

of the Said Eventt. Martha E. and Loui P. Raiford, before a Justice of the Peace,  
admitted to record. A Stamp of the Internal Revenue of the United States to the  
amount of Fifty Cents, being affixed thereto and duly cancell'd.

Teste:

L.R. Edwards, Esq.

This Deed Made this 30<sup>th</sup> day of December in the year 1867, between William J. Fisher of  
the one part and James Slidg<sup>r</sup> of the other part, Wilmington that the said William Fisher  
doth grant with general warranty unto the said James Slidg<sup>r</sup> the following property to wit:  
One bay Mare, One Black Mare, three heads of Sheep, One red Cow & Calf, two Sons and  
eighteen pigs, five hundred pounds of pork and bacon, his entire crop of corn, fodder and cotton  
all his farming utensils, household and kitchen furniture of every description, One horse Cart and  
wheels and One buggy and harness. In trust to secure the payment of a debt of four  
hundred dollars due Sterling Slidg<sup>r</sup> by him dated the 30<sup>th</sup> day December, 1867. -  
Witness the following Signatures & Seals.

Witness:

G. M. Hughes.

Sterling Slidg<sup>r</sup>  
William J. Fisher  
James A. Slidg<sup>r</sup>



Southampton County, In the Clerk's Office, January 1<sup>st</sup> 1868.

This Deed of trust from William J. Fisher to James Slidg<sup>r</sup> was this day received and  
acknowledged by the said William J. Fisher to be his act and deed and admitted  
to record. Stamps of the Internal revenue of the United States to the amount of Fifty  
Cents being affixed thereto, and duly cancell'd.

Teste:

L.R. Edwards, Esq.

This Deed Made this 20<sup>th</sup> day of December in the year 1867, between Theophilus G.  
Little and Fannie his wife of the one part and Daniel W. Cobb and Mary J. his wife of  
the other part, Wilmington, that whereas Edward M. Little late of the County of Southampton  
departed this life sometime in the year 1866, intestate, single and possessed of real estate  
consisting of a tract of land devised to him by his father Theo. Little, containing Nine  
hundred and eighty three acres more or less, and bearing the said Theo. G. Little a brother  
and Ann E. Gurley a Sister by the whole blood and the above named Mary J. Cobb a  
Sister of the half blood, his only heirs at law. And whereas by a deed recorded on the  
2<sup>d</sup> day of February 1867, the said Theo. G. Little purchased of John W. Gurley & Ann E.  
his wife their interest in the real Estate of the said Edward M. Little, it being two  
fifths. Now to the end and intent, that a perfect partition may be had and made between  
the said Theo. G. Little and Daniel W. Cobb and Mary J. his wife of all and singular  
the tract or parcel of Land aforesaid, and that every of them, their and every of their  
heirs, executors, administrators or assigns may from henceforth, severally have and  
enjoy, in severally, without any impeachment or disturbance of the others of others, his her  
or their heirs, executors, administrators or assigns, his, her and their portion or part of the  
said tract or parcel of Land aforesaid, they the said Theo. G. Little & Fannie his wife and  
Daniel W. Cobb and Mary J. his wife, by their own mutual consent and agreement, had  
made partition and division and by those presents do for themselves and their heirs, make  
partition and division of the said tract or parcel of Land in Manner and form as herein  
after is mentioned, that is to say First, the said Daniel W. Cobb and Mary J. his  
wife shall have for their part or portion of the tract or parcel of Land above mentioned  
and described, two hundred and seventy nine acres, more or less, bounded as follows to wit: