

same purpose, but the ignorant of the Clerk that drew the said will the words [and their
 heirs for ever] were left out and omitted and that this Defendant and John Gator were
 advised by their Council that as the said will was printed they were but Demands
 for life of and in the premises for want of the words [and their heirs for ever] for in
 equity otherwise in trust for the paym^t of the said Moorly's debts and that in spiritus
 of Laws after their decease the said lands would descend to the next heirs etc. Laws
 or for want of such heirs the same would descend to his Lordship, whereupon
 this Defendant and the said John Gator being assured that the said Joseph
 Moorly dyed leaving no heirs and for the interest of the premises would descend
 to his Lordship after their decease, the said Defendant did apply himself to his Lordship
 by his humble petition that his Lordship would be pleased to grant yo^r petition and
 the said John Gator a Patent of Confirmation of and for the said lands the better to
 enable them to perform the said trust and pay the said deft^d debts, And
 whereupon his said Lordship upon reading of the said petition and Will of the said
 Joseph Moorly was very well satisfied in the intention of the said Joseph
 Moorly to give the said lands absolutely to the said Defendant and the said John Gator
 for the paym^t of his debts and declared that his Lordship was willing to grant to them
 what right or title should devolve upon his Lordship for want of heirs of the said Joseph
 Moorly but sayed the fittest way was for the Exors^r to Exhibit their bill in equity
 and to shew the said lands descended to them and their heirs for ever, and the said
 Defendant sayed that the said lands and premises might be absolutely descended to his
 Defendant and the said John Gator and their heirs for ever and should be ready and
 willing to satisfy and pay unto the Exors^r and all other the Exors^r of the said Joseph
 Moorly their Just and due debts and for satisfaction his answer as by his said bill and
 answer remaining of Record in the Secretary's office may more at large appear, And
 the said Cause for standing upon bill and answer this day ready for hearing upon the
 hearing and debating thereof and reading of the said Joseph Moorly's will and the
 Court the Chancellor being present when the said Defendant Exhibited his petition
 to his Lordship the Lord Bishop and read his Lordship declared his thoughts of the trust for
 paym^t of debts and that his Lordship was ready and willing to grant what right should
 devolve at any time hereon, This Court was fully satisfied that it was the
 intention of the said Moorly by sale of the said lands to pay his debts and to that end
 and purpose to give the same to the said Exors^r Robert Proctor and John Gator
 did therefor think fit and it is this present day that is to say on Thursday the
 sixteenth day of October in the fourth year of the said of Charles by the
 Hon^{ble} Charles Calvert Chancellor, William Calvert Secretary, Circuit Court, and William
 Howards and by the power and authority of his High Court of Chancery Orders and adjudge
 and decreed that the said Robert Proctor and John Gator shall and do receive

shand it up -
 could
 for saye & L. & L.