

587

May bind first from any debt or liability of him the said Sept Elizabeth or otherwise
presented always and it is hereby declared and agreed by and between the
said parties to these presents that in case the said Elizabeth & surviving the
said Sept Elizabeth her intended husband shall at any time hereafter claim and recover
any part or parcel of the real or personal estate whereby the said Sept Elizabeth
or any other person or persons not trust for him shall be bound and responsible or
entitled unto at any time during the cohabitation between them by virtue of her
dear or title of deare at common law or by virtue of her being administrator or
entitled to administration of the goods chattels rights and credits of the said Sept
Elizabeth as aforesaid then and in that case their awards of agreement shall be
void and of no effect otherwise to remain in full force and virtue and it is
further agreed between the parties to these presents that the said Elizabeth &
shall have full power and authority at any time during the said cohabitation
contract to bind herself by any bond note or other contract in writing in the
sum manner as if she were the sole unmarried Mr Williams whereby the
said Sept Elizabeth and Elizabeth A Pettingay backturne off their bands
and break the day and year first above written

See witness of

Schol R. Estell

Schol R. Estell

Schol R. Woodard

Sept Elizabeth
Elizabeth A Pettingay

Southampton County in the State of New York the 1st day of October 1846
This Marriage Contract between Sept Estell of the first part and Elizabeth
A Pettingay of the second part was drawn by the rate of School Post School Attest
and School R. Woodard the witness above named and admitted to Record
Salem J.R. Edwards Esq.

This Indemnity made the 2d day of October in the year of our Lord
1846 between Schol R Estell of the first part Elizabeth R Edwards of the second
part and Edward W. Maybury's Schol R Estell of the third part Whereas the
said Edward W. Maybury & Schol R Estell have become jointly bound unto the
said Schol R Estell as her attorney in the sum of twenty dollars to be paid Schol
R Estell on the 2dnd of December in the year 1847 by honest hearing state
the 2dnd day of December in the year 1846 were fully agreed and the
said Schol R Estell being willing and desirous to bound the said Maybury
and Estell from all loss by reason of their liability now & hereafter
whereas that for and in consideration of the summe and also for the further
consideration of one dollar to the said Schol R Estell we have granted by the said
Estell & Edwards & unit before the sealing and delivery of this present the receipt
whereof a freely acknowledged by the said Schol R Estell we have granted to her
one solid silver plate and cup and saucer and spoon and fork and knife and
all estate rights & title which the said Schol R Estell has in any tract or
parcels of land whatever lying and being in the County of Southampton and
State of New York and the all dower and interest which he has in right of his
wife Margaret in the personal estate of Mary Dasher and Martha Dasher
to have and to hold the said lands freely granted property unto the said R Estell