

State of Virginia
City of Richmond } to wit

I Henry C. Cook a Notary Public to the city aforesaid
in the State of Virginia, do certify, that John A. Cook, Trustee
& E. P. Meade Secy. of City & Dealer of Paper &c whose names
are signed to the writing above bearing date on the
24th day of June 1880 have acknowledged the same
before me in my City aforesaid. Given under my
hand this 24th day of June 1880.

Henry C. Cook
Notary Public

* Southampton County. In the Circuit Office June 23rd 1880.
This Deed of Release, from John A. Cook Trustee
to Archer Anderson, was this day received and
together with the certificate thereto annexed, admitted
to record.

Teste: S. R. Edwards O.C.

Exhibit 4

Declaratory
Help, Etc.
~~and~~ 10th June 1880

This Deed made the twenty-fifth day of June in the
year One thousand eight hundred and Eighty
between Warren L. Elliot, Special Commissioner
of the Court of Equity, now pending in the Corpora-
tion Court of Norfolk City, between Emma Blaw-
all and others Plaintiffs and 10th June 1880 Blaw ad-
ministrator of George Blaw deceased, and others
Defendants, party of the first part and A. J. Williams
of Southampton County, Virginia, party of the other part
Whereas by a decree entered at the February Term A.D. 1880
in said suit, the said Special Commissioner was auth-
orized and directed, among other things, to make sale of
the piece or parcel of land in the said County of
Southampton known as "Blaw's Quarter" at private sale
and to divide the same into parcels, and the said
Special Commissioner subsequently agreed to sell
the said A. J. Williams, two hundred acres out
of said tract and made a report of such sale
to the court, and by a decree entered in the said
suit at the April Term A.D. 1880 the court confirmed
the said sale and authorized the said Special
Commissioner to sell any other, or further portion
of the said land at the price agreed upon, to wit
at Three Dollars per acre. And whereas the said
A. J. Williams has since agreed to purchase still
four and one half acres in addition to the
aforesaid two hundred acres, making in all the two
hundred and sixty-four and one half acres hereinafter