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This Indenture, made the ^{twenty fifth} fifth day of June in the year our Lord one thousand eight hundred and twenty, between David W. Pearson of Orangeburg Dist. and State of Georgia of the one part & Double Bruce Jones of the same Dist. & State of Georgia of the other part; witnesseth Whence a marriage is intended and shall to be had & solemnized between the above named David W. Pearson & Miss Hope Linda Jones a sister of the said Double Bruce Jones. and whereas the said Hope Linda Jones is now possessed of the four following negro Slaves in her own right to wit, Jack, Betty, John & Mary with the said David W. Pearson being desirous that the said four negro Slaves should be held in trust for the use and support of them after their decease. And whereas all men by their parents, but if the said marriage shall take effect, then for the purpose of accomplishing the above intentions, and in consideration of the debt due by the said Double Bruce Jones, to the said David W. Pearson (said by the said David W. Pearson both granted, bargained, sold and delivered, and by their parents debt granted, bargained, sold and delivered to the said Double Bruce Jones the said four negro Slaves, Jack, Betty, John & Mary, to her & to her heirs the said Double Bruce Jones, & her executors, administrators and assigns forever, before the second parts, aforesaid, and to and for the use and intent of the party herein after mentioned, do hereby declare and discharge of and concerning the said, that is to say, in trust for the use of the said David W. Pearson & Hope Linda Jones during their joint lives, & after and after the death of the said David W. Pearson, then in further trust for the use and benefit of the said Hope Linda Jones, & her children during her natural life. And in case the said Hope Linda Jones, should die leaving no lawful issue, or leaving such issue, and they, alive both, but if she, is unmarried, then in further trust for the use and benefit of them, to the said Hope Linda Jones, and their heirs and assigns forever. And if the said Hope Linda Jones shall die before the said David W. Pearson, leaving no lawful issue, or if such issue shall die or be disqualified, then the said property is to be held in trust for the use of the said David W. Pearson during his natural life, and after his death, then for the use and benefit of the said Hope Linda Jones or her heirs.

And whereas the said Double Bruce Jones doth for himself, his heirs, Executors, Administrators, Assigns, and assigns, consent to and with the said David W. Pearson by their heirs, Executors, Administrators, Assigns, and assigns, being of the opinion and consent, to and for the use and intent of the party herein before mentioned, to and for the use and benefit of them, do hereby declare and discharge of and concerning the said, that is to say, in trust for the use of the said David W. Pearson & Hope Linda Jones during their joint lives, & after and after the death of the said David W. Pearson, then in further trust for the use and benefit of the said Hope Linda Jones, & her children during her natural life. And in case the said Hope Linda Jones, should die leaving no lawful issue, or leaving such issue, and they, alive both, but if she, is unmarried, then in further trust for the use and benefit of them, to the said Hope Linda Jones, and their heirs and assigns forever. And if the said Hope Linda Jones shall die before the said David W. Pearson, leaving no lawful issue, or if such issue shall die or be disqualified, then the said property is to be held in trust for the use of the said David W. Pearson during his natural life, and after his death, then for the use and benefit of the said Hope Linda Jones or her heirs.

And whereas the said Double Bruce Jones doth for himself, his heirs, Executors, Administrators, Assigns, and assigns, consent to and with the said David W. Pearson by their heirs, Executors, Administrators, Assigns, and assigns, being of the opinion and consent, to and for the use and intent of the party herein before mentioned, to and for the use and benefit of them, do hereby declare and discharge of and concerning the said, that is to say, in trust for the use of the said David W. Pearson & Hope Linda Jones during their joint lives, & after and after the death of the said David W. Pearson, then in further trust for the use and benefit of the said Hope Linda Jones, & her children during her natural life. And in case the said Hope Linda Jones, should die leaving no lawful issue, or leaving such issue, and they, alive both, but if she, is unmarried, then in further trust for the use and benefit of them, to the said Hope Linda Jones, and their heirs and assigns forever. And if the said Hope Linda Jones shall die before the said David W. Pearson, leaving no lawful issue, or if such issue shall die or be disqualified, then the said property is to be held in trust for the use of the said David W. Pearson during his natural life, and after his death, then for the use and benefit of the said Hope Linda Jones or her heirs.

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and all and my privy and privy, and my heirs, and their heirs, having
 a lawful claim in any estate, right, title, or interest of, in or to the said
 premises, Heronah property, above mentioned, and by their agents, released
 and confirmed, or any part thereof, by force, or under him, or others, any
 part of them, shall while from time to time & at all times hereafter
 the same shall remain & of the proper costs & charges, in the law of the
 said Joseph Bennett, his heirs, Ex: Adm: & assigns, make do &
 execute, & cause a process to be made, done & executed, all &
 any suit further and other lawful and reasonable and just
 thing, and things, debts & claims, damages & contingencies, expenses
 & charges, in the law whatsoever for the future, better, and more
 profit, growing, coming in, releasing, confirming & opening, sold and
 disposed the premises and personal property of any kind, with the appur-
 tenances & part appurtenances thereof unto the said Joseph Bennett his
 heirs, Ex: Adm: & assigns, to be and upon the same way &
 trusts of any kind or other, as by the said Joseph Bennett, his
 heirs, Ex: Adm: and assigns to be and upon the same way
 trusts of any kind or other, as by the said Joseph Bennett his heirs
 Ex: Adm: & assigns, as by a True Council learned in the
 law, shall be reasonably, advised, directed, & required.

In witness whereof the parties have hereunto set
 their hands & seals, this 24th of February in the year of our
 said the American eight hundred & thirty nine, and in the forty
 first year of the sovereignty & independence of the United
 States of America

Signed Seal & delivered

in the presence of
 Anna H. Bennett
 John S. Bennett

Elias J. Bennett L. J.
 Mary H. Bennett L. J.
 Joseph Bennett L. J.

