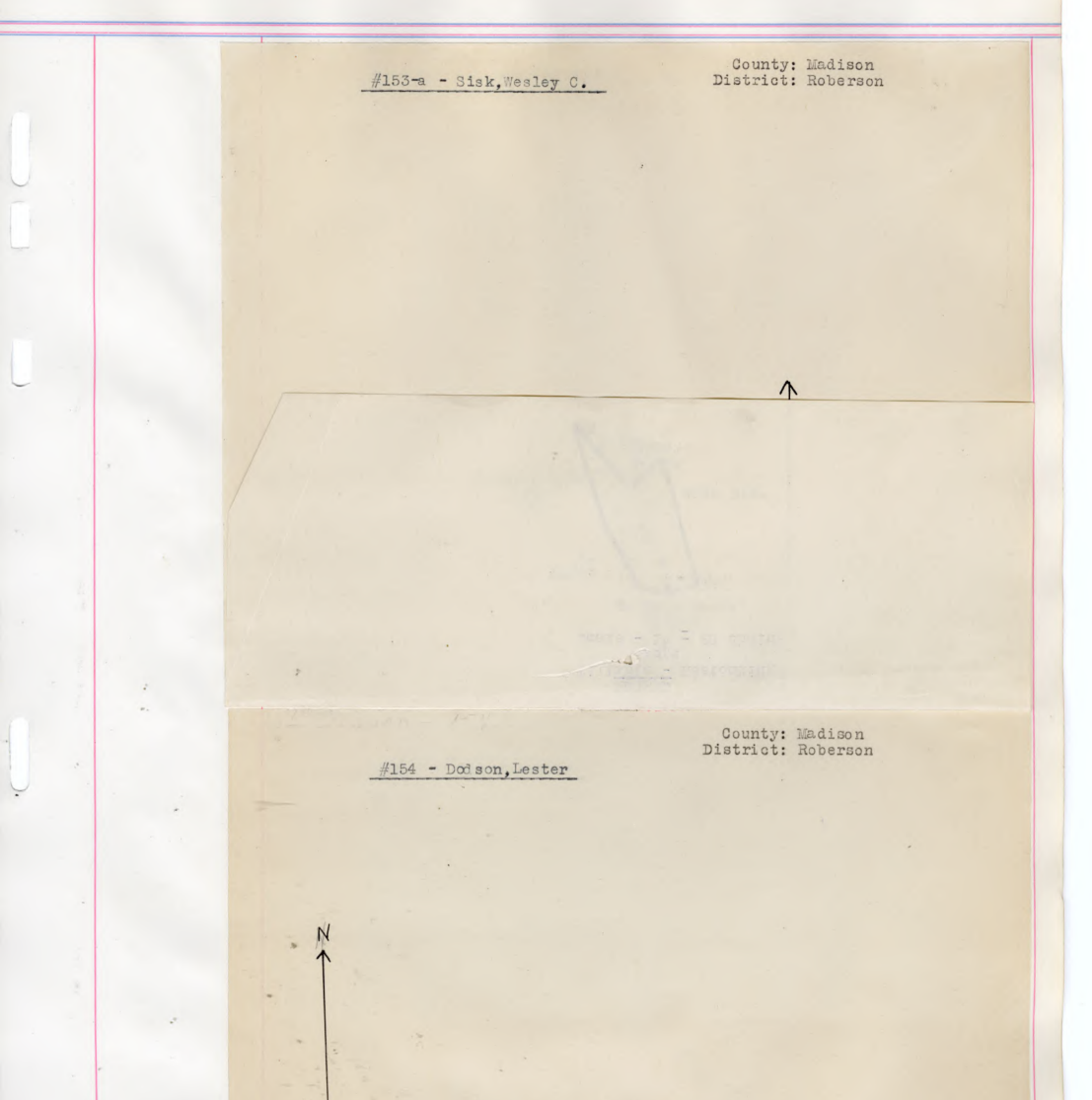
Richards

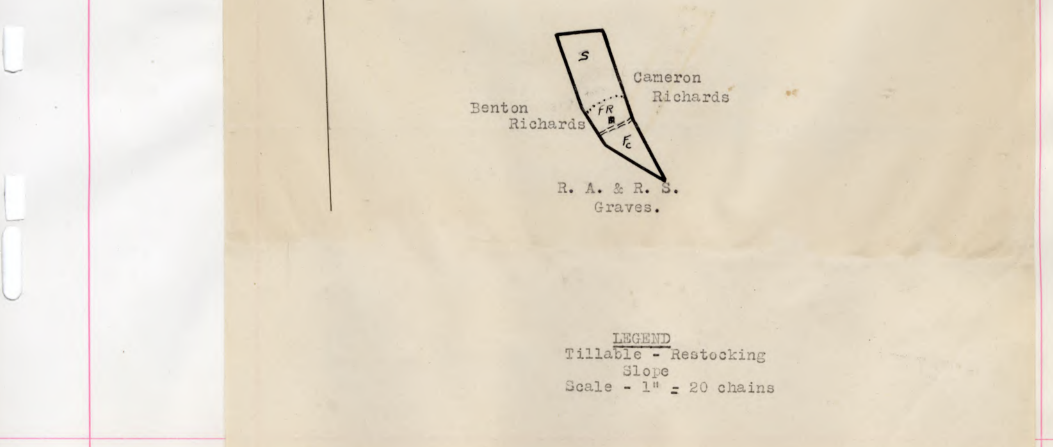


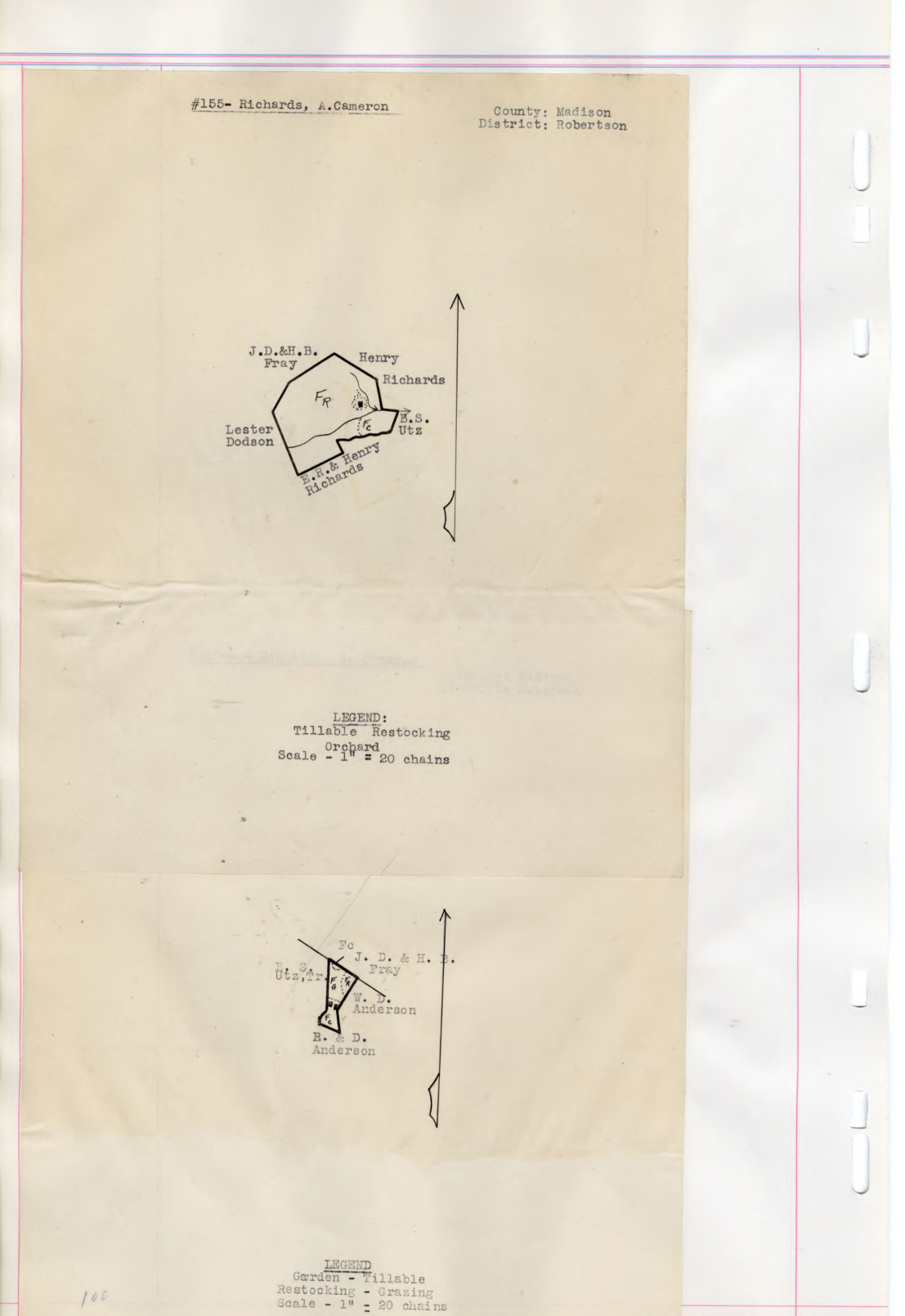


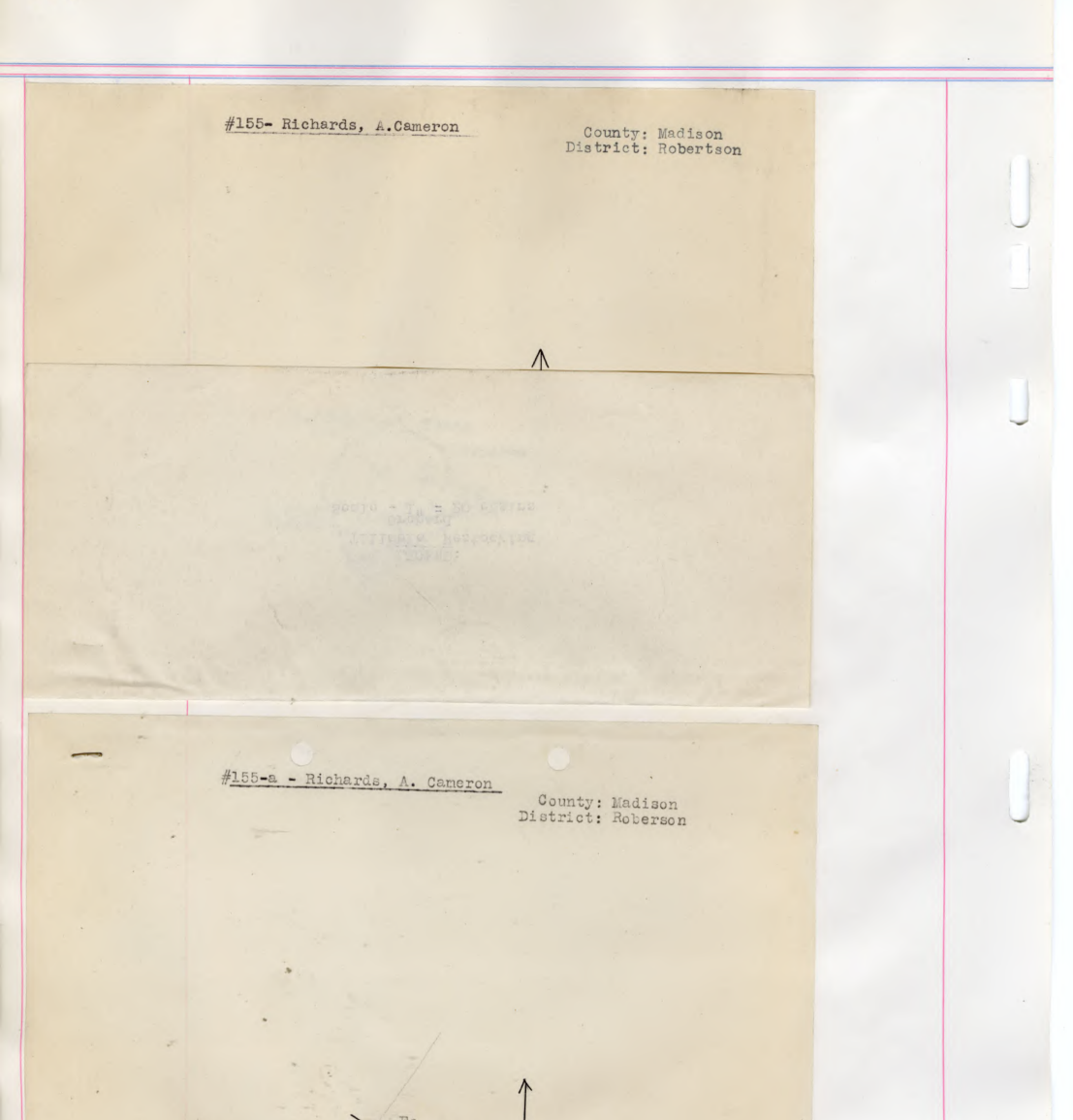


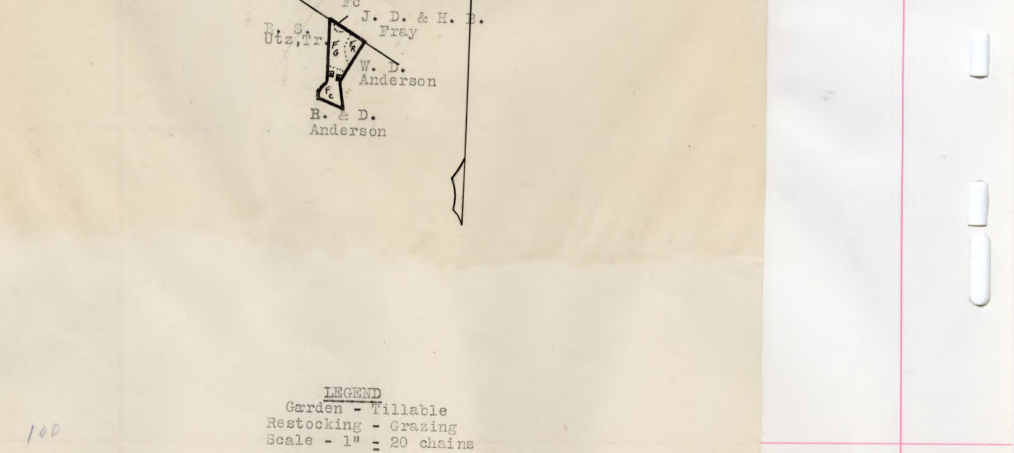


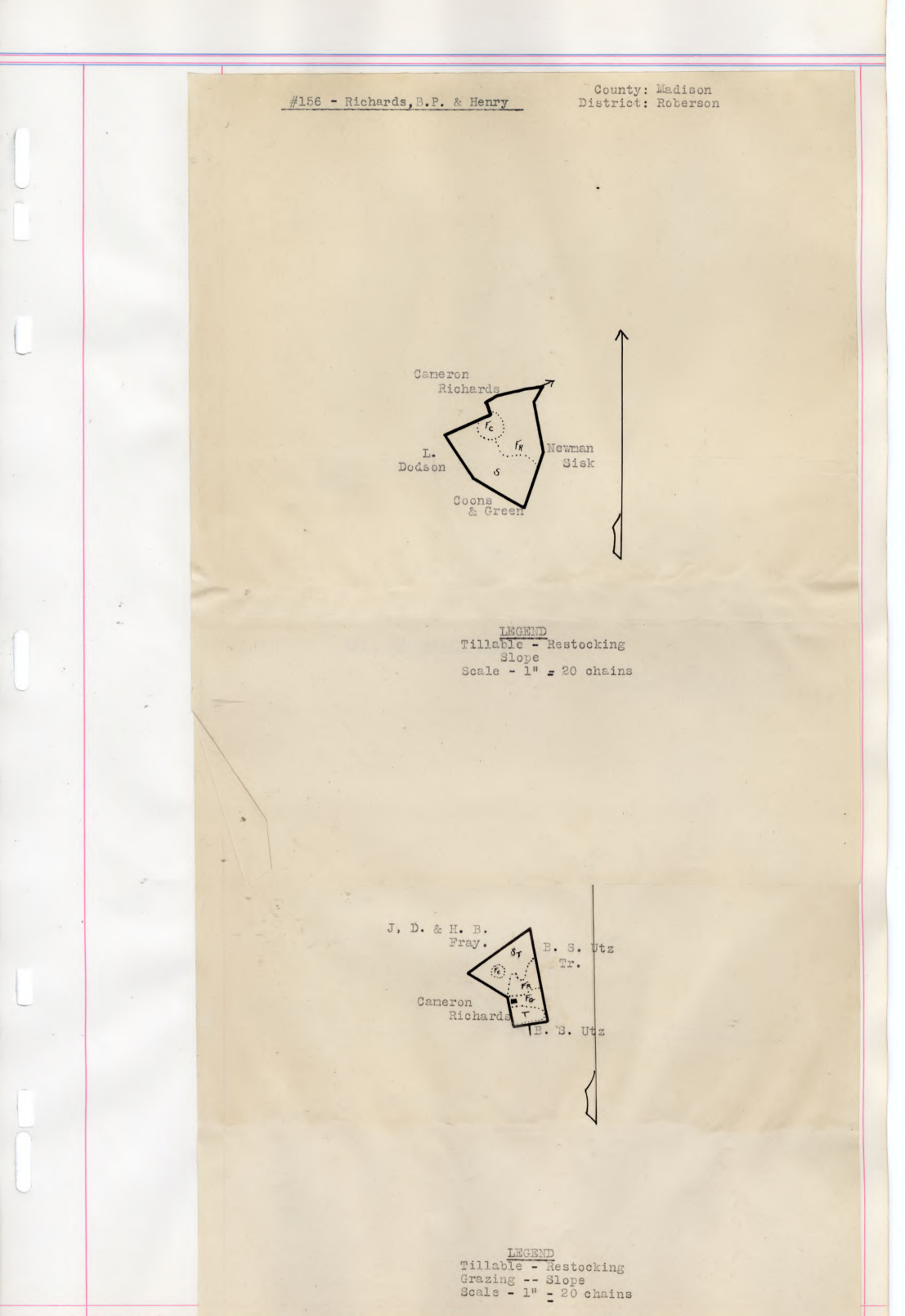


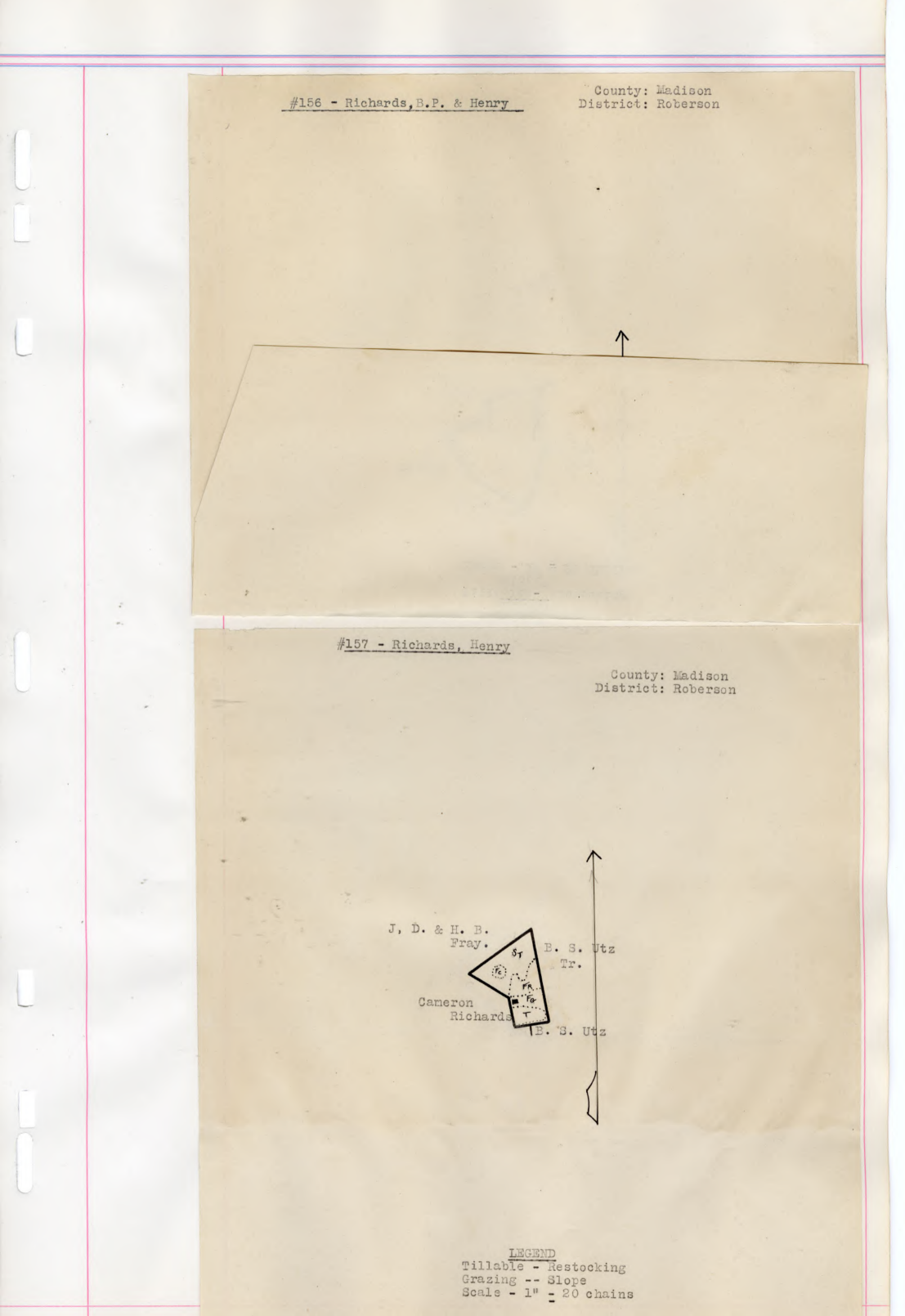












#158 - Sisk, Newman

2

0

County: Madison District: Robertson

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B. S. Utz K E. P. & Henry Richards Sisk Richards Coons & Green

> LEGEND Tillable - Grazing Restocking - Slope Scale - 1" = 20 chains

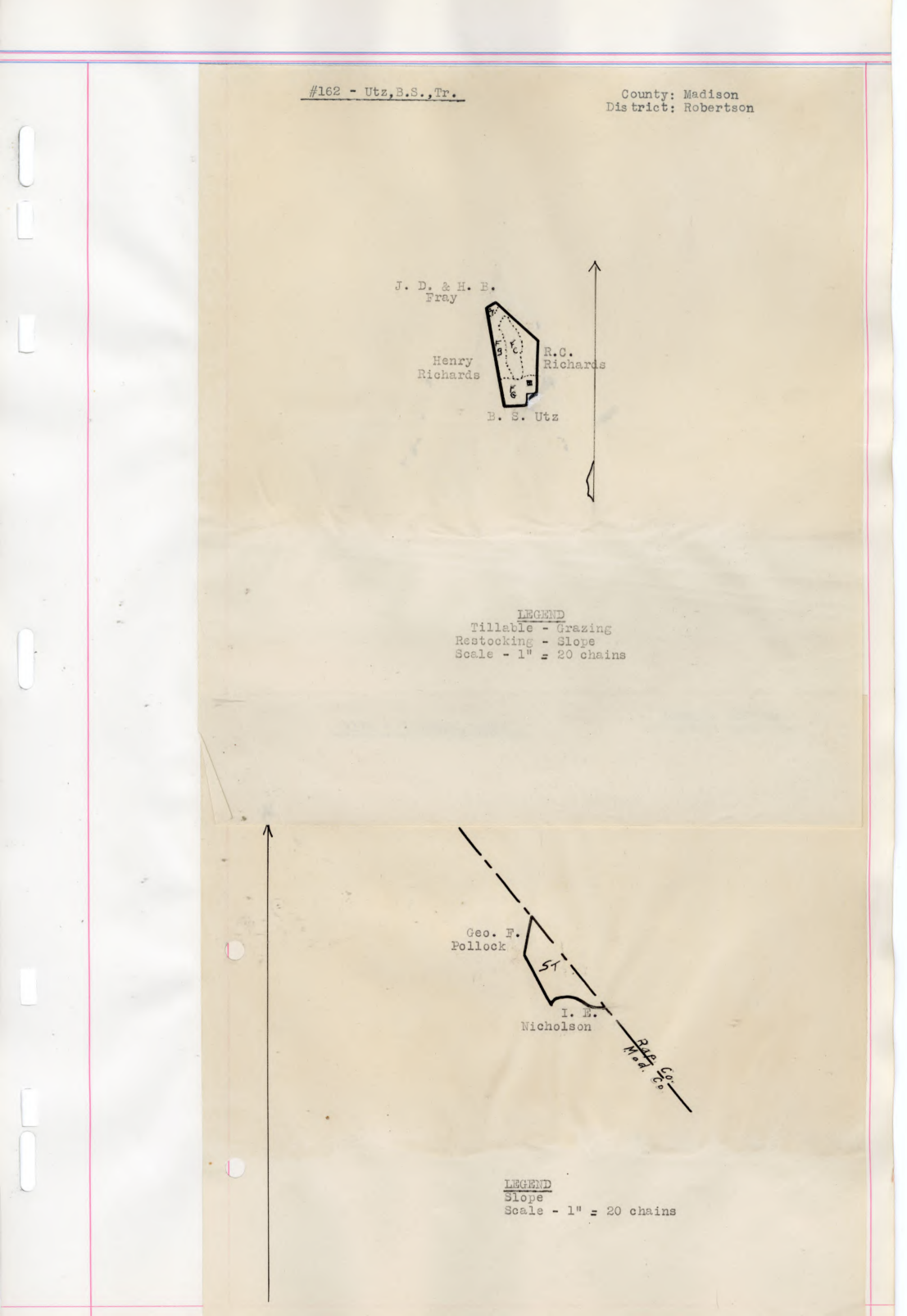
A.C. Richards æ D.A. 107 102

LEGEND: Slope Tillable Restocking Scale - 1" = 20 chains

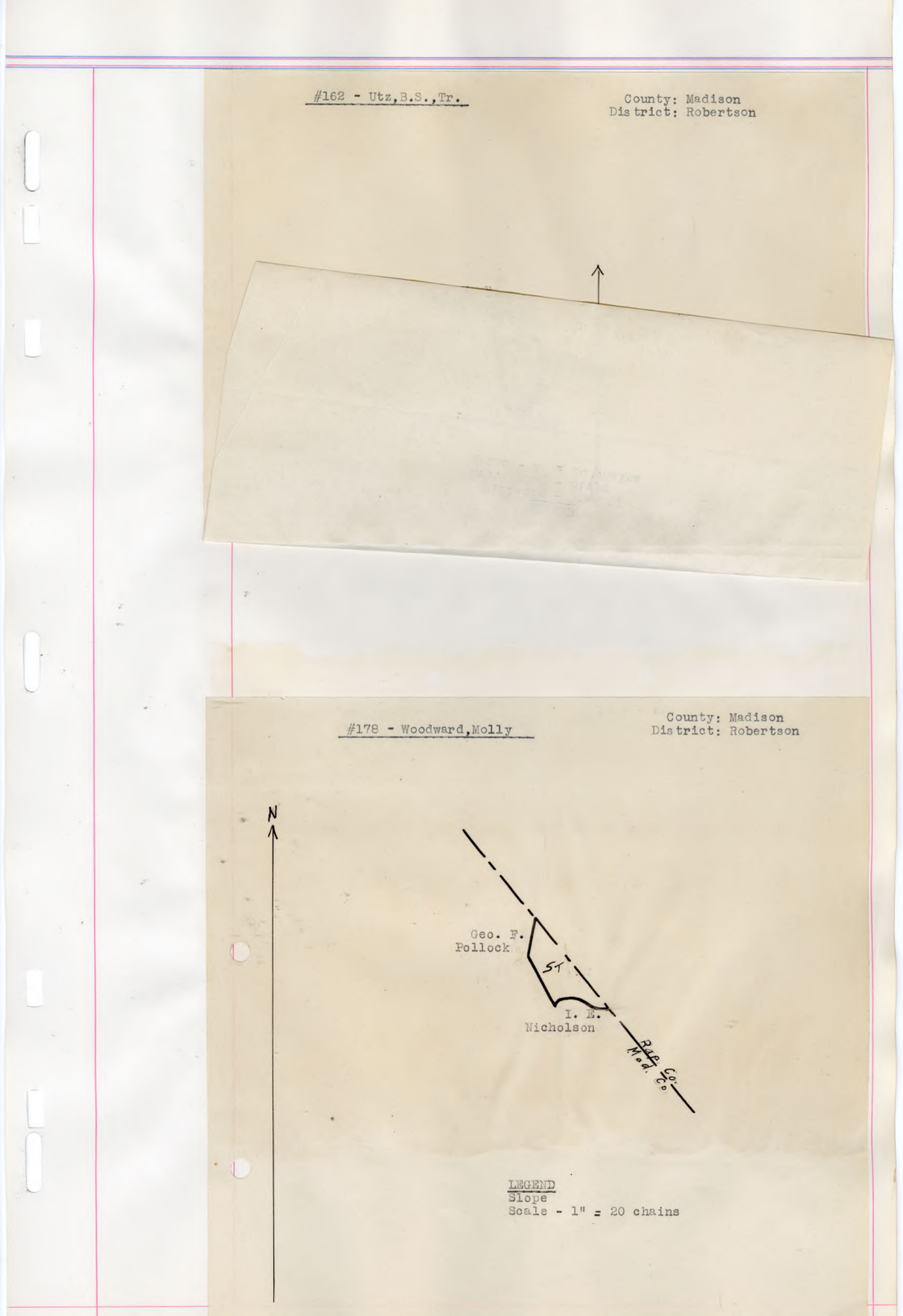
\* #158 - Sisk, Newman County: Madison District: Robertson #161- Anderson, W.D. County;Madison District: Robertson A.C. Richards æ

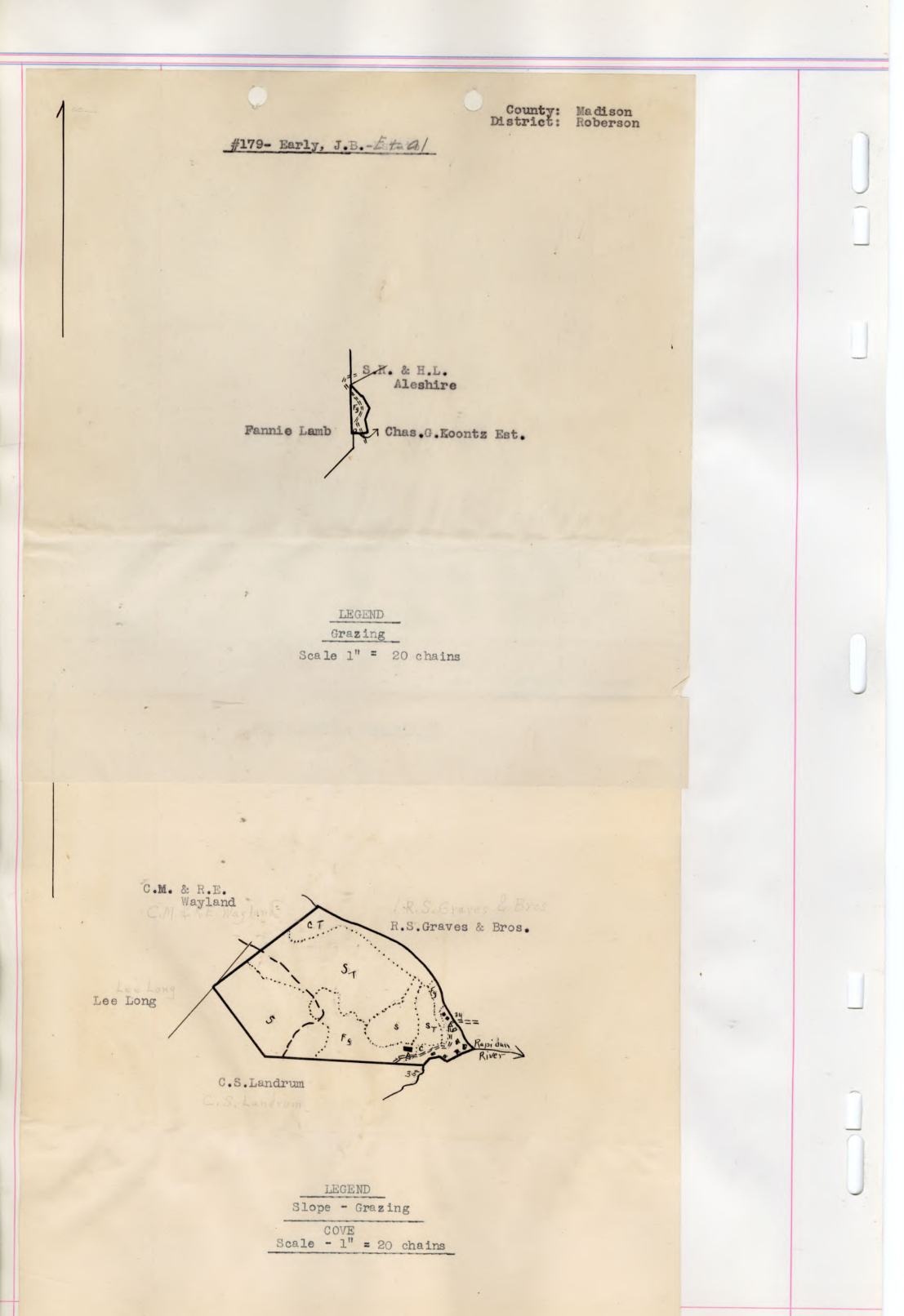
> LEGEND: Slope Tillable Restocking Scale - 1" = 20 chains

