

made the Twentieth day of June in the 8<sup>th</sup> year  
 of the Reigne of our Lord Lady Anne by the Grace  
 of God of Great Brittain France and Ireland  
 Defender of the Faith Annoq<sup>uo</sup> Dominis 1709  
 Between Rich<sup>d</sup> Harrison of Lanc<sup>re</sup> County gent of the  
 first part the Hon<sup>ble</sup> Edw<sup>rd</sup> W<sup>m</sup> Holland Esq<sup>r</sup> of the  
 County of G<sup>l</sup> second part and Sam<sup>l</sup> Chew of the said  
 County gent of the third part Whereas by a certaine  
 Decree made in the High and Hon<sup>ble</sup> Court of Chancery  
 the one Twentieth day of May which was in  
 the year of our Lord one thousand seven hundred and  
 Two in a certaine Cause there depending between John  
 Nelmes and Charles Nelmes Infants by their next  
 friends devisees in the last will of John Abington late  
 of Lond<sup>n</sup> Merch<sup>ant</sup> Deced of the premises hereafter  
 mentioned plaintiffs Meriell Abington Spinster the  
 next heir of the said John Defend<sup>ant</sup> It was interad  
 ordered that and decreed that the said Johns p<sup>er</sup>son  
 and Stock in America should be sold to the best  
 purchaser that could be got for the same to be  
 allowed by M<sup>rs</sup> Like one of the  
 Masters of the said Court and that the said  
 Meriell Abington should Joyn in the said Sale  
 or receive her Title thereunto and Int<sup>er</sup>est to such  
 purchaser And Whereas John Hyde of the City of  
 Lond<sup>n</sup> Esq<sup>r</sup> by an order of the said Court bearing  
 date the 26<sup>th</sup> day of June which was in the  
 year one thousand seven hundred and Two a<sup>nd</sup>  
 hath been allowed and consumed to be the purchaser  
 of the said plantacon<sup>s</sup> And whereas pursuant to the  
 said Decree and in obedience thereunto the  
 plantacon<sup>s</sup> and all and singular the premises hereinafter  
 mentioned are by good and sufficient conveyances &  
 (in presence)