G. G. KELLEY, Attorney at Law.

In re		
	Nov. 21.	3

189

WHARTON, TEXAS,

Mr. F. Hillje,

Weimar, Texas.

Dear Sir:

大ちちゃんだんいの.30

I have seen Mr. Damon in regard to filing and recording the field notes of a part of section No. 38, and he says that he has been instructed that the Patent field notes of section No. 38 call for the adjoining survey, and that they embrace all the land, that if there is any surplus in there, it cannot be considered as vacant land, hence he has no authority to file and record field notes for it. and refuses bodo to. Yours very truly, Wetteley

Counter 15037

Sketch File No. 30. Brozoria Coonty G. G. KELLEY, Mitorney at Law net sort to the second of a part of section in regard to filing and reconting the fight have seen Mr. Danon in regard to filing and reconting the fight have seen Mr. Danon in regard to filing and he has been find notes of a part of section No. 38, and he says that he has been ind not set the Patent field notes of section No. 38 call for the ad Mainting aurvey, and that they embrace all the land, that if there is Mr. F. Hille, has no suthority to file and record field notes for it. any fantplus in there, it cannot be considered as vacant land, hence he so a a to Weinar, Texas. aunter 15038 Yours very truly, WHARTON, TEXAS A By Ha Band In 10 NOV. SI, and refer 80