

did grant bargain sell and Confirme unto Wiffm Roppier Shipp-  
 Carpenter, one hundred acres of Land out of the said Land called Moorelys Lott which hundred acres of Land Begineth att a bounded white oake, and runing south by Merreine Devalls Land sixty perches to a bounded oake in Devalls Line, thru west and by north three hundred and eighty pches to a marked oake, Then north-north-east sixty perches to another marked oake, then East and by south to the first bounded Tree. To have and to hold the said one hundred acres unto him the said Wiffm Roppier his heyres and assignes for ever, And the said Joseph Moorely being Soe seized and possessed and being indebted to your Orato:<sup>r</sup> and severall other persons in Considerable Summes of Tobacco, that is to say to your Orato:<sup>r</sup> John Larkaine by bill One thousand pounds of tobacco and by order of Court Sixteene hundred pounds of Tobacco, to your Orato:<sup>r</sup> Nathaniell Heathcott by bill and accompt six hundred and one pounds of Tobacco, to your Orato:<sup>r</sup> Marriage [sic] Devall by accompt foure hundred pounds of Tobacco to your Orato:<sup>r</sup> John Beamont as adm:<sup>r</sup> of Arthur Briscoe Two thousand pounds of tobacco to your Orato:<sup>r</sup> Gabriel Parret by order of Court One hundred and fifty pounds of tobacco, to your Orato:<sup>r</sup> Leonard Coates and his wife Adm:<sup>x</sup> of the Said Wiffm Russell Thirteene hundred seaventy and one pounds of Tobacco, and alsoe Robert Practor of the same County by bill and accompt the sume of Nine thousand one hundred eighty and four pounds of tobacco in all the sume of sixteene thousand three hundred and six pounds of tobacco, Hee the Said Joseph Moorely haveing a good and puer intencon to pay and satisfie all his Just and due Debts due by his last will and Testament in writeing under his hand and seale bearing date the fourth day of aprill in the yeare of our Lord One thousand six hundred seaventy two, Give and bequeath to the Defendants (whom he made full and whole Ex:<sup>r</sup> of his said last will and Testament) all his Estate both reall and personall and thereout to satisfie and pay all his Just and due debts and shortly after dyed, After whose death the said Defendants entred into and possessed themselves of all the reall and personall estate of the said Joseph Moorely Subject to y<sup>e</sup> payment of his debts as aforesaid and tooke upon them the burthen of the said Executo<sup>r</sup>pp and proved the said will, The said Joseph Moorelys reall and personall estate being sufficient to pay his Just debts with an overplus and in pticular the severall debts due to the said plaintiffes, But the Comp<sup>lts</sup> applying themselves to the Defendants to have satisfaction for them said Debts they the said Defendants p<sup>t</sup>ended they had not assetts in their hands of the personall estate of the said Deceased over and above the said Debt due to the said Defendant Proctor funerall charges and charges of proveing the will to satisfie the Comp<sup>lts</sup> Debts And the said reall estate and Land aforesaid them devised as aforesaid and by will of the said Joseph Moorely made by a bill to the payment

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