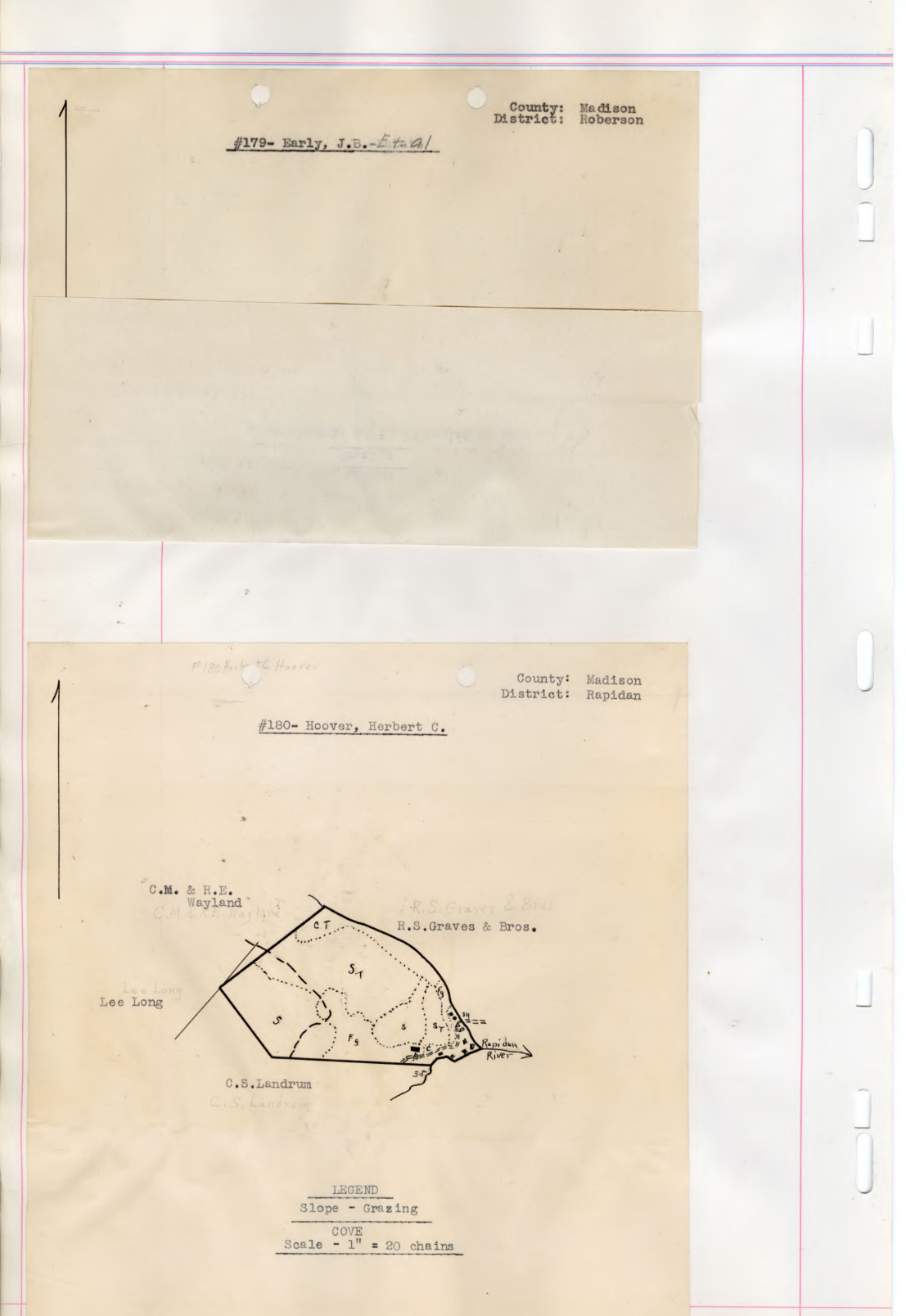
D. A. 4. 102

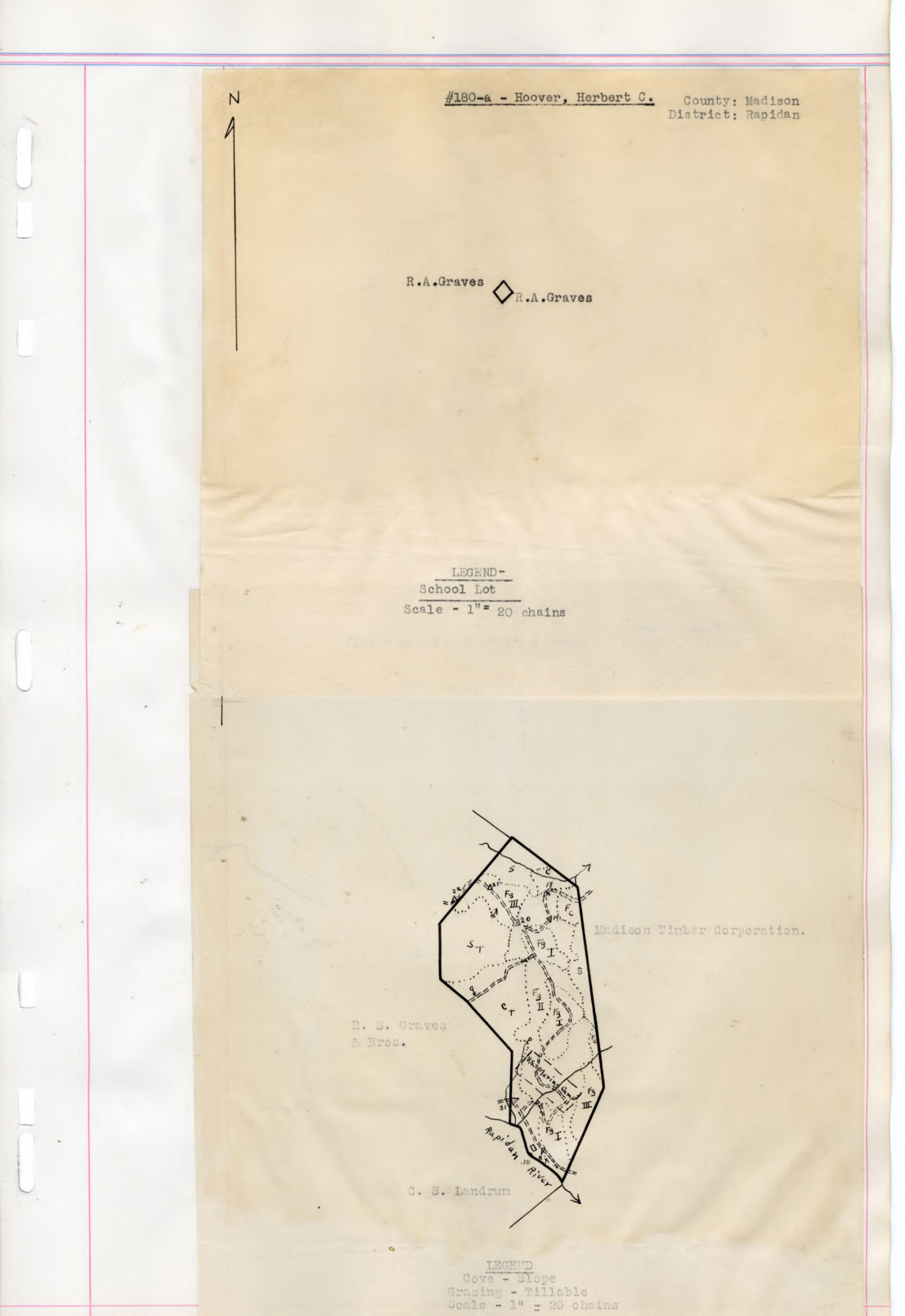


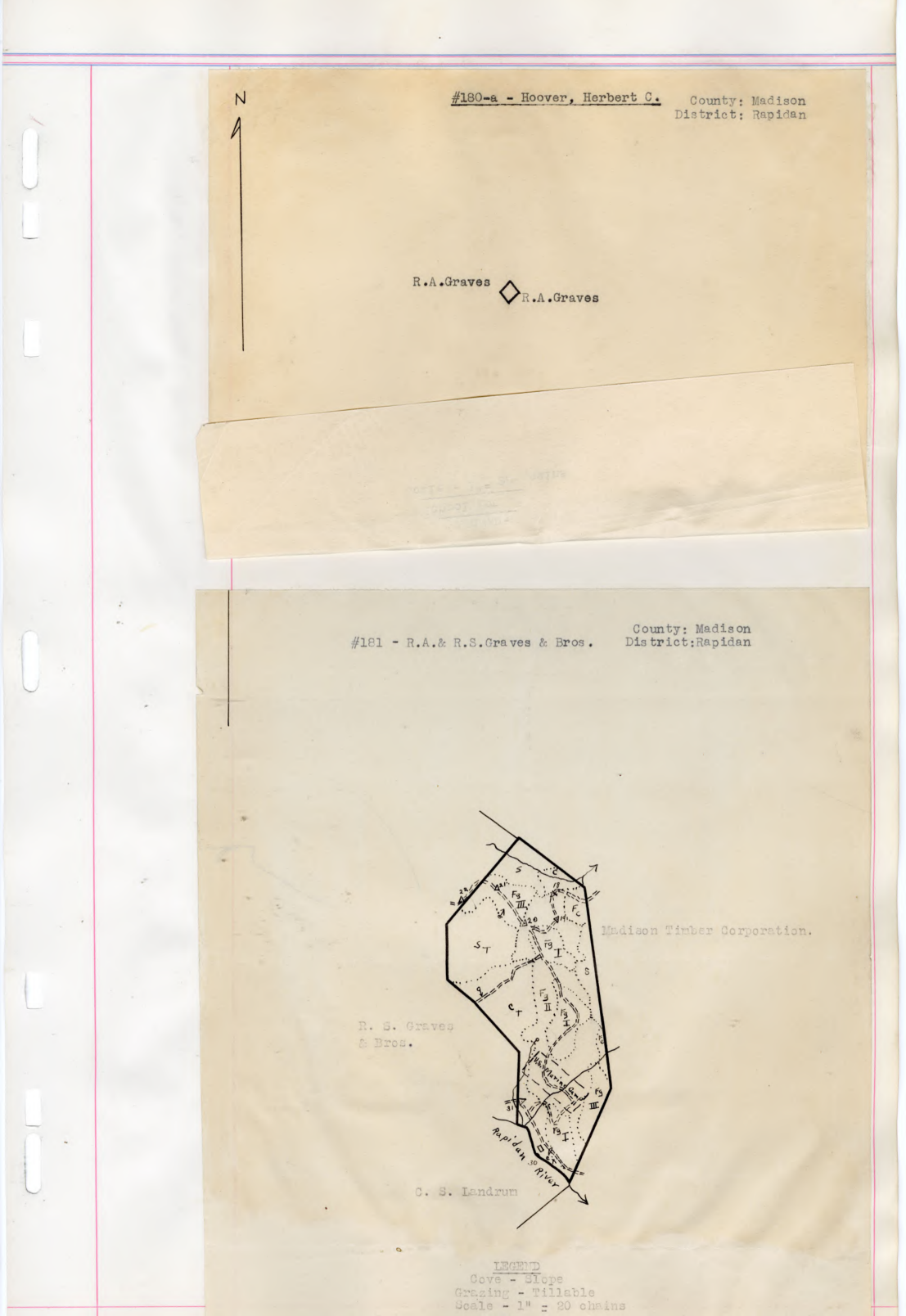
,

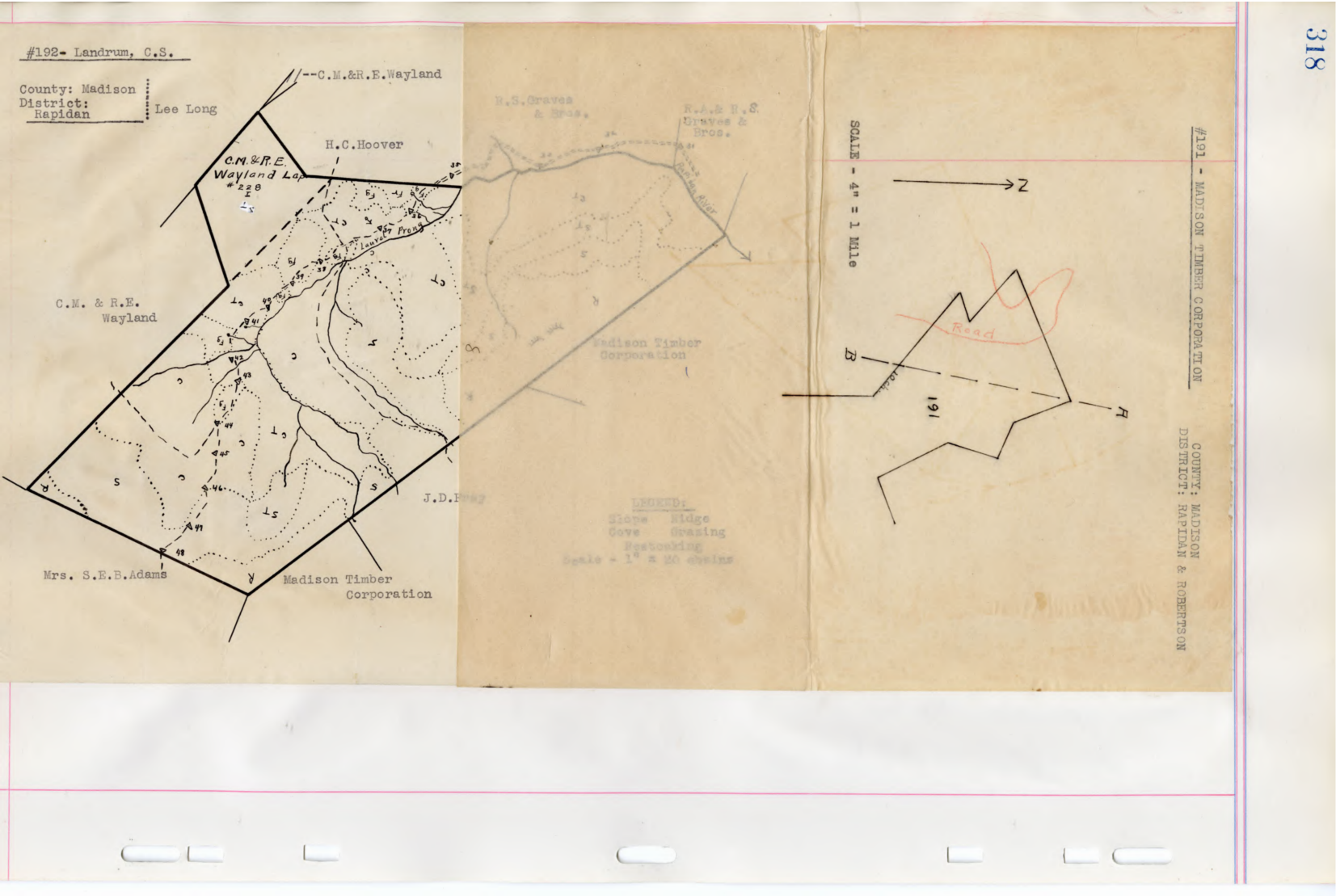


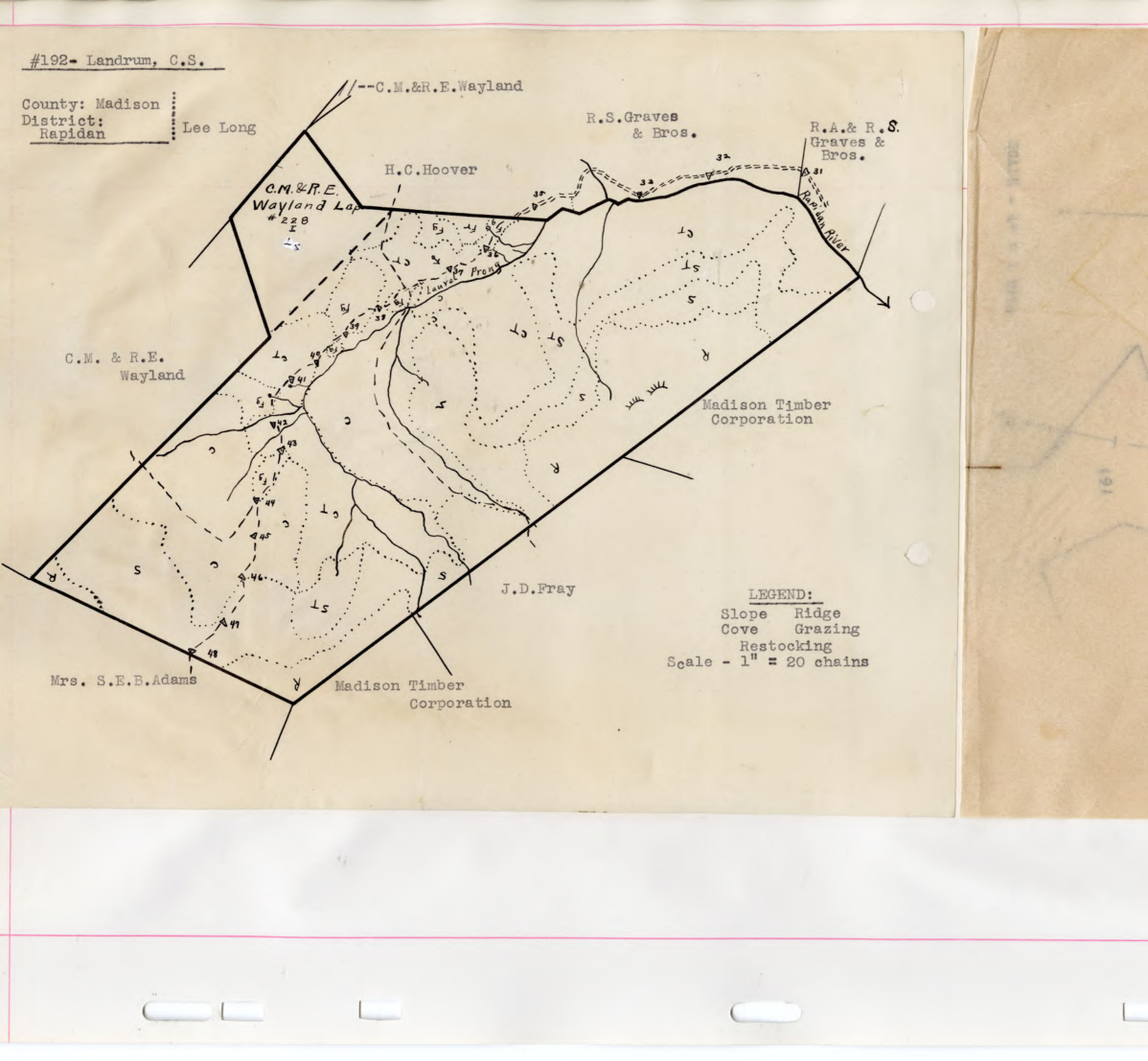


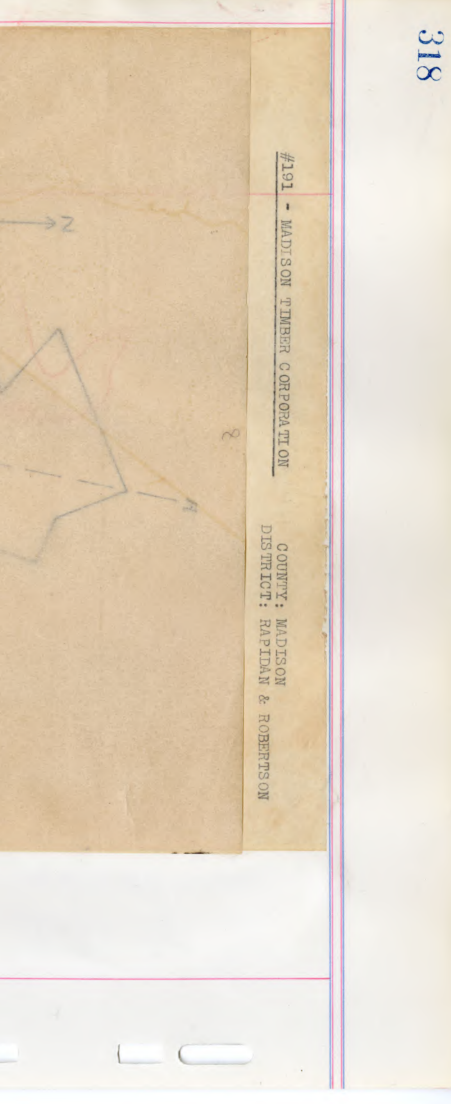


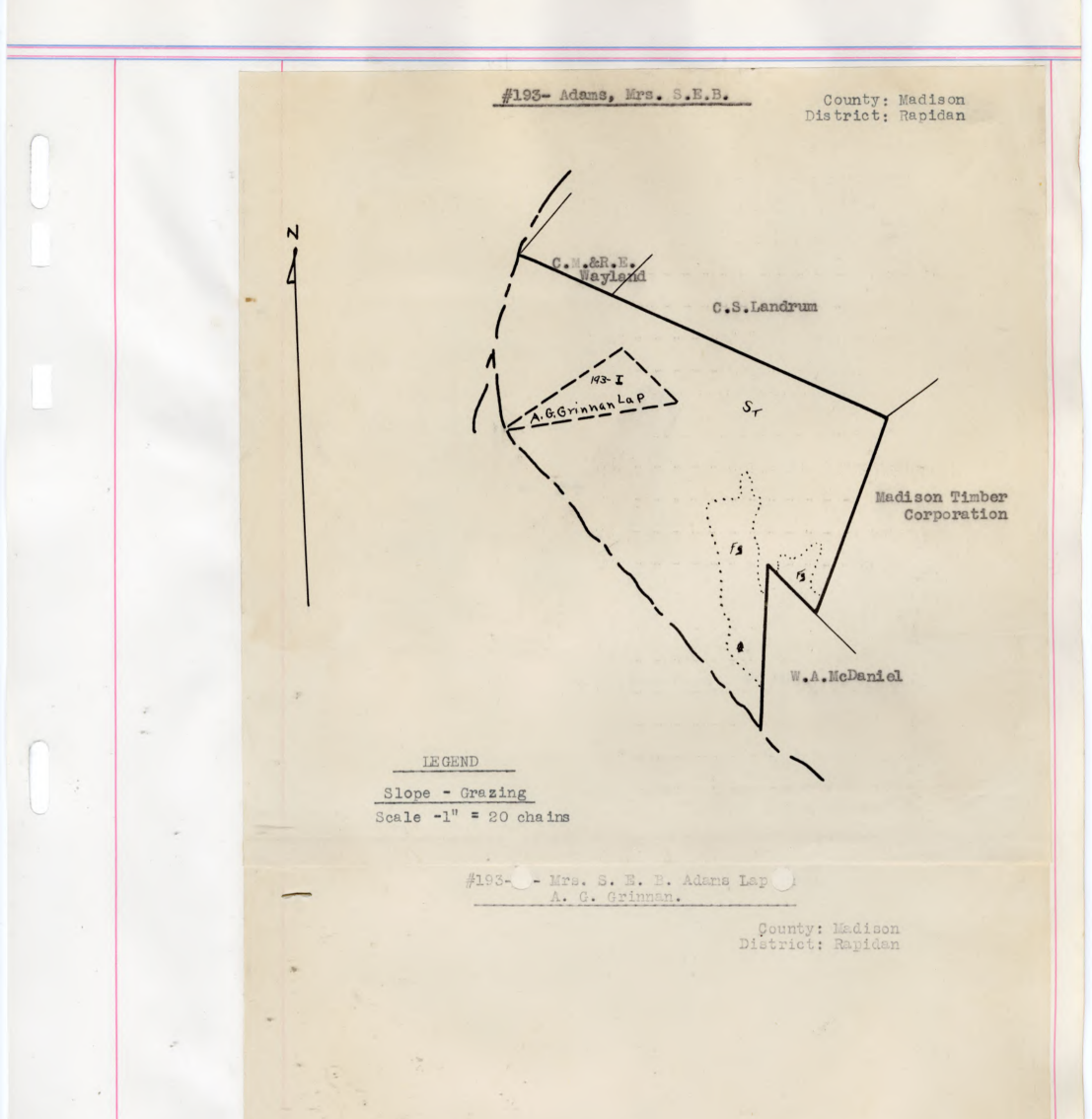


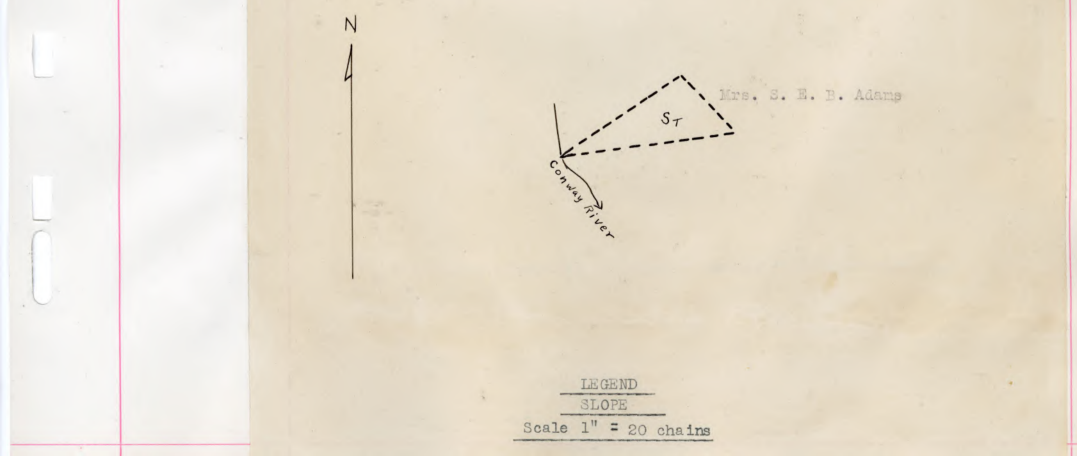


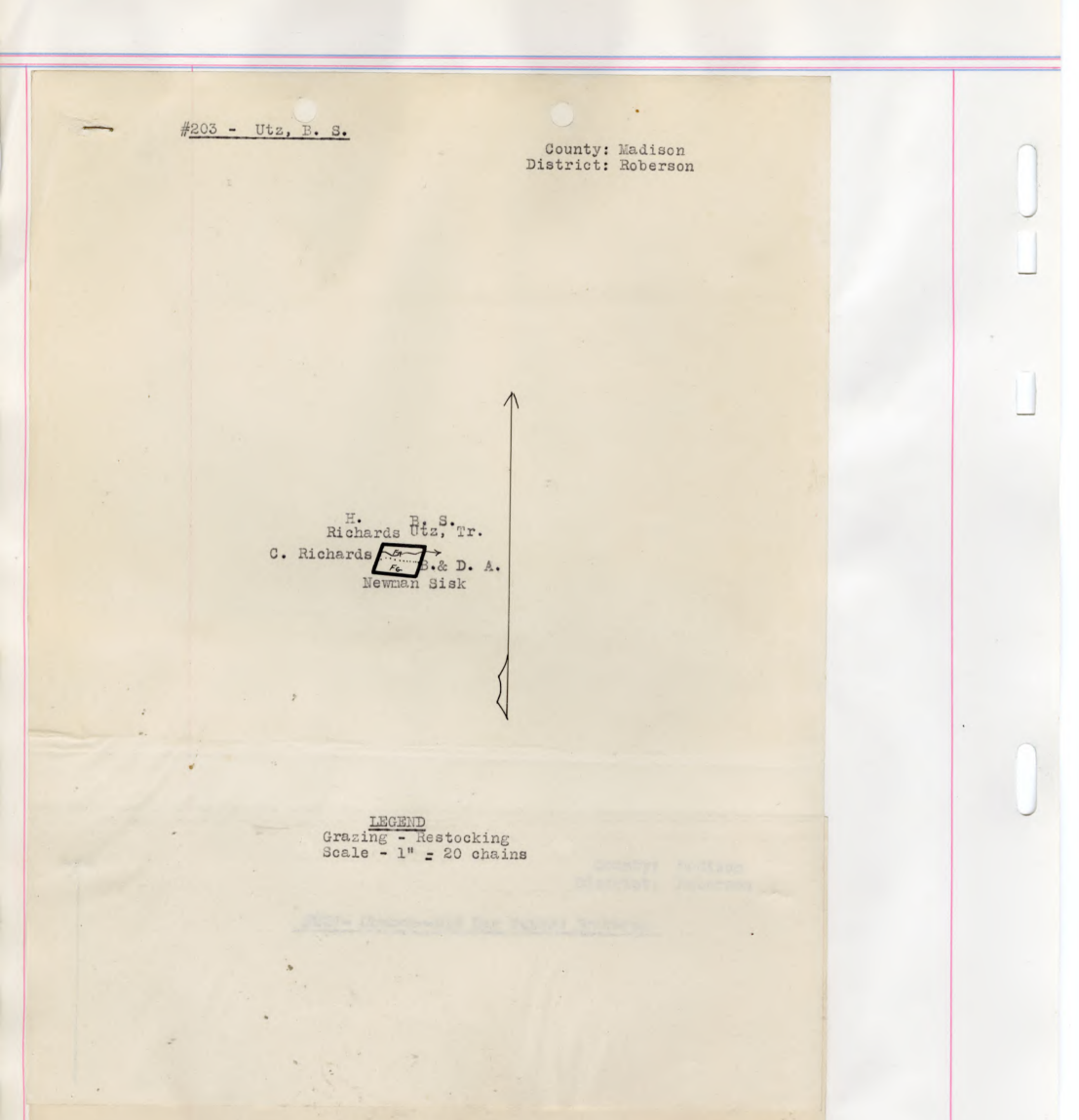


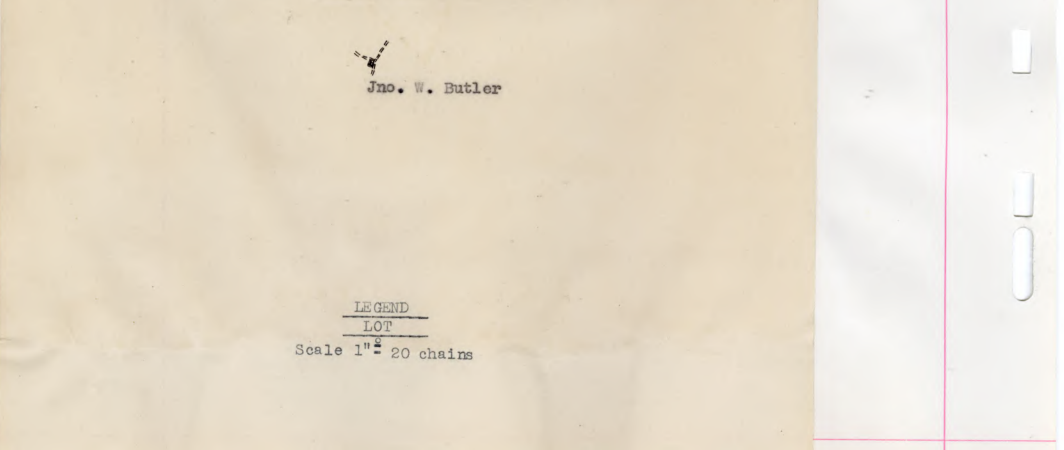


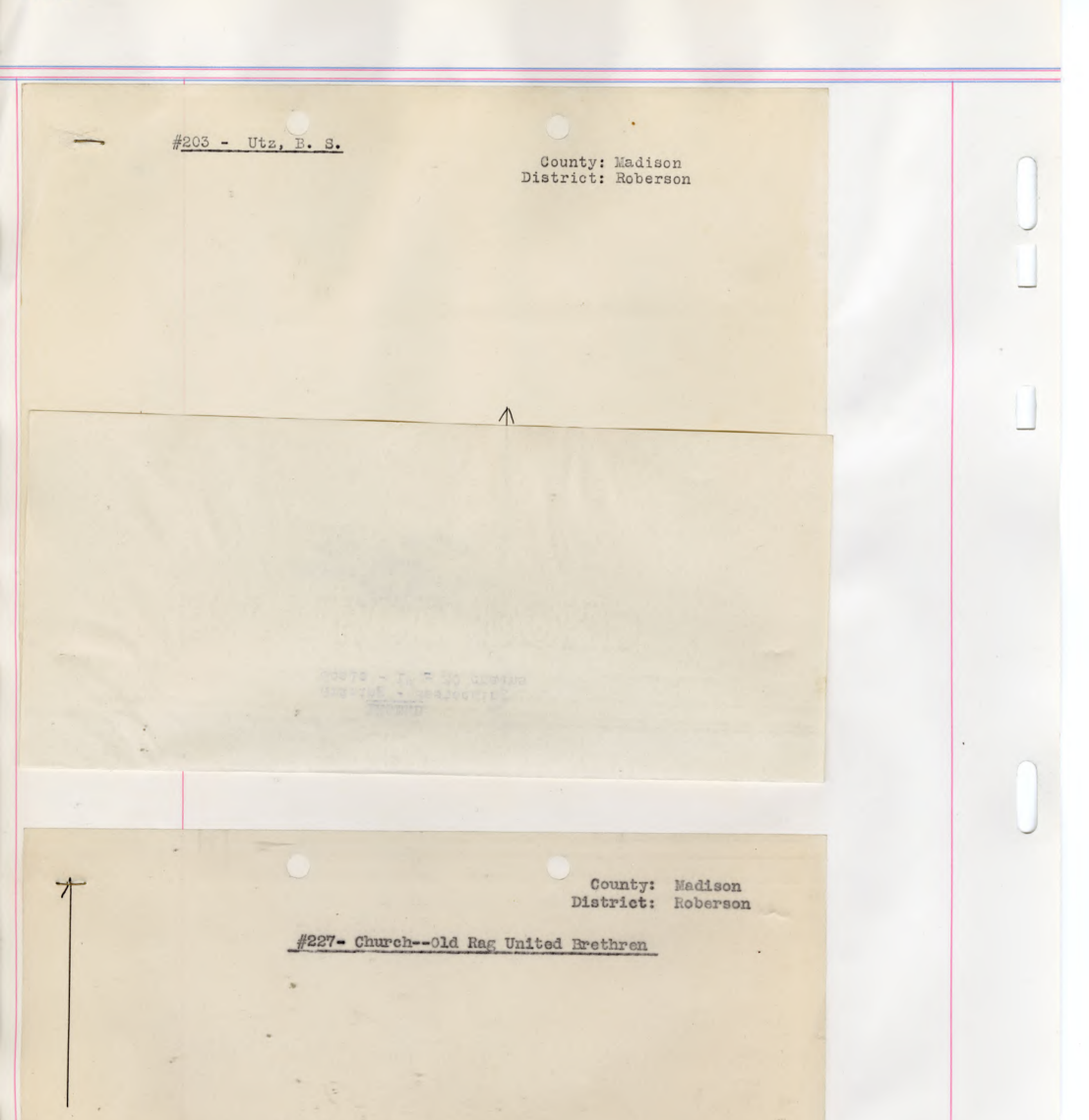


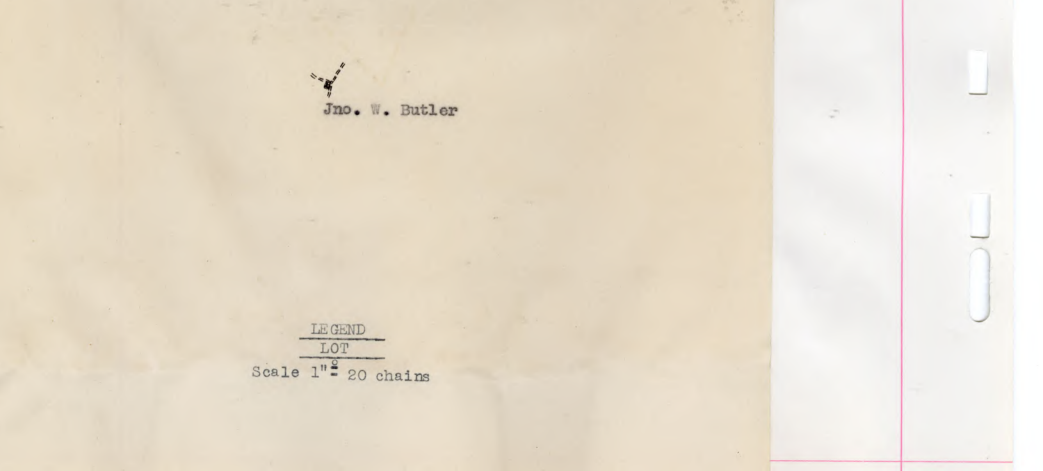


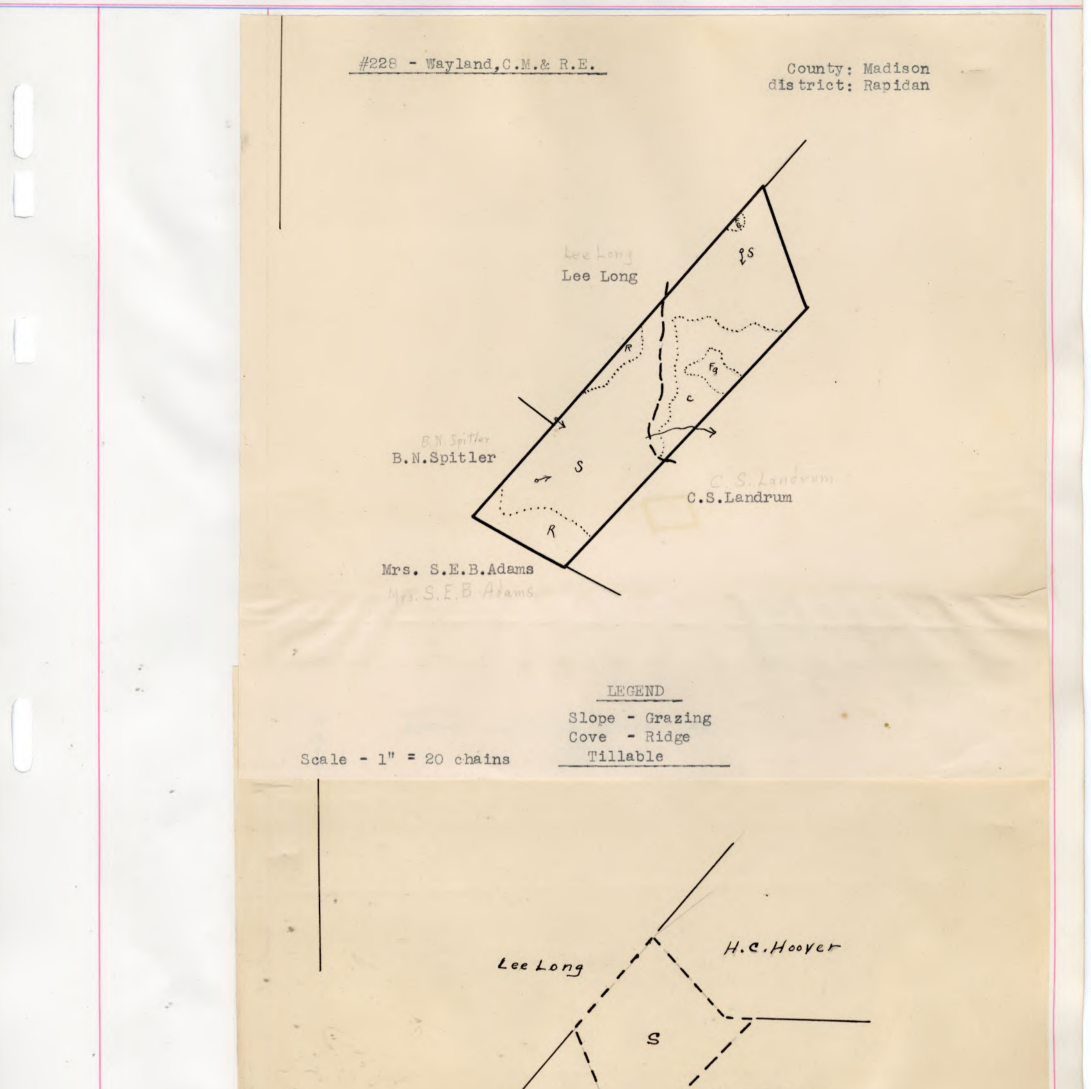




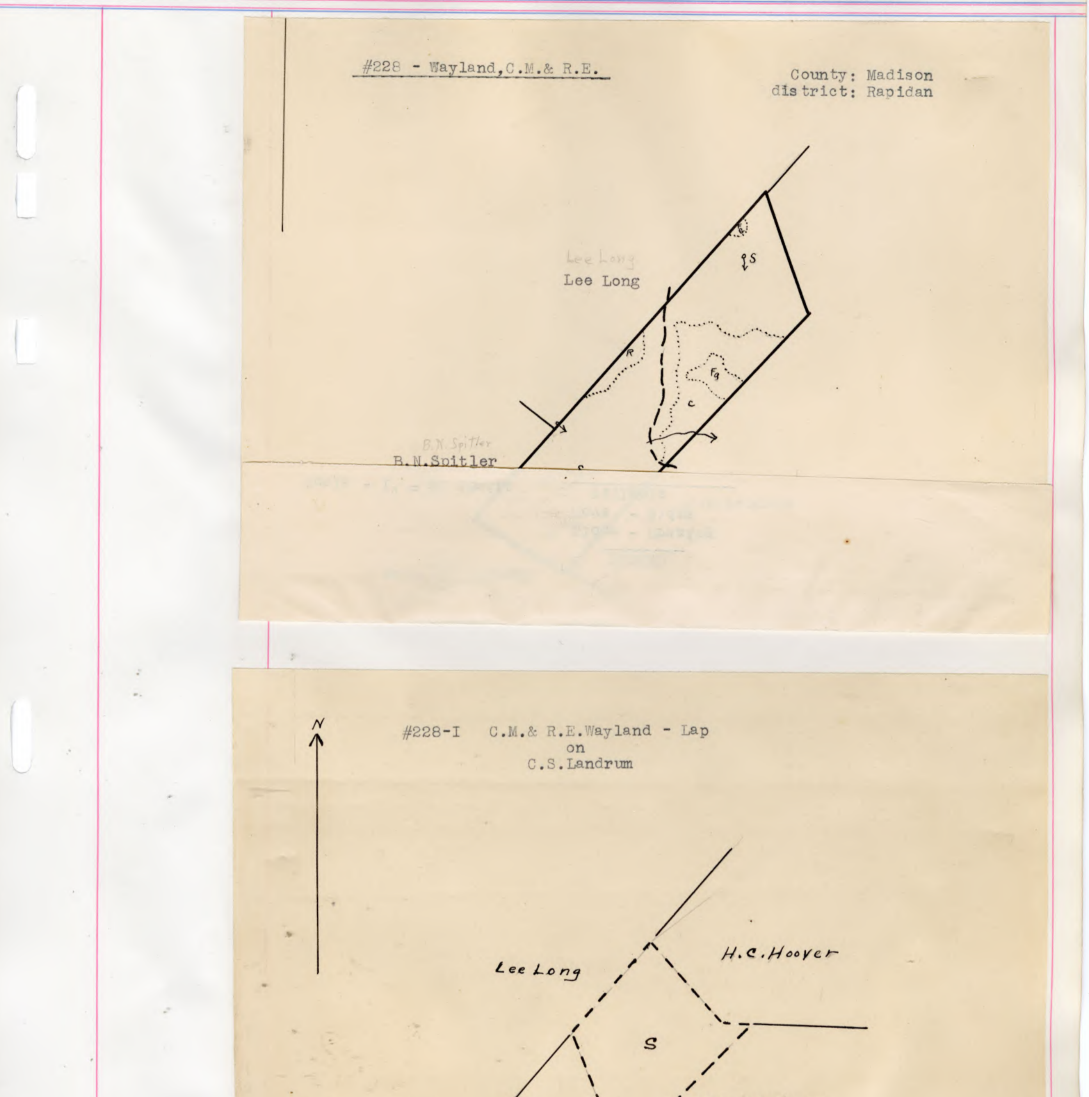




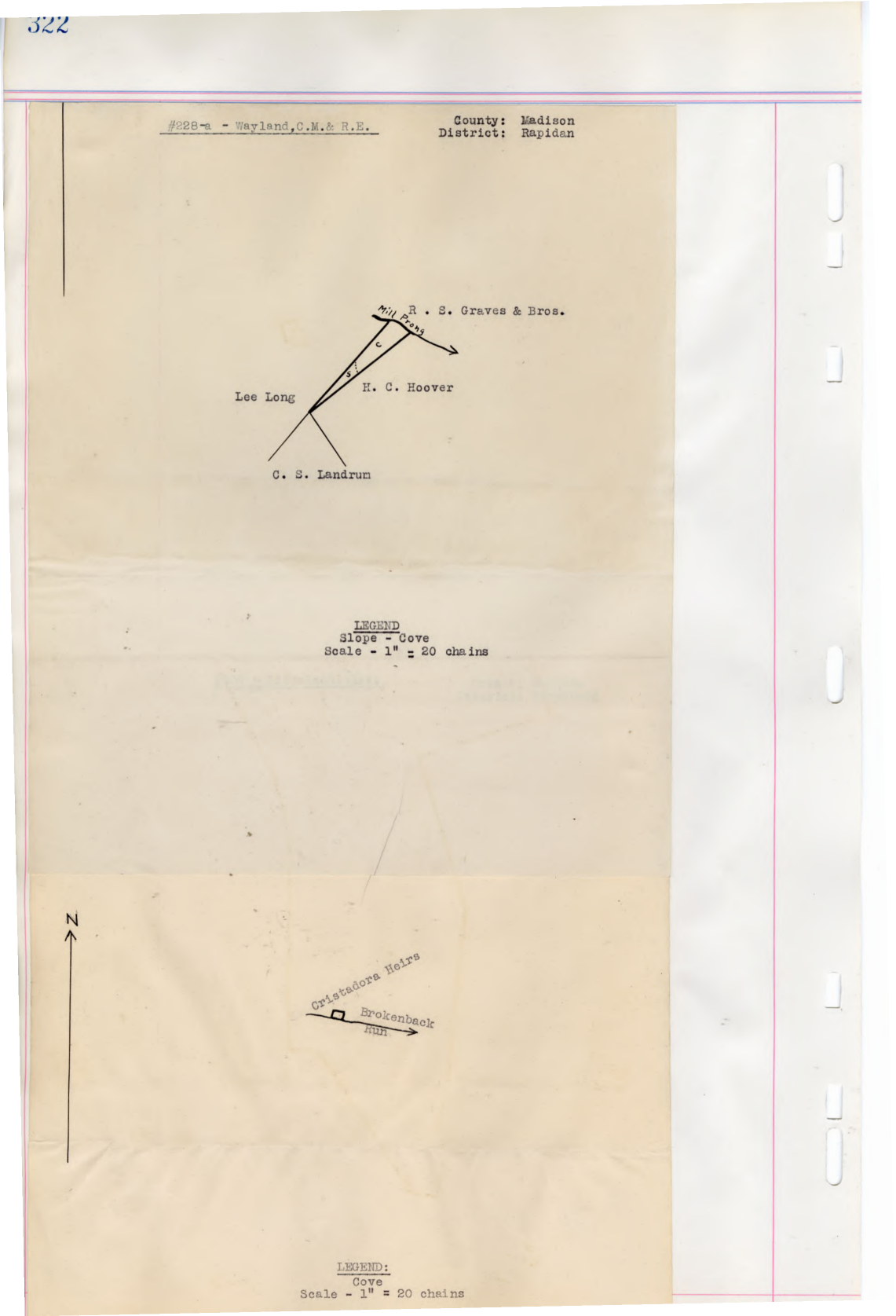


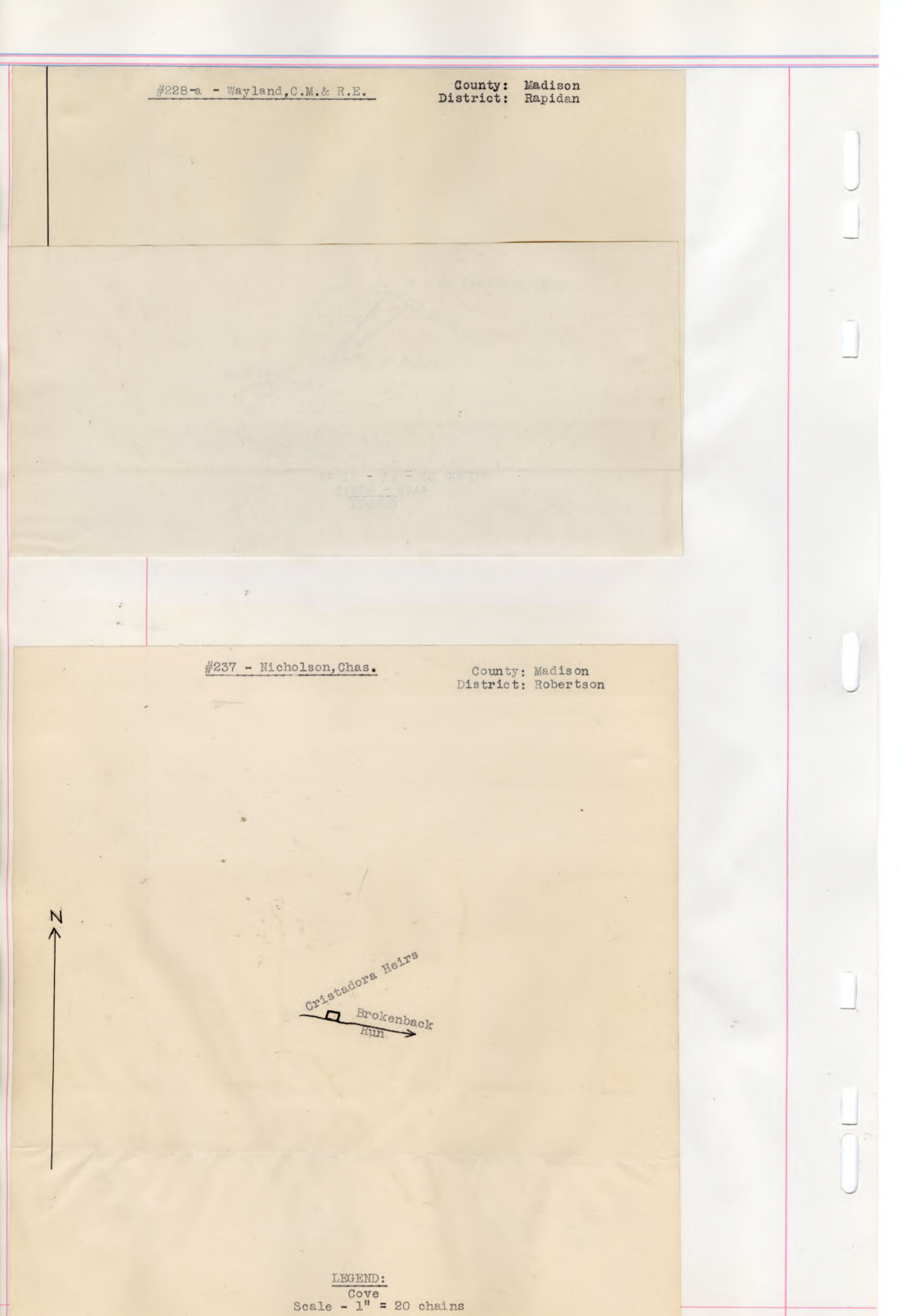


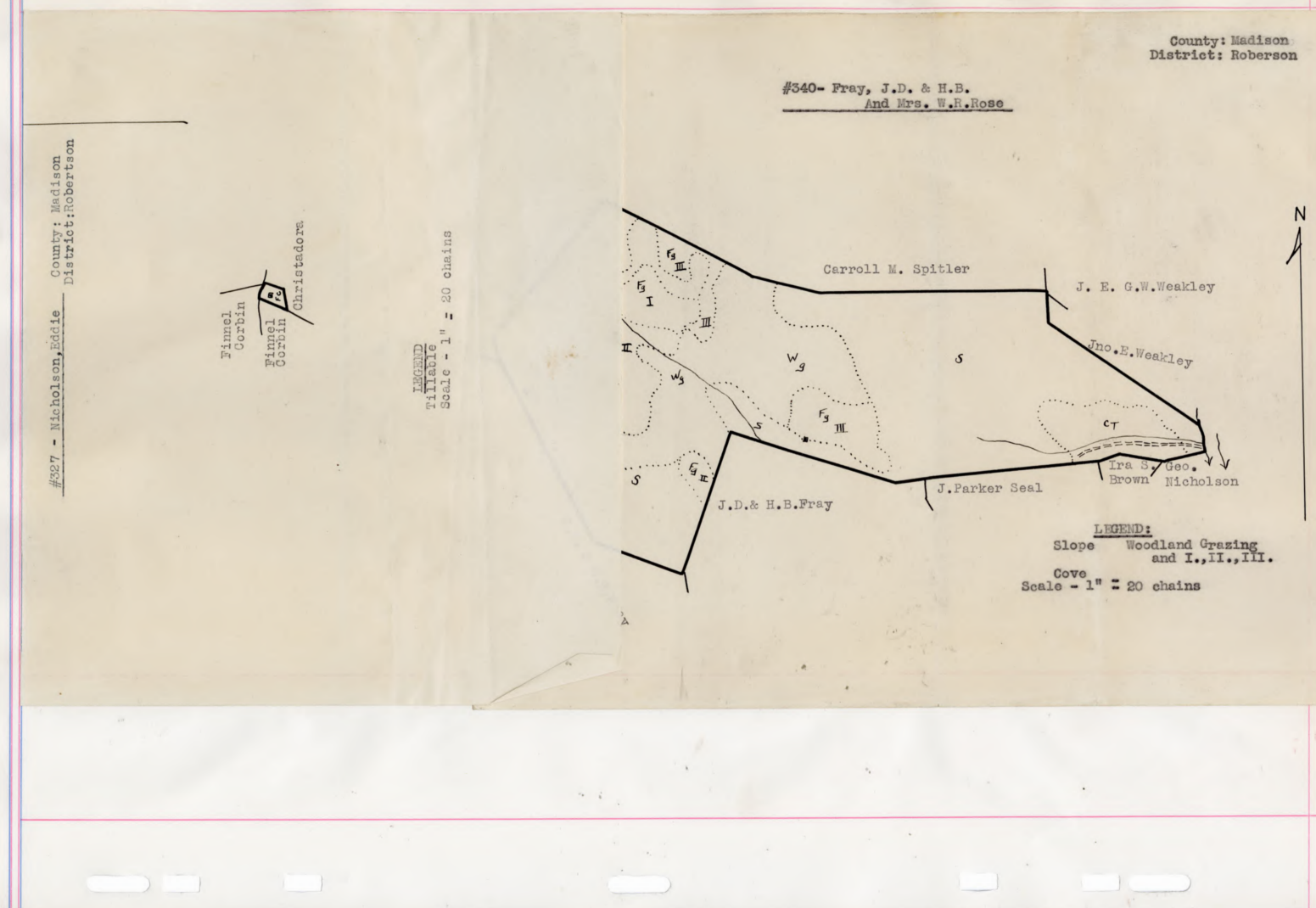
C.S. Landrum C.M.&R.E Wayland Scule: 1'= 20 chains

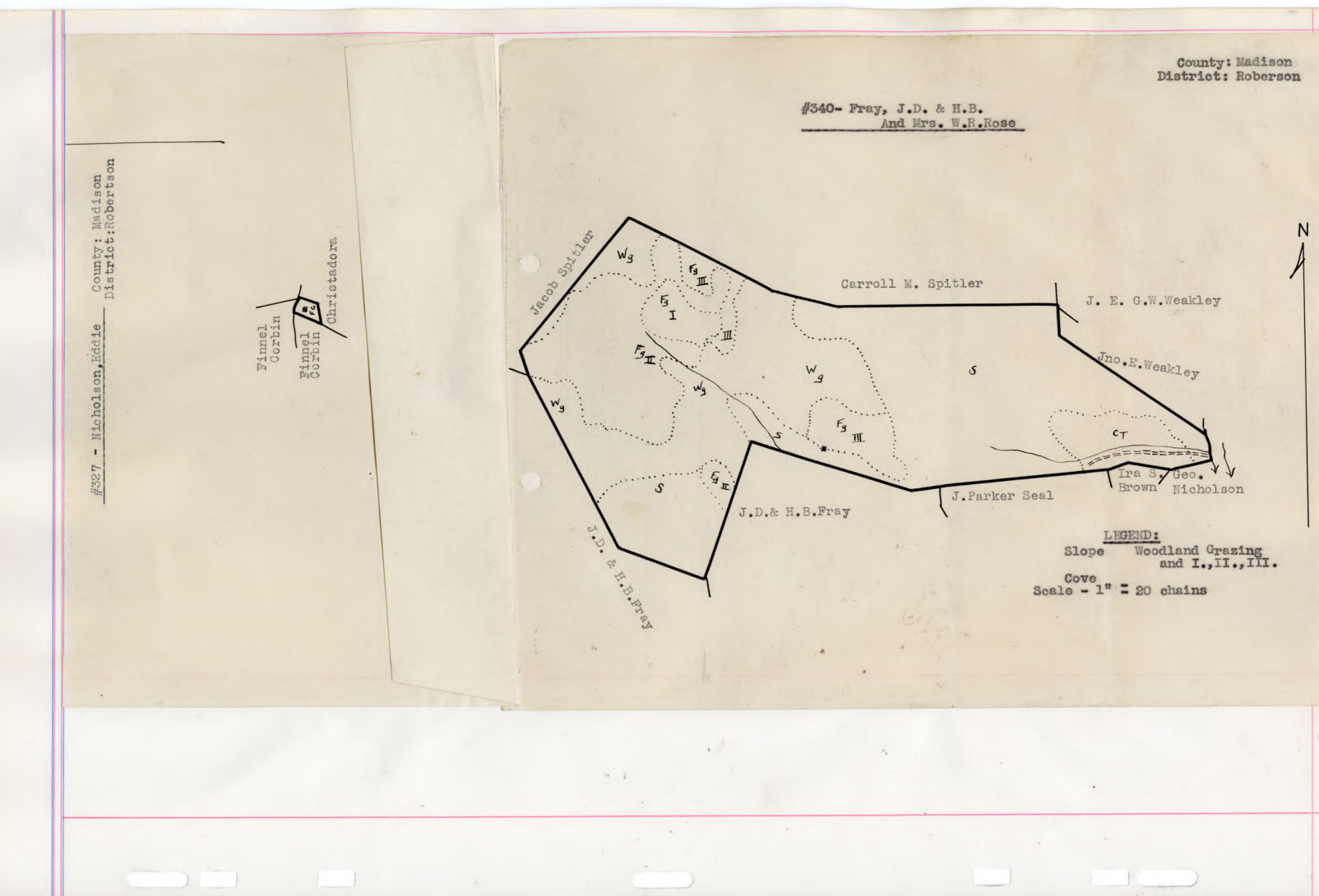


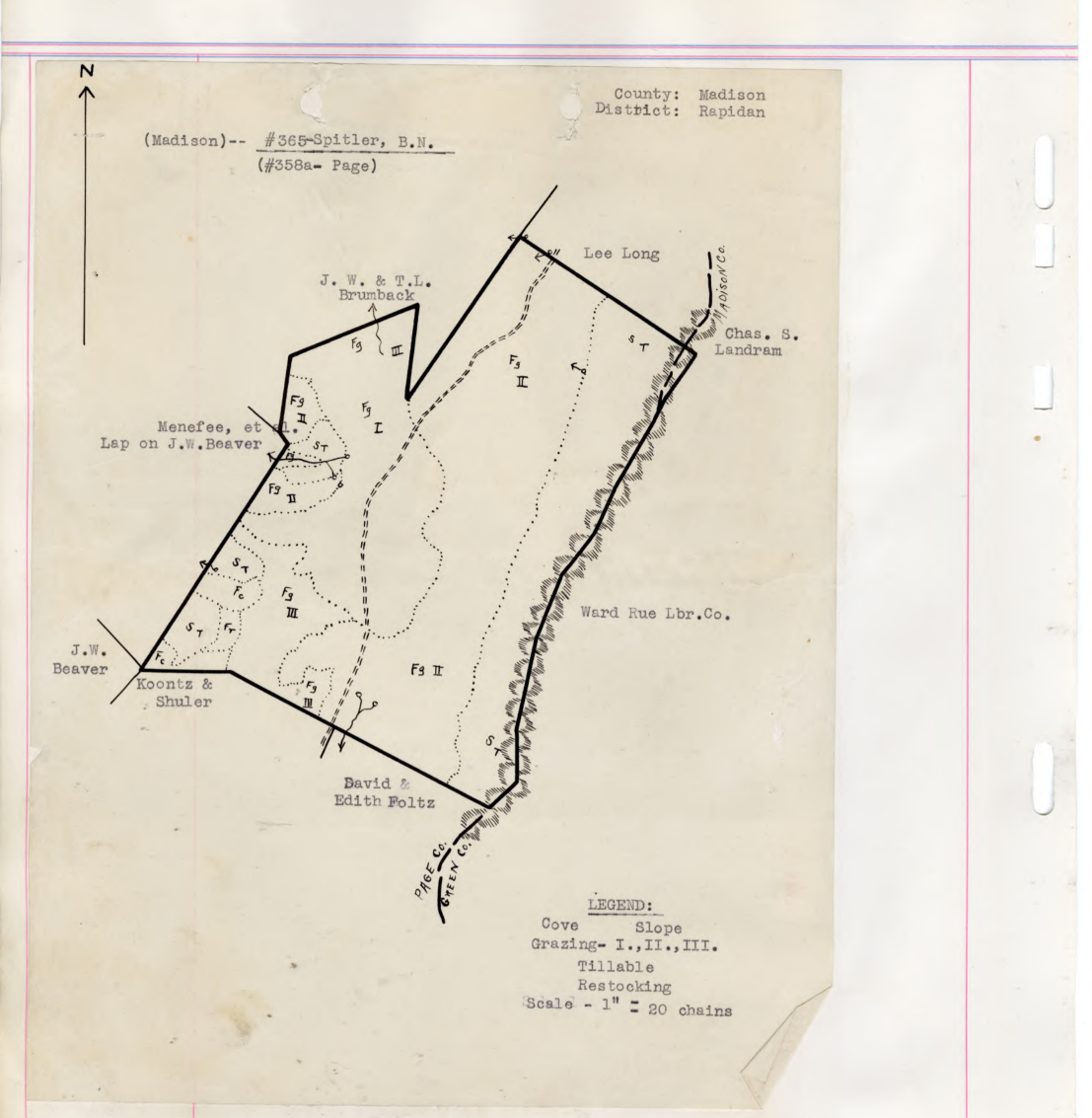
C.S. Landrum C.M.&R.E Wayland Scule: 1'= 20 chains













VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY, AT MADISON, VIRGINIA - June 19th 1934 -

The State Commission on Conservation and Development of the State of Virginia ----- Petitioner

V. AT LAW NO. 82

D.F.Anderson and others, and Fifty-five Thousand (55,000) Acres, more or less, of land in Madison County, Virginia ---- Defendants.

On the 19th day of June, 1934, came the petitioner in the above styled proceeding, by counsel, and exhibited to the Court the record therein, including the petition filed the 2nd day of June, 1930, and the map filed with and made a part thereof; the report filed by the Board of Appraisal Commissioners appointed therein, including the supplemental report of said Board, and the second supplemental report of said Board, together with the County Ownership Map filed with and made a part of said report; two judgments in rem entered respectively on the 4th day of December, 1933, and the 5th day of March, 1934; and the orders entered respectively on the 17th day of Hanuary, 1934, and the 17th day of May, 1934, setting forth the payment of the awards stated in the said judgments in rem for the taking of the numbered tracts mentioned in the tables of numbered tracts set out in the said orders.

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Whereupon, under authority of the provisions of Section 22 of the Public Park Condemnation Act, Counsel for petitioner advised the cpurt that it had decided not to acquire, in the course of the above styled proceeding, the lands included in the area described in the petition in respect of which said proceeding is hereinafter dismissed, and moved the court to enter an order dismissing said proceeding in respect of the said lands, and specifically in respect of each of the several numbered tracts into which the said lands are divided as shown and delineated on the above mentioned County Ownership Map.

Upon consideration whereof, and upon the motion and prayer of the petitioner, it is adjudged and ordered that the above styled proceeding should be and is hereby dismissed in respect of all the lands included in the area described in the said petition which are not included or sibuate within the boundarues of the numbered tracts set forth in the above mentioned tables of numbered tracts

