
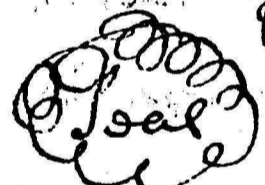


Defendant to do say pursue implead seize Sequester Distrain arrest & imprison & out of Prison again to deliver Also to compound conclude & agree by Arbitration or otherwise as her said Attorneys or either of them jointly or severally shall think fitt And generally in and concerning the Premises to do perform & execute all & whatsoever shall be requisite & necessary as fully amply & effectually to all Intents Constitutions & Purposes as she the said Margaret Higginson (in the Quality aforesaid) might or could do if personally present with Power to substitute one or more Attorneys under them or either of them with limited Power of the same again to revoke she the said Constituant hereby ratifying Confirming & holding for good & Valid all & whatsoever the said John Galloway & Samuel Galloway or either of them jointly or severally or their or either of their Substitutes shall lawfully do or cause to be done in or about the Premises by Virtue of these Presents Thus Done & passed in London aforesaid in the Presence of the undersigned Witnesses.

Sealed & Delivered (being fresh duly stamped) in the presence of _____

Margt. Higginson 

Antho. Addison
W. Lodgwick



In Premisesum fidem
Wit: Judman Not Pub:

1742

At the foot of the foregoing Power of Attorney was thus written (Viz) sworn the 24th 1742/3 Then came Cap. Anthony Addison Minister before me one of his Lordships Justices of the Provincial Court & made Oath on the Holy Evangelist of Almighty God that he saw the within Margrett Higginson sign Seal & Deliver the within Power of Attorney as her Act & Deed. Sworn before me

Recorded May 9th 1743

W. Darnall

This Indenture made this thirteenth Day of May In the year of our Lord one thousand seven hundred forty and three Between John Parrish of Baltimore County Planter on the one part, & Charles Carroll of (Annapolis)