

W^t Sampson has the land of John Goods Jr; Contrafomer as apnent, to convey
etc off, etc land have in possession of late Mrs. in consideration of
the sume out of the sume of Elea Stevens One hundred dollars to him
in kind paid by the late Thomas M^r Hargrave etc except of which
a sume acknowledged, late given, granted, bargained and sold, and
left by these presents one year, before and left unto the late Thomas
etc Hargrave his heirs but except the tract of Land lying in the
County of Southampton bound at Oak Grove containing Two hundred
and twenty two acres, and bounded by the Harrisque stream, and lands
belonging to the Estate of W^t St. Brandon deceased, the lands belonging
to Jerome Docks, the lands belonging to Samuel St. Holme and son
Dwightfield and Brewster road, which lands said were sold by the
late John Goods Jr; Contrafomer under the present grantee as aforesaid
is hence out to settle the late tract of Lands with the aforesaid among
lands belonging to him the late Thomas M^r Hargrave his heirs
into apnent to the late person and subject of the late Thomas
M^r Hargrave his heirs and apnent forever. And the late John Goods Jr;
Contrafomer commands that he will warrant Apnent the property
hereby Contrafomed, Within the following boundaries and descent.

John Goods Jr; Contrafomer Seal

Suffolk County, In the Clerk's Office, November 2^d 1850.
The Ind of Receipt and Recd from John Goods Jr; Contrafomer to him
the Hargrave as acknowledged, by the late John Goods Jr; Contrafomer
as aforesaid, to be his act and deed and acknowledged to record
Stamp of the S^t C^o of the United States to the amount of Three dollars,
and fifty cents, being apnent taxes and duty Contrafomed.

Silk

James R. Taylor, Esq.

Know all men by these presents, That I Mary E. Wills of the County of
Suffolk and State of Virginia a householder and head of a family
do declare and make known that I claim as a householder and property
except goods for sale or under an act passed by the General
Assembly of Virginia entitled "An act to prevent in what manner and in
what Cawdwell & householder or head of a family shall let
apart and divide a householder and personal property for the benefit of
himself and family, except goods for sale or debt, Approved June 2^d 1854,
the following real Estate, to wit, the tract of Land containing Sixty
acres, to be known as lot 1, of Parvaetts in my husband's land,
also my share eight in the same tract, then householder holding, and the
following personal property, viz, all my household & kitchen furniture,
two hens, Cow and yearling pigs, Two hundred dollars, the balance
of lots in lands and personal property being One hundred and five
dollars, but balance at One hundred dollars \$100.00
Witness my hands and seal this 2^d day of November 1850.

W^t Sampson
Catharine Wills 3
J. F. Harris

Mary E. Wills Seal