Personally came John S. Bennett & made
 oath that he saw Elias J. Bennett, Mary H. Bennett,
 & Joseph Bennett sign, seal, & deliver this instrument
 of writing for the within purpose, & that he with Anna H.
 Bennett witnessed the same.

Witness my hand & seal this 24th June 1819.
 B. Elphinstone Secy.

Pennac 24th June 1819

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Twenty fifth

This Indenture, made the ^{twenty fifth} day of June in the year our Lord one thousand eight hundred and thirteen, between David W. Pearson of Orangeburg Dist. and State of Georgia of the one part & Double Bruce Jones of the same Dist. & State of Georgia of the other part; witnesseth that they, a marriage is intended and shall to be had & solemnized between the above named David W. Pearson & Miss Hope Land Jones, a sister of the said Double Bruce Jones.

And it shews the said Hope Land Jones is now possessed of the four following negro slaves in her own right to wit, Jack, Betty, John & Mary, & the said David W. Pearson being desirous that the said four negro slaves should be held in trust for the use of the said Hope Land Jones after her decease, all men by these presents, not if the said marriage shall take effect, then for the purpose of accomplishing the above intention, and in consideration of the value by the said Double Bruce Jones, to the said David W. Pearson, jointly in the said David W. Pearson both granted, bargain, sell and delivered, and by these presents doth grant, bargain, sell and deliver to the said Double Bruce Jones, the said four negro slaves, Jack, Betty, John & Mary, to her to be held to him the said Double Bruce Jones, his executors, administrators and assigns forever, upon the second part, contents, and to and for the use and intent of the said Hope Land Jones hereinafter mentioned, her heirs & assigns forever concerning the said, that is to say, in trust for the use of the said David W. Pearson & Hope Land Jones during their joint lives, & then and after the death of the said David W. Pearson, then in further trust for the use and benefit of the said Hope Land Jones, then children during her natural life. And in case the said Hope Land Jones, should die leaving no lawful issue, a lawful husband, and they, die without issue, a lawful husband, then in further trust for the use and benefit of the said Hope Land Jones, and their heirs and assigns forever. And if the said Hope Land Jones shall die before the said David W. Pearson, leaving no lawful issue, or if her heirs shall die or forsake, then the said property is to be held in trust for the use of the said David W. Pearson during his natural life, and after his death, then for the use of the said Hope Land Jones or assigns.

And the said Double Bruce Jones doth for himself, his heirs, Executors & Assigns, consent to and with the said David W. Pearson his heirs, Executors & Assigns hereto, that he will stand seised of the aforesaid conveyed property, to the said David W. Pearson & Hope Land Jones hereinafter mentioned, her heirs & assigns forever no other. In witness whereof, the parties have hereunto

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Et. This bond was not, the day before last when written.

Legit' de la Colonie en la presence by the court, a if such
issue being first raised

Jacques G. Goussier
William Morrison

James B. Pearson L. J.
Sam. P. Jones L. J.

South Carolina

Given & bought by } Personally appeared Jacques Goussier
E. G. Goussier with full power given to him by } James B. Pearson &
L. J. Jones, Judge, of the Court of Sessions, the same day
in presence of the said court, and before the said }
Justices of the Peace, the said Jacques Goussier, then in
possession of the said land, together with }
William Morrison - The date mentioned therein. -

Given before me this first day of July 1819
Sam. P. Jones, J. J. Ec. Off.

Jacques Goussier

Rec'd 4. July 1819

Leau mil huit cent dix huit & de vingt neuf Décembre au motif
Par devant nous Balthazar Vallent Chancelier du Consulat
de France, a Charleston, Caroline du sud en presence des temoins
Soussignés.

Furent present Monsieur, Auguste Montandon marchand orloger
demeurant en cette ville fils legitime de Monsieur Pierre Henry Montandon,
et Dame Marianne nee Mathieu son épouse, natif de la dite
Suisse principauté de Neuchâtel agé de trente trois ans stipulant
pour lui et en son nom d'une part.

Et demoiselle Margueritte Helme Devinque, fille legitime de
M. Dominique Devinque et de feu dame Genevieve Eleonore Roman
natives de l'isle St. Domingue agé de vingt six ans, stipulant
pour elle et de concert avec M. Dominique Devinque son
pere ici present chez le quel elle reside en cette ville de Charleston
d'autre part.

Les qu'ils parties, en raison du mariage propose' entre elles et qu'elles
ont fait et arrêté les traités et accord
du mariage; ainsi qu'il suit: et est en presence de Jacques
de la part du futur epoux des sieurs Horace Mandat-Horloger
et Pierre Louis Martin - negociant.

et de la part de la demoiselle future épouse des sieurs -
Dominique Devinque Capitaine, de et Pierre Obegnac marchand
tailleur - tous quatre majeurs demeurants en cette ville.

Seront les futurs époux unis et communs en tous biens meubles et immeubles. Ne seront point tenus les futurs époux des dettes et hypothèques, nées de l'autre fait, et créés avant la célébration du mariage; mais ils en a elles seront payés et acquittés par celui qui en sera l'auteur et sur des biens, sans que l'autre des biens ni ceux de la future Communauté en puissent être aucunement tenus.

L'apport du futur époux au présent mariage consiste en trois mille Dollars, tant en espèces, Bijoux et marchandises de son état. Ceux de la future épouse consistent en des meubles, bijoux, argenterie et domestiques le tout estimé amiablement entre les parties à la somme de quatre mille dollars, que le futur époux reconnaît avoir en sa possession et quitte.

Le Survivant des futurs époux aura et prendra par forme de préciput et avant partage des biens, meubles de la Communauté, tels d'iceux qu'il vaudra choisir. Suivant la prise de l'inventaire qui en sera alors fait et ce jus qu'à la concurrence de la somme de quinze cents dollars ou la somme en denier en son choix et en outre si c'est la future épouse qui survit elle prendra ses habits en outre de la somme linges et bijoux de son usage.

