

Wholly movable & immovable of what kind or nature what so ever
 they were whether within doors or without to be wholly hers and at
 her disposing as by the said Will may more at large appear and shortly
 after dyed leaving six children out the body of the said Ann as yet
 to wit Richard Joseph Agnes Ann Susanna & Mary Hopewell. And
 whereas the said Agnes is since married to one William Joseph Laker and hath
 already received satisfaction for her partable share of her said fathers personal
 estate and the said Ann above bound doth shortly intend to the said Joseph
 & Ann Hopewell her daughter to allot & pay to them in present possession what
 she doth design to give them for their shares in the said personal estate. And the
 above bound Ann being willing & desirous to provide for her said other children
 the said Richard Susanna & Mary for the advancement of their portions out of
 the remainder of her said personal estate and the better to forward the same
 to them in case she should happen to dye intestate or should marry againe
 in such manner & form as if hereafter mentioned. It is therefore the above
 bound Ann shall at any time within these six years next ensuing the
 date of these presents in case the above bound Ann shall be long live
 or in case she should dye before the said six years be required or marry
 another husband shall before the expiration of the said six years cause
 the personal estate she shall then be possessed with to be equally divided
 by indifferent persons of the neighbourhood into four equal shares or
 parts one fourth part to be to the above bound Ann and other fourth
 part to the said Richard and other fourth part to the said Susanna and
 the other fourth part to the said Mary and after division thereof shall by
 writing under her hand & seal or otherwise give & deliver to the said
 Richard Susanna & Mary their said several quarter parts divided as
 aforesaid to hold to them & their assigns for ever or in case the said Ann
 the obligor shall happen to dye before the said six years shall be expired
 if then she shall by her last will & testament or other writing give and
 devise to the said Richard Susanna & Mary three fourths of her
 personal estate as she shall then be possessed of to be equally divided
 between them as aforesaid share & share like. Or further if in case
 the above bound Ann shall happen to marry another husband before
 the said six years shall be expired as aforesaid then if she shall before
 the nuptiall be reborned cause such part of her estate as she shall then be
 possessed withall to be equally divided by indifferent persons as aforesaid in
 manner & form as she shall by writing or otherwise give & deliver
 to the said Richard Susanna & Mary their several fourth parts thereof as
 aforesaid without any fraud or delay that then this present obligation to be
 void & of none effect or else to stand in full force power and virtue
 provided always that the said Susanna and Mary shall not receive their
 severall parts or shares of the said personal estate before they come to the
 age of Eighteen years or be married which shall first happen. And
 in case the said Susanna & Mary should happen to dye before they come to
 that age or be married then the parts or shares of her said dying shall be
 divided amongst the Brothers & Sisters that shall survive her.

Sealed signed & delivered the words
 [Ann & divided] last mentioned in
 the presence of
 Henry Laker

Ann C Hopewell
 her mark.

Witnessed 22^o Dec^r 1694