

34
At a Quarterly term of the County Court of Southampton County continued and held at the Courthouse thereof on Tuesday the 21st day of August A.D. 1855.

Present, Benjamin Swain, presiding Justice, Joseph S. Gillett,
Jesse Buffum, Patrick Dolan Justices

James J. Darden, Parker D. Gray, Murray Gray, and Eliza Pope are appointed Commissioners to let to the lowest undertaker the repairs of the Bridge over Darden's Mill run near Murray Gray's and receive the same when completed & make report to Court.

Richard Darden, Mills Gray, and Richard M. Lean are appointed Commissioners to let to the lowest undertaker the repairs of the Bridge at the head of Daniels Mill near E. C. Daniels and receive the same when completed and make report to Court.

Ordered that W^o Hatfield & John Miller be appointed Commissioners in the place of W^o Lamborn to keep log & raft from James Bridge from June last until next June and that they be allowed five Dollars for keeping the same.

Ordered that Seth H. Bishop, Surveyor of the Upper Bridge road be authorized to employ Disches to ditch apart a part of his road & return his account for the same to Court.

Thomas J. Pittlow, James D. Bryant, William Dvors, John Dabson, Harrison P. Pope, Jesse S. Rankin, Mills D. Sumner, James W. Dabson, Jonathan Darden, and James Magoff are appointed Commissioners to let to the lowest undertaker the repairs or rebuilding of each of the Bridges near Jerusalem over the Nottoway river & its tributaries as may need the same, and they are authorized if in their judgment it will be to the public interest to remove each of the said bridges as they may think proper to extend, raise and widen the substructures near Jerusalem and to report to this Court whether they have accepted any bid made for doing the said work.

On the petition of John Taylor a descendant of a female of the Nottoway tribe of Indians. This day this cause came on to be again heard with papers formerly read on the report of the Commissioners, Thomas B. Howell and Davis Bannett appointed by order of this Court made at the May term 1855, to set apart to the said John Taylor his interest both in the real and personal estate held in common by the Nottoway Tribe of Indians and was argued by Counsel. On consideration whereof the Court doth adjudge, order and decree that the said report be confirmed and that the said John Taylor hold the real estate allotted to him in the said report as his fee simple and absolute property in full discharge of all his interest in the real estate held in trust for the benefit of the said Nottoway Tribe of Indians. It appearing