

At a monthly Term of the County Court of Southampton County held at the Courthouse thereof
on Monday the 21st day of April 1862.

Present. Sagars Saml. Robt. S Barnes d.

Thomas McSwain 3 Justices.

The Clerk this day returned to the Court a list of all writings admitted to record during and since
the last preceding term of the Court, under Chapter 121 of the Code of Virginia, which last having been inscribed
by the Court is ordered to be inserted among the minutes of the proceedings of the day and is as follows, to wit:

Deed of bargain & sale dated 17th day of March 1862 from Andrew Lewis & William W. Cobb to
Augustus W. Williams, conveying land, was admitted to record March 17th 1862.

Deed of bargain & sale dated 27th day of February 1862 from James G. Jones to Martha Johnson
conveying land, was admitted to record March 17th 1862.

Deed of bargain & sale dated 1st day of 1861 from Henry M. Butts Commissioner to Wm. G.
Stephens conveying land, was admitted to record March 17th 1862.

Deed of bargain & sale from Abbott et al. Rayford, his wife to Christopher Rayford, dated 17th March
1862, conveying land, was admitted to record March 19th 1862.

Deed of bargain & sale dated 10th March 1860 from W. W. Driggs wife to Thomas et al. Driggs, conveying
land was admitted to record March 26th 1862.

Deed of bargain & sale dated 18th February 1857 from Richard A. Vaughan & wife to Joseph T. W. Swan
conveying land was admitted to record March 27th 1862.

Deed of bargain & sale dated 27th Decr. 1861 from Samuel Hille & wife to George W. Vick conveying
land, was admitted to record March 28th 1862.

Deed of bargain & sale dated 17th March 1862 from Brice Moore & wife to Benjamin F. Gray,
conveying land, was admitted to record April 1st 1862.

On the motion of James Barnes, Guardian of Isomale et al. Hall he is authorized to expend twenty five dollars
of the principal of his ward's estate for her support.

On the motion of James Holmes who made with and together with George W. Vick & John B. Vick his son-in-law
(the justest in both acts their differences), induced me and acknowledged a bond or the penalty of ten thousand
dollars conditioned on the true results. Cutfield is granted bond for drawing bills of administration on the estates
of John B. Vick, Jr. in his favor.

On the motion of James Barnes, Guardian of W. H. Vick he is allowed to expend the sum of Twenty dollars of
the principal of his ward's estate for his support.

The Court doth adjudge Reddick Godwin son, guardian of Isaac V. Parker, Martha G. Parker & Margaret
Parker, affines of Donald C. Parker & son therefrom to together with Thomas Hall & Nathaniel Gore his
son-in-law, and wife each a bond in the penalty of ten thousand dollars conditioned according to law.

On the motion of Albert J. Davis, Cawthon of Peter Both a bond is allowed to expend the sum of One hundred
and fifty dollars of the principal of that said Both's estate for his support for the year 1862.

It appearing to the Court that there is a balance due from James G. Schell, guardian of W. W. John N. & Daig W.
Schell in his last report, it is ordered that the said balance or any part thereof be deposited in some Savings bank
in the City of Petersburg, or in certain Virginia State Banks and that he make report to the Court.