

(854)

shall not replant upon the said the he land west  
of land within the bounds of the same that there it  
shall be lawfull for any the year to come a help  
for the said James at James Pitt's burdening land  
under the right of the King this Eleventh Day of  
November 1609

John James  
140

In all we come of record of Tobacco or Mass Kava  
you that if the said Mr. William Berkeley 16 Dec 1609  
the consent of the Council of State according to your order  
grant unto John James five hundred acres of land  
more or lesse for more parts hundred and fifty acres  
of land situate lying west being in the County of  
Charles (the in the parishes that were called Rappahannock  
bordering North North West off on the Coast of the River  
James River off North West the waters that floweth  
West on the river beginning at a Creek near against  
Thomas Carpage his land and North North West  
is bound with his land and endeth at the first Creek  
where Thomas Pitt hath his first house the said  
thereof is two hundred and thirty acres the rest  
into the woods a full circle being the said hundred  
and thirty acres the said James hundred and fifty  
acres of land being five parts five the said James  
said in fullness of his five hundred acres for the  
yearly Assessment of his father John James in which  
his wife and three hundred and thirty acres of land  
for the yearly payment of five shillings into the King  
which woods are in the woods mentioned under this  
patent of the King under the name of the said  
said James and paying of which payment is to be made  
James James for the date of these parts and not  
before or after the date of the said 16 Dec 1609

Edw.

John James said above his wife John Carpage  
(Misses Rebecca Sherrington Christian Henry  
Caleb Richard James Charles & Christopher  
Thomas Quaker Mullis)

James  
200

In all we come of Tobacco or Mass Kava you that if  
said Mr. William Berkeley 16 Dec 1609 the consent  
of the Council of State according to your order  
grant unto James James five hundred acres of  
situate lying west being in the County of Northampton

**Virginia Patent Book 1, 1623-1643, 854.**  
**John Ewens / 460**

To all to whome &c sends &c Whereas &c Now Know / yee that I the said Sir William Berkeley Kt doe with / the consent of the Counsell of State accordingly give and / grant unto John Ewens Junr his heires Executors Adms / and assigns for ever fouar hundred and sixtie acres / aforesaid situate lying and being in the Countie of / Charles Citie in Appomattocks now called Bristoll / bounding North North East on the Land of William / Sanders East North East into the woods West North / West on the river beginning at a Creeke anon against / Thomas Canfeys his lemit and South South west in / Thomas Pitt his hind and endeth at the said Creeke / where Thomas Pitts hath his first bounds the breadth / thereof is twoe hundred and thirtie foarth to this extent / into the woods a full into being three hundred and / twentie foarth the said fouar hundred and sixtie / acres of land being due unto him the said John Ewens / Junr as followeth (Viz:) one hundred acres for the / generall Quarentine of his fathere John Ewens and Ann / his wife and three hundred and sixtie acres being / for the transportation of seaven persons into this Colony / whose names are in the records maintained under this pattent to have and to hold &c to have hold &c / Yeilding and paying &c which payment is to be made / seaven years after the date of these presents and not before &c dated the tenth of November 1642 in at yr

John Ewens Senr Ann his wife John Broles / CHRISTO: ROBINSON Mannering Rawboord Georg / Cater Richard Greene Racholl Evans Thomas / Strowd Richard Watts