

hundred pounds Sterl^d more in like manner with Legall
 Interest for four years for the same, likewise, the Sum^e of
 one hundred pounds Sterl^d more att or upon y^e Twentieth day
 of July w^{ch} be in the year of our Lord one Thousand
 seven hundred & nine with five years Legall -
 Interest as also att or upon the Twentieth day of
 July w^{ch} shall be in the year our Lord one thousand seven
 hundred & ten, the Sum^e of one hundred pounds Sterl^d -
 more in like manner wth six years Legall Interest, as
 also att or upon the Twentieth Day of July which
 shall be in the year of our Lord one thousand seven
 hundred & eleven, the Sum^e of one hundred & seven
 pounds nine shill^{ing} more in like manner with seven
 years Legall Interest for the same, that then this Deed
 shall be voyd & y^e Estate thereby made to the ^{sd} John
 Hyde & his heires shall cease & Determine but in case of failure of
 of the said Interest & principall as afo^{re} then the Estate hereby
 made to remain absolute Indefeasible & valid to all Intents
 & purposes unto him the ^{sd} John Hyde his heires and
 assigns, for ever, **In Witness** where of the parties to
 these presents, have hereunto interchangably sett their hands &
 Seales the Day & year first above written.

John Hawkins 

On the back of the foregoing Deed was Shurs Endorst
 Sealed and delivered in presents of the words with five years
 Legall interest being first writt above the first line in this page

James Carroll W^m Fitz Redmond

To m^r Charles Carroll Son. or Charles Carroll Jun^r these are to au-
 -thorise & empower you or either of you to acknowledg according to act