set out in the orders entered herein on the 17th day of January, 1934, and on the 17th day of May, 1934; and which lie or are situate outside the area included and contained within the following BOUNDARY LINES in the description of which, wherever the line is not shown by courses, distances and positions, or as running with the county boundary line, abutting tracts or parcels of land mentioned in said description, when designated by numbers, are the tracts so numbered and described in the above mentioned report of the Board of Appraisal Commissioners, and shown and delineated under their respective numbers on the County Ownership Map filed therewith, the descriptive names used in designating said tracts to gether with their respective numbers, being thus used for greater particularity of description, and having reference to and being intended respectively to designate and include all the owners of the lands included in the several tracts at the date of the filing of the above mentioned report of the Board of Appraisal Commissioners and all those persons who appeared to have any claim of right, title, estate r interest therein, at the date of the filing of the said report of the Board of Appraisal Commissioners as found and reported by the said Board of Appraisal Commissioners in their said report; and in the descriptions of which BOUNDARY LINE, furthermore, wherever the angles therein are described as numbered "positions," the said positions and the corresponding courses and distances are the "positions," courses and distances, set forth in the description in the petition herein of the BOUNDARY LINE of the area described in the said petition, and shown on the Map prepared by the U.S.Geological Survey and filed with the said petition, wherein all the courses or directions are true bearings.

## MADISON COUNTY

BEGINNING on top of the Blue Ridge Mountain in the boundary line of the land described in the petition filed herein, at the point of intersection of the boundary line between Madison County and Rappahannock County with the boundary line of Page County:

THENCE in an easterly direction with the said boundary line between Mad -ison County and Rappahannock County to the beginning point described as  $Posi_{\overline{y}}$ tion No.l in the description of the boundary line of the land described in the petition filed herein, a chestnut stake 4.6 feet east of nail in sapling and 10.4 feet north of nai; in blazed sapling.

THENCE S.34° 55' W.1138 feet to Pos.No.2, an oak stake at northeast cor -ner of orchard, 2 feet southeast of blazed white oak in fence line and 19 feet southwest of nail in locust,

THENCE S.35° 30' W.1570 feet to Pos.No.3, an oak stake at northwest corner of orchard, 6.8 feet northeast of blazed 36-inch black oak, in fence corner, and 26 feet south of blazed 5-inch hickory,

THENCE N.18°35' W.480 feet to Pos.No.4, an oak stake in wooded area at east edge of a path, 6.4 feet southwest of nail in blazed pine and 8.0 feet north -west of nail in blazed pine,

THENCE N.66°20' W.506 feet to Pos.No.5, an oak stake in center of dry brook bed 4 feet southeast of nail in blazed poplar, and 4.3 feet southwest of nail in blazed sassafras,

THENCE with the meanders of the brooi, S.28°10' W.530 feet to Pos.No.