En renonçant à la Communauté, l'époux aura la faculté de reprendre tout ce qu'elle aura au présent mariage, ce qui lui sera échue et avenir pendant icelle par donation, Succession, legs, ou autrement, ainsi que le préciput ci dessus stipulé le tout franc et quitte des dettes de la Communauté encore qu'elle y ait parlé, s'il y fut engagé ou y eut été condamné quant au dit cas elle et ses enfants seront garantis, libérés et indemnisés par le futur époux et sur ses biens sur les quels pour raison de ce et des autres choses du présent Contrat il y aura hypothèque à compter de ce jour.

Et pour la bonne amitié que les époux ont dit de parties ils se sont par ces présents fait don et donation entre vifs en la meilleure forme qui donations peuvent se faire et avoir lieu, le promettant au Survivant, de tous les biens, effets, meubles et immeubles qui se trouveront lui appartenir au jour de son décès, pour par le Survivant jouir du tout en toute propriété.

Cette donation sera de nul effet s'il survient des enfants du présent mariage; mais ne prendra de force et vertu si les dits enfants viennent à décéder en minorité ou en majorité; mais sans avoir valablement disposé de leur biens et droit. C'est ainsi que le tout a

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à être arrêté et convenu entre les parties qui par son exécution ont
 été leurs domiciles en leurs demurs. Substitués aux quels lieux,
 promettent, obligent et dont a été. Fait et dressé en
 la demeure du Sieur Dominique Devigne, Jui tenu en cette
 ville qu'on Street, un nous s nous s d'annus et après transport
 et après lecture les futurs époux et les témoins del'autre part
 Devigne ont signés, avec nous s chanclier - non le père de la
 future épouse qui a déclaré ne le savoir de ce enquis -
 trois mots neys nul s.

Temoins
 P. L. Martinet
 D. q. Diron
 P. Abbagnac
 H. Holzgerand

Auguste Montandon
 M. H. Devigne
 Vallent

Nous Marquis de Hongrie chevalier de l'ordre Royal
 et militaire de St. Louis Consul de France a Charleston Caroline
 du Sud, certifie que M. Vallent, qui a signé ci dessus
 est chanclier de ce Consulat. En témoignage de quoi
 nous avons signé les présentes sous le sceau Royal de ce
 Consulat - Charleston le 29. X. br. 1818.

Le marquis de Hongrie

A Foreigner made oath that he saw Auguste Montandon M. H. Devigne
 & Vallent sign and deliver the foregoing instrument of writing for the
 purpose therein mentioned and he attested the same with D. L. Martinet
 D. Diron & P. Abbagnac

Done to before me this 23 June 1819 Henry. Esq. not pub.

Record 23 June 1819

Articles of Agreement made and entered into this twentieth day of April in the
 year of our Lord a with the said Earl Russell and a minister by and between Government
 Mans Wilkins of the city and State of New York gentleman of the law and Mary
 Somers was a eldest daughter of John Ward late of the city of Charleston in
 the State of South Carolina Esquire deceased of the other part. Whereas a treaty of mar-
 riage has been agreed upon and concluded by and between the parties aforesaid and
 is intended to be shortly hereafter solemnized, and whereas the said Mary Somers
 Ward a. Doira and Legate named in and by the last said and testament of her said
 late father the said John Ward deceased is heir and possessor of and justly entitled
 to certain real estate and personal property a schedule whereof is hereunto annexed
 and whereas the said parties hereto agreed in respect to the advice contained in the
 said last said and testament of the said John Ward deceased as from their own volun-
 tary and authority at all times during the said intended coverture with the said

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Gouverneur Morris, Wilkins and notwithstanding the said disposal of all and singular the said real Estate in such manner as to and for such use as she may think proper as fully and effectually as if she had remained and were a feme sole and being also desirous of securing to the said Mary Somers all and singular the said contemplated marriage shall take place and the said Gouverneur Morris Wilkins should die without leaving issue of such marriage him surviving all and singular the said personal property except so much thereof as there have been expended for the joint and mutual benefit of both the said parties hereto Now therefore the agreement witnesseth that in contemplation and for avoidance of litigation of the said intended marriage and provided the same shall take place it is hereby mutually understood agreed and covenanted by and between the said parties to the present and each of the said parties doth hereby for himself and herself and for his and her heirs executors administrators respectively agree and covenant to and with each other that she the said Mary Somers all Ward shall at all times during her said intended coverture with the said Gouverneur Morris Wilkins, and notwithstanding the same have good right full power and authority to dispose of and convey either by and or last will and testament or any instrument in the nature of a purporting to be so and to and for such use or uses as she may think proper all and singular the said real Estate herein above mentioned as fully and effectually to all intents and purposes as if she were and had remained a feme sole and to the use the said Gouverneur Wilkins doth for himself his heirs executors administrators hereby agreed and covenant to and with the said Mary Somers all Ward her heirs executors administrators and assigns that she the said Mary Somers all Ward shall at all times during the said intended coverture and notwithstanding the same have full power to make and execute without his the said Gouverneur Morris Wilkins joining therein any deed or deeds of bargain and of any part or of all and singular the said real Estate or a last will and testament or any instrument in the nature of or purporting to be such touching the same and that such deed or deeds or last will and testament of the said Mary Somers all Ward although made and executed as a feme sole shall be equally valid and have the same force and effect in all respects and purposes as she had remained and were at the time of making or executing the same a feme sole and that he the said Gouverneur Morris Wilkins his heirs executors and administrators shall and lawfully at all times hereafter upon the reasonable request of the said Mary Somers all Ward her heirs executors administrators or assigns do or cause to be done all legal proper and necessary acts and things of his and their joint and several necessity for carrying the same into full effect according to the true intent and meaning and provided thereof and by and between the said parties hereto that in case the said contemplated

