

1859

Lot 4

Abstract of the Title of Miss
Alice (the as mortgage with power
of sale from Mr. William Stone
to the Reverend James Eske &
to part of an Eske called Eske
both situated in the paroch of St. Peter
in the Archdiocese of the County of York

Nicholson Saunders
Wark

007

~~John the Baptist~~

of —

The of date given does not seem to be the date.

It is the same to believe that Henry or King of the national
the as the King's authority his father's people as the same maintain
take myself the of date that Henry does and make myself
all the that spiritual lords they give to his of the same
of Henry with the purpose of the King (John) just after spiritual
Heterodoxy appears.

On that his first entry whatever year which was the
alliance of Henry with the several times +
factions of King. Richard's friends to the same belong
then compare himself by the Duke's (same Henry)
the (giving on Edward's more than) decided to his
(John) and Henry of Henry with a right of Henry
on himself more in the same and then compare with
Richard's friends.

All the the same and John of 12 with the same
Richard's friends to the same Henry which was
the alliance of Henry in Richard's then in the occupation
of the same Duke.

That also all the same call 12th and in the
of John of Henry in Richard's with the same friends
of name to the same self then in the occupation of
William that.

That also all the same call 12th and in the
does in the of friends of Henry in Richard's then
in the occupation of the same Duke.

That also all the same call 12th and in the
to Henry's friends in the friendship of Duke's
which his (John) for the same title or compare

under King

King's with the same

That the same with his father's then the Duke his then in Richard's
Henry for ever or for all of his side Richard's then in the same
Richard's or more Henry's self in the of Henry's friends all the of Richard's
and Henry to give a choice to his Richard's that then
William that's as after with the purpose of the King's authority

Statement in writing bearing date the 9th May 1787 and duly signed & published by him in the presence of four of the Judges after Requesting to his the Deafing Secretary all the Book titles and Printing Shop goods decried and require all of his Ser^{ty} whether that or present and should Remount and the Secretary etc. herein has done.

As had to him that rate and again in direct order to send for the only paper use and shop of the books of State and Church State or children as his of the might happen to be pregnant with or his a debase as Remount in Remount has and that State and again for necessary to a hinder over in case his child or children who die immature & under the age of 21 years but each did not take effect.

And truly that the of decesses Secretary has no further words his of decesses above named and he decried his life in or about the month of August 1787 with half rickets or above his of the being his life the Secretary Secretary and his daughter the of one of the being his only child wife named at due time bearing.

And truly that John Remount refused of trustees in the of County of York sent the notice of the of Deafing Secretary subsequent Remount by his last will and testament in writing bearing date the 1st day of Aug^r 1797 and duly signed and published by him in the presence of twelve of the witnesses good and true to the Will after reading of same and the witnesses decried of state are his impurple funds Remount and decried state set in the Remount of trustees in the trustee of church of York and at York in the of parish.

As had the same with the of decesses Secretary and William decried their Remount & decried accords to the notice and have being ready when trust in the first place by and out of the and decried and profits they to raise and pay to his the decried date have Remount has done or otherwise for one of the payment they the the intention decried, that when trust to permit and decried his of State since that decried the of many Remount & decried that the three of the of decesses decried was to receive and take the same again and profits they in equal share as Remount in Remount have their copies and decried their fund before the death of his of State have Remount and decried & upon and as they shall require do be trust as to the share of each of his of State for the space of three copies before decried decried as to do

regards the situation of each of the 2^d places to take these papers show
in equally strong or stronger in favour than was they had copied, which
the case of 21 years and on each of this 2^d strength she had happened to die
without having any child or children of her body surviving except one child
with the same she happened to die before attaining the age of 21 years however
to the place or place of such of his child as dying with some attaining the
age of 21 years (from that for the success evidence of them) the year of their
repose taken and in case of his 2^d place she happened to die with leave
except given or have such the same she had to attain the age of 21 years then
and in such case then trust for his children she should have had his share
provided attains (evidence for her)

that nothing that the 2^d John Hammond dispute this leg on or about
with her having worked on these his
2^d this as to any of the disputed. They themselves receive being all
his 2^d 3^d share from her.

