

and preventing all such Disputes and Differences as might otherwise arise between the said parties touching the said Demands and Accounts the said Samuel Chew hath proposed to pay or secure to be paid to the said Micajah Perry Esquire and Philip Perry the Summe of eight hundred and Twenty Pounds of Lawfull Money of Great Brittain in full Satisfaction of all their Demands upon the Estate of the said Philemon Lloyd either as they are Executors of their said Grandfather or in their own Right which Summe of eight Hundred and Twenty Pounds the said Micajah Perry Esquire and Philip Perry have Agreed to accept in full accordingly Now know Yee that the said Micajah Perry Esquire and Philip Perry for and in Consideration of the said Summe of eight hundred and Twenty Pounds secured to be paid to them by the said Samuel Chew in full of all their Demands upon the Estate of the said Philemon Lloyd Have and each of them hath Remised Released and forever Quitt Claimed and by these presents Do and each of them Doth remise Release and forever Quitt Claim unto the said Samuel Chew his Heirs Executors and Administrators All Action and Actions Cause and Causes of Action Suits Debts Summe and Summes of Money Accounts reckonings Claims and Demands whatsoever which against the said Samuel <sup>Chew</sup> as Administrator of the said Philemon Lloyd or otherwise the said Micajah Perry Esquire and Philip Perry as Executors of the said Micajah Perry Esquire or in their own Right now have or Claim or either of them hath or Claimeth or which they or either of them their or either of their Heirs Executors or Administrators at any Times or Time hereafter shall or may have Claim Challenge or Demand from or against the said Samuel Chew his Heirs Executors or Administrators on the Estate of the said Philemon Lloyd Deceased for or on Account of any Bond or Bonds Mortgage or Mortgages or any open or other Account or for or by Reason or means of any other  
(Matter)