

At a Court of quarterly Sessions held for the County of Southampton at the Court House on the 16th day of April 1845.
Present. Joseph Bell, Samuel Drury,
W. H. Debill & Jacob Barnes. { Clerk.

The Clerk this day returned a list of the deeds acknowledged to record in his office since the last preceding Term of this Court, which list having been inspected by the Court is ordered to be inserted in the minutes of the proceedings of this day and is as follows to wit:

Deed of bargain and sale from R. B. Griffen Commissioner to Levi Hanley conveying land was acknowledged in the Office and admitted to record.

Deed of bargain and sale from Arlington Vick to Joseph Drury conveying land was acknowledged in the Office and admitted to record.

Deed of bargain and sale from Wyatt Hancock & wife to Robertson Hill conveying land was returned and admitted to record.

Deed of trust between Alexander Stewart, Jr. of the first part, Thos. May of the second part and Sarah Murray of the third part conveying personal property was acknowledged in the Office and admitted to record.

Deed of trust between James Drake of the first part William O'Meara of the second part & D. C. & J. P. Pope Jr. of the third part conveying land & personal property was acknowledged in the Office and admitted to record.

Deed of trust between William Drake of the first part William O'Meara of the second part & D. C. & J. P. Pope Jr. of the third part conveying land and personal property was acknowledged in the Office and admitted to record.

Ordered that the amounts of George A. H. Newson Justl. our accounting to £4.92 due another to £2.22 ds. and another to £25.22 be severally certified to the Auditor of Public accounts for his examination and payment.

Levi Hanley

against

James Hanley & others

Def

In Chancery
Pet

This day this cause came on again to be heard on the papers formerly read together with the report of the Commissioners made at the last term to which report no exception has been filed and was argued by Counsel. On consideration whereof the Court doth adjudge order and decree the same be held firm and stable and binding between the parties forever. liberty being reserved to the injured defendant to show cause, if any they can, against this decree within six months after they respectively arrive to the age of twenty one years.

Benjamin Worrell & Anna his wife & others
against

Jacob Barnes

Def

In Chancery
Pet

This day this cause came on again to be heard on the papers formerly read and the report of the Commissioners made at the last term to which report no exception has been filed and was argued by Counsel. On consideration whereof the court doth adjudge order and decree that the same be held firm and stable and binding between the parties.