6, a blazed 20-inch sycamore on the west bank of brook,

THENCE S.46°00' W.217 feet to Pos.No.7, a blazed 10-inch sycamore, at wa

-ter's edge, on north side of Hughes River,

THENCE N.65°55' W.478 feet to Pos.No.8, a blazed leaning sycamore at the water's edge on north bank of Hughes River;

THENCE S.40°25' W.467 feet to Pos.No.9, a blazed dogwood in northwest corner of clearing, 13.7 feet northeast of nail in dead chestnut and 7.8 west of nail in blazed locust;

THENCE S. 9° 40' W.817 feet to Pos.No.10, an oak stake in wooded area, 13.7 feet southwest of nail in blazed chestnut and 29 feet northeast of nail in blazed poplar;

THENCE S.3° 05' E.1148 feet to Pos.No.11, an oak stake on north side of patg,68 feet south of center of Broken Back River, 11.4 feet south of nail in blazed tree and 25.1 feet nor theast of nail in blazed maple;

THENCE S.4°30' E.1667 feet to Pos.No.12, a blazed chestnut stump at northwest corner of cultivated field, 12.4 feet west of nail in sapling and 12.2 feet northwest of nail im blazed birch sapling;

THENCE S.84° 20' E.759 feet to Pos.No.13.an oak stake in rail fence line. 9.2 feet southwest of nail in blazed sassafras sapling and 7 feet east of dogwood sapling:

THENCE S. 77° 00' E 1411 feet to Pos. No. 14 an oak stake on north side of steep hill, 4.7 feet south of nail in chestnut and 8.5 feet northwest of nail in blazed chestnut oak sapling:

THENCE S.43°40' E.181 feet to Pos.No.15, an oak stake 10 feet east of fence line.14.4 feet northwest of nail in blazed chestnut and 14 feet northeast of nail in chestnut oak;

THENCE S.45°15' E.706 feet to Pos.No.16.a blazed cherry tree at west edge of clearing 20.7 feet southeast of mail in blazed poplar and 13.8 feet east of nail in blazed dogwood;

THENCE S.45°50' E.1580 feet to Pos.No.17, an oak stake at rail fence that leads up steep hill,8.6 feet west of nail in chestnut and 5.8 feet northwest of nail in chestnut;

THENCE S.33°40' E.2535 feet to Pos.No.18, a blazed 14-inch black oak at nor theast corner of cultivated field, 13.9 feet southwest of nail in blazed poplar sapling and 10.6 feet south of nail in sapling;

THENCE S.8°30' W.1107 feet to Pos.No.19, an oak stake at fence corner, 17.3 feet northeast of nail in hickory on fence line and 15.2 feet northwest of nail in locust sapling;

THENCE S.8°50' W.1928 feet to Pos.No.20, an oak stake at fence corner in southwest corner 33.6 feet southwest of nail in blazed 4 foot oak and 26.2 feet southeast of nail in blazed 4-inch oak;

THENCE S.10° 25' W.83 feet to Pos.No.21, a blazed chestnut tree, 25 feet south of nail in blazed poplar and 33.4 feet northeast of nail in blazed oak;

THENCE S.8° 55' W.535 feet to Pos.No.22, a blazed red oak with nail in triangle, 23.5 feet southwest of nail in dead chestnut and 9.3 feet northeast of nail in blazed chestnut;

THENCE S.7° 55' W.196 feet to Pos.No.23, an oak stake in center of rock pile in rail fence line, 11 feet northeast of nail in blazed chestnut and 12.6 feet southwest of nail in dogwood sapling;

THENCE S.10° 35' W.1709 feet to Pos.No.24, a blazed locust at top of ridge.5.6 feet south of nail in chestnut oak sapling and 55 feet east of nail in 6-inch chestnut oak;

THEN CE S. 49°55' E.954 feet to Pos. No.25, an oak stake at point of ridge 4.4 feet north of blazed dogwood and 7 feet east of dogwood sapling; THENCE S.36° 15' W.632 feet to Pos.No.26, a blazed oak tree 14 feet south of blazed 12-inch pine and 10.6 feet east of nail in blazed gum; THENCE S.77°05' W.179 feet to Pos.No.27, a blazed 24-inch oak; THENCE S.74° 25' W.2118 feet to Pos.No.28, a blazed chestnut oak 16.3 feet northwest of nail in gum and 14.7 feet southeast of nail in locust sapling; THENCE N.82°15' W.345 feet to Pos.No.29, a blazed black oak, 27.3 feet

southwest of nail in blazed gum and 18 feet northwest of nail in 14-inch gum; THENCE S.32°45' W.531 feet to Pos.No.30,a 5-inch pine tree, with triangular blaze, at west side of orchard, 6.9 feet northeast of nail in blazed pine and 7.5 feet south of nail in blazed 4-inch pine;

THENCE N.86°55' W.1024 feet to Pos.No.31 an oak stake in cleared field; THENCE S.42°10' W.705 feet to Pos.No.32, a blazed 12-inch poplar on south bank of Ragged Run, 2.7 feet north of nail in sassafras, 24.6 feet south of paint -ed rock on north side of Ragged Run:

THENCE S.65° 55' W.377 feet to Pos.No.33, a blazed maple on south edge of ragged Run, 13.8 feet north of nail in blazed chestnut and 15.6 feet southwest of nail in white walnut;

THENCE S.53°50' W.861 feet ot Pos.No.34.an oak stake on east side of chestnut stump, in northwest corner of clearing, 3.6 feet east of nail in chestnut sapling and 5 feet southeast of nail in birch sapling;

THENCE S.65° 10' E.1014 feet to Pos.No.35, a blazed 30-inch chestnut oak in rail fence line, 9.2 feet southeast of blazed dogwood, and 10.9 feet northwest of nail in blazed gum sapling;

THENCE S.7°20' W.474 feet to Pos.No.36, an oak stake 4 feet south of wire fence, at side of rock, 5 feet northwest of nail in poplar sapling;

THENCE N.84° 30' E.528 feet to Pos.No.37, an oak stake at foot of 40inch dead chestnut standing 11 feet south of fence, 10.8 feet south of nail in walnut sapling in fence line and 21.2 feet northwest of nail in blazed hickory sapling;

THENCE S. 20°30' E.371 feet to Pos.No.38, an oak stake at fence line, 8 feet southwest of nail in blazed chestnut oak and 7.8 feet northeast of nail in blazed poplar;

THENCE S.19°00' E.163 feet to Pos.No.39, a blazed chestnut oak, 7.6 feet south of nail in blazed oak, and 9.3 feet from nail in blazed locust sapling;

THENCE S.6° 15' E.1841 feet to Pos.No.40, an oak stake in rail fence line 180 feet south of abandoned house, 7.2 feet east of nail in blazed sapling and 2.3 feet southwest of nail in blazed sapling;

THENCE S.41° 50' W.1826 feet to Pos.No.41, an oak stake in pine thick -et on southeast slope of hill, 16.7 feet east of nail in blazed oak and 18.7 feet south of nail in hickory;

THENCE S.63°05' W.1129 feet to Pos.No.42, an oak stake at fence line, 6.9 feet north of nail in fence post and 3.7 feet northeast of nail in fence post:

THENCE N.30°10' W.1177 feet to Pos.No.43, an oak stake at rock pile in fence line, 3.1 feet west of nail in blazed sapling, and 8.9 feet southeast of nail in fence post;

THENCE N.30°31' W.1550 feet to Pos.No.44, an oak hub in wooded area on south side of slope, 1.9 feet northwest of nail in sapling, and 2.5 feet south -east of nail in sapling;

THENCE N.18°35' W.906 feet to Pos.No.45, a stake at north end of orchard, 16.4 feet southwest of nail in hickory, and 4 feet southeast of nail in hickOry sapling:

THENCE S.64°55' W.669 feet ti Pos.No.46, an oak hub at west side of orchard and 10 feet souht of corner fence post, 1.7 feet southeast of nail in fence post, and 6.3 feet north of nail in fence post,

THENCE S.83°45' W.388 feet to Pos.No.47, a hub at east side of old wood road at pole gate, 2.3 feet southwest of gate post and 8 feet southeast of gate post;

THENCE N.86°40' W.517 feet to Pos.No.48, an oak stake in wooded area, 10.8 feet south of blazed locust, and 21.2 feet southwest of nail in poplar;

THENCE S.23°20' W.320 feet to Pos.No.49, an oak stake 2 feet east of fence line in wooded area, 4.1 feet southwest of nail in poplar, and 5.1 feet northwest of nail in dead chestnut;

THENCE S.9° 05' E.1441 feet to Pos.No.50, a blazed oak in fence line, 8.4 feet south of nail in fence post, and 8.8 feet north of nail in fence post;

THENCE S.15°55' W.681 feet to Pos.No.51, an oak stake, 10.9 feet north of nail in blazed locust sapling, and 8.9 feet southwest of nail in blazed sassafras sapling;

THENCE S.61°10' E.1581 feet to Pos.No.52, an oak hub 8.1 feet south of fence line and 15.6 feet west of 26-inch oak at corner of wire fence;

THENCE S.80° 20' E.15 feet to Pos.No.53, a blazed 26-inch oak at corner of fence, 7.7 feet south of a blazed oak and 9.2 feet west of nail in blazed chestnut:

THENCE S.1° 40' W.321 feet to Pos.No.54, a poplar with triangular blaze in fence line, 8.3 feet southwest of nail in blazed locust, and 15.1 feet northeast of nail in hickory;

THENCE S.32° 30' E.83 feet to Pos.No.55, a stake in rock pile, 7.4 feet northeast of nail in blazed hickory, and 20.4 feet southwest of nail in blazed sassafras;

THENCE S.16°20' W.106 feet to Pos.No.56, a black oak with triangular blaze at a fence, 15.8 feet north-east of nail in locust and 12.7 feet southwest of nail om dogwood;

THENCE N.53°30' W.70 feet to Pos.No.57, a stake at northwest corner of clearing at angle in wire fence;

THENCE S.42°50' W.750 feet to Pos.No.58, a hub at cirner post of fence, 9.1 feet southwest of nail in fence post and 7.8 feet northwest of nail in fence post;

THENCE N.74°00' W.112 feet to Pos.No.59, a hub in angle of fence at corner post 7.7 feet west of nail in blazed sapling, and 9.3 feet northwast of nail in blazed ash;

THENCE S.35° 15' W.172 feet to Pos.No.60,a hub 2.5 feet east of fence line, 10.6 feet southwest of nail in blazed sapling and 16.4 feet north of nail in blazed walnut sapling;

THENCE S.20° 05' W.218 feet to Pos.No.61, a hub at fence post as angle in fence line, 11.9 feet northeast of nail in fence post and 9.4 feet south of nail in fence post;

THENCE S. 34° 50' W.331 feet to Pos.No.62, a hub at corner fence post, 6.5 feet southwest of nail in fence post and 4.3 feet nor thwest of nail in fence post; THENCE S.36°26' W.796 feet to Pos.No.63, an oak hub at south side of path 2 feet west of nail in blazed 8-inch hickory and 14 feet northeast of nail in blazed 4-inch hickory;

THENCE S.20° 05' W.784 feet to Pos.No.64, a blazed 10-inch oak in wooded area on east side of hill, 32.3 feet northwest of nail in blazed oak and 15.8 feet southeast of nail in 28-inch oak,

THENCE S.42°55' W.266 feet to Pos.No.65, a hub at fence, 11 feet east of nail in blazed gum, and 3.8 feet north of nail in blazed dogwood sapling;

THENCE N.81°15' W.544 feet to Pos.No.66,a 28-inch oak,with triangular blaze,10 feet south of old fence line,15 feet north of nail in blzaed oak,and 11.7 feet southwest of nail in oak stump on fence line;

THENCE S.83°10' W.273 feet to Poa.No.67, an oak hub in wooded area, 2 feet south of rail fence, 10.7 southeast of nail in blazed oak, and 6.3 feet northwest of nail in blazed oak,

THENCE S.88° 10' W.401 feet to Pos.No.68, an oak hub 6 feet south of rail fence, 8.2 feet north of nail in dead chestnut and 13 feet south of nail in dogwood;

THENCE N.88° 45' W.178 feet to Pos.No.69, an oak hub in corner of rail fence, 10 feet southwest of nail in blazed locust;

THENCE N.59° 25' W.2329 feet to Pos.No.70,

THENCE leaving the boundary line of the land described in the petition filed herein, and continuing

N.59°25' W.15 feet to a station on the north side of the Old Weakley road,

THENCE along the north side of the Old Weaklet road to the point of in -tersection with the boundary line of the land described in the petition filed herein between Position No.71, and Position No.72.

THENCE S.89°10' W.to Pos.No.72, an oak hub 200 feet east of or chard, 9.4 feet north of nail in blazed oak and 13.5 feet east of nail in blazed oak sapling,

THENCE N.71° 00' W.545 feet to Pos.No.73, an oak hub in pine thicket, on steep hill facing southwest, 9.6 feet southeast of nail in blazed locust sapline, and 13.2 feet southwest of nail in blazed dogwood;

THENCE N.41°25' W.348 feet to Pos.No.74, a hub in wooded area about

450 feet northeast of house, 10 feet southeast of nail in blazed hickory, and 7.5 feet southwest of nail in blazed dogwood sapling:

THENCE N.65° 25' W.483 feet to Pos.No.75, a sycamore with triangular blaze,21.5 feet southwest of nail in sycamore and 6.7 feet west of nail in stump:

THENCE N.28° 40' E.506 feet to Pos.No.76, an oak hub in line with rail fence, 5.4 feet northeast of nail in stump and 7.4 feet southwest of nail in stump;

THENCE N.43°10' W.305 feet to Pos.No.77, a hub 5.4 feet south of oak with "U.S.No.77" painted on it:

THENCE N.73°50' W.405 feet to Pos.No.78, an oak hub in wooded area, 10.6 feet southeast of nail in blazed pine sapling, and 13 feet northwest of nail in blazed dogwood; THENCE N.86°05' W.430 feet to Pos.No.79, a hub in rail fence line, 6 feet south of nail in poplar and 6.7 feet north of nail in poplar;

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THENCE N.84°55' W.374 feet to Pos.No.80, a hub 12 feet west of trail about 100 feet south of pole gate, 16.2 feet east of nail in blazed pine and 11.4 feet northwest of nail in blazed sapling;

THENCE S.35°35' W.337 feet to Pos.No.81, a hub four feet south of dim path in wooded area, 15.1 feet south of nail in blazed oak, and 8.5 feet northeast of nail in blazed oak;

THENCE S.16°30' W.1013 feet to Pos.No.82, a blazed pine on east side pf steep hill,17.7 feet south of nail in blazed white oak, and 13.7 feet southwest of nail in blazed hickory;

THENCE S. 27-20' W. to a station on the north side of the Syria-Old-Rag Public road.

THENCE leaving the boundary line of the land described in the petition filed herein and running with the northern limits of the right of eay of the said Syria-Old Rag public road to the point on intersection with the boundary line be -tween the E.J.Brown Tract No.118 and the A Hamp Brown Estate Tract No.115;

THENCE with the boundary line between the E.J.Brown Tract No.118 and the A.Hamp Brown Estate Tract No.115 to a corner common to the said A.Hamp Brown Estate Tract No.115 and the Hubert R.Brown Tract No.119, in a line of the said E.J. Brown Tract No.118;

THENCE with the boundary line between the Hubert R.Brown Tract No.119 and the A Hamp Brown Estate Tract No.115, to a corner common to the two said tracts and common also to the John, Stanley and Weldon Gallihugh Tract No.104 and the Christadora Heirs Tract No.63-g;

THENCE with the boundary lines between the said Gallihugh Tract No.104 and the said Christadora Heirs Tract No.63-g to a corner common to the two said tracts and common also to the E.T.Nicholson Tract No.93-a, the J.E. and G.W.Weakley Tract No.125 and the I.H.Brown Tract No.123;

THENCE with the boundary line between the E.T.Nicholson Tract No.93-a and the Christadora Heirs Tract No.63-g to a corner common to the Chadwell Berry Estate Tract No.103-a and the said Christadora Heirs Tract No.63-g, in a line of the said E.T.Nicholson Tract No.93-a:

THENCE with the boundary line between the Chadwell Berry Estate Tract No.103-a and the E.T.Nicholson Tract No.93-a to the point of intersection with a line of the Henry Smith Tract No.129;

THENCE with the boundary line between the Henry Smith Tract No.129 and the Chadwell Berry Estate Tract No.103-a to a corner common to the said Chadwell Berry Estate Tract No.103-a and the Christadora Heirs Tract No.63-g, in a line of the said Henry Smith Tract No.129;

THENCE with the boundary line between the Henry Smith Tract No.129 and the Christadora Heirs Tract No.63-g to a corner common to the two said tracts and common also to the Emma E.Nicholson Tract No.92;

THENCE with the boundary lines between the Emma E.Nicholson Tract No. 92 and the Christadora Heirs Tract No.63-g to the point of intersection with a line of the Wheeler Nicholson Tract No.91; THENCE with the boundary lines between the Emma E.Nicholson Tract No.92 and the Wheeler Nicholson Tract No.91 to the point on intersection with a line of the Henry Smith Tract No.129:

THENCE with the boundary line between the Henry Smith Tract No.129 and the Wheeler Nicholson Tract No.91 to the point of intersection with a line of the W.J.Berry Tract No.90;

THENCE with the boundary lines between the Henry Smith Tract No.129 and the W.J?Berry Tract No.90 to a corner common to the E.T.Nicholson Tract No.93 and the said W.J.Berry Tract No.90 in a line of the said Henry Smith Tract No. 129;

THENCE with the boundary lines between the E.T.Nicholson Tract No.93 and the W.J.Berry Tract No.90, the Mrs.Ella Nicholson Tract No.89, the J.M.Jenkins Tract No.19-e, the Waverly T.Dyer Tract No.94 and the Christadora Heirs Tract No.63-e to a corner common to the said E.T.Nicholson Tract No.93 and the said Christadora Heirs Tract No.63-e and common also to the Effie B.Nicholson Tract No.102 and the Henry Smith Tract No.129:

THENCE with the boundary line between the Effie B.Nicholson Tract No.102 and the Henry Smith Tract No.129, the Chadwell Berry Estate Tract No.103, and the E.T.Nicholson Tract No.93-a to a corner common to the said Effie B.Nicholson Tract No.102 and the Fray and Miller Tract No.131 in a line of the E.T.Nicholson Tract No.93-a;

THENCE with the boundary lines between the Fray and Miller Tract No. 131 and the E.T.Nicholson Tract No.93-a to a corner common to the said E.T. Nicholson Tract No.93-a, the Carroll M.Spitler Tract No.133 and the Wayman L. Brown Tract No.126 in a line of the said Fray and Miller Tract No.131 on or near Cedar Run;

THENCE with the boundary line between the Wayman L.Brown Tract No.126 and the Garroll M.Spitler Tract No.133 to a corner common to the said Wayman L.Brown Tract No.126 and the J.E.and G.W.Weaklet Tract No.125 in a line of the said Carroll M.Spitler Tract No.133;

THENCE with the boundary line between the Carroll M.Spitler Tract No. 133 and the J.E.and G.W.Weakley Tract No.125 to a corner common to the two said tracts and common also to the John E.Weakley Tract No.124 and the J.D.and H.B.

Fray and Mrs.W.R.Rose Tract No.340;

THENCE with the boundary lines between the J.D. and H.B.Fray and Mrs. W.R.Rose Tract No.340 and the J.E.Weakley Tract No.124, the I.H.Brown Tract No. 123 and the George Nicholson Tract No.121 to a corner common to the said J.D. and H.B.Fray and Mrs.W.R.Rose Tract No.340 and the said George Nicholson Tract No.121 and common also to the I.H.Brown Tract No.123-a;

THENCE with the boundary lines between the Goerge Nicholson Tract No. 121 and the I.H.Brown Tract No.123-a, the J.Parker Seal Tract No.122 and the J. D.and H.B.Fray Tract No.138 to the point of intersection with a line of the Hubert R.Brown Tract No.119-a;

THE NCE with the boundary line between the J.D.and H.B.Fray Tract No. 138 and the Hubert R.Brown Tract No.119-a, the Edith S.Bates Tract No.120, the Robert A.Graves Tract No.127, and the Mamie F.Smith Tract No.164, to a corner com -mon to the said Mamie F.Smith Tract No.164 and the W.D.Anderson Tract No. 161 in a line of the J.D.and H.B.Fray Tract No.138;

THENCE with the boundary line between the said Mamie F.Smith Tract No.164 and the W.D.Anderson Tract No.161 to the point of intersection with the boundary line of the land described in the petition filed herein, as set forth in said petition, at Pos.No.103, an oak stake in rail fence line, 5.5 feet southeast of nail in oak sapling and 2.9 feet northeast of nail in blazed locust;

THENCE N.28° 51' W.41 feet to Pos.No.104, a hub on west side of hill and wooded area, 6.4 feet north of nail in blazed maple and 2 feet east of nail in blazed oak;

THENCE N.47°20' W.645 feet to Pos.No.105, an oak stake in cleared field on south side of steep hill, 15 feet northeast of nail in stump and 21.6 feet northwest of nail in stump;

THENCE S.25° 40' W.414 feet to Pos.No.106, an oak stake on north side of Rose River, 3.5 feet west of nail in post and 5.3 feet east of nail in fence post;

THENCE leaving the boundary line of the land described in the petition filed herein, and running with the boundary line between W.D.Anderson Tract No.161 and the BAD.Anderson Tract No.160 to a corner common to the said W.D.Anderson T Tract No.161 and the A.C.Richards Tract No.155-a in a line of the B.and D.Anderson Tract No.160;

THENCE with the boundary line between the b.and D.Anderson Tract No.160 and the A.C.Richards Tract No.155-a to a corner common to the two said tracts and common also to the B.S.Utz Tract No.203 and the B.S.Utz Trustee Tract No.162;

THENCE with the boundary line between the B.S.Utz Tract No.203 and the B. and D.Anderson Tract No.160 to a corner common to the two said tracts, in a line of the Newman Sisk Tract No.158 on the south side of the old Gordonsville Turnpike;

THENCE along the south side of the said Turnpike to the point of intersection with the boundary line between the Newman Sisk Tract No.158 and the Flora Sisk Tract No.159;

THENCE with the boundary lines between the Newman Sisk Tract No.158 and the Flora Sisk Tract No.159 to a corner common to the two said tracts and common also to the B.P.Richards Tract No.152-a and the B.and D.Anderson Tract No.160; THENCE with the boundary lines between the B.and D.Anderson Tract No.160

and the B.P.Richards Tract No.152-a to the point of intersection with the boundary line of the land described in the petition filed herein, as set forth in said petition, at Pos.No.108, a hub in fence line where abandoned rock fence corners with rail fence at southwest corner of the Ferrum School property, 6.7 feet north of nail in fence post and 10.9 feet south of nail in fence post; THENCE S.58°03' E.385 feet to Pos.No.109, a 5-inch locust post 4 feet above ground, at southeast corner of the Ferrum School property, 19.8 feet southwest of nail on fence post and 8.9 feet southeast of painted circle on large boul -der;

THENCE S.42°31' E.1205 feet to Pos.No.110, an oak stake, in rail fence, at west edge of orchard, 25.9 feet northeast of nail in blaze on dead chestnut and 18.5 feet southeast of nail in chestnut stump;

THENCE Leaving the boundary line of the land described in the petition filed herein, and running with the boundary line between the B.P.Richards Tract No.152-a and the R.S.Graves Tract No.128 to a corner common to the two said tracts and common also to the John Finks Tract No.165;

THENCE with the boundary line between the B.P.Richards Tract No.152-a and the John Finks Tract No.165 to a corner common to the said John Fink Tract No.165 and the Madison Timber Corporation Tract No.191-a in a line of the said B.P.Richards Tract No.152-a;

THENCE with the boundary lines between the Madison Timber Corporation Tract No.191-a and the B.P.Richards Tract No.152-a, the Newman Sisk Tract No.158, the B.P.and Henry Richards Tract No.156, the Lester Dodson Tract No.154, the Wesley Sisk Tract No.153 and the R.A.and R.S.Graves Tract No.146 to the point of intersection with a line of the W.F.Meadows Tract No.168;

THENCE with the boundary lines between the R.A.and R.S.Graves Tract No. 146 and the W.F.Meadows Tract No.168, the L.E.Meadows Tract No.169, and the W.F. Meadows Tract No.168-a, the A.F.Meadows Tract No.170 and the Madison Timber Cor poration Tract No.191, to a corner common to the said R.A.and R.S.Graves Tract No.146 and the said Madison Timber Corporation Tract No.191 and common also to the Charles G.Koontz Estate Tract Bo.139;

THENCE with the dividing line between that portion of Tract No.191 mentioned and described in sub-head "A" of the judgment in rem entered herein on the 9th day of March, 1934, and the remainder of said Tract No.191 as shown and delineated on the County Ownership Map filed with the report of the Board of Appraisal Commissioners, to the point of intersection of this line with the boundary line between the R.A. and R.S. Graves and Brothers Tract No.181, and the said Madison Timber Corporation Tract No.191, which point of intersection is ten (10.00) chains from the corber where said boundary line turns approximately due south;

THENCE with the boundary lines between the said R.A.and R.S.Graves and Brothers Tract No.181 and the Madison Timber Corporation Tract No.191, to a corner common to the two said tracts and common also the the C.S.Landrum Tract No. 192 at or near the Rapidan River;

THENCE with the boundary line between the said C.S.Landrum Tract No. 192 and the Madison Timber Corporation Tract No.191, the J.D.Fray - Eagle Hardwood Lumber Company Tract No.194-I, and the Madison Timber Corporation Tract No.

191-c, to a corner common to the said C.S.Landrum Tract No.19a and the said Mad -ison Timber Corporation Tract No.191-c and common also to the Mrs.S.E.B.Adams Tract No.193;

THENCE with the boundary line between the Madison Timber Corporation Tract No.191-c and the Mrs.S.E.B.Adams Tract No.193, to the point of intersection with a line of the W.A.McDaniel Tract No.205;

THENCE with the boundary lines between the W.A.McDaniel Tract No.205 and the Mrs.S.E.B.Adams Tract No.193, to the point of intersection with the bou -ndary line between Madison County and Greene County, on Conway or Middle River; THENCE up the river, with the boundary line between Madison County and Greene County to the point of intersection with the boundary line of Page County, on top of the Blue Ridge Mountain;

THENCE in a northeasterly direction along the top of the Blue Ridge Mountain with the boundary line between Madison County and Page Vounty to the point of BEGINNING.

But the foregoing notwithstanding, there should be and are excepted from the lands thus described in respect of which the above styled proceeding is dis -missed, and Wm.Saunders Tract No. 186, the W.E.Knighton Tract No. 187, the J.D.Fray Tract No.194, the O.N.Shifflet Tract No.201, the D.H.Breeden Tract No.202, the Amanda Fincham Tract No.204, the H.W. Nicholson Tract No.206, the G.C. and D.A. Jenkins Tract No.207, the G.C. and D.A. Jenkins Tract No.2017-I, the G.C. and D.A. Jenkins Tract No.207-II, the H.M.Lillard Estate Tract No.208, the C.E.Kite Tract No.210, the Wash Carpenter Tract No.214, none of which is included in the tables set out in the above mentioned judgment in rem; and the J.D.Fray - Eagle Hardwood Lumber Company Tract No.194-I, which was condemned to the use of the petitioner upon pay -ment into the custody of the Court of the award set out in the above mentioned judgment in rem entered the 4th day of December, 1933, but which payment, never-the -less, had not been made prior to the date of the entry of this order, all of which tracts lie or are situate within the area described in the petition, but outside the area contained within the above set out BOUNDARY LINE.as to each of which tracts counsel for the petitioner advised the Court that it is in consulta -tion with the Federal Park Authorities as to the necessity or the advisability of acquiring the same in the course of this proceeding and has not yet decided to move or pray the Court for its dismissal.

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And it appearing that the lands thus described include each and all of the several tracts numbered and described in the said reports of the said Board of Appraisal Commissioners, and shown and delineated on the said County Ownership Map, which are set forth in the following table of said numbered tracts, it is fur -ther adjudged and ordered that the above styled proceeding should be and is hereby dismissed in respect of such of the numbered tracts mentioned in the said table:-

> TABLE OF NUMBERED TRACTS LYING WITHIN THE AREA DESCRIBED IN THE PETITION HEREIN?AS DESCRIBED AND NUMBERED IN THE REPORT OF THE BOARD OF APPRAISAL COMMISSIONERS AND SHOWN AND DELIN-EATED UNDER THEIR RESPECTIVE NUMBERS ON THE COUNTY OWNERSHIP MAP FILED WITH AND MADE A PART OF SAID REPORT, IN RESPECT OF WHICH PETITIONER DESIRES TO DISMISS THIS PROCEEDING UNDER PROVISIONS OF SECTION 22 OF THE PUBLIC PARK CONDEMNATION ACT, PETITIONER HAVING DECIDED NOT TO SEEK TO ACQUIRE THE SAID

TRACTS IN THE COURSE OF THIS PROCEEDING.

57,57-a,92,93, 93-a,103,104,113,114-a,115-a,115-b,116,117,118,119,119-a,120,121, 123,124,125,126,127,128,128-a,129,130,148,159,160,164,165,166,167,167-a,167-I, 167-II,167-III,167-IV,167-V,168,168-a,169,170,171,172,172-a,173,174,175,176,177, 182,183,183-a,183-b,184,185,185-a,188,188-I,189,189-I,190,191-a,191-b,191-c,191-d, 191-e,191-f,191-g,191-h,191-i,191-j,191-k,191-I,191-c-I,191-c-II,195,196,197, 198, 199, 199-a, 200, 200-a, 205, 205-a,208-a, 209,209-I, 211,212,213, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 229, 230, 230-a, 231, 232, 234, 235, 236, 238, 233, 239, 239-I, 240, 241, 242, 243, 244, 245, 246, 246-a, 247, 248, 248-a, 249, 249-a,250, 251, 252, 253, 254, 255, 256, 256-a, 257, 258, 259, 260, 261, 262, 263, 264, 265, 265-a, 266, 267, 267-a, 267-b, 268, 269, 270, 271, 272, 272-a, 273, 274, 274-a, 275, 276, 277, 278, 279, 280, 281, 282, 282-a, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 294-a, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 305-a, 205-b, 306, 307, 307-a, 308, 309, 310, 311, 311-a, 312, 313, 314, 315, 316, 316-a, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 328, 329, 330, 331, 332, 333, 334m 334-a, 335, 336, 337, 338, 339, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 350-a, 351,351-I, 352, 353, 353-a, 354, 354-a, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, and tract numbered 191 except that portion thereof, containing 67 acres, described and condemned to the use of the petitioner in sub-head C of the above mentioned judgment in rem entered the 5th day of March, 1934.

VIRCINIA: In the Circuit Court of Madison County - Aug. 27, 1934

VIRGINIA IN THE CIRCUIT COURT OF MADISON COUNTY

The State Commission on Conservation and Development of the State of Virginia ----- Petitioner.

V . AT LAW NO.82

D.F.Anderson and others and Fifty-Five Thousand (55,000) Acres, more or loss, of Land in Madison County, Virginia ---- Defendants.

This day came the State Commission on Conservation and Development of the State of Virginia, the above named Peritioner, by counselmand exhibited the record of the above styled proceeding, and announced its purpose and inten -tion to move and pray the Court on the 20th day of September, 1934, to enter Judgment in rem, in substantially the form, words and figures shown in a proposed draft thereof hereinafter set forth at length, (but with such modifications as to the amounts of "value" and "incidental damages" shown in the table inclu -ded in said draft as may have been ordered at the late of entry of said judgment, under authority of Section 36 of the Public Park Condemnation Act) condemning to the uwe of the Petitioner each of the several tracts of land within the area described in the petition which are sevarally designated in the table included in said proposed draft of said judgment by the respective numbers thereof as shown, designated and delineated on the County Ownership Map filed with the report of the Board of Appraisal Commissioners appointed herein; and also to move for such other and fur ther relief as Petitioner may be advised, including orders for the dismiss al of this proceeding in respect of any or and the various tracts of land shown and

#### MUNIMENTS OF TITLE .

#### OF THE

# STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

(Created an Agency of the Commonwealth of Virginia by) (an Act of the General Assembly of Virginia, approved) (March 17th 1926, Chapter 169, Page 307.)

# IN AND TO

# SHENANDOAH NATIONAL PARK LANDS

#### CONDEMNED

#### FOR USE AS

# A PUBLIC PARK AND FOR PUBLIC PARK PURPOSES

IN THE CONDEMNATION PROCEEDING

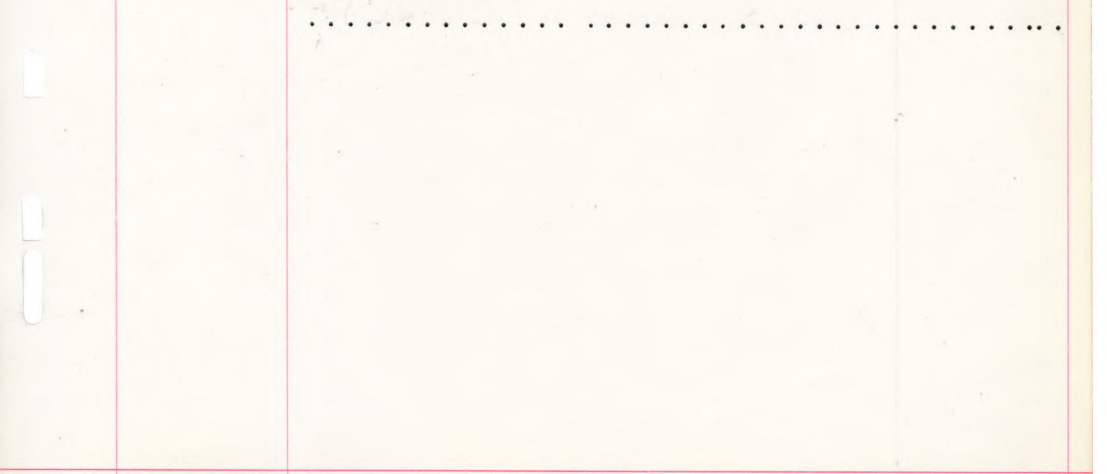
### STYLED AS FOLLOWS

THE STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

V. AT LAW NO.82

D.F.ANDERSON AND OTHERS, AND FIFTY-FIVE THOUSAND (55,000)ACRES, MORE OR LESS, OF LAND IN MADISON COUNTY, VIRGINIA ------ Defendants -

Admitted to record on the 22nd day of August, 1935, pursuant to an order entered the 21st day of January, 1935, and spread in the Common Law Order Book ,No.9, pages 335and 336 &c., in the Clerk's Office of the Circuit Court of Madison County, Virginia.



VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY - Jan.21.1935.

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA.

The State Commission on Conservation and Development of the State of Virginia - - - - - - - - - - - Petitioner.

B. AT LAW NO.82

D.F.Anderson and Others, and Fifty-Five Thousand (55,000) Acres, More or Less, of Land in Madison County, Virginia ----- Defendants.

On this the 21 day of January, 1935, came the petitioner in the above styled proceeding by counsel, and exhibited the record therein to the Court, and moved the Court to direct and order the Clerk of the Court to admit to record in his deed book, so much of the orders.judgments and proceedings in the above styled proceedings, as have been had since the entry of a former recordation order in Law Order Book 9 of this Court on the 28th day of June, 1934, as shall show the condemnations nad in the said proceeding under the judgment in rem entered herein on November 5th, 1934, and to index the same in the name and style of this proceeding, and also in the name of the petitioner, under authority of the provisions of Section 14 of the Public Park Condemnation Act, the same to be read together with the matters and things set forth in Deed Book No.53, Page 1, et seq. in the office of the Clerk of this Court, pursuant to the above-mentioned recordation order entered in this proceeding as aforesaid on the 28th day of June, 1934.

WHEREUPON, it appearing to the Court that pursuant to the said recordation order éntered as aforesaid on the 28th day of June, 1934, the hereinafter designated orders, judgments, and parts of the proceedings in the above stuled proceed -ing, showing the condemnations theretofore had therein, and including a description of the lands and of the estate or interest therein theretofore condemned to the use of the petitioner and acquired by it by the payment of the awards adjudged therefor into the custody of the Court, have been admitted to record in Deed Book No.53, at Page 1 et seq., in the office of the Clerk of the Circuit Court of Madison County, State of Virginia.ro-wit:

(A) Said recordation order entered the 28th day of June, 1934.

(B) The petition in the above styled proceeding filed under authority and in pursuance of Section 6 of the Public Park Condemnation Act, the 2nd day of June, 1930, but not including the map and other exhibits, filed with said petition. (C) The report of the Special Investigators and the Board of Appraisal Commissioners filed in the above styled proceeding, the 3rd day of June, 1932, including the supplemental report made a part thereof by the said Special Investi -gators and Board, filed the 19th day of October, 1932, and the second supplemental report also made a part thereof by the said Special Investigators and Board, filed the 3rd day of November, 1932, but not including the exhibits filed therewith except the five tables thereto attached and the County Ownership Map filed with and made a part of the said report setting forth and delineating under t their respective numbers the several tracts of diverse ownership contained with -in the area described in the petition as found, described and numbered by the said Special Investigators and Board of Appraisal Commissioners in their said report.

- (D) The Judgment in rem entered the 4th day of December. 1933.
- (E) The judgment in rem entered the 5th day of March, 1934.

(F) Two orders entered respectively the 17th day of January, 1934, and the 17th day of May, 1934, under authority of Section 41 of the Public Park Con -demnation Act, setting forth the fact of payment by the petitioner into the custody of the Court of the sums stated or set out in the above mentioned judg -ments in rem as constituting the awards for the several tracts of land includ -ed in the tables of numbered tracts set out in said ordered, and expressly re -lieving the petitioner from any further obligation or duty with regard thereto.

(G) The separate plats of the numbered tracts set forth in the tables included in the said orders entered respectively the 17th day of January,1934, and the 17th day of May,1934, the awards for which have been paid into the custody of the Court as set forth in the said orders, each of said plats identified with the number under which it was numbered and described in the above mentioned report of said Special Investigators and Board of Appraisal Commissioners and under which it is shown and delineated on the above mentioned Coun -ty Ownersnip Map.

(H) The order entered the 19th day of June, 1934, under authority of Sec -tion 22 of the Public Park Condemnation Act, dismissing the above styled proceeding in respect of the lands therein mentioned, and specifically in respect of each of the numbered tracts shown and delineated on the above mentioned County Ownership Map other than the several numbered tracts set forth in the tables of numbered tracts set out in the above mentioned orders entered respec -tively the 17th day of January, 1934, and the 17th day of May, 1934, with the exception of tracts numbered 186, 187, 191, 194, 194-I, 201, 202, 204, 206, 207, 207-I, 207-II, 208, 210, 214, and setting forth the boundary line between the numbered tracts thus dismissed and the numbered tracts set forth in the said tables of numbered tracts in the said orders.

