

which,  
wyers  
juridi-  
omit it  
clemen

ge Ar-  
ized a-  
nd Mr.  
plenti-  
was per-  
mine.

echarges  
ercise of  
e, as he  
otwith-  
ing, the  
the sole  
dangers  
rent no-  
ly to be

o have,  
the dif-  
eave the  
roviding

providing one intirely to his honour, and flatter myself Mr. *Savecharges* has, in the articles made previous to our marriage, agreed to keep me a Coach; but lest I should be mistaken, or the Attornies should not have done me justice in methodizing or legalizing these half dozen words, I will set about and transcribe that part of the agreement, which will explain the matter to you much better than can be done by one who is so deeply interested in the event; and shew on what foundation I build my hopes of being soon under the transporting, delightful denomination of a fashionable Lady, who enjoys the exalted and much-envied felicity of bowling about in her own Coach.

“AND further the said *Solomon Savecharges*,  
“for divers good causes and considerations  
“him hereunto moving, hath agreed, and doth  
“hereby agree, that the said *Solomon Save-*  
“*charges* shall and will, so soon as convenient-  
“ly may be, after the solemnization of the  
“said intended Marriage, at his own proper  
“cost and charges, find and provide a certain  
“vehicle or four-wheel carriage, commonly call-  
“ed or known by the name of a Coach; which  
“said vehicle or wheel-carriage, so called or