

have been done and transacted by said Charles, in quality of Executor & by virtue of his Executorship, at which he hath accounted for and settled with the Legatees aforesaid, so far as the said Charles hath concurred with the management of said personal Estate of said Philip as by the respective receipts of said Legatees to said Charles on his account has had & settled with them debts and may appear, etc. Whereas the said Charles hath distributed paid and satisfied unto the Legatees aforesaid in their full and just dividends of said Philip's personal Estate, so far as the said Charles hath received, collected and demanded on concurred with the same that there still remains outstanding and to be collected divers debts owing to the Estate of said Philip and Montague. Beside notes and open Accrues, and divers concerns and business thereof to be managed transaction adjusted and settled from the burden fatigue and trouble of which the said Charles is desirous of being released and hath therefore brought the Legatees aforesaid namely John Philip Denton, Roger and Mathias Hammond in behalf of themselves and Mrs Rachel Hammond to take upon them this whole & sole conduct & management of the same & that in consideration thereof and of the said Charles being discharged by them from the burden of the Executorship & continued only as nominal Executor for their benefit and advantage thereby to enable them to sue & defend and the better to collect the outstanding debts of said Estate and to settle finally to adjust all the concerns, affairs and dealings of the same with the said Charles was agreeable to transfer, assign, convey and deliver unto the Legatees aforesaid namely unto John Philip Denton, Roger & Mathias Hammond and their respective Executors Administrators & assigns to equally have share and divide among them all his the said Charles' Hammonds remaining sixth part or portion of the rights and credits debts & money belonging unto the Estate of said Philip and which continue still due & outstanding on mortgage bond note of hand and open Account and remain to be collected and settled. Whereas the Legatees aforesaid hath each and all of them agreed to and accepted the proposal in manner and form aforesaid made by said Charles now therefore in performance of the said recited mutual agreement between the parties aforesaid the said Charles on his part & behalf having these presents for himself his Executors & Administrators in consideration of the premises and the sum of five shillings currency to him in hand being well and truly paid by the Legatees aforesaid at and upon the sealing and delivery of these presents the receipt whereof is hereby acknowledged bargained sold, assigned transferred and set over and doth hereby bargain and sell of his transfer and set over unto the Legatees by name as of 1st Decr of this year to wit unto John Hammond, Philip Hammond, Denton Hammond, Roger Hammond & Mathias Hammond & their respective Executors Administrators and assigns his equal undivided sixth part or portion of the rights and credits of debts and money still due and owing whether on Mortgage bond note of hand open Account or otherwise and which are outstanding and still remains to be collected and received and the Mortgages Bonds notes of hand by present that remain to be settled and which were unadministered and heretofore unaccounted for by said Charles and all the books of Account of said Philip wherein

wherein the said matters and debts of said Estate are contained either on minuted acts or other papers and vouchers in any way respecting the said matters debts & things to have and to hold the same unto them the Legatees aforesaid by name as aforesaid and to their respective Executors Administrators and assigns in manner and form as aforesaid for their proper benefit and advantage free and clear of any claims or demands thereof hereafter to be made by said Charles Hammond his executors or administrators or any person deriving title by from whatsoever means these acts it is covenanted are agreed by and between the said Charles Hammond and the Legatees aforesaid that thus the said Legatees may at their own proper cost & charge and the cost and charge of the said Rachel Hammond & her heirs & her own known benefit and use have full and lawfull power of attorney to sue and implead in the name and to make demands, receive recoveries and levy any and all the debts sums of money and dues which do belong unto said Estate and which at present remain outstanding uncollected and unadministered by him and his executors to pay releases and acquittances for themselves his wife and others to whom the security of his and administered in his and his wife's name and all outstanding debts and monies belonging to the Estate as may be consistent with law and the powers of Executors & hereby imprint to them and in case of the refusal of any person to accept releases or acquittances from the Legatees aforesaid that his the said Charles shall and will acknowledge in behalf of the said Legatees and make such necessary instruments to bind notes of hand accounts and other the concerns of the Estate where they may be required of him by the Legatees on any of them as he shall and will command and make his horses & muckeys to his estate acting Executor provided always and it is the true intent and meaning of each and both of the parties to these presents that the said Charles shall not hereafter be any way how so ever be accounted or chargeable to the said Legatees or any of them their respective Executors or Administrators in quality of Executor or by virtue of his Executorship or in consequence of his being continued nominal Executor to the Estate for the uses & benefit of the said Legatees and Mrs Rachel Hammond now for the conduct of the said Legatees on any of them in the management and transaction of the unadministered concerns & matters of said Philip's Estate from the execution of these presents to the consideration of the premises and the above assignment by said Charles and the Legatees aforesaid to aid for the purposes & uses theron aforesaid the said Legatees and each of them by names as aforesaid with oppose Rachel Hammond have released acquitted and discharged and do hereby for themselves and each of them & their respective Executors & Administrators release acquit and discharge so far as they are able the said Charles Hammond from the Office and burden of the Executorship of said Philip's Estate and from all suits actions & proceedings against Charles' debts claims and demands now or at any time hereafter to be prosecute on and by them on any of them or their respective Executors or Administrators against the said Charles on his Executors in consequence or by virtue of his former Executorship on his continuing as nominal Executor to the Estate for the use of the said Legatees who have