

No. 8224. Equity.

Death and since then his heirs at law and his heirs at law, and his son John L. Jordan, have been in possession of said house and lots attached thereto or body of land as I have termed it. John L. Jordan Sr. and his children have always used the whole of said enclosure as they saw fit. Cultivating as they saw fit in various kinds of crops. Such as hay, Corn, Cabbage, potatoes and other crops. I helped John L. Jordan Sr. myself to attend a Corn Crop, on the enclosure adjoining the Swank lot, we ploughed right down to the Swank line and it has always been used and Cultivated by the Jordans, down to the Swank line this has been true certainly ever since 1869, and for some years before that.

The Jordans have used the whole of this enclosure as I have described it, running down to the Swank line, continuously since 1869, I have never heard of any one setting up any claim or title to this enclosed body of land since 1869, when it was conveyed to John L. Jordan Sr. and I never heard any disputes or claim of any one to any part of this enclosure before John L. Jordan Sr. became the owner of it. It was always considered that the Jordan property ran up to the Swank property, and was always used and Cultivated up to the Swank property. I understood the Swank property is Lot No. 23, on the plat of Berlin and Lot No. 22, adjoins it on the north this Lot No. 22, has been enclosed with the Jordan property ever since. I knew it and has been enclosed with the Jordan property ever since. I knew it, and has been used by the Jordans along with the other Jordan property. I have described continuously from 1869, and prior to that time.

To Her Interrogatory by the Examiner
Nothing

John L. Sigafos

Ans

Whereupon there being no other witnesses to be examined and no further time being required for the production of evidence, the said Examiner hereby Certifies that the foregoing are the true original depositions of the witnesses as read over to them and signed by them respectively; and I further return the same enclosed to the Court.

Witness my hand and seal this 26th day of November, 1907.

George R. Allen Jr
Examiner

Costs of the foregoing testimony