

67

County aforesaid & on or about the said 17th day of May aforesaid
the said Copartnership was dissolved & ended by agreement between
the said Parties, a Considerable Quantity of Goods, Wares, merchan-
dizes & effects the property of the said Partners in Partnership,
as Joint Merchants then & still remaining on hand undisposed
of & very many Debts outstanding due to the said Parties on Judgment
Bonds, Single Bills, notes, orders, Books Accounts & other ways
which arose on dealings & transactions by the Respective
Debtors with the said Parties as Partners, and there is also
Due from the said Parties as Partners divers Sums of Money
with & for which they are each of them chargeable & liable
on or about the said 17th day of May last on the dissolution
of the said Partnership It was agreed between the said Parties
that the aforesaid James Forbes should make over, assign,
& effectually transfer to the said George Maxwell his
Executors, Administrators & Assigns for his & their sole
Separate & only Use all his the said James Forbes share
part & proportion of the said Stock in Trade & Profits, be the
same in Goods Wares, merchandises or other Effects what-
soever Debts due to them the said parties of any kind
whatsoever, to the said George Maxwell paying & discharging
all Debts due from them as Merchants in Copartnership as
aforesaid And also securing to be paid to him the said James
Forbes his Executors Administrators or Assigns the sum of
One Thousand three hundred & fifty pounds Sterling at
the times & in the Manner hereafter mentioned
Now this Indenture Witnesseth, that the said James
Forbes for & in Consideration of the Covenants & agreements
herein after mentioned on the part of the said George Maxwell
to be kept done & performed, also in Consideration of the
sum of One Thousand three hundred & fifty pounds Sterling
Money