

receive the said Trust Estate and Effects. In which Deed it is also provided and covenanted and Agreed by and between all the said Parties thereto that for the more convenient and effectual possessing holding and Disposing getting in and receiving of such parts of the Trust Estate Debts and Effects as are within Maryland in America They the said Trustees should and might Substitute Empower and Entrust John Carnan of Baltimore Town within Maryland aforesaid and Daniel Chamier of the City of London Merchant (who had on this Occasion Agreed and Undertaken to go over to Maryland aforesaid to sell and Dispose get in and Receive the same Trust Effects and that they the said Trustees should and might make to them their said Substitutes such Payments and Allowances for their Trouble in the Promises as in the said Deed is mentioned Now know ye that they the said Assignees in Trust Henry Voght, Charles Worrall, John Barton, Thomas Harrop, Jabez Bloxham and James Gibson Have Substituted Authorized and Appointed and by these Presents Pursuant to the Directions and Agreements made in the said recited Deed and in Virtue of the Powers and Authorities to them thereby given and of all other Powers and Authorities then thereunto enabling Do Substitute Authorize and Appoint the said John Carnan and Daniel Chamier their True and Lawfull Substitutes and Substitute Attorneys and Attorney Jointly and Severally for them the said Trustees and in their Names or in the Name of the said Charles Carnan or otherwise but for the Use of them the said Trustees upon and for the Trust mentioned in the said recited Deed To After Demand sue for Recover and Receive of and from all and every Person and Persons living or residing within the Province of Maryland aforesaid or else where in North America who are Debtors to the Estate of the said Charles Carnan or to the said Trustees and Assignees thereof all and every their respective Debts and also to receive take and Obtain and to sell and Dispose of all such Goods Wares Merchandizes and Effects within Maryland or elsewhere in North America aforesaid as did belong to the said Charles Carnan on the said fourteenth Day of this Instant Month of March and which do now belong to them the said Trustees by Virtue of and under the said Trust Deed of Assignment and on receipt thereof or of any part of the said Monys Goods Wares Debts or Effects proper Releases Acquittances and Discharges for and in the Names of the said Trustees and to and for their Use as Assignees in Trust as aforesaid to give Sign Seal and Execut and also to Adjust Settle and Balance all and every Account and Accounts Unsettled or Depending between the said Charles Carnan or them the said Assignees of his Estate and Effects as aforesaid and all and every Person and Persons his Debtors or Creditors in Maryland or elsewhere within North America aforesaid And for the said John Carnan and Daniel Chamier Jointly or Severally upon settling such Accounts to make all reasonable Allowances and to Compound any Debt in Maryland which they shall think proper and for the Benefit of the said Trust to be Compounded and to Defend all such Attachments or Suits as shall be then made brought or Prosecuted by any Person or Persons whomsoever upon or relating to the said Trust Estate or Effects and to refer to Arbitration all such Attachment Proceedings if any such there be or any other Suits Differences or Disputes in any wife relating to the Promises or to the said Trust Estate in Maryland or elsewhere within North America aforesaid And generally for them the said John Carnan

(and)