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marriage shall take place and the said *Guinevere Maria Watkins* should die leaving the said *Mary Somersall* and her surviving husband no issue of such marriage then and in such case all and singular the said personal property except so much thereof as shall have been appropriated and used for the joint and mutual benefit of both the said parties to their parents shall be and be-
 -main to her the said *Mary Somersall* and her heirs for her own use benefit and behoof as if the said contemplated marriage had not taken place and she the said *Mary Somersall* and her heirs and had remained a *Single Girl*, the
 Witnesses of the said Parties to their Parents have hereunto interchangedly set their hands and seals this day and year first above written

Witness and delivered in presence of } *John: M^r: Watkins (2)*
J^r: M^r: Motto, J^r: Bendish } *Mary Somersall (2)*

Schedule of Real Estate personal property referred to in the foregoing in-
 -strument the equal undivided Moiety or half part of which belongs to the
 said *Mary Somersall* and one of the parties to the said instrument
 Real Estate

- Plantations and Negroes on *Johns Island* estimated at
- A small tract of Land on *Stons*
- House & lot on *Waterloo Street* in the city of *Charleston* estimated at
- House & lot on *East Bay* " " "
- Part of a *House* & lot on *Church Street* in " " "
- Part in *S^t: Pauls Church* in " " "
- Two shares in the agricultural tract of *South Carolina* estimated at
- A ninth part of *Slaves* & lot in *Washington* city distant of *Columbia* estimated

Personal Property

Fifty Shares in the stock of the *Planters and Mechanics Bank of South Carolina* estimated at

United States 6 p. Cent Stock estimated at		
Charles Pinckney Bond for	£ 128.	Interest thereon
George Bond for		
Balanced due on <i>Stephen Elliotts</i> Bond		Int ^r
<i>Sam^l: R Gillison</i> 21 st Decy		Int ^r
Bal ^d due on <i>A. J. Gregories</i> Bond		Int ^r
<i>A. J. Gregories</i> by Bonds		Int ^r
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57	John Keith Bond for	1827	Ints ^r	"	
	Pat ^r Queen Chat bollocks Bond		Ints ^r	"	
	Estlin Huttons Bond		Ints ^r	"	
	John Mailland note		Ints ^r	"	136. 10
	Charles Baring Am ^r Bond		Ints ^r	"	4856. 50
	Isaac Pickling Bond		Ints ^r	"	240. 75
	Cash for Cotton sold				7862. 42

Francis Motte being duly sworn made oath that he was present and saw Governor John Wilkins and Mary Somersall Ward sign and seal and deliver the foregoing instrument writing for the use and purpose therein mentioned and he with 71 Bredish Captains of the Land sworn to before me this 26 July 1819 Bury. Ch. J. not Pub.
Recorded 25th July 1819

State of South Carolina

This Indenture made the twenty fourth day of July in the year of our Lord one thousand eight hundred and nineteen between Seth Blakely of the city of Charleston and state aforesaid of the one part and Thomas Horn of the Village of Hampton and state aforesaid of the other part witnesseth that whereas a marriage is intended and shortly to be had and solemnized between the above named Seth Blakely and Susanna Moore of the City and state aforesaid Widow and whereas the said Susanna Moore is now possessed of the three following negro slaves in her own right to wit Hester Sally and Sam and she and the said Seth Blakely being desirous that the said three negro slaves should be held in trust for the uses and purposes herein after specified Now know all men by these presents that if the said marriage shall take effect then for the purpose of accomplishing the above indentions and in consideration of Ten Dollars by the said Thomas Horn to the said Seth Blakely paid he the said Seth Blakely hath granted bargained sold and delivered and by these presents doth grant bargain sell and deliver to the said Thomas Horn the said three negro slaves Hester Sally and Sam to have and to hold to him the said Thomas Horn and to his executors administrators and assigns for ever Upon the several Trust

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nevertheless and to and for the uses intents and purposes hereinafter mentioned limited and declared of and concerning the same that is to say in trust for the use of the said Seth Blakely and Susanna Moore during their joint lives and from and after the death of the said Seth Blakely then in further trust for the use and benefit of the said Susanna Moore and her children during her natural life And in case the said Susanna Moore should die leaving no lawful issue or leaving such issue and they die without issue or unmarried then in further trust for the next of kin to the said Susanna Moore and their heirs and assigns forever And if the said Susanna Moore shall die before the said Seth Blakely leaving no lawful issue or if such issue shall die as aforesaid then the said property is to be held in trust for the use of the said Seth Blakely during his natural life and after his death then for the next of kin to the said Susanna Moore as aforesaid And the said Thomas Ham doth for himself his heirs executors administrators and assigns covenant to and with the said Seth Blakely his heirs executors and administrators that he will stand seized of the above conveyed property to and for the uses intents and purposes here in before mentioned limited and declared and for no other In Witness whereof the parties have hereunto set their hands & seals the day and year first above written

Signed sealed & delivered
in presence of us

Christopher Towle	Seth Blakely (S)
E D Lincoln	Susanna Moore (S)
	Thomas Ham (S)

Chris Towle being duly sworn made sworn made oath that he was present & saw Seth Blakely Susanna Moore & Thomas Ham sign seal & deliver the foregoing instrument of writing for the uses & purposes therein mentioned & that he with E D Lincoln witnessed the same Sworn to before me this 20 August 1819. Benj Elze J. P. Pub
Recorded 20 August 1819.

