

and it is hereby expressly stipulated, and so it is intended to be understood, that I, Mary Maxwell having bought in the personal Estate of the said Robert Maxwell deceased and having disposed of the same after payment of just debts to the legal and Right full Legatees viz, the Children of the deceased and by this deed of Gift putting it out of my own power under the stipulations herein before recited that there fore this said Deed of Gift being made and executed in due form being made of record, and being fulfilled and performed, according to the true intent and meaning thereof, shall completely acquit exonerate, and discharge me the said Mary Maxwell from and against all claim or claims, demand or demands being at any time hereafter made, by any of the said Legatees, or by any other person or persons for them or either of them or on them, or either of them account. That the personal Estate of the said Robert Maxwell deceased being hereby transferred, pledged, and secured in trust for my said infant Children & to the full amount of their respective shares, the said transfer thus voluntarily made shall be a full and complete account on the part and behalf of me the said Mary Maxwell against any claim or claims on the part, or behalf of the said Legatees, or either of them, whether the said claim or claims may be upon the appraisement Bill or the Mandue Bill of the said personal Estate both of which are returned to the Clerks Office of this County, to be made of Record. But that the part, or parts of the said personal Estate which is not so transferred by this deed of Gift, or that the use of which is reserved thereby, as the right of me the said Mary Maxwell after payment of the just debts of the said Estate shall remain my right and as God shall prosper my endeavors to educate and bring up my Children, so that any thing my remain it is hereby reserved to be given to them at my own discretion, as their respective necessities may require assistance. In Witness where of I have here unto set my hand and seal this thirde day of January In the year of our Lord one thousand seven hundred & ninety nine, and of the Independence of the united States of America the twenty third -

Signe sealed and delivered in presence of
 H. M. Wood L. Sarrant - Mary Maxwell

The following Instrument of writing respecting a partition of the Estate of Robert Maxwell Esq: dec: was presented in open Court by Gen: Robert Anderson and ordered to be recorded which was done this 9th day of March 1799.
 State of South Carolina Washington District.
 To the Honourable the Court of Common Pleas and for the said district - By virtue and Authority of a writ of partition issued by and issued from the Court of Common Pleas of the said District in november last, & directed to, Brigadier General Robert Anderson to Hugh Maxwell the Elder, Colonel Henry Machine Wood Larkin Sarrant, Esq: and Joseph Benson directing authorising and empowering them or a Majority of them being first duly sworn for that purpose fairly, justly and impartially to divide and make partition of the Lands and Tenements and Real Estate which was of Robert Maxwell late of the County of Greenville in the District and State aforesaid Esquire deceased to among and between Mary Maxwell the widow and Retal of the said Robert Maxwell Esq: who through her Bounty regard and affection to wards the Children of the said Robert Maxwell hath renounced, all her right of dower therein at common Law, and hath agreed to take and accept as two Shares and part thereof under the Law of this State for the abolition of the Right of primogeniture - and Anne Anderson Maxwell, Betsey Maxwell, John Maxwell and Robert Anderson Maxwell the Children of the said Robert & Mary Maxwell Now live. Known that in pursuance of the said writ of partition to us directed and the power and Authority therein given and granted to us and in Conformity with and according to the act of assembly in such Case made and provided we the said Robert Anderson Hugh Maxwell, Henry Machine Wood Larkin Sarrant & Joseph Benson being the Commissioners in and by the said writ of partition nominated and appointed having met and assembled for the purpose in the said writ directed and each and every of us having been first duly sworn agreeable to the direction of the said writ and act of