

dred Rupees current Money of *Calcutta*, at the Rate of twenty five *per Cent.* Respondentia, to run this present Voyage, upon the Bottom of the good Ship *S.* whereof the said *P. M.* is Master, from the Port of *Calcutta*, to *Suratt*, and thence back again to the Port of *Madrafs*; the whole Risque of the said five hundred Rupees; with the Respondentia thereon, being on Account of the said *W. H.* during the Prosecution of the said Voyage, as to all Dangers of the Seas, Rivers, Enemies and Pirates.

The Condition of this Obligation is such, That if the above bounden *P. M.* or his Heirs, Executors, Administrators or Assigns, shall pay, or cause to be paid, unto the above nam'd *W. H.* or to his Heirs, Executors, Administrators or Assigns, the full and just Sum of six hundred and twenty five Rupees current of *Calcutta*, being the whole Amount of the Principal and Respondentia before mentioned, at or before thirty Days after the safe Arrival of the forementioned Ship *S.* in the Port of *Madrafs*; but in Case of the Loss of the said Ship (which God forbid) such an Average as by Custom shall become due on the Salvage; then this Obligation to be void and of no Effect; otherwise to remain in full Force and Virtue, having signed to two Obligations of this Tenor and Date, one of which being accomplished the other to be void.

To make and deliver Conveyances:

THE Condition of this Obligation is such, that if the above bound *A. B.* do and shall, upon and at the Request of the said *C. D.* his Heirs or Assigns, on or before the next ensuing the Date above written, convey and assure, or cause to be well and sufficiently conveyed and assured, unto the said *C. D.* his Heirs and Assigns, or to such other Person and Persons, and his and their Heirs, as the said *C. D.* shall nominate and appoint, and to such Uses as he shall direct,—*(here the Lands are to be insert,)* now in the Possession of— by such Conveyances and Assurances in the Law, as by the said *C. D.* his Heirs and Assigns, or his or their Counsel learned in the Law, shall be reasonably devised, or advised and required, freed and discharged of and from all Incumbrances whatsoever, except, &c.——*And also* if the said *A. B.* his, &c.——and either of them, do and shall, until such Conveyance and Assurance be made and executed as aforesaid, permit and suffer the said *C. D.* his Heirs and Assigns, peaceably and quietly to have, receive, and take to his or their own proper Use and Uses, the Rents, Issues and Profits of all and singular the Premises, and of every Part and Parcel thereof, without any Manner of Let, Suit, Trouble, Disturbance, Hindrance or Denial of the said *A. B.* his,

To convey an Estate, at a Time to come, free from Incumbrances.

In the mean Time the Obligees to receive the Profits.