State of South Carolina
United States of America

Articles of agreement between Louis

Francis Denon of the short danger in the department of Meuse & Saire in the Kingdom of France aged forty five years Marie Niccon de Epe in Louvain The department of in the Kingdom aforesaid and for many years past a resident in the City of Charleston in the State aforesaid aged forty three years and Philibert Simonet a resident of Charleston aforesaid Whereas a marriage is intended to be forthwith had and solemnized between the said Louis

Francis Piron and Marie Piron and the said Marie Piron is possessed of Six Thousand Dollars in her own right as her portion of dowry and the said Marie Piron has two sons named Jean Felix Beury and Henry Beury It is agreed by and between the parties to these presents and named that the said Marie Piron shall and may notwithstanding her said interest and contented and at any time during the said life and estate of her said two sons John Felix Beury and Henry Beury the sum of Two thousand dollars to be paid and delivered to them upon their arriving at the age of twenty one years or majority that is to say two thousand dollars to each respectively & that the said sum of Two thousand dollars shall in the meantime remain to be vested in the said Marie Piron as if she were sole and unmarried, independent of the debts contracts or engagements of the said Louis Francis Piron her said intended husband or of any claim or demand which may be made in his right and that the remainder or balance or over and above such sum of Two thousand dollars is to be reserved and deducted as aforesaid together with the increase profits and interest thereof shall vest in and belong equally and jointly to the said Louis Francis Piron and Marie Piron (in common and be) during their joint lives, and it is further agreed by and between the parties aforesaid that if the said Marie Piron shall die in the said Louis Francis Piron then and in that case all and singular the said sum together with the increase profits and interest thereof shall be and remain to and for the said Marie Piron discharged of and from and discharged the debts contracts or engagements of the said Louis Francis Piron and of and from every claim or demand by or from any person or persons whomsoever in his right but in case that the said Louis Francis Piron shall die in the said Marie Piron then and in that case it is hereby agreed by and between the parties to these presents that all and singular the property and estate of the said Marie Piron and Louis Francis Piron over and above the said sum of Two thousand dollars to be deducted as aforesaid and paid and delivered to the said John Felix Beury and Henry Beury shall be and remain to and for the use of the said Louis Francis Piron for and during the term of his natural life and from and after his death shall vest in the said John Felix Beury and Henry Beury their heirs and assigns absolutely and for ever paid and discharged of and from every claim or demand by or from any person or persons whomsoever in right of the said Louis Francis Piron and it is further agreed that if there shall be any issue of the said intended marriage and such child or children should survive the said Louis Francis Piron and Marie Piron then and in that case such child or children shall and may take an equal share with the said John Felix Beury and Henry Beury of all and singular the entire sum or to that amount above mentioned and of the profits dividends and interest thereof so that all the children of the said Marie Piron should be entitled to an equal share or proportion of her estate - In witness whereof the

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parties to these presents have hereunto set their hands and seals this Eighth day of September in the Year of our Lord one thousand Eight hundred and nineteen, And in the forty fourth year of the sovereignty and independence of the United States of America -

Maria Pierce (M)
Louis F. Renaud (L)
Ph^o. Simons (S)

Signed & Sealed in the presence of
J. P. Plumeau (J.P.)

Sebastien Aimad being duly sworn made oath that he was present & saw Maria Pierce, Louis F. Renaud & Ph^o. Simons sign and deliver the foregoing instrument of writing for the uses & purposes therein mentioned & he with J. P. Plumeau witnessed the same -

Given to before me this 22 September 1819 Benj. Esq. Not Pub.
Recorded 22nd September 1819

State of South Carolina

This Indenture of three parts made between Mrs Elizabeth Lane Styles Ball of the first part Francis B. Lance gentleman of the second part and Mrs Elizabeth St John Ball widow of the third part all of the City of Charleston and State aforesaid witnesseth that whereas a Marriage (by Gods permission) is intended to be shortly had and solemnized between the said Francis B. Lance and the said Elizabeth Lane Styles Ball and whereas it is agreed that the property hereinafter mentioned of the said Elizabeth S. J. Ball should be settled and limited to the uses intents and purposes hereinafter declared of and concerning the same Now this Indenture witnesseth that for and in consideration ^{of the said Elizabeths Marriage and also in consideration} of the sum of Five Dollars to the said Miss Elizabeth S. J. Ball by the said Mrs Elizabeth S. John Ball paid at and before the sealing and delivery of these presents that the said Elizabeth Lane Styles Ball hath Bargained sold and delivered and by these presents doth grant bargain sell and deliver unto the said Mrs Elizabeth S. John Ball the following Negro Slaves to wit March. Sarah. Murrish. Lucy. Stephen Binah Rose. Martha Eve Jack. Sarah Senr. Myrtila Penny Robert Nanny Charles Semory Eloy James Peter June and Nathan being Twenty Three in Number Together with the future Issue and increase of the females of the said Negro Slaves To Have and to hold the said Twenty Three Negro Slaves together with the future issue and increase of the females of them unto the said Mrs Elizabeth S. John Ball her executors administrators and assigns to and for the several uses intents and purposes hereinafter mentioned limited expressed and declared That is to say In Trust to and for the use and behoof of the said Elizabeth Lane Styles Ball her executors administrators untill the said Marriage betwix

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her and the said Francis B Lance her intended husband shall be
 had and solemnized and from and immediately after the solemnization
 thereof then In Trust to and for the joint use and behoof of the said
 Francis B Lance and the said Elizabeth Lane Styles his intended wife
 during their joint lives and from and after the death of either of them
 then In Trust to and for the use benefit and behoof of the survivor of
 them for and during the term of his or her natural life and from and
 after the death of the survivor of them then In Trust to and for the
 use and behoof of the Child or Children of such Marriage his or
 their executors and administrators equally to be divided among
 such children if more than one and if but one to him or her alone his
 or her executors and administrators And should there be no child or
 children of the said Marriage living at the death of either the said
 Francis B Lance or the said Elizabeth Lane Styles his intended wife
 then In Trust to and for the said and sole and separate benefit and
 benefit of the Survivor of them his or her executors administrators and assigns
 and In Trust to convey to the survivor of them the said Francis and Elizabeth
 Lane Styles his or her executors administrators and assigns the Absolute
 Estate in the said property And the said Francis B Lance for himself
 his executors and administrators doth covenant grant promise
 and agree to and with the said M^{rs} Elizabeth J. John Ball her execu
 tors administrators and assigns by these presents that the said
 Negro Slaves together with the future issue and increase of the female
 of them shall and may from hence forth be remain and continue
 to and for and upon the several uses intentions ^{by} and purposes and
 under and subject to the several limitations and agreements
 aforesaid according to the true intent and meaning of these presents
 In witness whereof the said Parties have hereunto set their hands and
 seals this thirteenth day of November in the year of our Lord one thousand
 Eight hundred and Nineteen and in the forty fourth Year of American
 Independence - - - Elizabeth Lane Styles Ball (L S)
 Signed Sealed and Delivered in the presence of William Lance John Pough Lance } Francis B Lance (L S)
 } Elizabeth J. Ball (L S)
 A Schedule or list of the Negroes mentioned in the foregoing Marriage
 Settlement viz March Sarah Muriel Lucy Stephen Benah Rose Martha
 Eve Jack Sarah Fener Myrtilla Renty Robert Nancy Charles Perry
 Elsey James Peter June & Stephen Twenty Three in Number -
 Witness William Lance } Elizabeth Lane Styles Ball (L S)
 John Pough Lance } Francis B Lance
 John P Lance being duly sworn made oath that he

