

course S 62° 4' E 15 poles to a corner in the lower land, thence along the lower line to the said
down land, thence along his line to the beginning - Lot No. 2 containing Swinton and no fault
and drawn by Eliza Nofflet and bounded as follows to wit Beginning at a Black pine in
the flat swamp a corner for Richard Harris thence along his line to a pine, a corner for
David Newell Brown, Jr., thence along said Browns line S 29 1/2 W 42 poles to a corner
for Lot No. 1, thence along the line for Lot No. 1 S 66 1/2 E 38 poles to a corner for Lot No. 3
thence along the line for Lot No. 3 N 20 E 105 poles to the run of the said flat swamp,
thence up the run of the swamp to the beginning - Lot No. 3 drawn by Martha Nofflet
containing Swinton & no fault acre and bounded as follows to wit Beginning on said
flat swamp at a corner for the down land, thence along the lower line S 29 1/2 W 48 poles
to a corner for Lot No. 1, thence N 68 1/2 W 18 poles to a corner for Lot No. 2, thence along the
line for Lot No. 2, N 20 E 105 poles to the run of said swamp, thence down the run of
said swamp to the beginning. The remainder of Unity nine acres drawn by Benj.
Brown, Jr., in right of his wife Louisa formerly Davis Nofflet, and by descent
received by Maria and Mary Nofflet for their interest in the land of Aaron Coffey
and bounded by the lands of Richard Harris, Rebecca Turner, Mrs. Kella James, John
Anthony Harris, Nathl. Jones and Lots No. 1 and 2 of this division for more particular
boundaries of each lot reference may be had to the plot accompanying this Recd,
all of which is respectfully submitted to the Court - Given under our hands this
21st day of December 1809. Wm L. Everett, Nathan & Thomas. Notaries & Just
On consideration whereof and by consent of parties it is decreed and ordered that
the division aforesaid in manner and form as aforesaid made be held firm & shall
not forever binding between the parties.

On the motion of Willis H. Lawrence for leave to alter the road leading from his
communiting at the upper part of the plantation and running nearly a straight course through
part thereof of the cleared land. This day came the said Lawrence by his attorney and
Surveyor appointed at the last Term to view the way for running said road so that no
way made there report which is ordered to be recorded and is in these words had
concerning aforesaid according to the before mentioned order have record the general
Willis H. Lawrence proposed to alter the road leading from South quay to Lawrence's
at the upper part of the said Lawrence's plantation and running a straight course
through part thereof of the cleared land as well as the present way old road and we do
do report that the alteration proposed can result in no public inconvenience but
the distance being short and the ground good - we also further state that the said
Lawrence has already opened the road on the ground viewed by us and that the
order equally as good as the old road in all respects "March 3rd 1809. C. Littleton & Moore Super'tell." Whereupon on consideration of the said report
upon due evidence it is ordered by the Court that the said Lawrence may have
the said road as proposed. It appearing to the Court that the land wherein the
said road as proposed to be altered will now belongs solely to the said plantation
as soon as the said road when altered be put in good legal repair the same
continued.