

248. That then and in such Case the Executors Administrators or Assigns of him
the said Daniel Carroll should pay or Cause to be Paid the sum of one
Thousand three hundred Pounds Sterling in six Months after the De-
cease of him the said Daniel Carroll to and among the Younger
Children (if there should be any such) of the Body of the said Daniel
Carroll to be gotten on the Body of the said Eleanor Carroll his
intended wife the said sum of one Thousand three hundred Pounds
Sterling to be Divided and Distributed to such Younger Children in
equal Parts Shares and Proportions Provided always that such son
as aforesaid Male who should or might be Intituled unto the aforesaid
sum of one Thousand two hundred Pounds Sterling to be Paid on the
Contingencies aforesaid in the manner above limited should not be
Deemed taken or reputed to be one of the same Younger Children
or as such to be Intituled to any Part Share or Proportion of the said
one Thousand three hundred Pounds Sterling Resting also that where
the ~~and~~ Personal Estate which the said Daniel Carroll then had or
hereafter should or might have might not be sufficient to Pay the
aforesaid sum of Money in the Manner and upon the Contingencies
and Limitations above therein expressed Appointed and declared the
said Daniel Carroll did thereby for himself his Heirs Executors
and Administrators Covenant Grant and Agree to and with the said
Charles Carroll his Heirs Executors and Administrators that he the said
Daniel Carroll in six Months after the aforesaid intended Mar-
riage should be Celebrated and take effect would Convey and Assign
to the said Charles Carroll and his Heirs all the Lands Tenements
and Hereditaments thereafter mentioned and Devoted to wit

(One)