Elizabeth Jane Styles Ball, Francis B. Lacey and Elizabeth J. John Ball
 sign seal and deliver the foregoing Instrument of Writing of Writing
 also that he saw Elizabeth Jane Styles Ball & Francis B. Lacey sign
 the above Schedule for the uses & purposes therein mentioned and that he
 with William Lacey witnessed the same -
 Sworn to before me this 20th November 1819 Benj Elfe J. Not Pub.

Recorded 20 November 1819 -

South Carolina This Indenture to parts made the twenty sixth day
 of August in the year of our Lord one thousand eight hundred and
 fifteen and in the ~~year~~ forty fourth year of the Sovereignty and
 Independence of the United States of America Between Elizabeth
 McPike formerly Elizabeth Rumph widow of Jacob Rumph
 deceased of the first part Isham Brunson of the second part and
 Jonathan Brunson Trustee of the Third part Whereas a marriage
 by Gods permission is shortly intended to be had and solemnized
 by and between the said Elizabeth McPike and Isham Brunson -
 And whereas it hath been covenanted and agreed by and between
 the said parties before the said Marriage hath taken effect that all and
 singular the real and personal estate to which the said Elizabeth McPike
 is entitled whether in possession or expectancy should by settlement
 conveyed to a trustee to for and upon the uses and Trusts hereunto
 limited as herein and declared of and concerning the same And
 whereas the said Elizabeth McPike having survived her former
 husband the said Jacob Rumph deceased is entitled by virtue of a
 Certain Deed of Settlement Bearing date the Nineteenth day of March
 in the year of our Lord one thousand seven hundred and Ninety eight
 made between the said Jacob Rumph of the first part Elizabeth
 McPike then Elizabeth Rumph ^{his wife} of the second part and Jacob Stobbs
 Trustee of the third part to a life estate in Certain Negro Slaves here
 after mentioned and to the use and enjoyment of their labor and
 Profits without impeachment of Waste And Whereas the said Jacob
 Rumph having departed this life intestate the said Elizabeth McPike
 as his Widow is entitled to one third part or proportion of all the real
 Estate whosoever he died seized and possessed and which is here after
 more particularly mentioned and described Now therefore this
 Indenture Witnessed that the said Elizabeth McPike and Isham
 Brunson her intended husband whose agent is hereto testified by
 his being a party and subscribing these presents for and in considera
 tion of the agreement aforesaid and also for an and in consideration
 of the sum of One dollar to them in hand paid at or before the sealing
 and delivery of these presents the receipt whereof is hereby acknowledged

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absolutely freed and discharged of and from all and every -
 further and other use and trust whatsoever But if the said
 Isham Brunson should survive the said Elizabeth M^{rs}pike
 then in trust to suffer and permit the said Isham Brunson
 and his Assigns to have hold use and enjoy the rents issues
 and profits of all and singular the aforesaid undivided lands
 with their appurtenances for and during the term of his natural
 life and upon the death of the said Elizabeth M^{rs}pike and Isham
 Brunson then in trust to convey and transfer the aforesaid undi-
 vided lands with its appurtenances to such one or more of the issue
 of the said Elizabeth M^{rs}pike as she may by any deed or will
 duly executed in her life time limit appoint and declare of and
 concerning the same and in default of such grant Will limita-
 tion or appointment then in trust to convey and transfer the same
 to such of her issue by all of her husbands as may survive her as
 be equally divided among them share and share alike and
 the said Elizabeth M^{rs}pike and Isham Brunson shall and
 will at all times hereafter make or cause to be made sealed
 and executed all such further and other lawful and reason-
 able conveyances assignments and assurances in the law what-
 ever to the said Jonathan Brunson his executors administrators
 and assigns for the Carrying & strengthening of these presents
 and carrying the Intentions of the parties hereto into more full and
 complete effect as by his or their counsel learned in the law shall be
 justly and reasonably advised devised and required I N
 Witness whereof the said parties to these presents have hereun-
 to interchangeably set their hands and seals on the day and in
 the year first above written Elizabeth M^{rs}pike (L S)

Sealed and delivered in the pres- Jonathan Brunson (L S)
 ence of Alex Fairchild Henry Alex } Isham ^{his} Brunson (L S)
 Deaure Edward Burgep } mark

State of South Carolina District } Personally appeared before me
 of Blleton I Pauls Parish } Shubbin Hirth one the Justice of
 of the Quorum for the district and state aforesaid Edward Burgep
 who being duly sworn doth depose & say that on the day of ear above
 written this deponent saw Jonathan Brunson sign and execute
 the within as his act and deed for the purposes contained & set forth
 therein and this deponent swears that he witnessed the same and
 affixed his signature there to as a witness in the presence of
 Thomas Beane who also witnessed the same & signed his name
 thereto in the presence of this deponent Edward Burgep