AND IT FURTHER APPEARING TO THE COURT that the orders, judgments and parts of the proceedings in the above styled proceeding, thus admitted to rec -ord in the land records of Madison County, Virginia, in the said deed book in

the office of the Clerk of the Circuit Court of said County, read together with the hereinafter designated orders, judgments and parts of the proceedings in the above styled proceeding, show the condemnations had therein since the date of the entry of said recordation order on November 5th, 1934, of all the numbered tracts excepted from the dismissal order mentioned in the foregoing subsection "H", except Tract #191, a part of which was condemned under the above mentioned judgment entered the 5th day of March, 1934, in subsection "C" thereof, the proceeding naving theretofore been dismissed with respect to the rest of said Tract #191 by an order entered the 13th day of June, 1933, and spread in Law Order Book 9, page 56, et seq., and include a description of the lands and of the estate or interest thus condemned to the use of the petitioner, and acquired by it by the payment of the awards adjudged therefor into the custody of the Court, it is considered that the Clerk of this Court should and it is adjudged and ordered that he shall admit to record in his deed book in the land records of Madison County, Virginia, in his officemthe hereinafter designated orders, judgments and parts of the proceedings in the above styled proceed -ing, and index the same in the bame of this proceeding and also in the name of the petitioner,

The judgments, orders and parts of the proceedings in the above styled pro -ceeding which the Clerk of this Court is directed to admit to record in his deed book pursuant to this order are designated as follows, for entry in his said deed book in the relative order in which they are thus designated:-

(A) This recordation order entered the 21 day of January, 1935 -

(B) The judgment in rem entered the 5th day of November, 1934.

(C) The order entered the 21 day of January, 1935, under authority of Section 41 of the Public Park Condemnation Act, setting forth the fact of payment by petitioner into the custody of the Court of the sums stated or set out in the above mentioned judgment in rem as constituting the awards for the several tracts of land included in the table of numbered tracts set out in said order, and expressly relieving the petitioner from any further obligation or duty with regard thereto.

(D) The separate plats of the numbered tracts set forth in the table included in the said order entered on the 21 day of January, 1935, and mentioned in the foregoing sub-section "C" hereof, the awards for which have been paid into the custody of the Court as set forth in the said order, which plats were sub -mitted and filed with the above mentioned report of the said Special Investigators and Board of Appraisal Commissioners herein :- in the recording of which plats the said Clerk, when practicable, shall insert in his said deed book the original plats, submitted as aforesaid, which the said Clerk is authorized and directed to withdraw from the record of this proceeding for that purpose.

Virginia: In Madison County Circuit Court, at Madison, Va.,

January 21,1935.

Present - Hon. Lemiel F. Smith - Judge.

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA.

The State Commission on Conservation and Development of the State of Virginia - - - - - - - - - - - Petitioner.

V. AT LAW NO.82 (Nov.5,1934)

D.F.Anderson and others, and FIFTY-FIVE THOUSAND (55,000) Acres, more or less, of Land in Madison County, Virginia ----- Defendants .

"This day came the State Commission on Conservation and Development of the State of Virginia, the above named petitioner, by counsel, and exhibited to the Court the record of the above styled proceeding, and showed to the Court: "(1) That this proceeding has been conducted under the provisions of

the Public Park Condemnation Act (Acts of the General Assembly of Virginia of

1928, page 1036; Code of 1930, Section 4388, et seq.)

"(2) That there was incorporated in the notice for publication herein, provided in Section 9 of the said Public Park Condemnation Act, the notice and warning touching incidental damages set out in Section No.20 of said Act:

"(3) That this proceeding was had upon newapaper publication of notice, warning, 'all persons whomsoever' as provided in Section No.12 of said Act:

"(4) That the report of the Special Investigators and the Board of Appraisal Commissioners heretofore appointed in this proceeding filed herein discloses a final and conclusive ascertainment and determination of the value of the fee simple estate in each of the numbered tracts of land snown in the table nereinafter set out and for which judgment of award condemning the same to the use of the <sup>P</sup>etitioner is moved and prayed by Petitioner; and of the emount of incidental damages which will result from the condemnation of each of the said tracts for the use of Petitioner, on account of which any person who has appeared and is entitled to be heard, has submitted claims, or on account of which it appears from the said report of Special Investigators and the Board of Appraisal Commissioners, filed as aforesaid, any infant, insame person, or person under legal disability, or any person not entitled to be heard at the hearing provided in Section No.12 of said Act, has a real and well founded claim, or on account of which it has been made to appear that any infant, insame person or person under other legal disability has any real and well founded claim;

"(5) That the record discloses an ascertainment and determination of said Board of Appraisal Commissioners, as shown by the said report filed as aforesaid, of the fact or facts of value of all, or substantially all, claims of right, title, estate, or interest by such owners or claimants, in or to each of the said respec -tive tracts and amount of any real claim which any of such persons, or any other person, or persons, who have appeared and are entitled to be heard, may have in the proceeds of each of said respective tracts;

"(6) That a longer period than six months has elapsed since the 'day certain' fixed by the order of the Court entered herein on or before which all in -terested persons were warned to appear and answer or plead as provided in Section No.9 of said Act:

"(7) That a longer period than sixty days has elapsed since said report

of Special Investigators and Board of Appraisal Commissioners was filed in the Clerk's Office of this Court;

"(8) That neither Petitioner, nor any other person has filed, or presented any motion praying this Court or the Judge thereof to decline to accept or to disapprove any of the findings of facts of value and incidental damages so ascertained and determined by said Board of Appraisal Commissioners as shown by t their said report with reference to any of said tracts; or if any such motion or exception has been filed or presented with respect to said tracts or any of them, such motion or exception has been dismissed or withdrawn in writing filed with the record of this proceeding;

"(9) That each of said tracts is located wholly within the boundary lines of the lands sought to be condemned and set forth and described in the petition filed herein, and is separately snown, delineated and designated by number on the County Ownership map, and described in the above mentioned report of the Special Investigators and Board of Appraisal Commissioners, with which said County Ownersnip Map was filed and of which it forms a part;

"(10) That diligent inquiry and search was made by the Special Investiga -tors appointed herein as to the existence of any land, or parcels or tractd of land, or right or title or interest or estate therein, within the boundary line set fortn in the petition, or of any real claim in or to the proceeds of any of such land, or right, or title, or estate, or interest in the event of its condemna -tion, owned by any infant, insane person, or person under otner legal disability, or any property or properties owned by such person or persons which will be dam -aged by the taking of land within the boundary line set forth in the petition, beyond the peculiar benefits that will accrue to such property or properties of such persons from the acquisition of the land, or estate, or interest therein, sought to be condemned and the use of the same for a public park or for public park purposes; and the names of all such persons found by the said Special Investigators or otnerwise known to the Board of Appraisal Commissioners, were reported in the said report of the Spevial Investigators and the Board of Apprais -al Commissioners appointed nerein; and guardians ad litem were appointed in this proceeding for each and all of such persons:

"(11) That Petitioner, in compliance with the order setting this proceeding for hearing on its motion and prayer for a judgment in rem condenming the nereinafter mentioned tracts of land to its use, and forthwith upon the entry of said order, mailed a copy thereof to all parties of record in this proceeding, who have or appear to have any claim of right, title estate or interest in or to any of the said tracts of land as set forth in said report filed by the Special Investigation and the Board of Appraisal Commissioners appointed herein or who have excepted to the findings in said report with relation to said tracts of land, whose post office addresses have been filed with the record, as provided in factors of the Public Park Condemnation Act, to their several post o fice addresses thus filed with the record; and to the guardians ad litem appointed herein for all infants, insame persons, and persons under other legal disability, who appear to have any claim of right, title, estate, or interest in or to any of the lands described in the petition, or to the proceeds arising out of the condemnation thereof or to incidental damages arising from such con

-demnation, as set forth in the said report filed by the Special Investigators and the Board of Appraisal Commissioners appointed herein after diligent search made for such persons as set out in said report, to the post office addresses of said guardians ad litem as shown by the record or otherwise known to the Petitioner; and further to the attorneys of record representing any of the said par -ties of record in these proceedings or any of said guardians adlitem or any of said infants, insame person or person under other legal disability, to their respective addresses as shown in the records or otherwise known to the Petition -er; and thereafter Petitioner filed with the record a verified statement in writing showing the mailing of such copies of said order, to whom mailed and the date of mailing.

"(12) That all the provisions and requirements of said Public Park Condemnation Act, and specifically the provisions of Section 11 and Section 38 thereof, nave been complied with and the facts shown and disclosed by the record en-

title the Petitioner to the judgment in rem condemning each of the said tracts to the use of the Petitioner as moved and prayed by Petitioner. "It is, accordingly, adjudged and ordered, upon the motion and prayer of the Petitioner, by counsel, that the fee simple estate in each of the several tracts described in the report of the Special Investigators and Board of Appraisal Commissioners filed with the record of this proceeding and numbered, shown and delineated on the County Ownership Map filed with and made a part of said report, the County Ownership Map number of which is set forth in the following table, is nereby condemned to the use of the Petitioner upon the Petitioner pay -ing into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum ascertained and determined as the value of the fee simple estate in said tract together with the amount of the incidental damages resulting from the condemnation thereof ascertained and determined by said Board of Appraisal Commissioners, which sum and amount of incidental damages are as shown and separately set out in the following table, which table con -stitutes an integral part of this judgment, and are here expressly stated as constituting the award for each of the said tracts herein contained, and upon the payment into the custody of this Court by Petitioner of the amount thus stated as constituting the award for any such tract the fee simple estate there -in snall vest in the Petitioner as provided in Sections 13 and 38 of said Pub -lic Park Condemnation Act.

"But nothing herein contained shall be construed as requiring or obligating Petitioner to pay the said awards or any of them into the custody of the Court or to acquire all or any of said tracts, and Petitioner may at its election acquire any one or more of said tracts by payment into the custody of the Court of the amount stated herein as the award therefor.

"The following table sets forth in columns under appropriate explanatory neadings:- First, under the heading 'Tracts No.', the numbers of the several tracts designated by number and sixon and delineated on the above mentioned County Ownership Map and described in the said report of the Special Investiga -tors and the Board of Appraisal Commissioners filed with the record of this proceeding, each of which is condemned herein to the use of the Petitioner; Second, under the heading, 'Value', the value of the fee simple estate in each of

the said tracts as ascertained and determined by the said Board of Appraisal Commissioners; Third, under the heading 'Incidental Damages', the amount of the incidental damages ascertained and determined by said Board of Appraisal Commissioners which will result from condemnation hereunder of the numbered tract in the corresponding column of the table; Fourth, under the heading 'Aggregate', the aggregate of the value and of the amount of incidental damages ascertained and determined by the said Board of Appraisal Commissioners with reference to the numbered tract in the corresponding column of the table, which aggregate amount as shown in the table is stated and set out herein as constituting the award for the said tract upon its condemnation to the use of the <sup>F</sup>etitioner.

(A) The foregoing notwithstanding, it is further adjudged and ordered that the fee simple estate which may or shall be acquired hereunder by the Pe -titioner, in any or all of said tracts of Land, is subject nevertheless to such

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rights of way and easements in, on or over such tracts or any of them for the erection, maintenance, repair, replacement and operation of poles and wires or other appliances or means for the transmission of electricity as nave heretofore been lawfully acquired therein by the Chesapeake and Potomac Telephone Company of Virginia, to which reference is made in Exception 4 in the body of said Report of the Board of Appraisal Commissioners; and by the Madison Power Cpmpany, Incorporated to which reference is made in Exception 5 in the body of said report.

TRACT NO.	VALUE	INCIDENTAL DAMACES -	AGGREGATE .
186	\$ 719.00	\$ 115.00	\$ 834.00
187	10.00	None	10.00
194	3166.50(3,824.00)	None	3166.50(3,824.00
194 - I	2372.50(3,022.50)	None	2372.50(3,022.50
201	3240.00	None	3240.00
202	3570.00	None	3570.00
204	1095.00	None	1095.00
206	1055.00	None	1055.00
207	2258.00	None	2258.00
207-I	275.00	None	275.00
207-II	100.00	None	100.00
208	2980.00	None	2980.00
210	1562.00	None	1562.00
214	166.00	None	166.00

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Virginia: In the Circuit Court of Madison County -

Jan.21,1935 -

## VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA.

The State Commission on Conservation and Development of the State of Virginia - - - - - - - - - - - - Petitioner.

V. AT LAW NO.82

D.F.Anderson and Otners, and Fifty-Five Thousand (55,000) Acres, More or Less, of Land in Madison County, Virginia ---- Defendants -

This day came the Petitioner in the above styled proceeding by Counsel and exhibited the records therein, and a certain letter of instructions heretofore submitted for file with the record of this proceeding, directing and provid -ing for payment by the Petitioner to the Treasurer of the State of Virginia, of the several sums of money mentioned therein, for deposit in a special fund to be held under authority of Section 40 of the Public Park Condemnation Act, subject to the order of the Circuit Court wherein the above entitled condemnation proceeding conducted under the provisions of the said Act, is pending, a true and correct copy of which letter of instructions with the acknowledgment endorsed thereon by the Treasurer of the State of Virginia of his receipt of the said sums of money in compliance with and in pursuance of the terms thereof, is as follows:-

> Riverton, Virginia, December 22,1934.

To the Hon.A.B.Gathright, Treasurer of Virginia, Richmond,Virginia.

Sir:

. ...

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You are nereby authorized and directed as and when the sum of \$23,991.50 shall have been paid into the Snenandoah National Park fund by check, draft,warrant or other form of payment by the Secretary of the Interior of the

United States or any officer or official acting under his authority, and forwith upon said payment to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from any Shenandoah National Park Funds then in the custody of the Treas -urer of Virginia, ro rhw Treasurer of Virginia, of the sum of Twenty-Three Thou -sand, Nine Hundred and Ninety-One Dollars and Fifty Cents (\$23,991.50) for deposit in a special fund, to he held subject to the order of the Circuit Court of Madison County, Virginia, wherein condemnation proceedings conducted unffer the provisions of the public Park Condemnation Act are now pending, entitled "VIRGINIA IN THE CIRCUIT COURT OF MADISON COUNTY, The State Commission on Conservation and Development of the State of Virginia, petitioner Vs. B.F. Anderson and others, and Fifty-Five Thousand (55,000) Acres of land, more or less, Defendants"; and to facilitate this transaction I attach hereto a warrant for the said amount, made payable to the Treasurer of Virginia, dor "Deposit in wpe

345

cial fund subject to order of Circuit Court of Madison County in conformity with letter of instructions dated December 22,1934.

The said sum of \$23,991.50 is the sum total of the awards stated and set out in a judgment in rem, entered in the said proceeding on the 5th day of November, 1934, condemning to the use of the said petitioner each of those certain numbered tracts of land within said area mentioned and designated by number in said judgment, which are set forth in the columns under the heading "Tract Number" in the following "Table of Awards, Madison County", with the amount of the respective awards therefor, as stated and set out in said judgment, shown in separate columns under the heading "Award" opposite the respective tract numbers as set forth in the said table: - the numbered tracts set forth in the said table being those tracts within the said area which the Commission on Conservation and Development now desires to acquire by payment into custody of the Court, under the provisions of Section 40 of the Public Condemnation Act, of the amounts constituting the awards therefore as set forth in said judgment in rem, for the use and benefit of the person or persons entitled thereto.

## TABLE OF AWARDS MADISON COUNTY

Table showing and setting forth in columns under the head "Tract Number, the number of the several tracts designated by number and shown and delineated on the County Ownership Map filed with the report of the Special Inves -tigators and Board of Appraisal Commissioners in the condemnation proveeding pending in the Circuit Court of Madison County, entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs. D.F.Anderson and others, and fifty-five Thousand (55,000) Acres.more or less, of Land in Madison County, Virginia, Defendants, " each of which was condemned to the use of the petitioner in a judgment in rem entered in the said proceeding on the 5th day of November, 1934, all and each of which numbered tracts the petitioner desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding column of the table.

186 187 194 194-I 201 202 204
206 207 207-I 207-II 208 210 214

I am executing this letter of instructions in quadruplicate and I respectfully request that two of these copies, with your acknowledgment of receipt of the amount herein mentioned endorsed on the back of both copies, be returned to me for file with the record of the above mentioned condemnation proceeding in the Court in which it is pending.

Respectfully yours,

Wm.E.Carson, Chairman State Commission on Conservation and Development.

Receipt of the sum of \$23,991.50, in conformity with the within letter of instructions is acknowledged this 28 day of December, 1934.

> A.B.Gathright, Treasurer of Virginia.

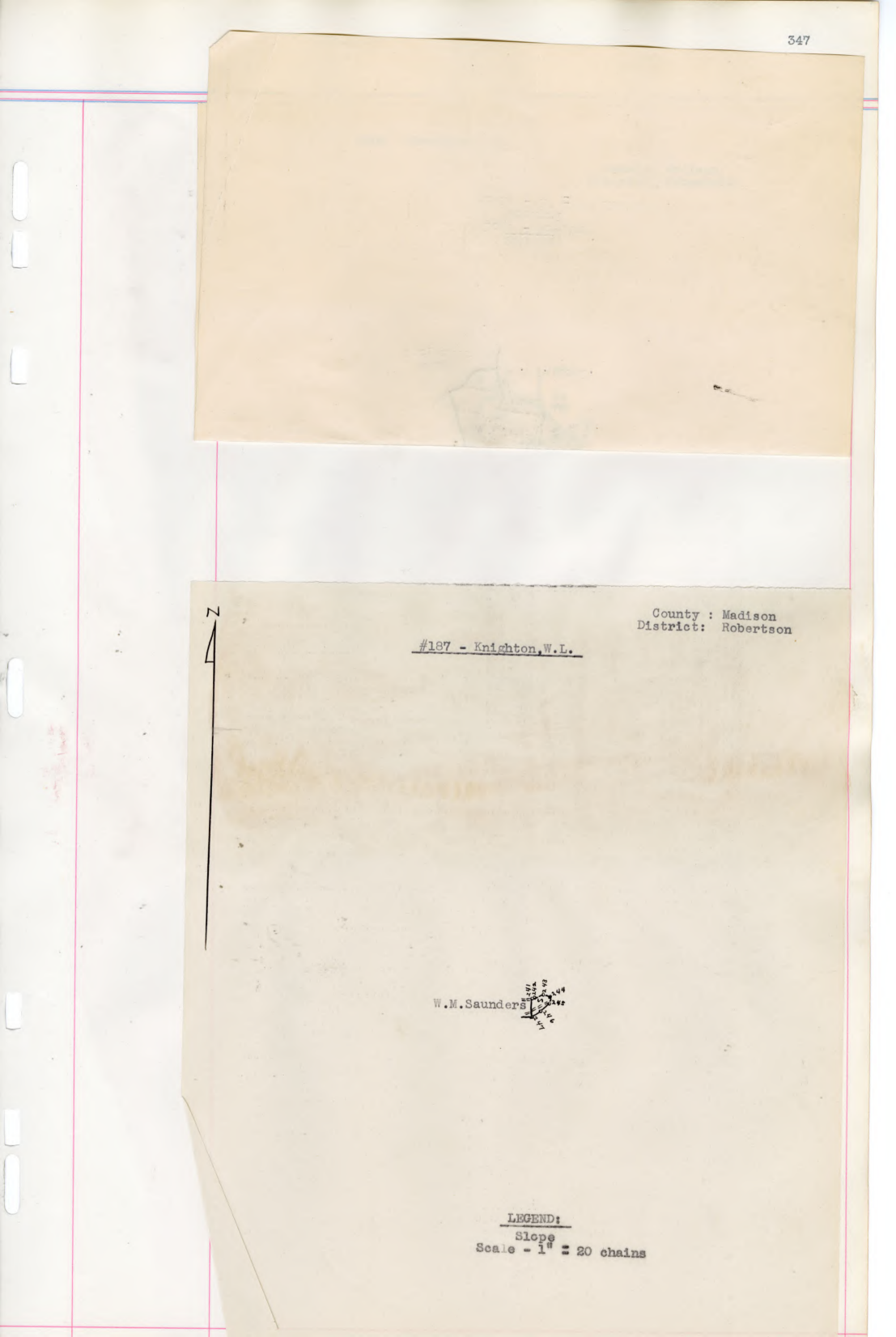
Whereupon the petitioner prayed the Court to enter the "appropriate order" ,as prescribed in Section 41 of the said Public Condemnation Act, setting forth the fact that petitioner has paid into the custody of the Court the sums of money stated or set out in the judgment in rem mentioned in said letter of instructions as constituting the awards for the fee simple estate in the several tract of land condemned to the use of the petitioner in said judgment in rem, which are shown in the Table of numbered tracts and the condemnation awards therefor set out in said letter of instructions, and discharging the petitioner from any further obligation or duty with regard thereto.

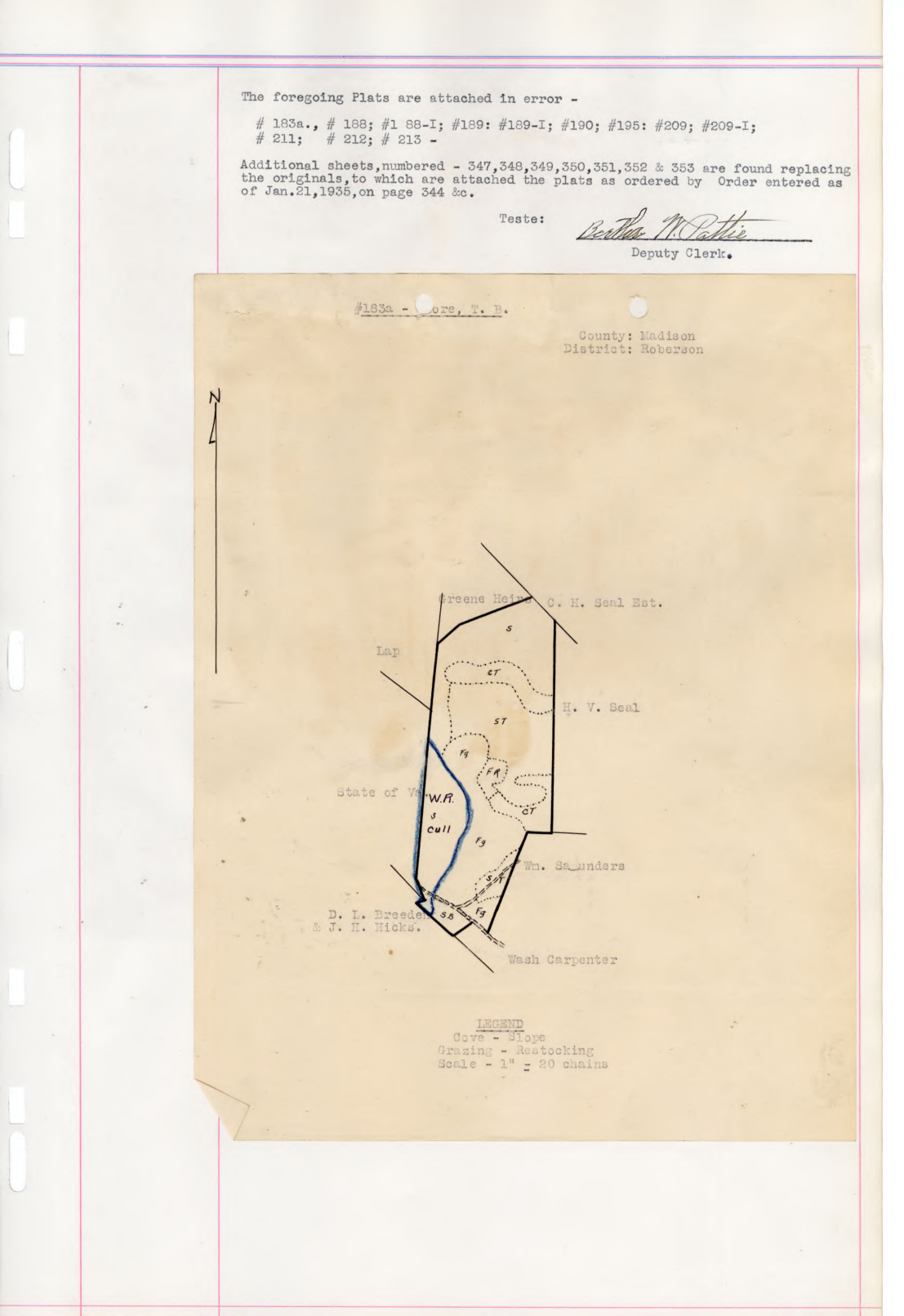
Upon consideration whereof, and it appearing to the satisfaction of the Court that, on the day and date shown in the above set out endorsement by the Treasurer of the State of Virginia on said letter of instructions, as the date of his receipt of the sums of money mentioned in said letter, petitioner paid into the custody of the Court the several sums stated or set out in the judgment in rem heretofore entered in this proceeding, as constituting the several awards for the fee simple estate in the several tracts of land condemned to the use of the petitioner, which are shown and set forth in the table of numbered tracts with the condemnation awards therefor set out in said letter of instruc -tions, which judgment in rem was entered in the above entitled proceeding as provided in Section 13 of the Public Park Condemnation Act and is the judgment in rem to which reference is made in the said letter of instructions, and in pur

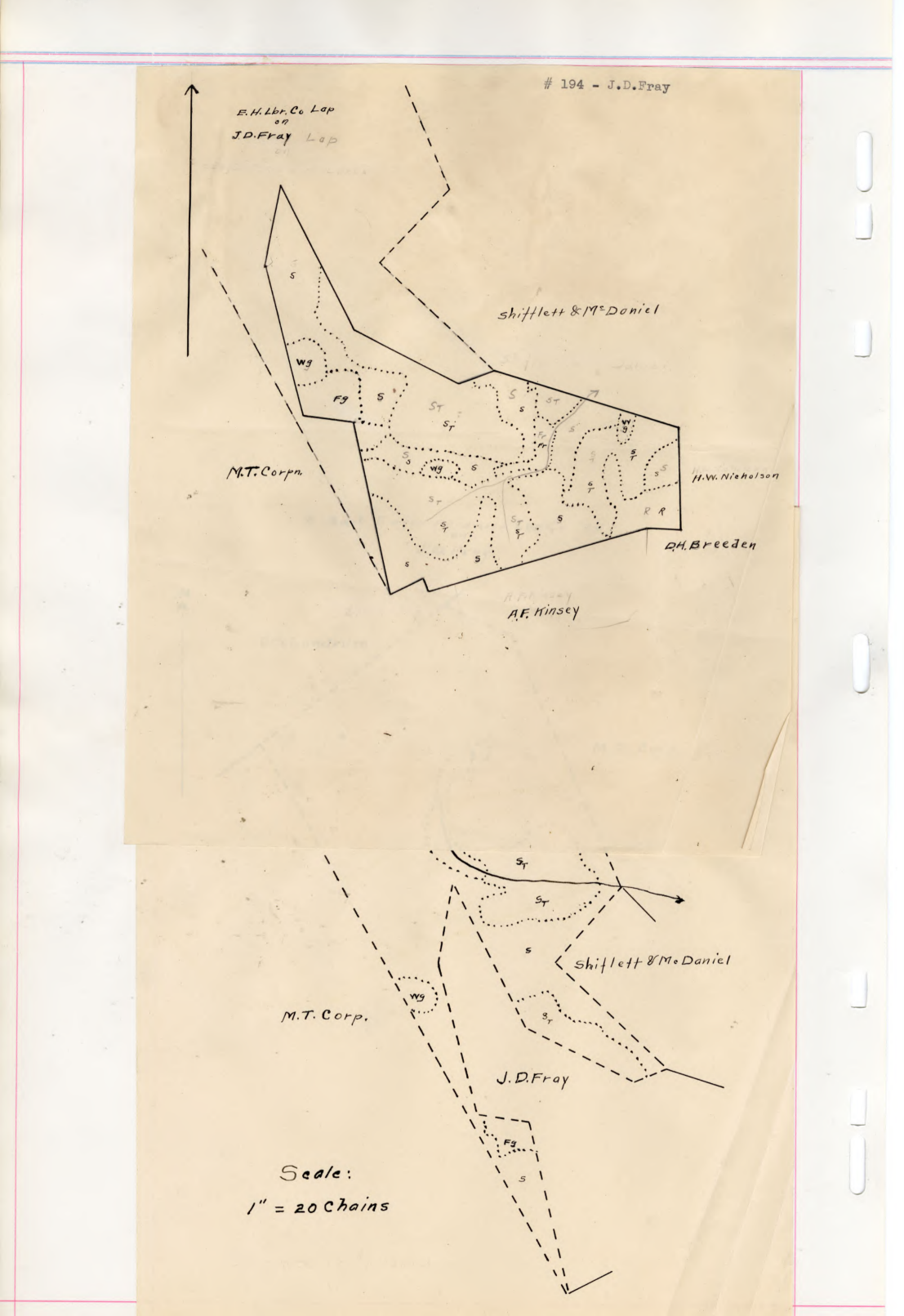
-suance of which the payments mentioned in said letter to the Treasurer of the State of Virginia were made.

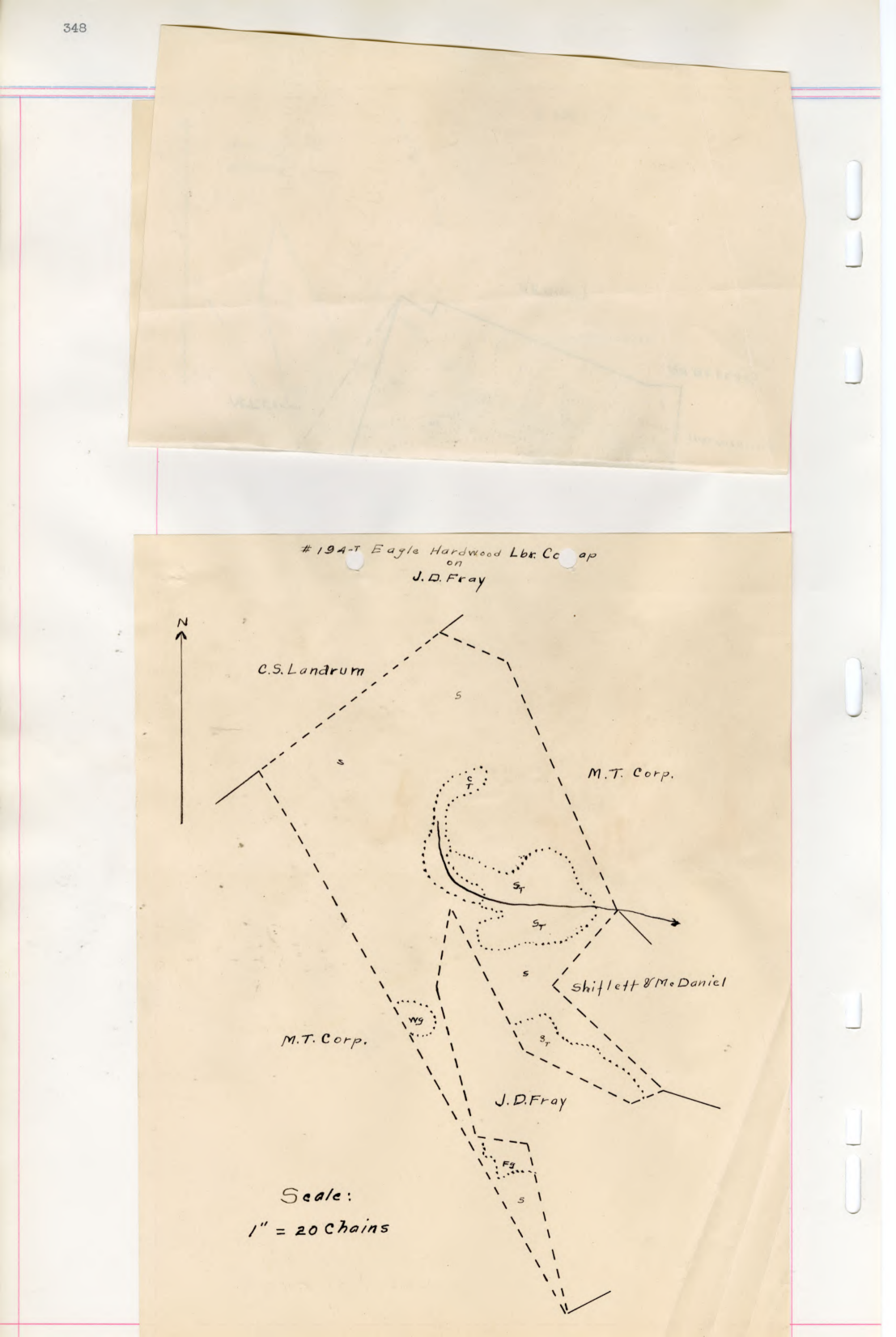
It is adjudged and ordered, that the petitioner herein be, and it is hereby expressly discharged from any further obligation or duty with regard to the said sums of money paid into the custody of the Court as aforesaid, and shall not here-after be in any way responsible for the disposition or distribution of the funds so paid into the custody of the Court, and it is further ordered that the above described letter of instructions be filed with the record of this proceeding.

