Assignment – YAS DD 107 / un-numbered item (#8) Charles Abbotson & daughters – 1719 to 1734

Transcribed from photocopy of original document – need to check original at archive for missing text

Single-sided, single folio with endorsement Condition – Good

An informal document collating notes from a series of previous records (covering period 1719 to 1734)

{Folio 1 – recto; Left column}

- ¹ 24. 9Ber 1719. Charles Abbotson late of North Coates within the parish of Burnesall in the
- ² County of York gran By will beareing Date the 24: November 1719 [?reiche]
- ³ That he had given to Anne Atkinson his daughter the Sūme of 100 ^{II} And by the
- ⁴ Said Will Charges his Extors with the paymts of the further Sume of 200 li
- ⁵ Also by the said Will Charges his Extors with the paymt of 200 ii apeice
- 6 to his Daughters Ellen & Isabele Abbotson And the Rest Residue & Remainder
- ⁷ of his Goods Chattells & personall Estate He Gives to his Sons Rchđ & John
- ⁸ Abbotson to be Equally Divided between them and appoints his Sons
- 9 joynt Extors of his Said Will vide the Will
- ¹⁰ [?Elia --] Settle there of Coneystone upon Mortgage Ought to the sd Charles
- ¹¹ Abbotson 120 ^{II} & the second day the Will beares Date assigned the seale
- ¹² To his said Two Sons his Extors vide the assgnm^{ts}
- ¹³ Also ought him upon Bond then 60 li Lette afterwards Dyes
- ¹⁴ & Seales his \ reall / Estate by Deeds to Anne] his Widow & Dyeing Intestate
- ¹⁵ & without Children She Tooke admīnon of Her personall Estate which
- ¹⁶ might pay his Debts.
- ¹⁷ 13: Ober 1719. Charles Abbotson afterwards < abt 1720 Marryed Ann Settle the >
- ¹⁸ < widow & > agrees to Mary Anne Settle the widow and before Marriage
- ¹⁹ by Indre < beareing > Selles her \ reall / Estate & < then > before in Mortgage to him.
- ²⁰ But assigned to his Sons upon him for 60 yeares if he shod so
- 21 Long Live And afterwards the Marriage Tooke Effect Vide the Deed
- ²² Charles the Fa^{thr} afterwards Married his Daughters Ellen
- ²³ & Isabell & gave them Each 100^{li} & Too the Receipts for the same
- ²⁴ Also preferred & placed his Sons upon Farmes & said to have

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- 25 given them each 300 li
- ²⁶ In Feb: 1733 Charles the Testator Departed this Life &
- ²⁷ left Anne his Widow And the Will then not to be found
- ²⁸ she Tooke Admōn & possêd herselfe of all the personall
- ²⁹ Estate wth by Inventory of the goods & Two Notes for a^{bt} 50li
- ³⁰ amounted to 129:^{li} 00:^s 10:^d & now is in possīon of the same And
- ³¹ the said Bond for 60^{li} given by Elia: Settle & is supposed to be
- ³² in ready Money in the House 200^{ll} & upwards w^{ch} was not Inventored
- 33 Rīchd the Son Dyes before his Far & Leaves 3 Children
- 33 The Will afterward is Found & [?Lres] of admon
- ³⁴ with the [?--]oile a[?--]eed is granted to John Abbotson the son
- 35 8th Aprill 1734 Vidd the sa[?--]
- ³⁶ ": If now John the Son & Executor cannot by virtue of the L[?--]es of
- 37 admon Enter into the Widow House & Open the Chests & other
- 38 goods in thes[?-] House & make a New Inventory thereof
- ³⁹ {change of handwriting} \ The Ex^r in this case can't apprehend enter with force
- 40 & take the Goods or view or search agt the widdowe will
- ⁴¹ She being now in the quiet possion of the House & the Estate
- ⁴² having been dead abt two months .

{fol.recto - right column}

- ⁴³ 2: If the Executor [?---] also Reiceves the 60^s upon the Bonds
- 44 & all Interest thereupon the same being [?--]eaer Discharged But
- ⁴⁵ now in her possiōn
- ⁴⁶ {change of handwriting} \ If Settle left sufficient \ personal / assets to satisfy his Debts w^{ch} at sell
- ⁴⁷ came to the Cred^r abbotson & Testent^r hands on his
- ⁴⁸ marriage with Settles admors I think the Bond was
- ⁴⁹ thereby extinguished. .
- ⁵⁰ Also the 120 ^{li} with Interest upon the assignem^t of the Mortgage
- 51 which she \ now / wod onley pay the principall Sume
- ⁵² {change of handwriting} \ I Conceive the morgag'd Lands are liable to answer the Interest

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- 53 as well as principall to John the Surviving assignee of the
- 54 mortgage; but if the Testatr left assets to satisfy the mtee
- 55 rest tht became due during his life \ after his marriage / a Court of Equity
- ⁵⁶ would oblige the Exrs to refund out of the assets all the Interest
- ⁵⁷ tht became due after the marriage for tht the Testatr having
- 58 had Profits of the morgag'd Lands & [?--] during the time
- ⁵⁹ have kept down the Interest. .
- 60 If the Executor cannot Enter the House & make a New Appraisemt
- ⁶¹ & search for the 200^{li} & upwards supposed to be secreted what
- 62 Method is most proper < by > for him to Take, whether to bring her
- 63 to Acct in the Spiritall Court or File a Bill at Chancery
- 64 {change of handwriting} \ The proper method is by Bill in Equity, if a Discovery
- 65 can be no otherwise had. .

{Dorse}

- ¹ When the 129:^{li} 0: 0:^d & the 60^{li} upon Bond And the secreted Money
- ² is Discovered how shall the same be Divided.
- ³ {change of handwriting} \ I think the three Daughters will have it equally
- ⁴ amongst th^m if it does not exceed 300^l. /.
- ⁵ And whether the Children of Richd has any Right
- 6 {change of handwriting} \ The Children of Richd have no Right to the [?--]
- ⁷ so far as appears in the Case, It being a joint
- 8 Estate made to Richd & the Surviving Brother -
- 9 Ric Wilson
- ¹⁰ Apr 22d 1734.