

as well as the title of said and said inclusion of an Attorney for the  
 City directed to C. B. Hayden for his services in this cause. The  
 Land in said Deed mentioned of which the said Mr. Dutton by  
 Deed in fee simple in the County of Suit amounting to eight, two tracts  
 of 130 acres, known as "Red? Hills;" one of 92 1/4 acres in Lightward  
 Survey, one of 56 acres in Black tract, one of 50 acres in  
 Lightward Survey, and the interest of said Mr. Dutton in the  
 Town of his wife of 83 acres in a tract of Land in Lightward  
 Survey, taking for the credit portion of said said above Deed  
 and sufficient security in equal amounts payable to himself  
 or former partners respectively one, two and three years from  
 the day of date, with interest from that date and returns said  
 Deed with his Report to Court of his proceedings under this  
 Deed. But the effect of this Deed shall be suspended  
 and said Deed until the said C. B. Hayden shall execute  
 and deliver in the Clerk's Office of this Court, a Bond  
 payable to the Commonwealth of Virginia with sufficient  
 Security in a Sum of \$1500.00, (conditioned for the  
 faithful performance of this or any former Deeds herein,

Alfred Adams }  
 Attorney }  
 Plaintiff }  
 vs }  
 C. B. Hayden }  
 Defendant }  
 In Chancery }

The above being assessed in this cause against W. H. Edgerton late Sheriff  
 of Sussex County and John J. Gas St. Mangard, W. H. Briggs Sheriff of  
 Northampton County and also William of Williams Sheriff and John J.  
 Saly Sheriff and Robert Adams Sheriff of L. H. Mason, having had  
 duly returned executed in said parties, and the said parties having failed  
 to show cause why the said Deeds not to receive against them,  
 the Court doth order that the said Deeds be received against the said  
 parties, and that the proceedings in the same be removed to the Court  
 against them in their several Characters as aforesaid, and  
 the Cause coming on again to be heard on the papers former  
 by read, was argued by Counsel, at Consideration whereof the Court  
 doth order, Order and decree, that a Commission of this Court  
 be and he is hereby directed to carry into effect the Deeds herein  
 in this cause, (as aforesaid) June 1847.

Wm. V. }  
 against }  
 Michaelson }  
 Plaintiff }  
 vs }  
 Wm. V. }  
 Defendant }  
 In Chancery }

That day the Cause came on again to be heard on the papers former  
 read and the Deed of Special Commission, to which the Deeds  
 being had was filed and was argued by Counsel, at Consideration whereof  
 the Court doth order, Order and decree, that the said Deeds  
 be confirmed, and the Court doth further order and decree  
 that the said Wm. V. doth deposit the Certificate of deposit with the  
 papers in this cause.