65 Sworn to before me this 15th Nov 1819 I Clerk of the Court

Recorded 20 November 1819

The State of South Carolina

Know all men by these presents that I John Wilkes late of the City of New York but now of the City of Charleston in the State aforesaid am held and firmly bound unto Henry William Perronneau of the City of Charleston in the State aforesaid in the full and Just sum of fifty thousand Dollars to be paid to the said Henry William Perronneau his certain Attorney Executors and Administrators or assigns to which payment well and truly to be made and done I bind myself and each and every of my heirs Executors and Administrators jointly and severally firmly by these presents sealed with my seal and dated the twenty third day of November in the year of our Lord one thousand eight hundred and nineteen and in the forty fourth year of the sovereignty and Independence of the United States of America. The Condition of the above obligation is such that whereas a Marriage is intended to be shortly had and solemnized between the said John Wilkes and Clelia Lightwood in the City of Charleston in the State aforesaid daughter of Elizabeth Lightwood of the same place (and whereas the said Clelia Lightwood is entitled to the personal property mentioned in the schedule hereunto annexed and may hereafter be entitled to property real and Personal or both by Gift devise descent or otherwise from her said Mother and other relations and friends And whereas it has been agreed that as well the property to which the said Clelia Lightwood is at present entitled as all other property real and personal to which she may be hereafter entitled shall be settled to such uses as she the said Clelia Lightwood notwithstanding her coverture shall by any deed to be executed by her in the presence of two or more credible Witnesses (the said John Wilkes joining in such deed and thereby signifying his assent to the same) bargain sell assign transfer and convey the same and that until such deed shall be executed all the above mentioned property shall be held by the said John Wilkes in TRUST for the sole and separate use and behoof of the said Clelia Lightwood notwithstanding her coverture not to be liable to the debts or Contracts of the said John Wilkes and in short as if she were a feme sole. Now therefore the condition of the aforesaid obligation is such that if the said John Wilkes shall well and truly perform the agreement aforesaid in all things to be performed THEN and in such case the aforesaid obligation shall be void and of no effect otherwise to be and remain in full force and virtue John Wilkes (S)

Signed sealed & delivered in the presence of Elizabeth Lightwood Wm Perronneau

Schedule of property referred to in the foregoing Bond or Obligation

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Nine negre Slaves to wit York Hannah Tom George Sarah Senry August
 Daphn and Beck Bond of Samuel Wragg of Georgetown to Cletia
 Lightwood dated the first day of January one thousand eight hun-
 dred and nineteen in the penal sum of Twelve Thousand Dollars
 conditioned for the payment of the sum of Six thousand dollar
 with Lawful Interest on the same from the date of the said
 Bond in the following Manner to wit the whole amount of
 Interest to be paid at the end of each and every year from the date
 of said Bond this sum of two thousand Dollars and all interest
 then due on or before the first day of January 1821 the like sum
 of two thousand Dollars and all interest then due on or before the first
 day of January 1822 and the like sum of two thousand Dollars
 and all Interest then due on or before the first day of January 1823
 the payment of which said Bond is secured by a Mortgage of certain
 Plantations or tract of Land situate lying and being on Black River in
 Prince Georges Parish in the state aforesaid and ten Negro Slaves
 One Bond of Richard Muman of the City of Charleston in the state aforesaid
 to Elizabeth Lightwood of the same place widow dated 29 day of May in
 year of our Lord one thousand eight hundred and seventeen in
 the penal sum of six thousand Dollars conditioned for the pay-
 ment of the sum of three thousand Dollars with Interest (the Inter-
 est to be paid Annually as the same becomes due) on or before the first
~~day of January~~ 29 day of May 1821 which said has been assigned by
 the said Elizabeth Lightwood to her daughter the said Cletia
 Lightwood on which said Bond the Interest has been regularly
 paid to the 29th May 1819 All property real or personal or both to
 which the said Cletia Lightwood may hereafter be entitled by gift
 devise bequest or descent from her said Mother Elizabeth Light-
 wood in any other relation or person John Wilkes (Jr)
 Signed sealed and Delivered in the presence of Elizabeth Lightwood Wm Peronneau
 Wm Peronneau being duly sworn made oath that he saw John
 Wilkes sign seal & Deliver the foregoing Instrument of Writing
 as a schedule for the uses and purposes therein mentioned &
 that he with Elizabeth Lightwood witnessed the same
 Sworn to before me this 24 November 1819 Benj Cope J. not pub

Recorded 24 November 1819

The State of South Carolina

This Indenture of three parts made
 the thirtieth day of November in the year of our Lord one thousand eight
 hundred Nineteen Between a Mary Bowen Moore of the City of
 Charleston in the state in the state aforesaid Spinster of the first