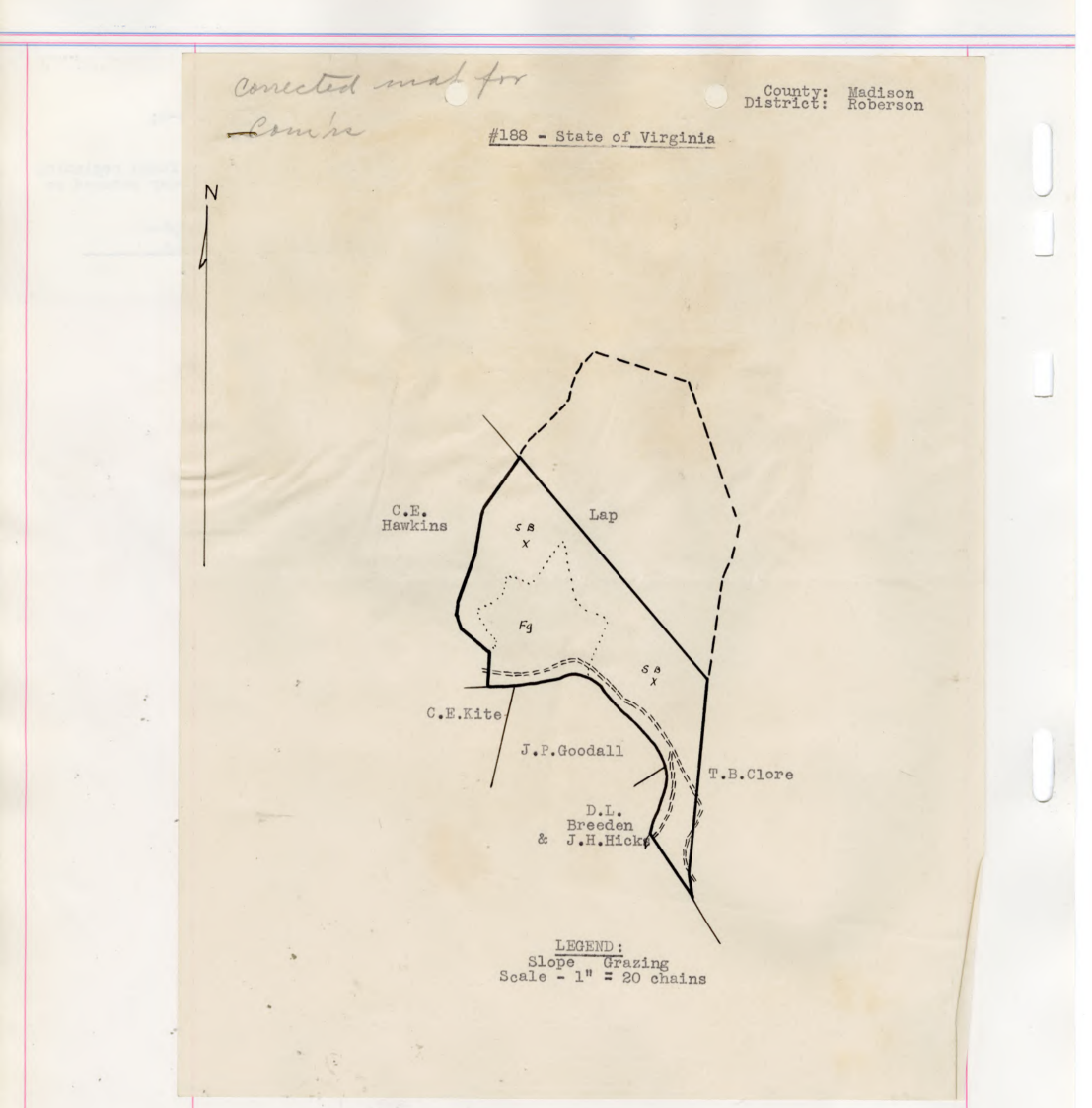




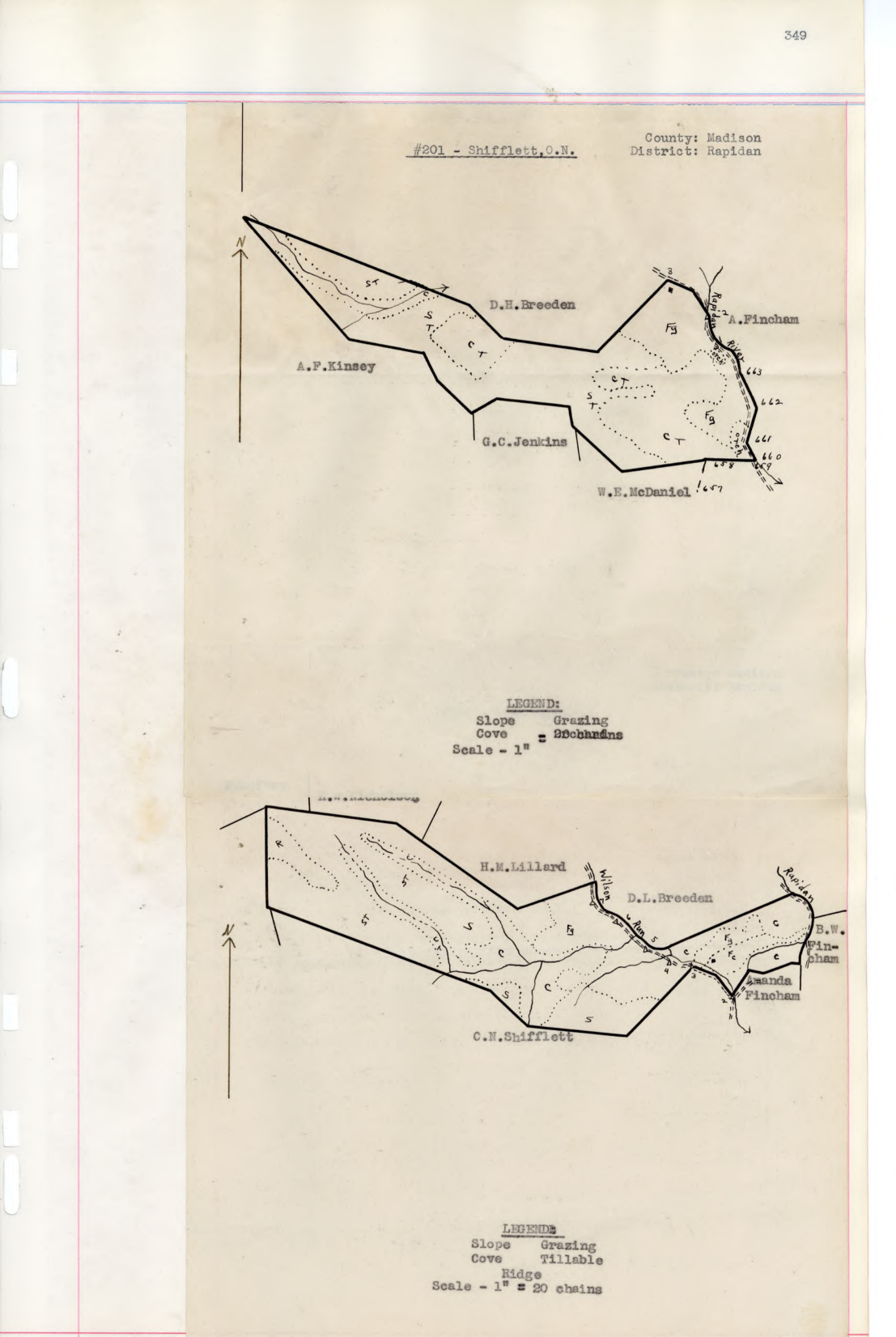


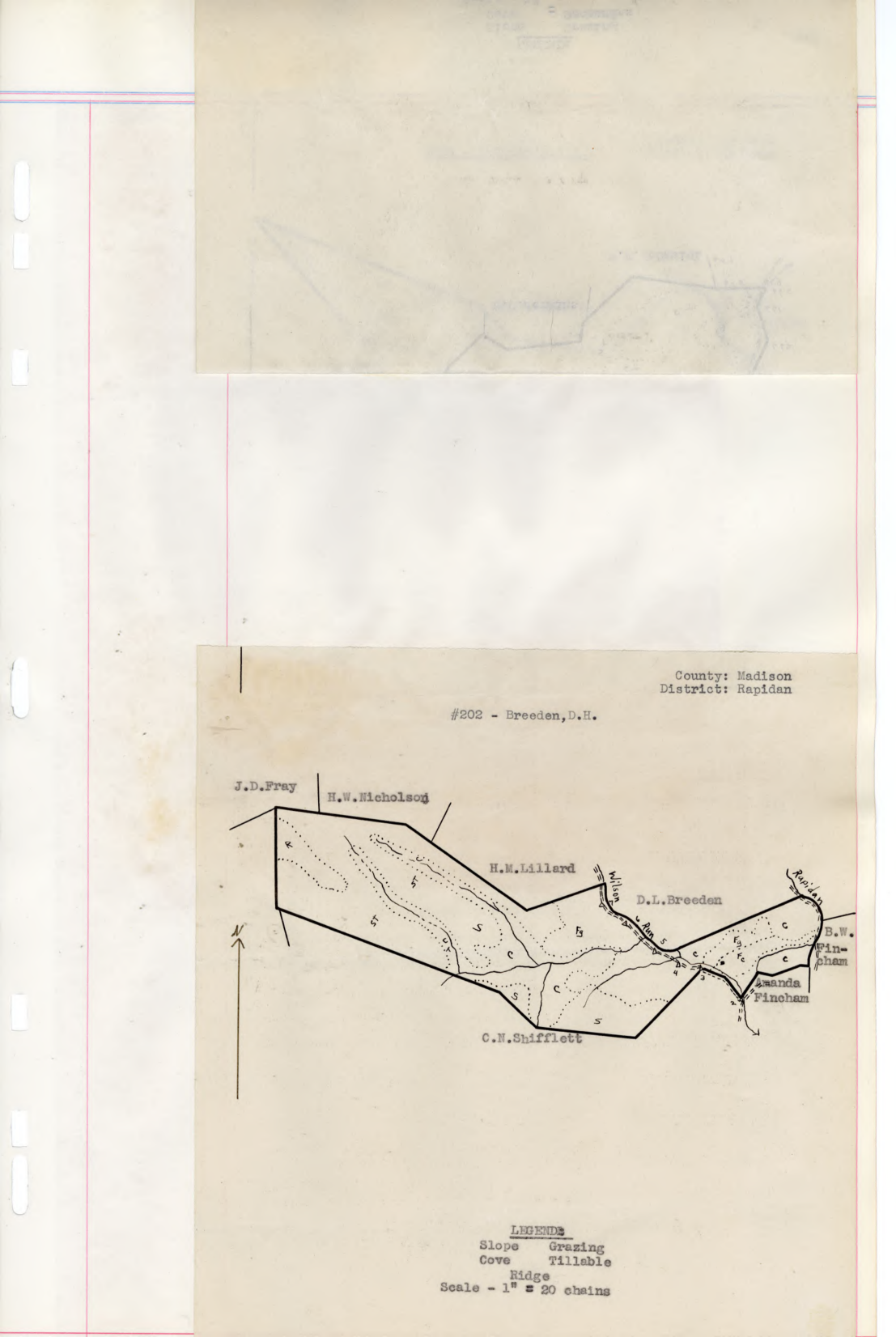


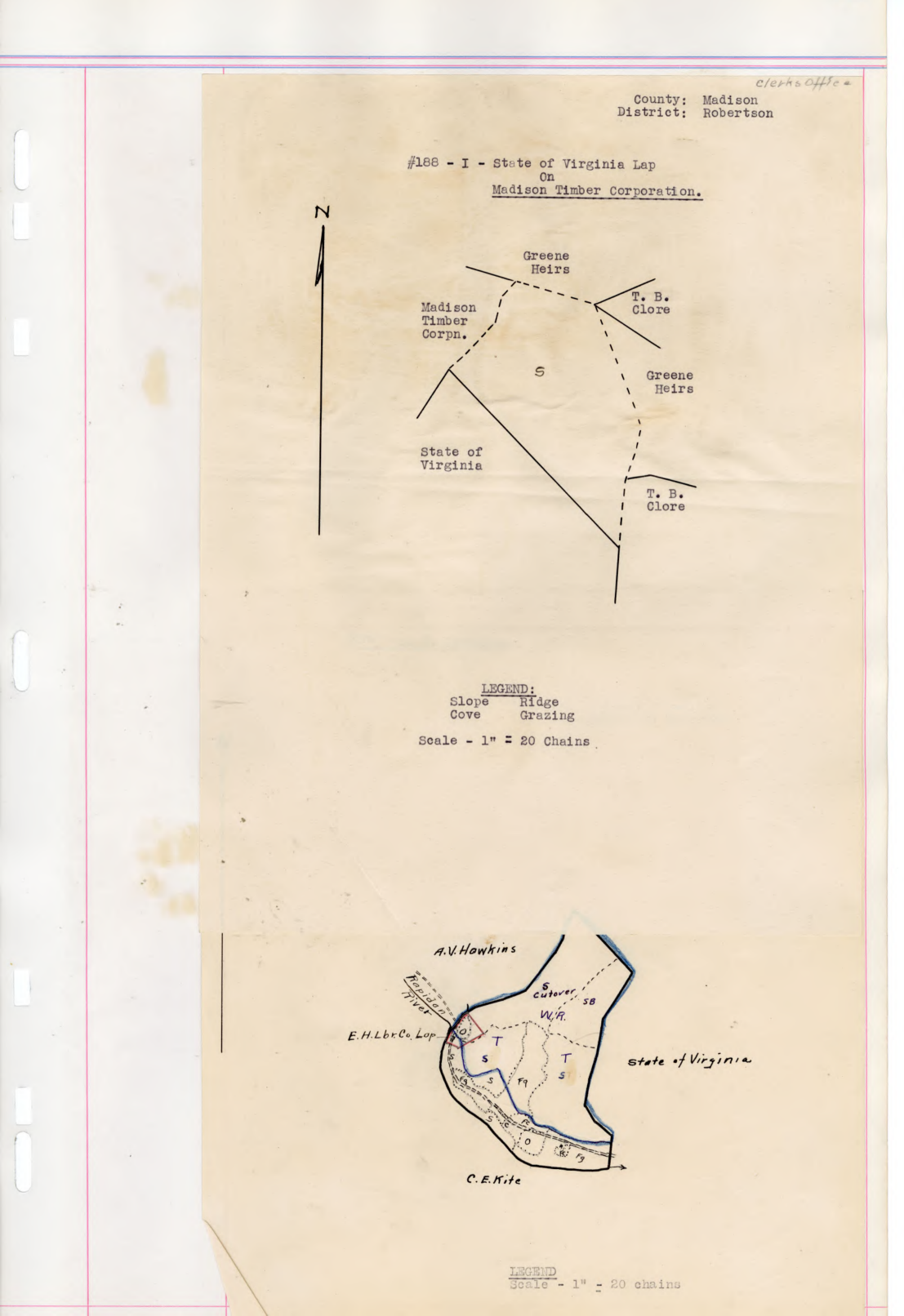






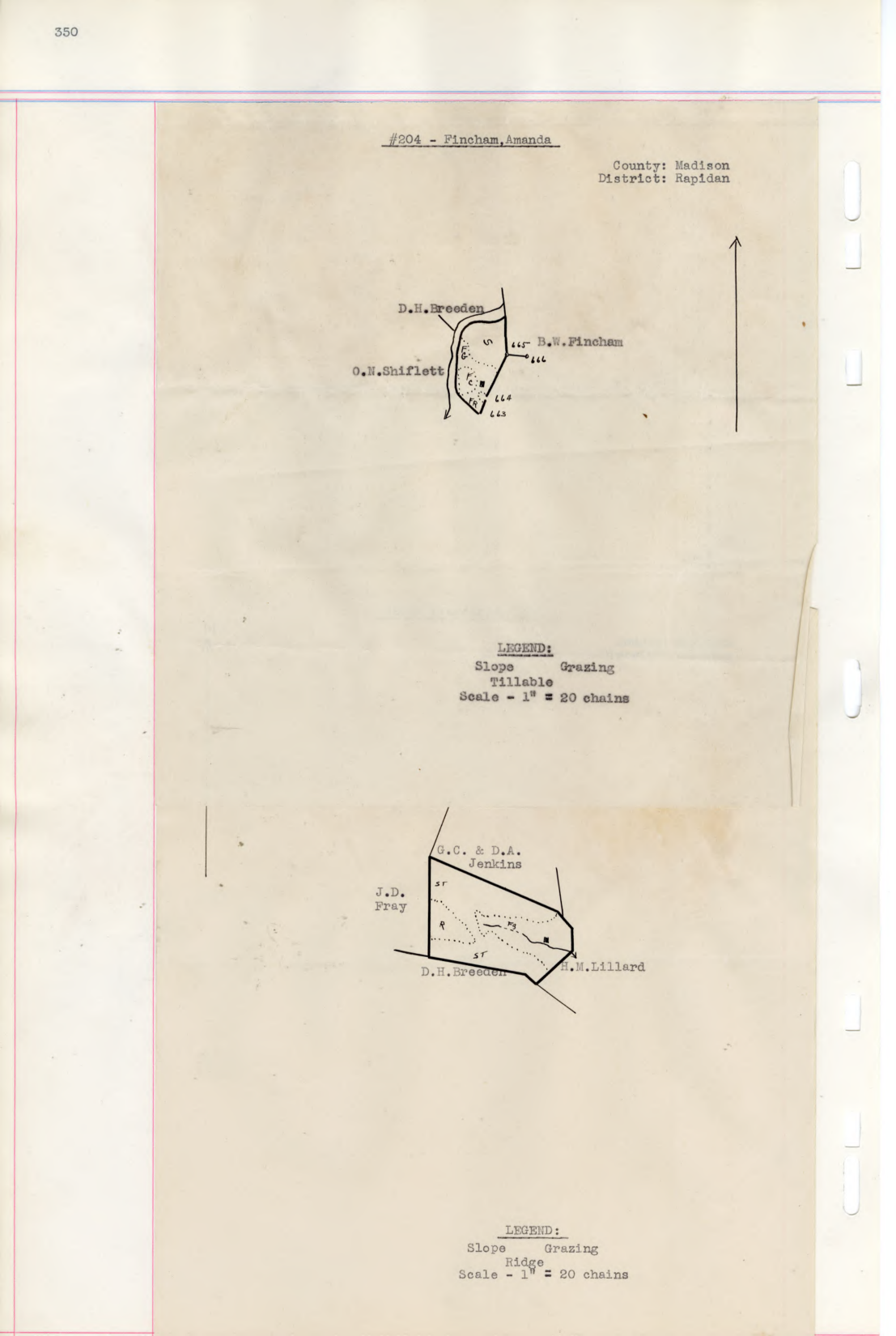


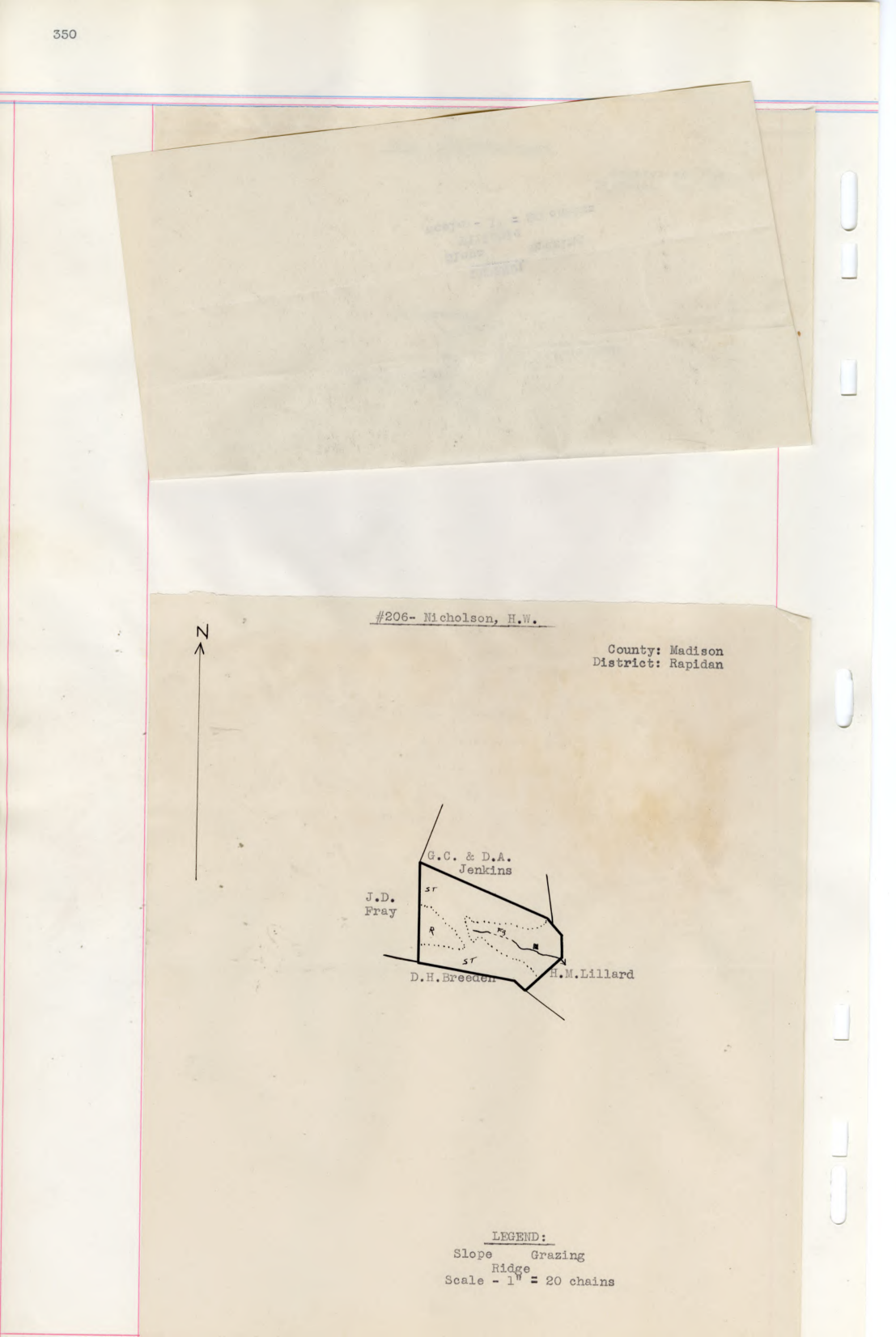




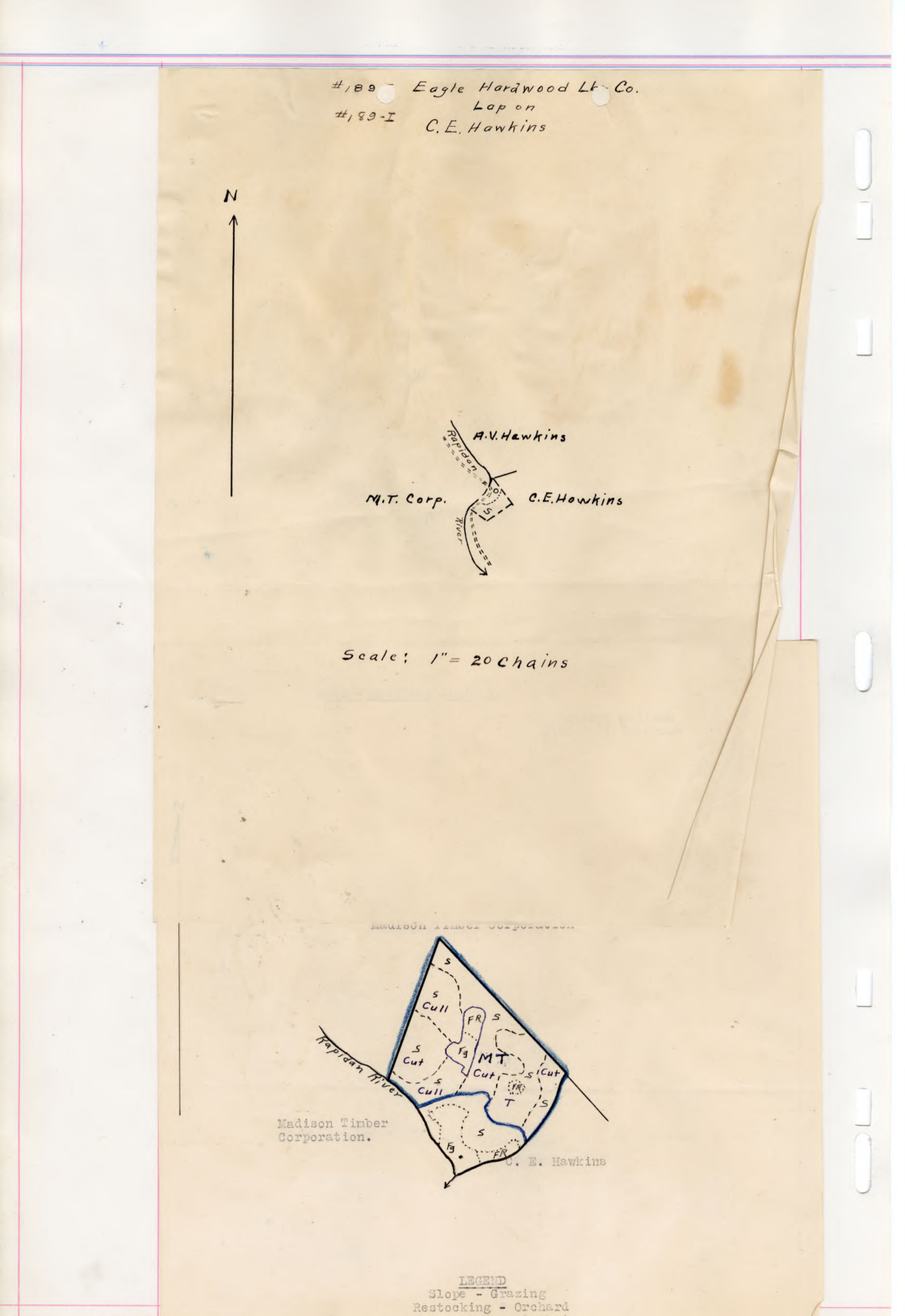
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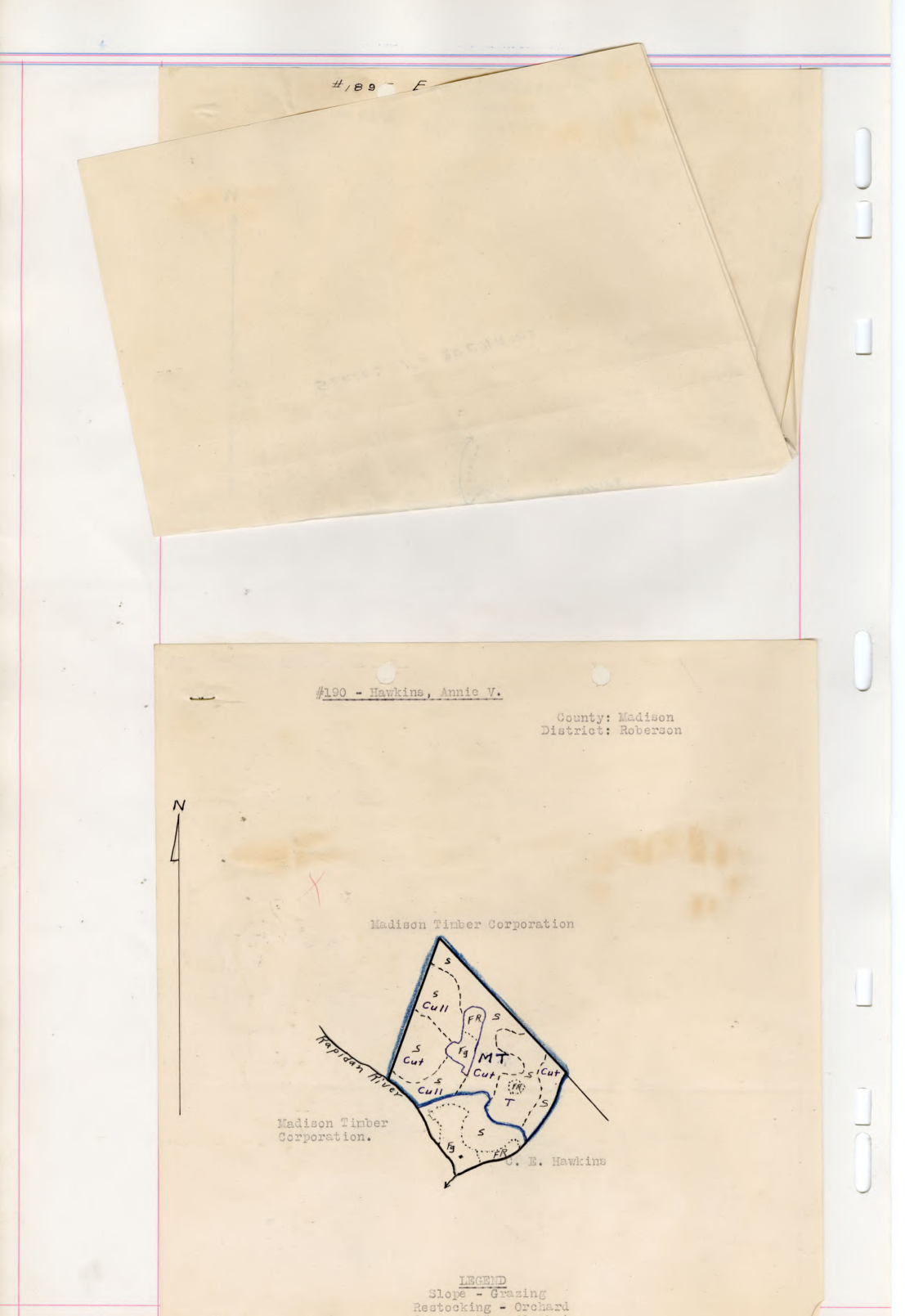


