

Deed of Release from William S. Gorton & William S. Prince to Richard Clements relating land was acknowledged in the Office and admitted to Record
Deed of Bargain and Sale from Dr R Deal to James S. Williams conveying certain interests in land was acknowledged in the Office and admitted to Record

Deed of Bargain and Sale from James S. Williams to Margaret M. Hurd was acknowledged in the Office and admitted to Record

Deed of Trust between George Booth of the first part, John & Peter of the second part, and Gualbert D. Barham of the third part conveying land was acknowledged in the Office and admitted to Record

Deed of Trust between William Howard of the first part, Roland M. Deane of the second part, and Robert S. Boylston of the third part conveying personal property was acknowledged in the Office and admitted to Record

Deed of Bargain and Sale from Cassius D. Nash to William S. Smith conveying land was acknowledged in the Office and admitted to Record

Deed of Trust between John R. Rochelle of the first part, Edw. Weston of the second part, and Bay T. Wall of the third part conveying personal property was acknowledged in the Office and admitted to Record

Deed of Trust between Dr W Booth of the first part, Dr R Deal of the second part, and James S. Williams of the third part real and personal property was acknowledged in the Office and admitted to Record

Deed of Trust between Ellen Morris of the first part, Saml Kell of the second part, and Jas. H. Rollins and Edwards Burt of the third part conveying personal property and interests in the estate of Peter Booth was acknowledged in the Office and admitted to Record

Edwards vs Deal } In Chy.

This cause came on this day to be again heard upon the papers formerly read together with the report of the Commissioners made at the last Term to which no exception has been filed and was argued by counsel. On consideration whereof the Court doth say, order and decree that the said report be held firm, stable and binding between the parties forever, liberty being given to the infant defendants to show cause against this decree of any other law within one year after they respectively arrive to 21 year of age.

Harris vs Harris } In Chy.

This cause came on this day to be again heard upon the papers formerly read together with the report of the Commissioners made at the last Term to which no exception has been filed and was argued by counsel. On consideration whereof the Court doth say, order and decree that the said report be held firm, stable and binding between the parties forever.

The Account current & Court report of Benjamin Griffins Esq. formerly on Robert Adams et al. of James Daines' account on Russell Crockett et al. of David Griffins' account of John S. Williams et al. having severally come on Term and no exception being filed were confirmed & ordered to be recorded.