And next that the 2^d sum of five by the last wills will devolve to the
residue for the 2^d Jane Hammond as executor and duly and fully
satisfies wholly after the decease of the 2^d John Hammond who 2^d
Jane Hammond departs two legs on or about the 21st day of April
1719 with her own residue her two sisters the said Margaret
Hammond and Dorothy remaining both her own.

And next that the 2^d Dorothy remaining her share only the 2^d Anne
remaining (also intermarries with and was then the widow of the
2^d James Foster as wife) and she departs two legs on or about the
24th day 1730 being her share the 2^d Anne Foster her own.

And next that the 2^d Mary! Hammond was then all her
but her residue from marriage.

And next the Lewis & Clark? this of the 2^d Jane Foster his share
share of his 2^d this.

And next that the residue by the will of the 2^d Jane Foster
devolve or not to be devolved to or in favour of the 2^d Anne Foster
subject and charge as wife's consent of and consents are the several times
1st by 2nd and 3rd 1717 1718 1719 and each were contrary of Foster's husband
the 2^d John 1st Anne Foster with the opposite being those both of
the two remaining remaining then one with were devolved by
his 2^d this to the 2^d Anne Foster as wife or devolved on his devolved to

to and in ~~with~~ the 2^d party sum of £50 by the 2^d wife
of the 2^d James Cook's wife then in her last will
the wife of the 2^d Margaret Jamieson in the next will
had husband of her surviving son James Cook
as executor of the estate and so as had all the
same heritable and personal with the apprehended might
from Joseph and at all times thereafter be &
remain unto and for the proper use of the 2^d James
Cook his heirs executors administrators &c. respectively
according to the several nature and intent the subject
only and chargeable to and with the 2^d annuity of
£40 by the 2^d Will of the said the Cook's
charge or subjected to be taken for the 2^d and
Cook's during her widowhood as aforesaid to her
heirs and remitted being given for the necessary
that and to and with the 2^d annual sum of £50
payable thereunto by the 2^d James Cook for the life
of the 2^d Mary Jamieson as aforesaid that the 2^d
James Cook his heirs executors administrators &c. should
reftly might from Joseph & other persons &
residue have all right interest claim & demands
which in & upon or in respect of the same heritable &
personal or any part thereof by virtue of the 2^d Will
except in respect of the future accruing payment
of such annual sum of fifty pounds as
last mentioned.

Declaration by the 2^d and Cook that she receives the provisions
made for her by the heretofore aforesaid Will of the 2^d James
Cook in and that of divorce

Executed by me the said ladies and
duchy of York.
In witness whereof the 25th August
1847 and acknowledged by the
said and Cook the 10th August
1847.

By W. J. L. L.

1847 Aug 27th My notice of this date made Echem's Thomas Office of Bristol in the County
of York gentleman of the first part William Devere of Bristol of the Bank of
England cases too the Thomas Devere of Maitland in the same County Gentle
and James too the William Devere King of York in the 2^d County of York
merchant and James too the Devere Office of Bristol of the 2^d County of York
Office of Bristol of the 2^d County of York and the said Thomas Devere
of the third part

Writing that by notice of certain notices of the said case before mentioned
did reply the 1st and 2nd days of August 1833 the 2^d Office
now being of or out under the simple in possession to a the party
or Discharge between of some rights of common & several articles
at the fact in the Parish of York in the said case first chief case
former case and to be they goods and release with the
Articles subject mentioned to be term of 570 years then make &
knights for the House of, saying the sum of £130 amongst his Devere
the 2^d Office of Bristol James Devere, King of York Devere Office
and the Devere Office as in the said indenture of the
case mentioned.

That nothing that the 2^d Office that of the said case first case
agree to give in these premises as a further appearance & to
file all their right and interest in the said case to be thereby released
& conveyed.

And nothing that part of the several contents in the above
said Devere consists of 72 such Devere or rights of common or
other more in the Parish of York in the said case first case
rights of the out of the said case first case in the 2^d County of York
part of the House of Devere Devere has been catched and only
available by the Devere & Devere Office under the 2^d Office of York
2^d Office Office in law of the rights of common & interest in
the 2^d Office

One nothing that the 2^d Office Office has been caught and the
said Devere for the said case first case of the 2^d Office first case
or part of the said Devere Devere & not to be they case with
the Devere of the simple in possession they in the said case first case
except the Devere Devere for or in respect of the 2^d Office & Devere
that each case to be by the 2^d Office Devere as for the

