

And I to John Browne our son of the said County of Salop and to Richard of his body lawfully to be gotten for our son for want of such then the right and power of the said Manor Lands, Hereditaments and promised to me and come to Philipp Browne one other of my sons and to the said Philipp of his body lawfully to be gotten for me And for want of such the remainder of all and every the said hereditary unto and I To the said Richard of all the said Richard Browne for ever Except and always I reserve out of the said All that one with all and every and appurtenances belonging formerly by the name of me and my Part the said part in William Alderdige and the residue in the possession of Thomas Anthony or some of them All which last should and promised and every part the of hereby give and bequeath unto Anne my wife Phillip my son Elinor my daughter for and during the terms of the naturall life of them the said Phillip and Elinor then the said and remainder of the said messuage and to remain and be to the said and of the said Phillip Browne for the use of the said Phillip Browne paying to his said sister Elinor or her Executors the sum of one hundred pounds of lawfull money for the use of her portion Item I give grant and confirm unto my son John Browne and his heirs for ever all purchased Lands in the said County of Salop to have and to hold unto him the said John Browne and Anne my wife according to the overall Estate and used to them and other of them by our will of me by me made and or my Lands and bearing date the three and twenty sixth day of October in the thirteenth year of the reign of our now sovereign Lord Charles the second King the said John Browne my son during the said paying and the said sums of monies in the said Deed of me according to the testament meaning thereof Item I give and bequeath to the said Anne my wife the tenant and land at Colesmoor Lilleshall in the parish of Worthing and the said thereof for and during the remainder of the term of years and determinable upon two years being if the said Anne shall happen so long to live in trust for the sufficient maintenance provided and portion for my son William Browne and from and immediately after the decease of the said Anne or if she shall marry again after my decease Then and from thenceforth the Estate right and Interest of the said land in Colsmoore and the Last thereof shall remain and be to my son in law Jonas Dods and Elizabeth his wife and the Survivor of them in trust for the sufficient maintenance and provision of the said William Browne my son during the continuance of the said Lease made Item I give and dispose all my Messuages Dwelling houses Land and Cottages in Wellington in the said County of Salop to and to the use of my son Richard Browne and his heirs for ever nevertheless if my last son Robert Browne do and shall with and pay or cause to be paid to the said Richard Browne my son the sum of two hundred pounds in the said use of the said then my will and intent to that immediately from and after such payment the estate and power of the said Richard Browne my son of the said and to the said Messuages and shall determine and then and from thereforth the said Robert Browne my eldest son shall stand be of all and every the said Messuages and promised in Wellington aforesaid to the only use and of the said Robert Browne his heirs and assigned forever Item I give to the said Richard Browne my son and his heirs for ever that my part of William Davis his tenement in the said county of Salop Item I do give and bequeath to my said oldest son Robert Browne four oxen and four out of my stock at Lawley I do give all the said and residue of my Estate goods and chattells and personal at little Wenlock not formerly bequeathed do give and to my said loving wife Anne Browne whom I do hereby nominate and appoint to be the sole