

of Comrs Frank Holman & others filed December 4th 1878 assigning a homestead to Mary E. Holloman widow of W. B. Holloman their minor children in the personal assets of her late husband now in the hands of C. W. Vaughan his attorney and was agreed by Comrs On consideration whereof & no exceptions being filed to said report the same is hereby confirmed
And the Court doth order that C. W. Vaughan
out of any funds in his hands belonging
to the Estate of W. B. Holloman pay off the debts
of trust executed by W. B. Holloman in his
life time on his Storehouse & lot in Franklin
provided the same do not exceed the sum
of five thousand dollars and that the said
Storehouse & lot be held by the said widow
& minor children of W. B. Holloman as a hom-
estead when the said trust debts are paid off
the said C. W. Vaughan will forth take unless
deeds in which the said Storehouse & lot will
be conveyed to the said widow & minor children
discharged of the burden of the aforesaid trust
and as a homestead subject to the limitations
& conditions of the Statute discharging in what
manner & on what conditions a homestead
may be set apart to the said C. W. Vaughan
will report to Comrs - A copy of this order
is ordered to be served upon the said Vaughan
by the Sheriff of Southampton County

Examined This day
1878 between
Ampton &
Goodwin
the other at
Whiting
full who
and in a
letter re
receipt
bargain
tise and
a trust
deed or
order or
and legal
warrant
executed to
set her to
Witnes
Geo. H. Da
et al cert
Searth
This day
ley to be left
by letter of
and com

No.

Examined This day
between C.
James D. G.
Compt. et al
State of N.Y.
of Western
part Witnes
the second
hand par
whereof is
Bever and
Lary and a
certified
County rec