

At a Quarterly Term of the County Court of Southampton County held at the Courthouse thereof on Monday the 20th day of November 1865.

President: Edward Beeson; Joseph L. Compeler, Francis G. Pinsty,
Henry V. Cobb, Sixth St. Bishop. Justices.

The Clerk this day returned a list of all writings admitted to record in the Court or in the Office, during or since the last preceding term under Chapter 124 of the Code of Virginia 1860, which list being read to the Court is ordered to be inserted in the minutes and is in the words and figures following to-wit:

Deed of bargain & Sale dated 10th October 1865 from George A. Holloman to Robert S. Morris, conveying real estate was admitted to record October 30th 1865.

Deed of bargain & Sale dated 13th September 1865 from Robert A. Denny to W. H. Mabenburg, conveying real estate, was admitted to record November 1st 1865.

Deed of bargain & Sale dated 17th October 1865, from James H. Schell & Virginia his wife to John J. Mendenhall, conveying real estate, was admitted to record November 1st 1865.

Died of Trust dated 5th day of November 1865, from John Johnson to Charles E. Bryant for the benefit of Richard Lewis Bryant, conveying personal property, was admitted to Record November 1st 1865.

Deed of bargain & Sale, dated 7th October 1865, from Lovina J. Drew to Benjamin C. Drew & Allene A. Edwards, conveying real estate was admitted to record November 1st 1865.

The account of Edwin C. Bassells administration over the estate of James G. Worrell dec^d having come on with and afterwards in the Clerk's office and there being no exceptions thereto, was examined, confirmed and ordered to be recorded.

The Court doth allow unto L.R. Edwards its Clerk twenty five dollars for his services under Chapter 85 of the Code of Virginia 1860, this year. Which is ordered to be certified to the Auditor of Public Accounts for payment.

Ordered that the account of L.R. Edwards Clark of this Court amounting to \$10.00 per be certified to the Auditor of Public Accounts for his examination and payment.

On the motion of Jacob Penow who is desirous of dividing his land by a line to break through a part of the lands of John Cobb & Samuel Postlow. This day came the said Penow by his attorney and he not daring to prosecute his motion further it is ordered that the same be dismissed.

On the motion of James E. Peters who made oath as the law directs, and was sworn into a bond in the penalty of One Thousand Dollars conditioned according to law with Robert Bowles and Wm. Davis, his Sureties therein (who justified and oath as to their sufficiency) and which said bond being acknowledged by the obligors therein is ordered to be record. A certificate is granted to James E. Peters for obtaining letters of administration on the estate of Joseph Diane deceased (which estate is declared to be of the value of Five Thousand Dollars) and due from a stamp of U.S. internal revenue to the amount of one Dollar being affixed thereto and also one of the same amount on the bond aforesaid.

Ordered that Thomas W. Newson, 18th Annual, Mrs. Applewhite