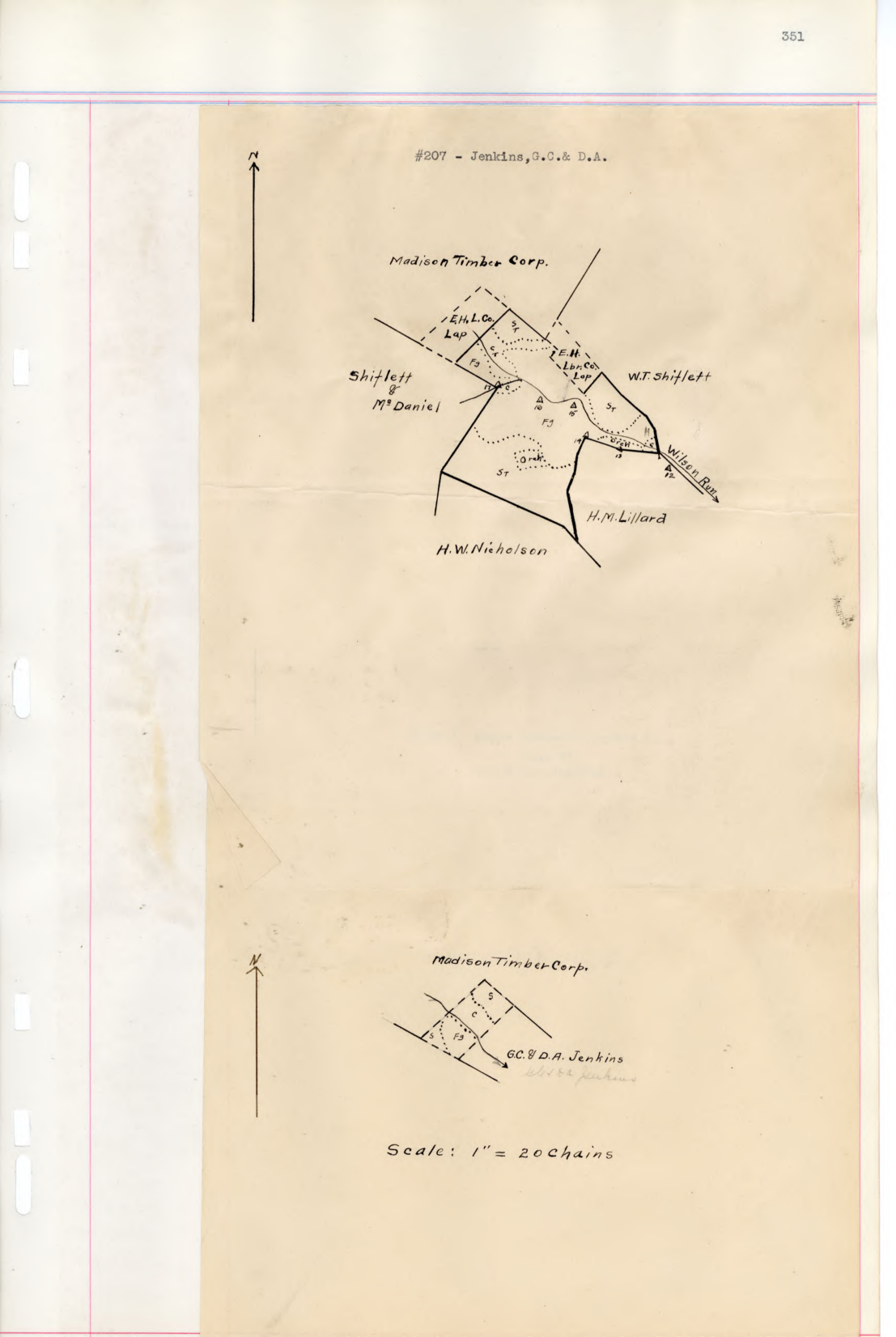






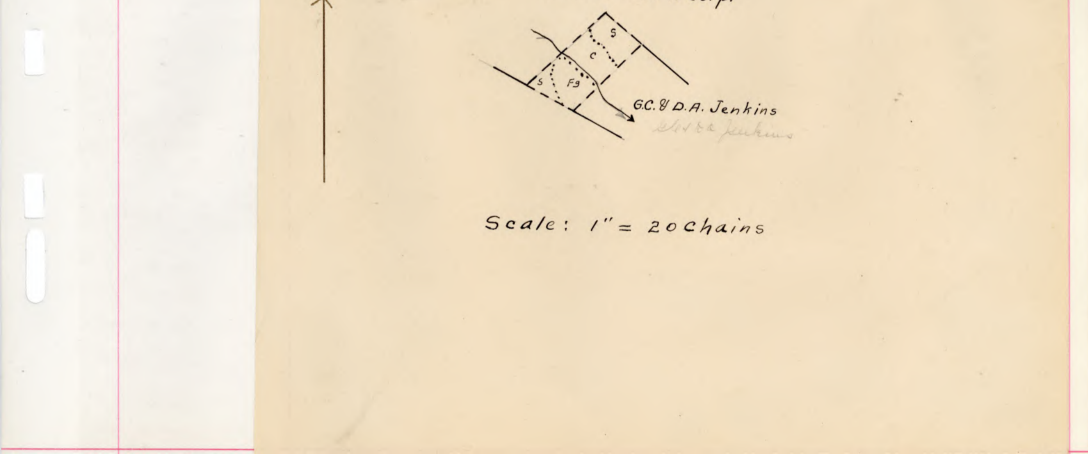


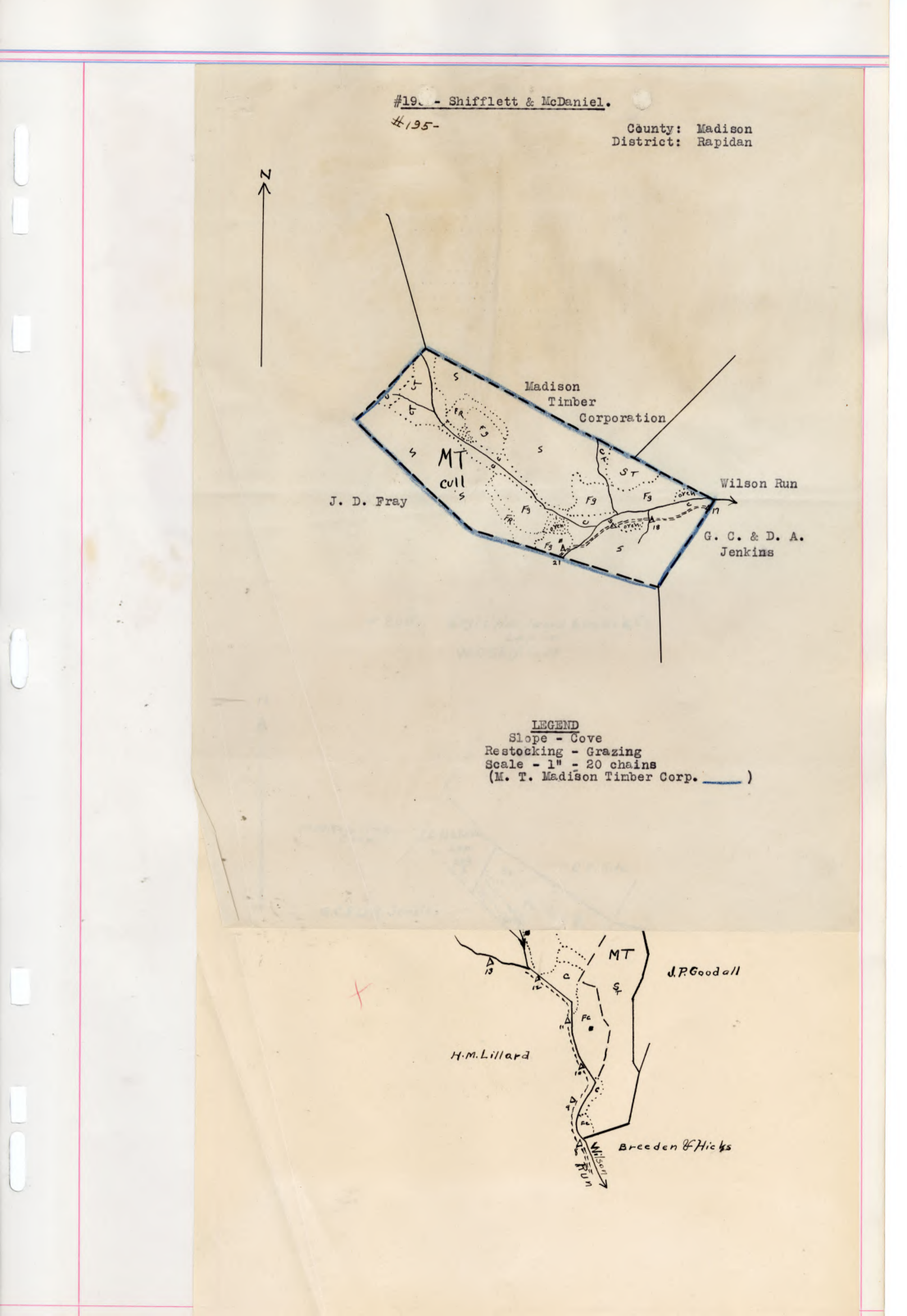


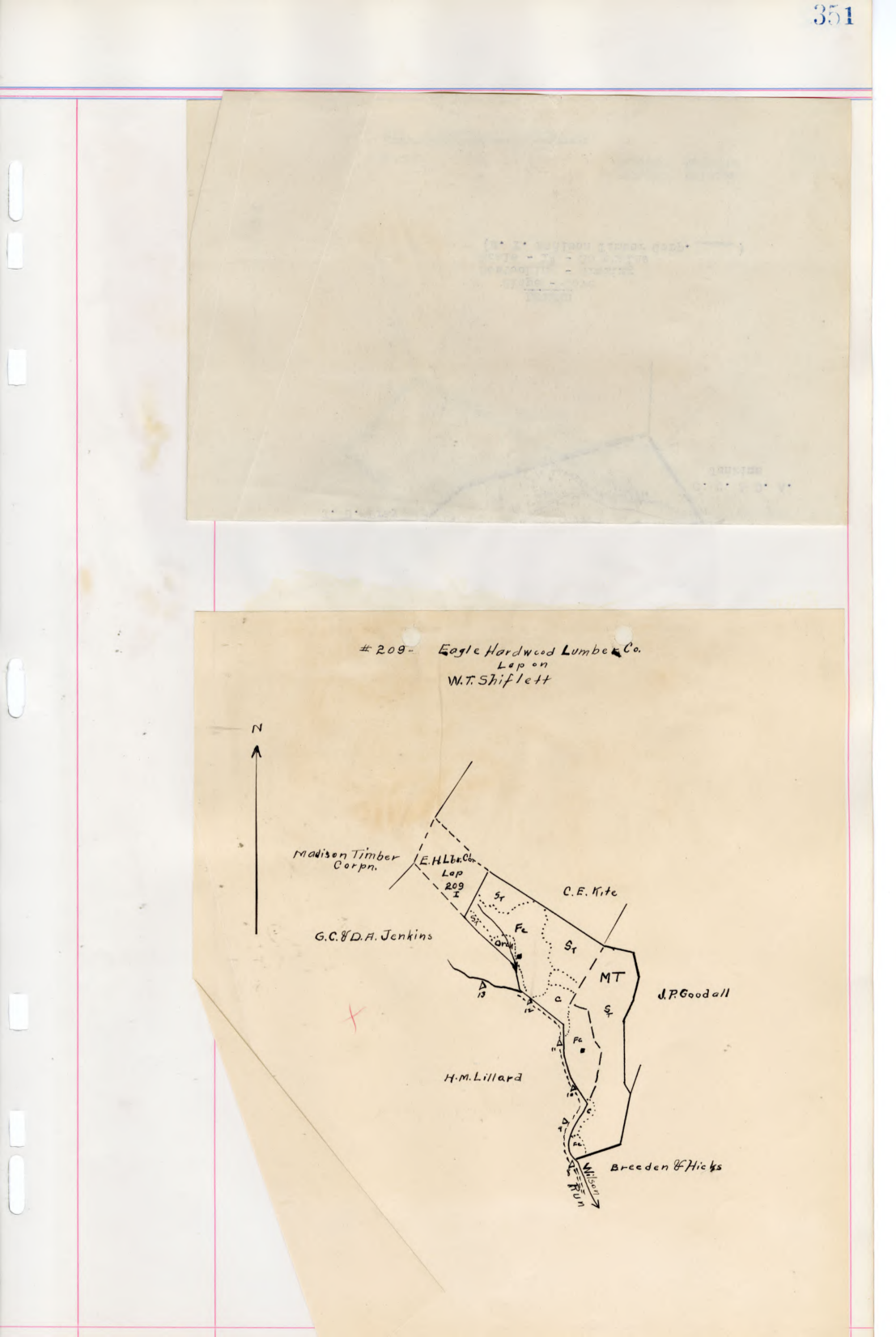


#207-I Eagle Hardwood Lumber Co., Lap on G.C.& D.A.Jenkins -

1





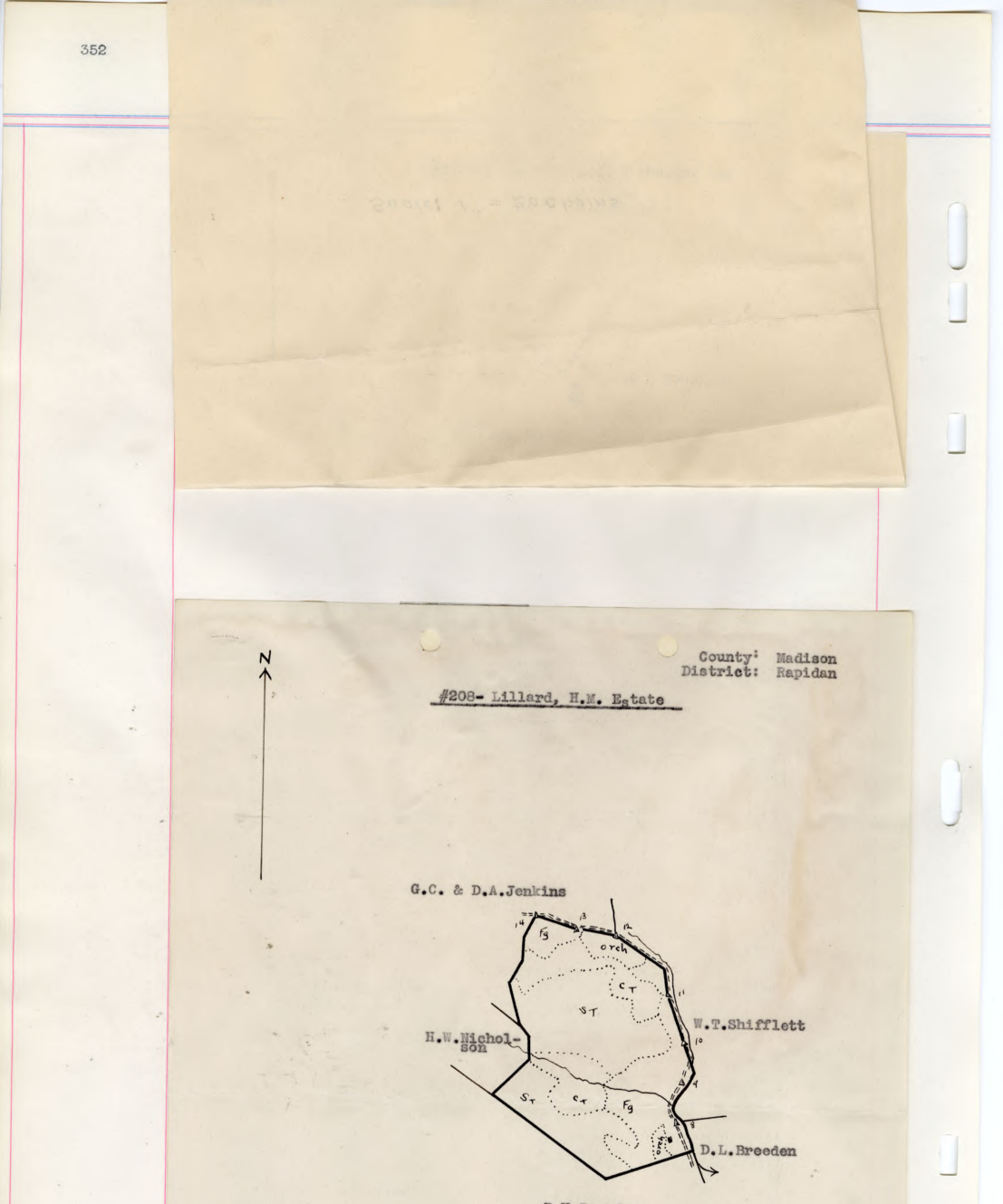


N #207-II Eagle Hardwood Lbr.Co. Lap on G.C.& D.A. Jenkins -M.T. Corp W.T. Shiflett G.C. & D.A. Jenkins Scale: 1" = 20 chains W.T.Shifflett H.W.Nichol-



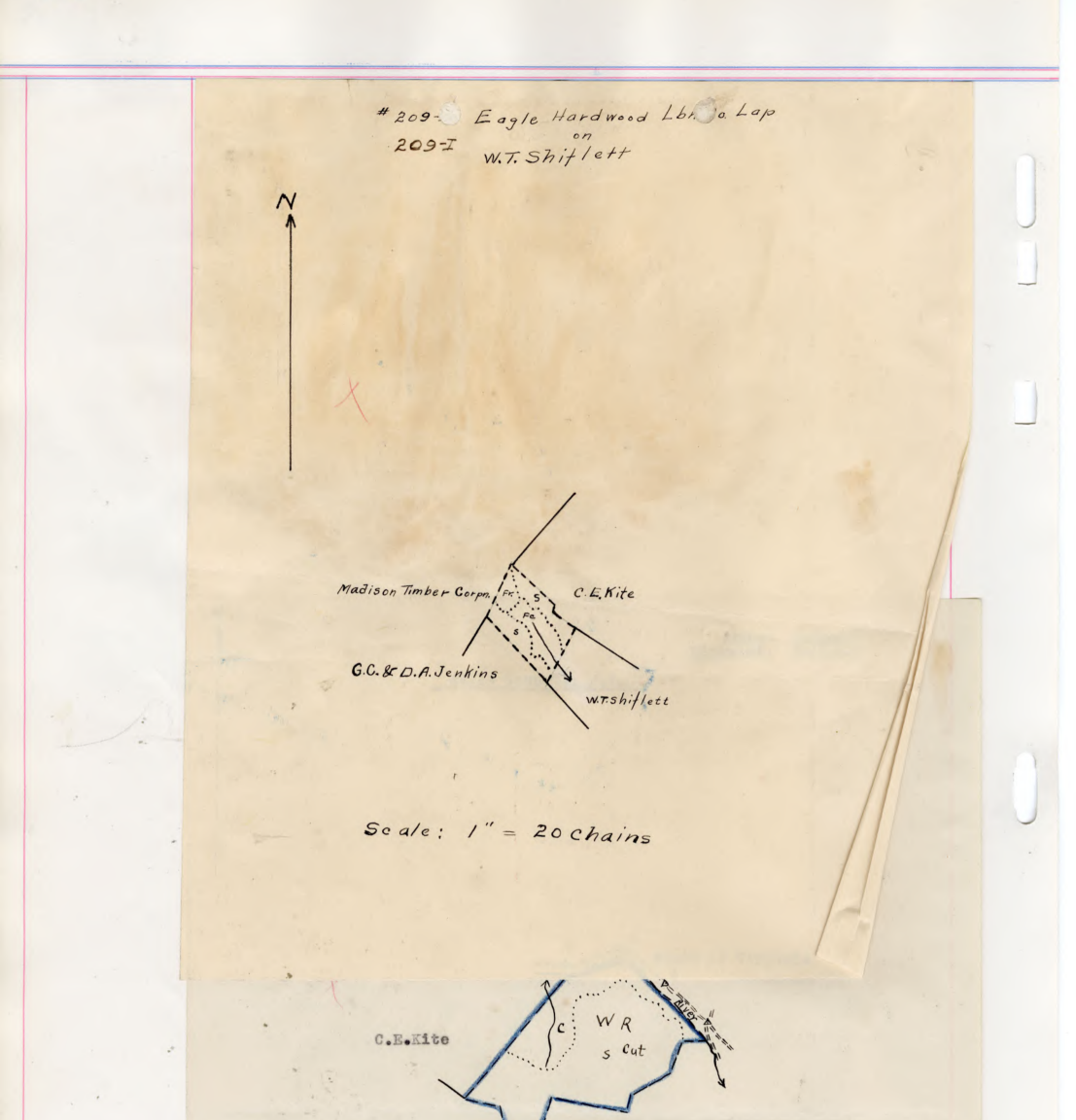
D.H.Breeden

LEGEND: Slope Grazing Cove Orchard Scale - 1" = 20 chains



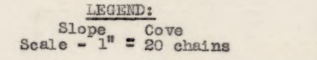
D.H.Breeden

LEGEND: Slope Grazing Cove Orchard Scale - 1" = 20 chains

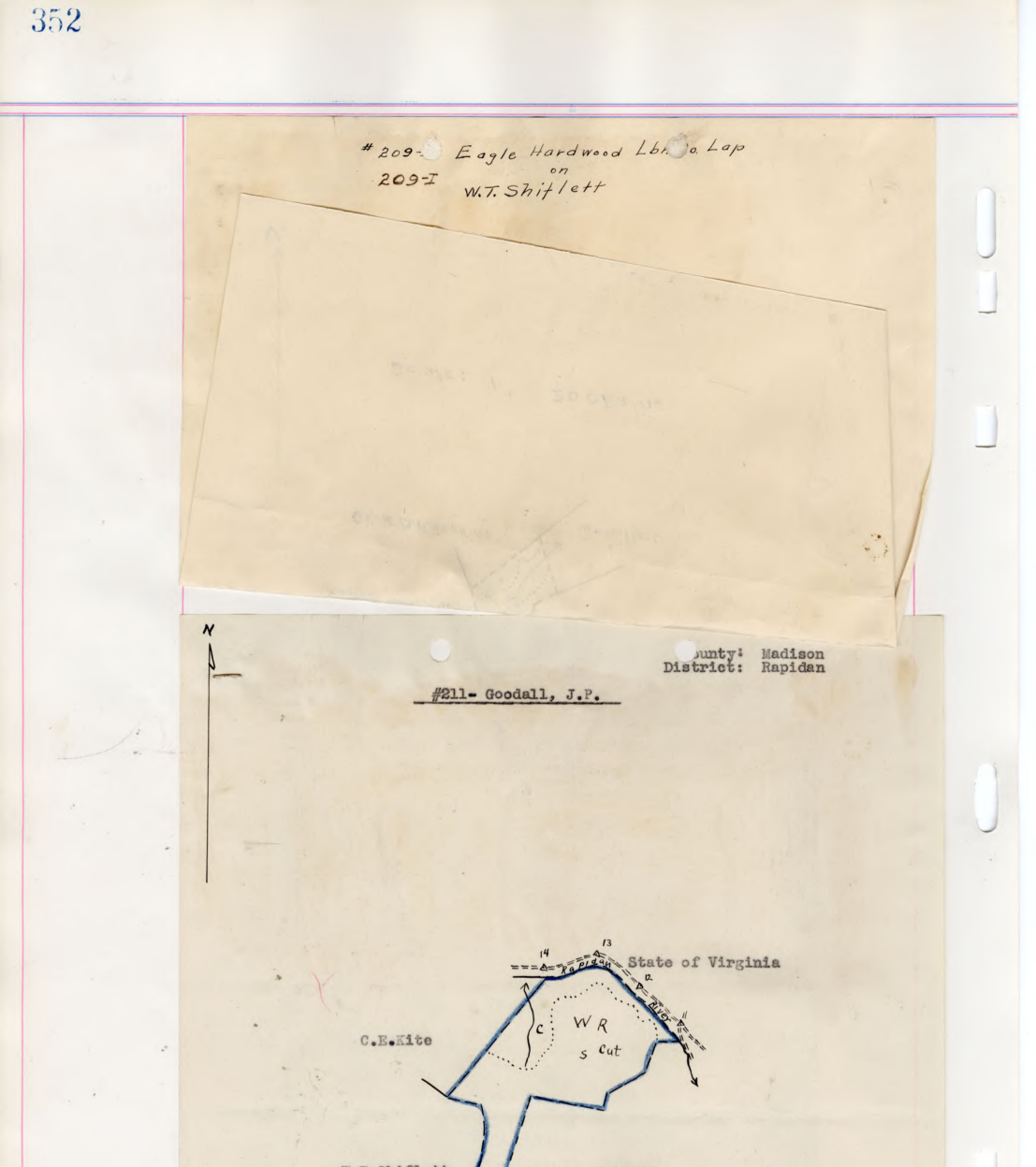


W.T.Shiflett

Breeden & Hicks

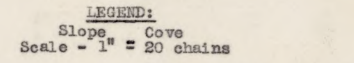


(W.R. Ward-Rue Lumber Co.

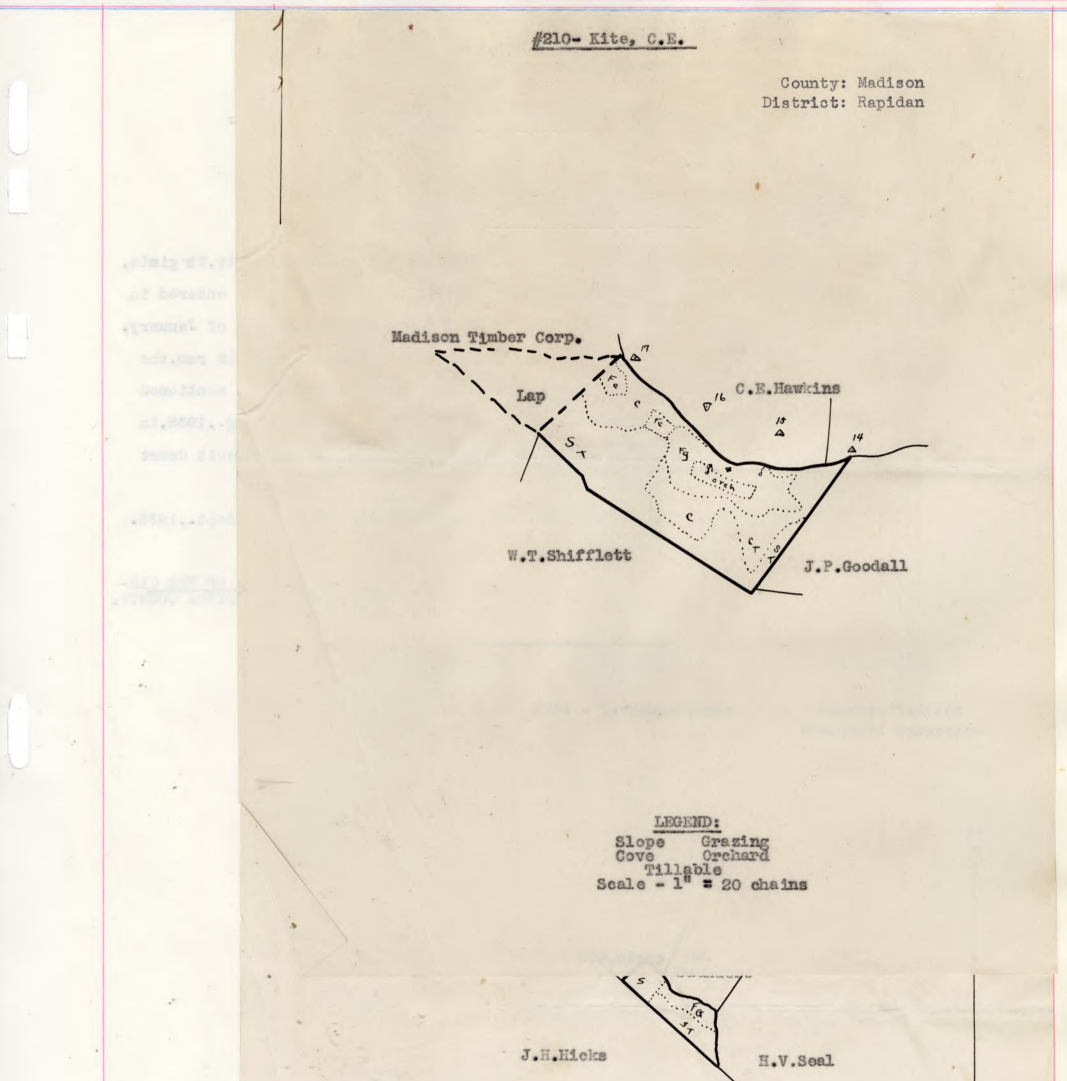


W.T.Shiflett

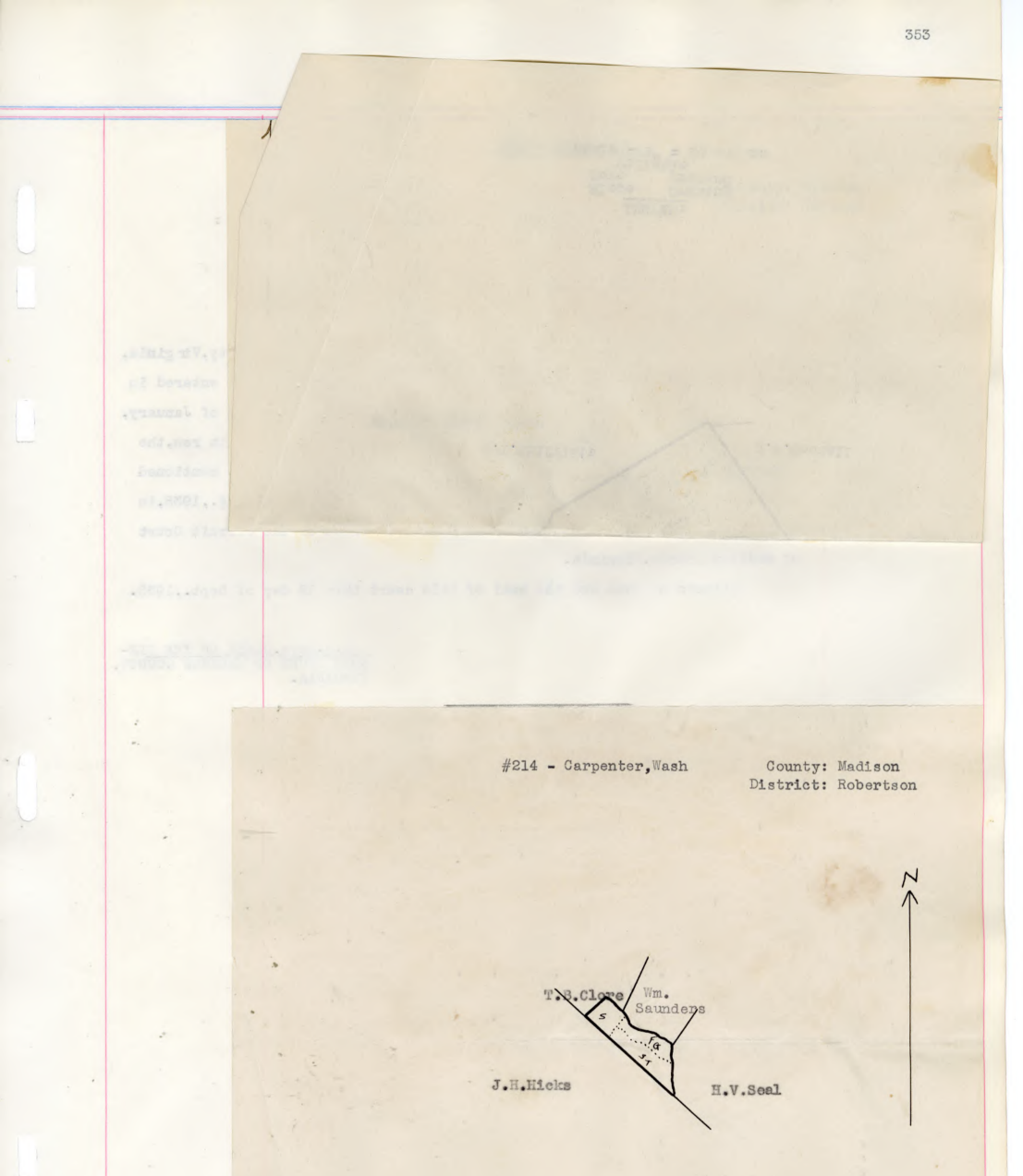
Breeden & Hicks



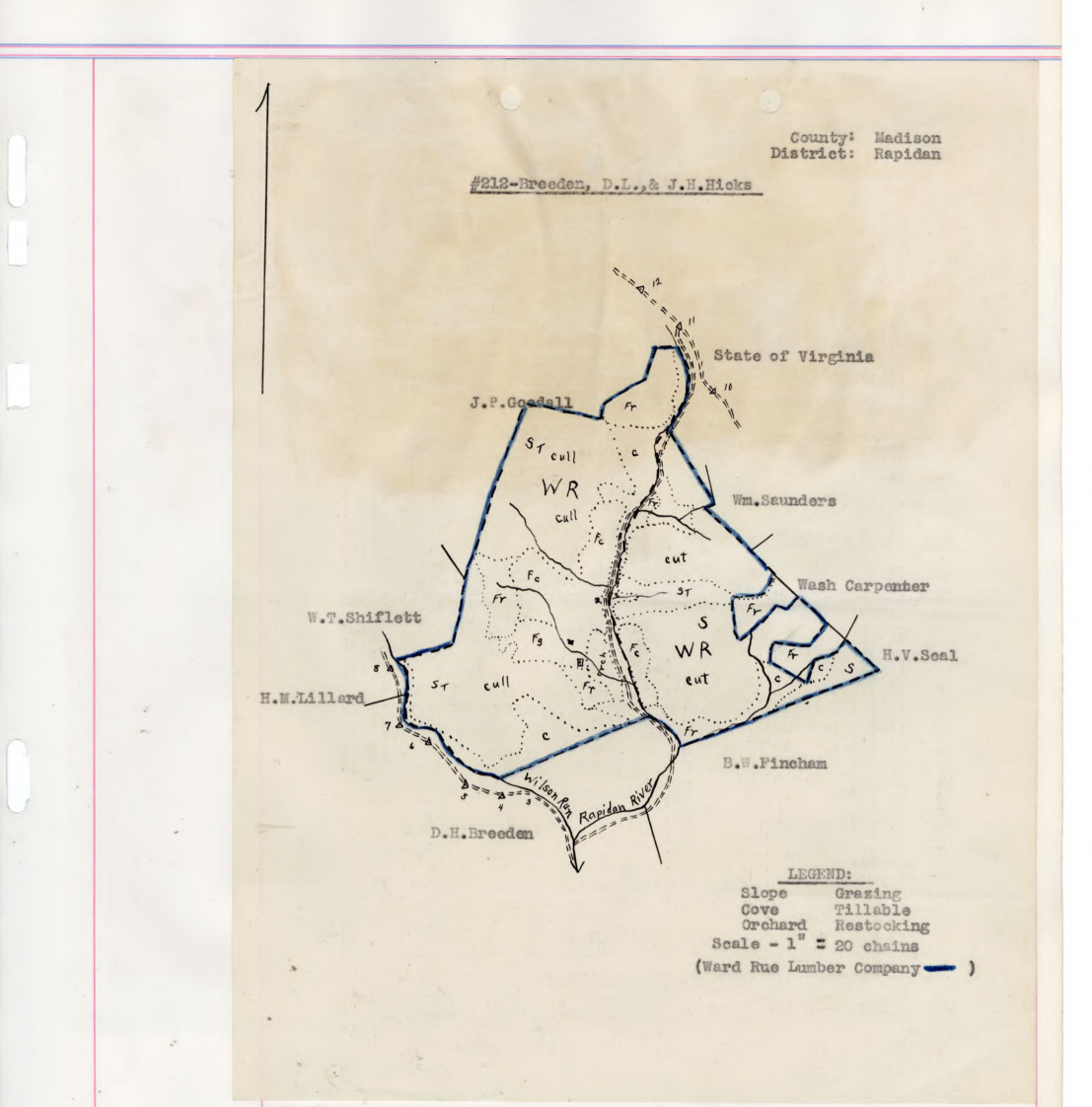
(W.R. Ward-Rue Lumber Co. ---- )



LEGEND: Slope Grazing Scale - 1" = 20 chains



LEGEND: Slope Grazing Scale - 1" = 20 chains



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VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA.

The State Commission on Conservation and Development of the State of Virginia ----- Petitioner

V. At Law No.82

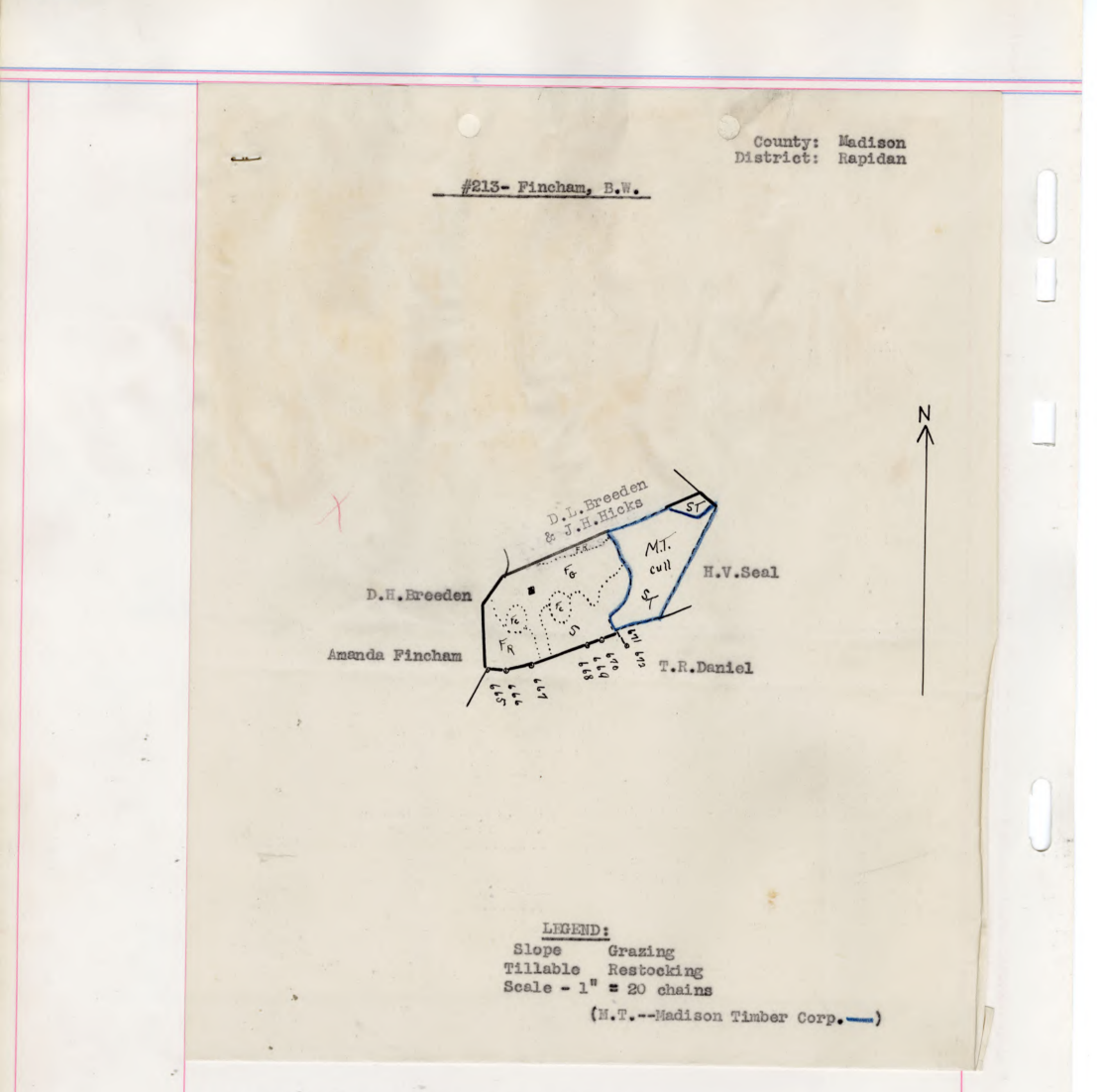
D.F.Anderson and others and Fifty-Five Thousand (55,000) Acres, more or less, of land in Madison County, Virginia ----- Defendants

The undersigned Clerk of the Circuit Court of Madison County, Virginia, hereby certifies that pursuant to the terms of the attached order entered in the above styled proceeding pending in this court on the 21st day of January, 1935, the various orders, judgments, the recordation order, judgment in rem, the orders entered the 1st day of January, 1935, and the separate plats mentioned in the attached order, were admitted to record on the 22 day of Aug., 1935, in Deed Book 53, at Page 347 &c, in this the Clerk's Office of the Circuit Court of Madison County, Virginia.

Witness my hand and the seal of this court this 12 day of Sept., 1935.

A.H.Cave, CLERK OF THE CIR-CUIT COURT OF MADISON COUNTY, VIRGINIA.





VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA.

The State Commission on Conservation and Development of the State of Virginia - - - - - - , - - Petitioner.

