

That Whereas the said John Davis by Indenture bearing date the day before the date hereof and for the consideration therin expressed hath bargained & sold unto the said Henry Mitchell his Executors Administrators & Assignees One certain Tract or Parcel of Land containing by Estimation One hundred Acres more or less lying & being in the Parish of Southwark in the County aforesaid and bounded as in the said Indenture is mentioned To have and to hold the said Land & Premises with the Appurtenances unto the said Henry & Mitchell his Executors Administrators & Assignees from the day next before the date thereof unto the English term & for and during the term of One Year from thence next following to the Intent that by Virtue thereof & of the Statute for Transferring Lands into Possession the said Henry & Mitchell might be in the Actual Possession of the said Land and Premises & be enabled to take & accept of a Grant & Release of the Reversion & Inheritance thereof to him & his heirs to the use of him his heirs & Assignees for ever as by the said Leased Indenture of Lease more at Large appeareth Now this Indenture witnesseth That the said John Davis for & in Consideration of the sum of Ten pounds current money of Virginia to him in hand paid by the said Henry & Mitchell the receipt whereof the said John Davis doth hereby acknowledge hath granted, demised, released & confirmed & by these presents doth grant, demise, release & confirm unto the said Henry & Mitchell in his Actual Possession now being by Virtue of the said Leased Indenture of Bargain & Sale made to him of a Year & of the said Statute & to his heirs & Assignees for ever the aforesaid Land & Premises with the Appurtenances and all &特 Right, Title, Interest, Claim & Demand whatsoever of the said John Davis of in & to the same and every part thereof and the Reversion & Diversions Remainder & Remainders thereof & of every part thereof To have and to hold the said Land & Premises with the Appurtenances unto the said Henry & Mitchell his heirs and Assignees for ever to the only use and behoef of the said Henry & Mitchell his heirs & Assignees for ever And the said John Davis for himself his heirs Executors & Administrators doth covenant and agree with the said Henry & Mitchell his heirs and Assignees that he and every of them the before hereby granted Land & Premises with the Appurtenances will & warrant & for ever defend against all Persons whatsoever In Witness whereof the said John Davis hath herunto set his hand & affixed his seal the day & year within written

Sealed & Delivered

in presence of —

Howell Briggs
The Marquis

At a Court held for Surry County
May the 21st 1729.

John F. Davis Seal affixed
Signature

This day appeared in Court the above named John Davis and did acknowledge the above mentioned contents to be his Real Act and Deed which is Ordered to be Recorded and is Recorded by —

J. W. Cur.

In the name of God Amen I Lovelis having Lived Living in Liance Creek Parish in the County of Surry Being weak and sickly in body but of perfect mind and Memory thanks be to God therefore and calling to Mind the Mortality of my body and knowing that it is Ordained for all Persons once to die Therefore I appoint and Ordain this to be my Last Will and Testament that

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is to say principally and first of all I recommend my soul into y^e hands of god my maker
and my body to y^e ground their to be buried in a decent like manner according to y^e Discre-
tion of my Exekutor as hereafter named and for all the Worly Estate that god hath indued
me with in this life I doe haue Devide and dispose of the same in this following manner
and form. I give and bequeath unto my Son Lovelis Savidg all my Land after his Mothers decesse
and one feather bed I give and bequeath unto my Daughter Mif Mangom and Spouse and bequeath
to my Son Lovelis Savidg one feather bed I give One paster dish To my Son Robert Savidg and One
Paster dish I give to my Grandson Charls Savidg and Gleantott the rest of my Estate in general
unto my Wife During her life and after her decesse to return to my Son Lovelis Savidg & I desire
that my Estate shall not be straitised and I doe haire Appoint my Son Lovelis Savidg my only &
Souldy Exekutor of this my Last Will and Testament and I doo haireby disallow Alwoks and
disannull all former Wills made by me maid before this time ratifying and confairming this to
be my Last Will and Testament In witness whereof haue set my hand and Seal
the 6 day October in 1728.

Signed Sealed Publisht Provinced and declared by me Lovelis Savidg my last Will & Testament
John Coker
Anthony Evans
James Bennett
Mark

At a Court held for Surry County
May the 21st 1729

The within mentioned Will of Lovelis Savidge Deced was Presented in court by Lovelis Savidges
Executor therof who made Oath thereto & gave bond with the security according to law and being
Proved by the Oathes of John Coker & Anthony Evans Witnesses thereto the same is Ordered to be
Recorded and is Recorded by

J. H. M. A. C. W.

A True and Just Inventory of the Estate of Robert Harthorn
Decasd Returnid by Elizabeth his wife Adam Etherington

	£	s	d		
Six head of Olde cattle and Cows	6	10	0	Won Torn pot and hooks	10
Five head of Cattle	4	13	0	Sofrying panns	3
Five Sheep	4	3	0	Won Torn pot and hooks	6
Eights hogs	1	8	0	Won Torn pot	2
Won horse	2	5	0	Won brasse Cattle	18
To Mares	1	10	0	Tore dishes and to basons	11
Won feather bed boalster lug blanket				fore dishes and won bason	13
Sheet beddid Mat & Cord	4	6	6	To dozen of Spoons	3
Won feather bed lug and blancit beddid hide and cord	2	4	6	Won Storinger and 10 plates	116
Won feather bed boalster To blankets a bedstic and hide	1	9	0	Won flesh fork	4
Won bell mettle Morter & Torn shels	7	6	0	Five young & three Quarters of Old paster	26
				Won fire Tonges	1
				Fortysix Pounds of Olde Torn	310