

Dated 12th January 1819.

Mr: John Elphinstone

to

Mr: Robert Elphinstone

Fortune in the County of Worcester for
the year ending 1818. and interest at 5
per centum.

as each again all things and also discharge debts and provisions which being and paying in money appears in the
 and counts of receipts and costs having in the possession and enjoyment of the said persons and their heirs and assigns and their
 about *Appellat* with all and singular their duties and services which should be done by them in the said offices and in the said
 some other reasonable number and other fees and costs which shall be made by them in the said offices and in the said
 shall be made by them in the said offices and in the said courts and in the said towns and in the said parishes and in the said
 references to the said discharge of account and in every other part of the said discharge of account and in every other part
 words, he is and should be obliged to execute as directed and in every other part of the said discharge of account and in every
 and reasonable number and reasonable part and other such fees and costs which shall be made by them in the said offices
 promises and costs part and parcel thereof, *And also* all the said things which are directed and in every other part
 and in equity of him the said John and every other person or persons who shall be bound by the said discharge of account
 touching anything touching to it in any way touching his name or the name of any person or persons who shall be bound
 and John and every other person or persons who shall be bound by the said discharge of account and in every other part
 instruments and all and singular parts of them which are directed and in every other part of the said discharge of account
 included to be well held and every of them which are directed and in every other part of the said discharge of account
 and consent of him the said John and every other person or persons who shall be bound by the said discharge of account
 shall discharge of account and in every other part of the said discharge of account and in every other part of the said
 it is hereby declared and agreed by and between us the said John and every other person or persons who shall be bound
 to that if the said John and every other person or persons who shall be bound by the said discharge of account and in every
 direct John and every other person or persons who shall be bound by the said discharge of account and in every other
 term directed for his name of the said discharge of account and in every other part of the said discharge of account
 to be any kind of writ or process of the law of the said John and every other person or persons who shall be bound
 during the said term and every other part of the said discharge of account and in every other part of the said discharge
 on the *Trinity* day of January which will be in the year of our Lord one thousand eight hundred and thirty eight
 witnesses out of his own mind and without any compulsion for as by reason of our annual day wages received rather of being
 witnesses already imposed as we except he is imposed as by reason of the said discharge of account and in every other
 included as he is in any part thereof or upon the said discharge of account and in every other part of the said discharge
 direct John and every other person or persons who shall be bound by the said discharge of account and in every other
 John and every other person or persons who shall be bound by the said discharge of account and in every other part
 persons administrations and provisions which shall be made by them in the said offices and in the said towns and in the
 shall be made by them in the said offices and in the said courts and in the said towns and in the said parishes and in the
 references to the said discharge of account and in every other part of the said discharge of account and in every other part
 words, he is and should be obliged to execute as directed and in every other part of the said discharge of account and in every
 and reasonable number and reasonable part and other such fees and costs which shall be made by them in the said offices
 promises and costs part and parcel thereof, *And also* all the said things which are directed and in every other part
 and in equity of him the said John and every other person or persons who shall be bound by the said discharge of account
 touching anything touching to it in any way touching his name or the name of any person or persons who shall be bound
 and John and every other person or persons who shall be bound by the said discharge of account and in every other part
 instruments and all and singular parts of them which are directed and in every other part of the said discharge of account
 included to be well held and every of them which are directed and in every other part of the said discharge of account
 and consent of him the said John and every other person or persons who shall be bound by the said discharge of account
 shall discharge of account and in every other part of the said discharge of account and in every other part of the said
 it is hereby declared and agreed by and between us the said John and every other person or persons who shall be bound
 to that if the said John and every other person or persons who shall be bound by the said discharge of account and in every
 direct John and every other person or persons who shall be bound by the said discharge of account and in every other
 term directed for his name of the said discharge of account and in every other part of the said discharge of account
 to be any kind of writ or process of the law of the said John and every other person or persons who shall be bound
 during the said term and every other part of the said discharge of account and in every other part of the said discharge
 on the *Trinity* day of January which will be in the year of our Lord one thousand eight hundred and thirty eight
 witnesses out of his own mind and without any compulsion for as by reason of our annual day wages received rather of being
 witnesses already imposed as we except he is imposed as by reason of the said discharge of account and in every other
 included as he is in any part thereof or upon the said discharge of account and in every other part of the said discharge
 direct John and every other person or persons who shall be bound by the said discharge of account and in every other
 John and every other person or persons who shall be bound by the said discharge of account and in every other part
 persons administrations and provisions which shall be made by them in the said offices and in the said towns and in the
 shall be made by them in the said offices and in the said courts and in the said towns and in the said parishes and in the

I hereby acknowledge to have this day received
of Mr. Thomas Thorp the Executor of the will of the within named
John Thorp deceased the sum of One thousand five
hundred and fifty four pounds four shillings and two pence
being in full for all principal and interest money due and
owing on the within security And I hereby undertake and
agree for myself my heirs executors and administrators to
renewly assign and transfer the said security and the
hereditaments and premises within mentioned unto the
person or persons who is or are or shall be entitled to the same
hereditaments under the Will of the said John Thorp &
deceased or to whom he she or they shall appoint at his
her and their request and Com. Witness
my hand this ninth day of December one &
thousand eight hundred and thirty four

Witness

W. A. Popple
John Swanson

Rob. Lunn