Vs. At Law No. 82

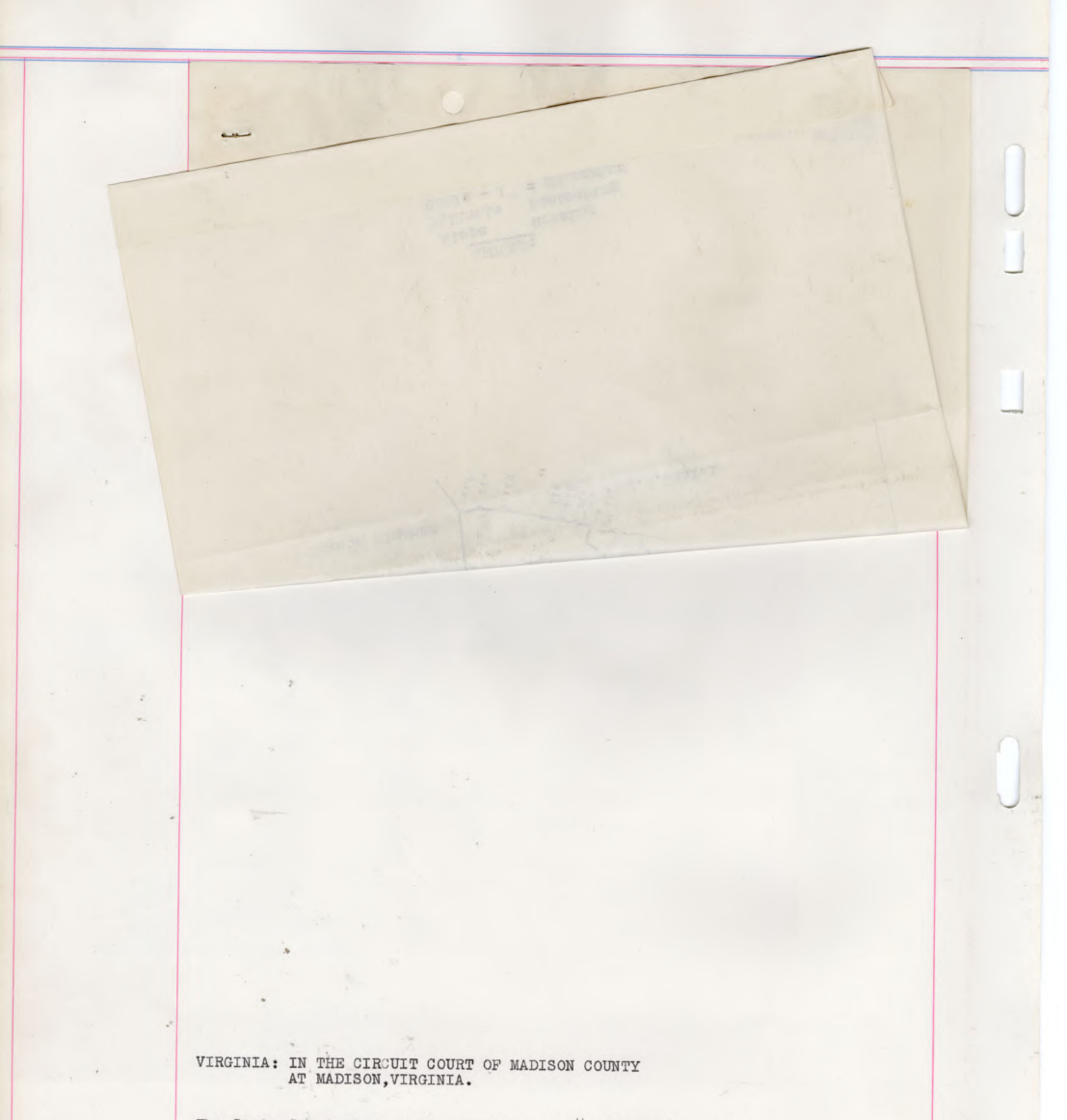
D.F.Anderson and others and Fifty-Five thousand (55,000) Actes, more or less, of land in Madison County, Virginia ----- Defendants -

The undersigned Clerk of the Circuit Court of Madison County, Virgin -ia, hereby certifies that pursuant to the terms of the attached order entered in the above styled proceeding pending in this court on the 21st day of January, 1935, and the separate plats mentioned in the attached order, were admitted to record on the 22 day of Aug., 1935, in Deed Book 53, at Page 337 etf., in this the Clerk's Office of the Circuit Court of Madison County, Virginia.

WITNESS my hand and the seal of this court this 12 day of Sept.,

1935.

A.H.Cave, Clerk of the Circuit Court of Madison County, Virginia -



The State Commission on Conservation and Development of the State of Virginia - - - - - - , - - Petitioner.

Vs. At Law No. 82

D.F.Anderson and others and Fifty-Five thousand (55,000) Actes, more or less, of land in Madison County, Virginia ---- Defendants -

The undersigned Clerk of the Circuit Court of Madison County, Virgin -ia, hereby certifies that pursuant to the terms of the attached order entered in the above styled proceeding pending in this court on the 21st day of January, 1935, and the separate plats mentioned in the attached order, were admitted to record on the 22 day of Aug., 1935, in Deed Book 53, at Page 337 etf., in this the Clerk's Office of the Circuit Court of Madison County, Virginia.

WITNESS my hand and the seal of this court this 12 day of Sept.,

1935.

A.H.Cave, Clerk of the Circuit Court of Madison County, Virginia -

DEED Executed By THE GOVERNOR OF VIRGINIA AND

THE CHAIRMAN

Of The

/

STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

In The Names Of

THE STATE OF VIRGINIA AND THE COMMISSION

Conveying Lands

In The

BLUE RIDGE MOUNTAINS OF VIRGINIA

ТО

THE UNITED STATES OF AMERICA For Use As A Public Park And For Public Park Purposes

. . .

000000000

SHENANDOAH NATIONAL PARK

The map that has been removed from this book is one file in a box. Pleaseask for it if it is needed. A photo copy is on file for every day use

## CERTIFICATE OF ACCEPTANCE

By virtue of and pursuant to the authority conferred by the Act of Congress approved May 22, 1926 (44 Stat. 616), as amended by the Acts of February 16, 1928 (45 Stat. 109), and February 4, 1932 (47 Stat. 37), I, the undersigned, as Secretary of the Interior, do hereby accept the attached deed dated December 26, 1934, wherein and whereby the State of Virginia, by and through its Governor, Honorable George C. Peery, and Secretary of State, Peter Saunders, and the State Commission on Conservation and Development by its Chairman, William E. Cgrson, in conformity with the power and authority conferred upon them by Chapter 371, Pages 983, Acts 1928, of the State of Virginia, have bargained and sold and transfer and convey unto the United States of America for national park purposes, the several tracts of land described in said deed, all within the proposed area of the Shenandoah National Park, in the State of Virginia.

In witness whereof I, as Secretary, hereunto set my hand officially, and have caused the seal of said Department to be affixed hereto and in attestation hereof this 26th day of December 1935.

Seal of the Department of Interior. HAROLD L. ICHES Secretary of the Interior. H. L. B. J. A. M.

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WARREN COUNTY ADMITTED TO RECORD JAN. 10, 1936 at 9 o'clock A. M. In deed Book No 38 Page 200

Recording fee \$118.29 - paid

Circuit Court of Rappahannock County. Recorded Deed Book No 38 Page 290 and Verified

Recording Fee \$118.29 - Paid

#121# PAGE CIRCUIT COURT The Foregoing Deed was admitted to record April 7, 1936 at 4:00 o'clock Recording Fee \$118.29 Pd. P. M. In Deed Book No. 101 - A, Page 85 All Fees Paid EXAMINED. Teste: Grover C. Miller, Clerk

## 747

Admitted June 3, 1936 - 5 P. M. J. Robert Switzer, Clerk Rochingham County, Va.

Harrisonburg, Va. June 3, 1936 Recorded in Deed Book No 159 Page 269 M. J. Robert Switzer, County Clerk

Recording Fee \$118.29 Not Paid

## VIRGINIA, MADISON COUNTY, to-wit:

Recording Fee\$118.29 - Not Paid

In the office of the Clerk of the Circuit Court for the County of Madison, the 24 day of June, 1936, this deed was presented, and with the certificate annexed, admitted to record at 11:00 o'clock A M in deed Book 53, page 355 and inclusive.

> TESTE: Charles J. Ross, Clerk.

THIS DEED, Executed in the names of the State of Virginia and of the State Commission on Conservation and Development, by the Governor of Virginia and the Chairman of the said State Commission on Conservation and Development. under and pursuant to authority vested in them by an Act of the General Assembly of Virginia, approved March 22, 1928, the short title of which is the "National Park Act" (Acts of 1928, Chapter 371, Page 983), on and as of the day and date on which the said Chairman of the State Commission on Conservation and Development acknowledges his signature thereto as disclosed by the annexed notarial certificate, WITNESSETH that:

WHEREAS, the State Commission on Conservation and Development, sometimes hereinafter referred to as the Commission, was created as an agency of the Commonwealth of Virginia by an Act of the General Assembly of Virginia, approved March 17,1926, (Acts of 1926, Chapter 169, Page 307); and, under authority of and pursuant to the provisions of the above mentioned National Fark Act and in con -demmation proceedings hereinafter more particularly specified, hath heretofore acquired the fee simple estate, subject to the hereinafter mentioned rights of way and easements, in approximately one hundred and seventy-six thousand four hundred and fifty-seven and eight tenths (176,457.8) acres of land in the counties of Warren, Rappahannock, Page, Rockingham, Augusta, Albemarle, Greene and Madison, in the State of Virginia, all of the said land being situate in the area in the Blue Ridge Mountains of Virginia, designated and set apart in the said National Fark Act and in the Act of Congress. approved the 22nd day of May, 1926, as lands which may be acquired by the United States of America for public park pur -poses and for use in the establishment of a public park to be known as the Shenandoah National Fark; and,

WHEREAS, the fee simple estate in all the said land, subject to the rights of way and easements hereinafter set forth, was acquired by the Commission under judgments in rem duly entered in condemnation proceedings, instituted and maintained, under authority of the Act of the General Assembly of Virginia approved the 22nd day of March, 1928, the short title of which is the "Public Park Condemnation Act" (Acts of 1928, Chapter 410, Page 1036), in the Circuit Coubts of the several counties in Virginia above mentioned, and respectively entitled:-"VIRGINIA: IN THE CIRCUIT COURT OF WARREN COUNTY. The State Commission on Con -servation and Development of the State of Virginia, Petitioner, V. Virginia Atwood and others, and Thirty thousand (30,000) acres of land, more or less, in Warren County, Virginia, - Defendants."

"VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY. The State Commission on Conservation and Development of the State of Virginia, Petitioner, V.Clifton Aylor and others, and Thir ty-seven Thousand Four Hundred (37,400) Acres of Land, more or less - Defendants."

VIRGINIA: IN THE CIRCUIT COURT OF PAGE COUNTY AT LURAY, VIRGINIA. The State Com -mission on Conservation and Development of the State of Virginia - Petitioner, V. Ada Abbott and others and Sixty-Eight Thousand Four Hundred Forty-Six (68,446) Acres, more or less, of land, in Page County, Virginia - Defendants." "VIRGINIA: IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY. The State Commission on Conservation and Development of the State of Virginia - Petitioner, V. Cassandra Lawson Atkins and others, and Firty-two Thousand Five Hundred Sixty-One (52,561) Acres of Land, more or less,, In Rockingham County, Virginia - Defendants." "VIRGINIA: IN THE CIRCUIT COURT OF ALBEMARLE COUNTY. The State Commission on Conservation and Development of the State of Virginia - Petitioner, V.W.L.Arey, and others, and Thirty-Five Thousand, Nine Hundred Forty-six Acres (35,946), more or less, of Land in Albemarle County, Virginia - Defendants." "VIRGINIA: IN THE CIRCUIT COURT OF AUGUSTA COUNTY. The State Commission on Conservation and Development of the State of Virginia - Petitioner, V.Archer, A.W. and others, and Fourteen Thousand Six Hundred and Twelve Acres (14,612), more or less, of land in Augusta County, Virginia - Defendants." "VIRGINIA: IN THE CIRCUIT COURT OF GREENE COUNTY. The State Commission on Con -servation and Development of the State of Virginia - Petitioner, V. Armentrout, C.E. and others, and Thirty-Four Thousand, One Hundred Twenty-Seven (34,127)

168,216.80

Acres, more or less, of land in Greene County, Virginia - Defendants." "VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA. The State Commission on Conservation and Development of the State of Virginia - "e -titioner, V. D.F.Anderson and others, and Fifty-Five Thousand (55,000) Acres, more or less, of Land in Madison County, Virginia - Defendants." and,

WHEREAS, the muniments of title of the said State Commission on Conservation and Development in and to the lands heretofore acquired under the said condemnation proceedings in each of the said counties in Virginia, are set forth, and have been admitted to record, under and in pursuance of the provisions of section 14 of the said Public Park Condemnation Act, in the land records in the respective offices of the Clerks of the Circuit Courts of the Counties in Virginia wherein the said condemnation proceedings were had, to-wit, in the County of Warren in Deed Book 38, Page 1, et seq.; in the County of Rappahannock in Deed Book 38, Page 1, et seq.; in the County of Page in Deed Book 101, Page 1, et seq.; in the County of Rockingham in Deed Book 159, Page 1, et seq.; in the County of Albemarle in Deed Book 224-A, Page 1, et seq.; in the County of Augusta in Deed Book 265, Page 1, et seq.; in the County of Greene in Deed Book 24, Page 1, et seq.; and in the County of Madison in Deed Book 53, Page 1, et seq.; and,

WHEREAS, the said muniments of title were thus admitted to record in each of the said counties in Virginia in pursuance of an order entered in the above mentioned condemnation proceedings had therein, authorized and directing the rec -ordation of "so much of the orders, judgments and proceedings" in the said condemnation proceedings as shows the condemnation had therein, including a descrip -tion of the land and the estate or interest therein condemned; and consist, in each county, of the following orders, judgments, and parts of the proceedings in the above mentioned condemnation proceedings in that county, the recordation of which was specifically prescribed in the said order; to-wit:

)A) The said order directing the recordation of so much of the orders, judgments and proceedings in the said condemnation proceedings in the said Court and county as shows the condemnations had therein, including a description of the lands and the estate or interest therein condemned.

(B) The petition filed in the said condemnation proceeding, including a description by metes and bounds, or county boundary lines, of the boundary lines of the area described in the said petition.

(C) The report of the Special Investigators and Board of Appraisal Commissioners filed in the said condemnation proceeding in said county, and the County Ownership Map filed with and made a part thereof, setting forth and delineating, under their respective numbers, the several tracts of land of diverse ownership contained within the area described in the above mentioned petition, as found, described and numbered by the said Special Investigators and Board of Appraisal Commissioners in their said report.

(D) Two judgments in rem heretofore entered in the said condemnation pro -ceeding in said County, condemning to the use of the petitioner, subject to the hereinafter mentioned rights of way and easements, the fee simple estate in the several numbered tracts of land set out in the said judgments, upon payment into the custody of the Court of the amount of the awards adjudged therefor; - the several tracts of land thus condemned being designateded, described and condemned in the said judgments by and under the respective numbers by reference to which the said tracts are numbered and described in the report of the Soecial Investigators and Board of Appraisal Commissioners, and shown and delineated on the County Ownership Map filed with and made a part thereof, to which reference is made in the foregoing sub-section "C".

(E) Two orders entered under authority of Section 41 of the <sup>P</sup>ublic Park Condemnation Act, setting forth the fact of payment by the State Commission on Conservation and Development into the custody of the Court of the sums stated or set out in the above mentioned judgments in rem as constituting the awards for the several tracts of land included in the tables of numbered tracts set out in the said orders, and expressly relieving the said Commission from any fur -ther obligation or duty with respect thereto.

(F) The separate plats of the numbered tracts set forth in the tables in -cluded in the two orders mentioned in the preceding sub-section "E", the awards for which have been paid into the custody of the Court as set forth on said order, each of said plats identified, with the number under which it was numbered and described in the above mentioned report of Special Investigators and Board of Appraisal Commissioners, and under which it is shown and delineated in the above mentioned County Ownership Map, which plats were submitted and filed with the above mentioned report of the said Special Investigators and Board of Appraisal Commissioners.

(G) An order entered under authority of Section 22 of the Fublic Fark Condemnation Act, dismissing the said condemnation proceeding in respect of all the lands situate within the area described in the petition therein, but outside the boundary line described in the said order, the lands thus dismissed including each and all of the numbered tracts shown and delineated on the above mentioned County Ownership Map other than the several numbered tracts set forth in the tables of numbered tracts set out in the orders mentioned in the foregoing sub-section "E" hereof.;-the dismissal order entered in the Madison County condemnation proceeding, nevertheless, expressly excepting from such dismissal fifteen numbered tracts mentioned therein, and lying outside the boundary line therein described, which had not been acquired by the Commission at the date of the entry of the order mentioned in the foregoing sub-section "A"; and the dis -missal order entered in the Greene County condemnation proceeding expressly excepting from such dismissal three numbered tracts mentioned therein, condemn-

ing to the use of the State Commission on Conservation and Development in the condemnation proceeding in that county, which had been acquired by the Commission at the date of the entry of said order, but are situate outside the boundary line described in the said order in that county; and,

WHEREAS, the lands contained in the numbered tracts described and mum -bered in the reports of the several Boards of Appraisal Commissioners in the above mentioned condemnation proceedings, and shown and delineated under their respective numbers on the several County <sup>O</sup>wnership Maps filed therewith, the fee simple estate in which, subject to the hereinafter mentioned rights of way and easements, has been acquired by the said State Commission on Conservation and Development, as disclosed by the said muniments of title of record as aforesaid in the said counties of Warren, Rappahannock, Page, Rockingham, Augusta, Albemarle, Greene and Madison, constitute, when taken together, one continueus body or tract of land contained within the following described BOUNDARY LINE, (with the excep

-tion only of the three tracts in Greene County, above mentioned, described and respectively numbered 55-a, 56 and 57, in the report of the Board of Appraisal Com -missioners in Greene County, and shown and delineated on the County Ownership Map of record in the land records of that county as aforesaid, containing in all two hundred and forty-six (246) acres of land, which three numbered tracts, not being contained within the following described BOUNDARY LINE, and not being contiguous with the lands contained therein, it is not the purpose or intention of the State of Virginia and the Commission to convey to the United States of America at this time) in the description of which BOUNDARY LINE, wherever the line is not shown by courses, distances, and positions, or as running with a county boundary line, abutting tracts of land mentioned in said description, when designated by numbers, are the tracts so numbered and described in the report of the Special Investigators and the Board of Appraisal Commissioners in the above men tioned condemnation proceeding in the county in which the line with such abutting tracts is shown to lie, and shown and delineated under their respective num -bers on the County Ownership Map filed therewith, which report and map have been admitted to record as hereinbefore set out in the land records of that county, the descriptive names used in designating said tracts together with their respective numbers, being thus used for greater particularity of description, and having reference to, and being intended respectively to designate and include all the owners of the land included in the said abutting tracts as shown and delineated on said County Ownership Map, at the date of the filing of the above mentioned report of the Special Investigators and Board of Appraisal Commission -ers in that county, and all those persons who appeared to have any claim of right, title, estate or interest therein, at the date of the filing of the said re -port of the Special Investigators and Board of Appraisal Commissioners as found and reported by the said Special Investigators and Board of Appraisal Commission pers in their said reports; and in the descriptions of which BOUNDARY LINE.furtheremore, wherever the angles therein are described as numbered "positions", the said positions and the corresponding courses and distances are the "positions". courses and distances set forth in the petition filed in the hereinbefore mencondemnation tioned, proceeding in the county in which it is shown that this portion of the said BOUNDARY LINE lies, the said positions, courses and distances being set forth in the description of said BOUNDARY LINE, to designate the corresponding portion of the boundary line of the area in that county described in said petition, where -in all the courses and distances are true bearings . BEGINNING at a 5 1/2"x 5 1/2" x 36" reinforced concrete post with the number "40" stamped on the upper surface, which marks a corner of the United States Army Front Royal Quartermaster Depot Tract No.118, as shown and delineated on the coun -ty Ownership Map admitted to record, as hereinbefore set out, in the land records of Warren County, Virginia, in Deed Book 38, Page 1, et seq., in the office of the Clerk of the Circuit Court of said County, said post being a corner of that certain trast of land which was conveyed to the United State of America by Annie R.

Riorban ,Special Commissioner, and others, by deed dated January 1,1912, recorded in Deed Book 115, at Page 164 in the office of the Clerk of the Circuit Court of Warren County, Virginia, said post being designated as Position No.47, in the boun -dary line of the land described in the petition filed in the above mentioned

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condemnation proceeding in Warren County and recorded as aforesaid in Deed Book <u>38, Page 1, et seq., in the office of the Clerk of the Circuit Court of said County</u>, and designated as Monument No.40, in the boundary description of lands acquired by the United States of America, recorded in Deed Book 16, Page 350, et seq., in the office of the Clerk of the Circuit Court of Warren County, Virginia.

THENCE, in Warren County, with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county S.25°25' W.1302 feet, to Position No.46, a stake south of post in fence corner, 10 feet north of nail in blaze on 3-inch poplar and 10 feet east of nail in 5-inch poplar:

THENCE, in Warren County, S 20° 30' W.1217 feet, to Pos.No.45, a locust stake south of small rock pile on ridge, 12 feet north of nail in triangle on 20inch oak and 15.5 feet west of nail in blaze on 3-inch oak;

THENCE, in Warren County, S.14° 25' W.2490 feet, to Pos.No.44, a locust stake 22 feet south of nail in triangle on 30-inch oak and 14.5 feet east of nail in triangle on 5-inch oak;

THENCE, in Warren County, S.72° 35' W.1153 feet, to Pos.No.43, a locust stake on east side of gate, 29.5 feet south of nail in triangular blaze on double oak, 31.5 feet east of nail in blaze on 12-inch hickory;

THENCE, in Warren County, S.66° 20' W.543 feet, to Pos.No.42, a locust stake on fence corner at edge of cleared field, 13 feet west of nail in blazed 6-inch wild cherry and 7.5 feet northeast of nail in blazed 2-inch wild cherry;

THENCE, in Warren County, S.ll° 35' W.1003 feet, to Pos.No.41, a locust stake in southwest corner of field, 29 feet northwest of nail in triangle on 30inch oak and 10 feet east of nail in triangle on 8-inch hickory;

THENCE, in Warren County, S.11° 35' W.1657 feet, to Pos.No.40, a 5-inch double blazed oak with "U.S.40" painted on it, 6.7 feet northwest of nail in 4-inch oak and 19.6 feet southeast of nail in 5-inch wild cherry;

THENCE, in Warren County, N.83°55' W.188 feet, to Pos.No.39, a locust stake 13 feet south of nail in 15-inch oak and 8.4 feet west of 10-inch oak;

THENCE, in Warren County, S. 18°15' W. 118 feet, to Pos. No. 38, a blazed 15inch hickory in fence corner with "U.S. 38", painted on the tree."

THENCE, in Warren County, S.5° 05' E.553 feet, to Pos.No.37, a locust stake in fence line, 9.1 feet east of nail in blazed walnut and 25 feet south of blaze on 15-inch oak;

THENCE, in Wamren County, S.20°25' E.620 feet, to Pos.No.36, a cross cut in rock at corner of orchard 63 feet southeast of nail in triangle on 24-inch oak, 35.3 feet north of nail in 10-inch oak;

THENCE in Warren County, N.83° 25' E.821 feet, to Pos.No.35, a triangle cut in 24-inch dead chestnut, 19 feet east of nail in triangle cut in 5-inch lo -cust and 13 feet north of nail in 2-inch locust at corner of orchard: THENCE, in Warren County, S.68° 00' E.1348 feet, to Pos.No.34, a 15-inch hickory in fence corner, 13.5 feet north-west of nail in triangle on 4-inch oak, 13 feet east of nail in triangle on 15-inch chestnut oak and 5 feet southeast of large roak;

THENCE, in Warren County, S. 3° 50' E. 419 feet, to Pos. No. 33, a cross painted on rock 2 feet east of fence corner, 14 feet south of nail in 24-inch red oak and 9 feet southwest of nail in triangle on 4-inch poplar: THENCE, in Warren County, S.55° 10' E.2688 feet, to Pos.No.32, a locust stake on west side of white walnut southwest of sawdust pile, 19.2 feet west of nail in 12-inch walnut;

THENCE, in Warren County, S. 39° 10' W. 313 feet, to Pos. No. 31, a locust stake 12 feet northeast of triangle on rock on west side of 30-inch oak;

THENCE, in Warren County, S.1° 35' W.368 feet, to Pos.No.30, a locust stake in fence corner,7 feet east of chiseled triangle on rock and 9 feet southeast of chiseled triangle on rock;

THENCE, in Warren County, S.70° 35' E.705 feet, to Pos.No.29, a nail in locust stake below nail in triangle on tree at fence corner, 14.3 feet south of nail in dead 3-inch oak;

THENCE, in Warren County, S.71° 35' E.126 feet, to Pos.No.28, a nail in lo -cust stake 10.1 feet N.68° W.of nail in triangle on 8-inch oak, 16.4 feet north of nail in triangle on old stump and 9.9 feet east of nail in triangle on South side of 10-inch poplar;

THENCE, in Warren County, N.26° 30' E., to the point of intersection with the boundary line between the Dan Hickerson Tract No.106 and the Mary B.Pomeroy Tract No.112;

THENCE, in Warren County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county and running with the boundary line between the Dan Hickerson Tract No.106 and the Mary B.Pomeroy Tract No.112, to the point of intersection with a line of the Rena M.Sillman Tract No.119;

THENCE, in Warren County, with the boundary line between the Dan Hicker -son Tract No.106 and the Rena M.Sillman Tract No.119, to a corner common to the said Rena M.Sillman Tract No.119 and the C.D.Hickerson Estate No.107, in a line of the said Dan Hickerson Tract No.106;

THENCE, in Warren County, with the boundary lines between the C.D.Hickerson Estate Tract No.107 and the Rena M.Sillman Tract No.119, the William Pomeroy Estate Tract No.113-a and the Martha J.Pomeroy Tract No.116, to a corner to the said C.D.Hickerson Estate Tract No.107 and the Ella V.Hickerson Tract No.105, in a line of the said Martha J.Pomeroy Tract No.116;

THENCE, in Warren County, with the boundary line between the Mærthe J. Pomeroy Tract No.116 and the Ella V.Hickerson Tract No.105, to the point of intersection with a line of the J.D.Pomeroy Estate Tract No.114;

THENCE, in Warren County, with the boundary line between the Martha J. Pomeroy Tract No.116 and the J.D.Pomeroy Estate Tract No.114, to a corner common to the said Martha J.Pomeroy Tract No.116, the William Pomeroy Estate Tract No.113 and the Lethia Pomeroy Tract No.115, in a line of the said J.D.Pomeroy Estate Tract No.114;

THENCE, in Warren County, with the boundary line between the Lethia Pomeroy Tract <sup>N</sup>o.115 and the J.D.Pomeroy Estate Tract No.114, to a corner common to the said J.D.Pomeroy Estate Tract No.114 and the Welton Beatty Tract No.96 and common also to the Dan and Elzy Fox Tract No.99, in a line of the said Lethia Pom -eroy Tract No.115;

THENCE, in Warren County, with the boundary line between the Dan and Elzy Fox Tract No.99 and the Welton Beatty Tract No.96, to a corner common to the said Dan and Elzy Fox Tract No.99 and the Flora A.Moore Tract No.110, in a line of the said Welton Beatty Tract No.96;

THENCE, in Warren County, with the boundary line between the Welton Beatty Tract No.96 and the Flora A.Moore Tract No.110, to the point of intersection with a line of the E.H.Stokes Tract No.91;

THENCE, in Warren County, with the boundary line between the Welton Beat -ty Tract No.96 and the E.H.Stokes Tract No.91, to a corner common to the two said tracts, in the boundary line between Warren County and Rappahannock County, on top of the Blue Ridge Mountain;

THENCE, in Rappahannock County, with the boundary line between the Welton Beatty Tract No.5 and the C.Lee Clegg Tract No.4, to the point of intersection with a line of the Chester Gap Orchard Company Tract No.6;

THENCE, in Rappahannock County, with the boundary lines between the Ches -ter Gap Orchard Company Tract No.6 and the Welton Beatty Tract No.5, the J.B.Pom -eroy Estate Tract No.7 and the H.E.Boyer Tract No.9, to a corner common to the said Chester Gap Orchard Company Tract No.6 and the Nish North Tract No.8, in a line of the said H.E.Boyer Tract No.9;

THENCE, in Rappahannock County, with the boundary lines between the Nish North Tract No.8, and the H.E.Boyer Tract No.9, the H.T.Compton Tract No.10 and the Thomas H.Settle Tract No.12, to a corner common to the said Nish North Tract No.8 and the W.P.Slaughter Tract No.17, in a line of the said Thomas H. Settle Tract No.12;

THENCE, in Rappahannock County, with the boundary lines between the Thomas H.Settle Tract No.12 and the W.P.Slaughter Tract No.17, the Joe Reid, Jr., and J.P.Early Tract No.19, the Julia M.Settle Tract No.20, the Robinson and Kern Tract No.21, the G.W.Boling Tract No.22 and the Edith G.Harper Tract No.23, to a corner common to the said Thomas H.Settle Tract No.12, and the said Edith G.Harper Tract No.23, and common also to the E.T. and G.T.Miller Tract No.24.;

THENCE, in Rappahannock County, with the boundary line between the E.T. and G.T. Miller Tract No.24 and the Edith G.Harper Tract No.23, to a corner common to the said Edith G.Harper Tract No.23, and the R.A. Jones Tract No.25, in a line of the said E.T. and G.T. Miller Tract No.24;

THENCE, in Rappahannock County, with the boundary line between the E.T.and G T.Miller Tract No.24 and the R.A.Jones Tract No.25, to the point of intersection with a line of the Shirley Carter Tract No.33;

THENCE, in Rappahannock County, with the boundary lines between the Shirley Carter Tract No.33 and the R.A.Jones Tract No.25, the W.C.Gentry Tract No. 28, the H.C.Pullen and others Tract No.266, the M.R.Bradford Tract No.32 and the Johnson and Wimsatt Tract No.34, to a corner common to the said Shirley Carter Tract No.33 and the said Johnson and Wimsatt Tract No.34 and common also to the F.D.Wood Tract No.44;

THENCE, in Rappahannock County, with the boundary lines between the F.D.Wood Tract No.44 and the Johnson and Wimsatt Tract No.34, the Ed Foster Tract No.43 and the Deatherage Heirs Tract No.42-b, to a corner common to the said F.D. Wood Tract No.44 and the Thomas Young Tract No.45, in a line of the Deatherage Heirs Tract No.42-b;

THENCE, in Rappahannock County, with the boundary line between the

Thomas Young Tract No.45 and the Deatherage Heirs Tract No.42-b, to a corner com -mon to the said Thomas Young Tract No.45 and the F.D.Wood Tract No.44, in a line of the said Deatherage Heirs Tract No.42-b;

THENCE, in Rappahannock County, with the boundary line between the F.D. Wood Bract No.44 and the Deatherage Heirs Tract No.42-b, to the point of intersec -tion with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Position No.82, a locust stake 7 feet from nail in blazed dogwood and 13.1 feet from nail in blazed chestnut oak;

THENCE, in Rappahannock County, S.74°53' W.608 feet, to Position No.83, a locust stake 2.2 feet southeast of nail in blazed chestnut sapling and 5.6 feet northwest of nail in blazed dogwood;

THENCE, in Rappahannock County, N.75° 25' W.654 feet, to Pos.No.84, a lo -cust stake 3.8 feet southwest of nail in blazed dogwood and 10.5 feet southeast of nail in blazed dead chestnut;

THENCE, in Rappahannock County, S.64° Ol' W.684 feet, to Pos.No.85, a locust stake at upper side of peach orchard, 5 feet northeast of an 8 foot stump;

THENCE, in Rappahannock County, S.56° 00' W.120 feet, to Pos.No.86, a lo -cust stake at west edge of peach orchard, 10.8 feet southwest of nail in peach tree and 10.9 feet from nail in blazed locust;

THENCE, in Rappahannock County, S.37° 44' W.238 feet, to Pos.No.87, a locust stake in wooded area, 4.8 feet southeast of nail in dead chestnut and 10.2 feet northeast of nail in blazed chestnut oak;

THENCE, in Rappahannock County, S.50° 27' W.564 feet, to Pos.No.88, a locust stake in wooded area on south slope, 6.3 feet northeast of nail in blazed chestnut oak and 9 feet southwest of nail in blazed persimmon tree;

THENCE, in Rappahannock County, S.45° o6' W. 192 feet, to Pos.No.89, a locust stake in wooded area 15 feet south of abandoned wood road;

THENCE, in Rappahannock County, S.81° 37' W.962 feet, to Pos.No.90, a locust stake in wooded area 13 feet northeast of nail in blazed dogwood and 5.2 feet west of nail in chestnut oak sapling:

THENCE, in Rappahannock County, S.61° 23' W.203 feet, to Pos.No.91, an oak stake in wooded area 11.3 feet southwest of blazed oak and 11.8 feet northeast of blazed chestnut oak:

THENCE, in Rappahannock County, S.76°00' W.112 feet, to Pos.No.92, a locust stake at east edge of wood road 7.4 feet southwest of blazed chestnut; THENCE, In Rappahannock County, S.83° 48' W.715 feet, to Pos.No.93,

a blazed birch tree 10 feet east of stone fence;

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THENCE, in Rappahannock County, with the boundary lines between the F.D.Wood Tract No.44 and the Burrell Woodward Tract No.47, to the point of intersection with a line of the Miller Heirs Tract No.56:

THENCE, in Rappahannock County, with the boundary line between the Burrell Woodward Tract No.47 and the Miller Heirs Tract No.56, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No.97, a locust stake at north end of apple orchard;

THENCE, in Rappahannock County, with said boundary line, N.80° 43'

W., to the point of intersection with the boundary line between the Miller Heirs

Tract No.56 and the C.B.Miller Tract No.48:

THENCE, in Rappahannock County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the Miller Heirs Tract No.56, and the C.B.Miller Tract No.48, to the point of interesction with a line of the B.F. Miller Tract No.49:

THENCE, in Rappahannock County, with the boundary lines between the Miller Heirs Tract No.56 and the B.F.Miller Tract No.49, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at a point betweem position No. 107 and Position No.108:

THENCE, in Rappahannock County, N.58° 37' E., to Pos. No. 108, a locust stake 7.6 feet north of nail in blazed locust and 12.6 feet south of nail in blazed sassafras:

THENCE, in Rappahannock County, N. 50°34' W. 474 feet, to Pos. No. 109, a stake in rail fence line at east side of apple orchard, 7.8 feet west of nail in ash and 6.3 feet north of nail in blazed ash:

THENCE, in Rappahannock County, leaving the boundary line of the land de -scribed in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the Ernest Smoot Tract No.50 and the Miller Heirs Tract No.56, the John J.Miller Tract No.54, and the Clifton Aylor Tract No.51, to another point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at position No.113, a locust stake in fence line, 9 feet south of nail in poplar sapling and 2.5 feet northwest of nail in locust sapling;

THENCE, in Rappahannock County, S.65° 30' W.2476 feet, to Pos.No.114,a locust stake at northwest corner of clearing, 30 feet south of old road, 23.4 feet northeast of nail in blazed locust and 20.3 feet northwest of nail in blazed locust;

THENCE, in Rappahannock County, N.55° 09' W.242 feet, to Pos.No.115, a Locust stake:

THENCE, in Rappahannock County, S. 78° 02! W.96 feet, to Pos. No. 116, a locust stake at rail fence 8.9 feet southeast of nail in locust and 5.9 feet north -west of nail in sapling;

THENCE, in Rappahannock County, S.77° 52' W.377 feet, to Pos. No.117, a locust stake ,on steep hill side in small timber, ll feet southeast of nail in blazed locust;

> THENCE, in Rappahannock County, S.44° 41' W.249 feet, to Pos. No.118, a locust stake on south slope in pine thicket 10.5 feet south of nail in blazed pine sapling and 10 feet north of nail in blazed pine sapling; THENCE, in Rappahannock County, S.61° 47' W.1127 feet, to Pos. No.119.a locust stake at rail fence in wooded area 6.4 feet from nail in blazed chestnut oak and 5.9 feet from nail in blazed oak in fence line;

THENCE, In Rappahannock County, N. 1º 15' W. 507 feet, to Pos. No. 120, a locust stake at rail fence in wooded area 7 feet northeast of nail in blazed chestnut oak sapling and 11.9 feet from nail in blazed maple;

THENCE, in Rappahannock County, N. 56° 02' W. 460 feet, to Pos. No. 121.