

Said Martha Wingham therefor shall be as good and available in the same as if she were  
6 a feare sole to discharge my said Crustees notwithstanding her Coverture And that one third  
part of the said sume of two hundred and ten pounds after the death of my said daughter —  
Martha Wingham together with all such Interest as shall grow due for the said third part  
therof after her decease shall be paid unto or retained by my said Son Nathan Marson  
his Executors Administrators and assignes for his and their own proper use and benefit And  
that one other third part thereof after the death of my said daughter Martha and such interest  
7 to be due after her decease in like manner <sup>shall be</sup> paid unto or retained by my said Son Samuel &  
Marson his Executors Administrators and assignes for his and their own proper use and  
Benefit And that the other third part and residue of the said principall sume of two hundred  
and ten pounds after the death of my said daughter Martha Wingham together with all such  
Interest as shall grow due for the said last mentioned third part after her decease shall be —  
paid to and received by my daughter Anna Hunt wife of Robert Hunt for her own proper use  
and Benefit if she shall be then living But in Case of her being dead to be paid to and —  
received by her Husband Robert Hunt his Executors Administrators and assignes In Trust  
for him and them to pay the same to and amongst his Children the Children of my said daughter  
Anna Hunt and the Survivor and Survivor of them shall and shall alike together with the  
8 Interest therof at their several and respective ages of One and twenty years or day of Marriage  
which shall first happen Provided alwaies and it is my Will (any thing herein Contrary to the  
Contrary therof in any wise notwithstanding) that if my said daughter Martha Wingham at  
any time or times during her life shall ~~be~~ desire ~~to~~ and request to have some Part of the —  
said principall sume of two hundred and ten pounds for her own proper use (besides her said  
Interest) That then my said Sons Nathan Marson and Samuel Marson their Executors Adminis-  
9 trators and assignes shall and may pay unto her my said daughter Martha any sume or sumes of  
Money out of the said principall sume of two hundred and ten pounds so as the whole so  
to be paid does not Exceed the sume of Ten pounds And that her receipt alone shall be —  
Sufficient to discharge my said Crustees of and from the same so as the whole does not —  
amount above Ten pounds as aforesaid And my Will is that my said Crustees shall not be  
10 liable to or Chargable with any loss or losse that may happen in or out of the said  
sumes of two hundred and ten pounds or the Interest therof And that they shall and ~~be~~

Chas Mayson