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part John Lewis Trapman of the ^{State} said City and ^{Merchant} of the ^{second} part
 and Robert Hume also of the said City and State Planter of the third part
 Whereas the late John Elias Moore the father of the said Mary Bowen
 Moore in his life time being seized and possessed of a considerable real and
 personal property departed this life on or about the Eighteenth day November
 in the year of our Lord one thousand eight hundred and eleven leaving
 a last Will and Testament but which not having been legally attested
 did not pass his real Estate And Whereas by the said Will the Estate
 directed that his property should be divided amongst his wife M^{rs} Frances
 Moore and his children his wife to take a life Estate in two parts the
 of and his children one part each absolutely and forever as by the said
 Will of record in the Ordinarys Office in Charleston reference being
 therein to had will more fully and more at large appear AND
 Whereas the said John Elias Moore left living at the time of his death
 Eight children all of whom are named in his said will and his wife the
 said M^{rs} Frances Moore ensint with Child which child was afterwards
 born and became entitled under the act the General Assembly in such
 case made and provided to an equal share of the Testator
 Estate with his other children And Whereas Harriot Moore
 one of the children named in the said will and also the posthumous
 Child aforesaid have since departed this life and in consequence
 thereof their shares of their fathers Estate became distributable
 amongst their Mother the said M^{rs} Frances Moore and her surviv-
 ing Children in equal Shares And Whereas one of the Chil-
 ren of the said John Elias Moore to wit M^{rs} Eliza Hume (the wife of
 the above named Robert Hume) has already received the full share of the
^{which she was entitled under the said will and also her full proportion of the shares of the said}
^{four deceased children in the said personal property}
 personal property under the act of assembly commonly called the Intestate
 act but no further division or distribution of the Estate has yet been
 made amongst the widow and the other surviving children of the said
 John Elias Moore And Whereas the Estate of the said John Elias Moore
 to which the said Mary Bowen Moore is at present entitled to a distribution
 share consists of a plantation or tract of land called Moorland situate lying
 and being in S^t Thomas Parish about Eight Miles from Charleston and
 containing according to the grants and early plats of the several tracts
 which now compose it about Eleven hundred and ninety six acres
 but believed to contain considerably more the following Negro Slaves
 to wit Charley (driver) Jims, Tom Lucke Toby Nancy Fanny Toby Johnny
 Dick Maggy Prince Stepney Harry Chloe Cyrus Mores Henry Frank
 Jenah Mary Patty Lydia Matty, Tommy Daphne Julia Betty Harry Sally
 Isaac, Robert July Lydia Toby Venus Dianna Prince, Eliza Big, Melly
 God, Sam Annina Amy Sam Dickie Duke Bartle Symon, Peter Jan

Bryan apiter, Cuffie Clapin Shop, Cuffie Molly, Saml Beck Betty
 Nanny, Jany, Jiffy, Hagad Saml, Tweak, Sharfud, Binak, Catey, Cyp, Step-
 my, Rogalia, Nancy, Kate, Rachel, Amos, Minus, Chlo, Deha, Clapin, Tomy,
 Mung, Amid, Bryan, Pella, Janny, Lelia, Will, Quash, Sylvia, Shu, Tomy, Pet
 Rob, Dany, Charles, Pet, Mary, Tweak, Anthony, Moses, Dymah, Saly, Hester
 Beck, Duke, Rhina, Benjamin, Nelly, Smeck, Ned, Tommy, Edward, Julius, Lucy
 Susan, Charlotte, Pidd, and Toly, in and out hundred and twenty) and the following
 Bank and Insured Stock to wit: Fifty three shares in the Bank of South Caro-
 lina, Ninety one shares in the Union Bank of South Carolina, Two hundred
 shares in the Planters & Mechanics Bank of South Carolina and Eight
 shares in the Union Insured Company, and whereas after the residue of the
 shares of the said two deceased children shall be separated from the
 above specified personal property, the said Mary Brown Wood wife be enti-
 tled to one undivided eighth of the personal property from which the residue
 of the said shares shall be separated and also to one undivided seventh of
 the residue itself of the shares of the two deceased children separated as aforesaid
 And whereas in consequence of the intestacy of her father the said Shu Clapin
 Wood the said Mary Brown Wood became entitled to one undivided seventh
 of two thirds of the aforesaid plantation or tract of land and is also entitled
 to one undivided eighth of two thirds of the said plantation or tract of land being
 her portion of the shares therein to which the said two deceased children in their
 life time were entitled, and whereas the said Mary Brown Wood at the death
 of her mother the said Mrs James Wood was becom entitled to a share of the pro-
 perty bequeathed to her said mother in and by the said Will, And Whereas a
 Marriage by her said mother is intended to be shortly had and solemnized be-
 tween the said Shu Clapin Chapman and the said Mary Brown Wood
 and upon treaty thereof it hath been agreed to by and between the said Mary
 Brown Wood and the said Shu Clapin Chapman (assisted by his being a party
 to and abiding and delivering their presents) that the aforesaid distributive shares
 of the aforesaid Mary Brown Wood and all her right title and interest therein to
 and in and singular the said land and property above specified and set forth should be
 given granted bequeathed assigned and transferred by the said Mary Brown Wood
 to the said Robert Shum his heirs executors administrators and assigns to hold
 and upon the several uses intents and purposes hereinafter expressed
 and declared of and concerning the said land and inasmuch as it cannot
 now be ascertained which and what precise number of the aforesaid
 Negroes and Bank and Insured shares or what specific portion
 of the said plantation or tract of land Will or may fall to the share of
 the said Mary Brown Wood upon a division and distribution of the
 same it has been further agreed by and between the said Mary Brown
 Wood and the said Shu Clapin Chapman that a known such

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division and distributive shall be made by the said Mary Brown
Mond and John Louis Chapman shall make and execute all such
other deeds and conveyances as shall or may be necessary for the further
more effectual conveying settling and adjusting all and singular the parti-
cular and specific Property which shall be allotted to the said Mary
Brown Mond as her share of the aforesaid dead and personal estate
unto the said Robert Hume his heirs executors administrators and assigns to
for and upon the same uses trusts intents and purposes hereinafter expressed
and declared Now This Indenture Witnesseth that in
pursuance of the said agreement and in consideration of the said
intended Marriage and also in consideration of the sum of one dollar
to the said Mary Brown Mond in hand well and truly paid by the said
Robert Hume at or before the sealing and delivery of these presents (the receipt
of which is hereby acknowledged) the said Mary Brown Mond by with the
knowledge consent and approbation of the said John Louis Chap-
man her intended husband testified by his being a party to and execu-
ting these presents; hath given granted released assigned transferred and
set over and by these presents doth give grant release assign transfer
and set over unto the said Robert Hume all that or several undivided
shares and proportions of her the said Mary Brown Mond of land in all
and singular the Plantation Negroes and Bank and Chosen and Stock
above specified and set forth and all her estate right title and interest of
in or to the real and personal property aforesaid, To Have and to hold the
same and all & singular the premises hereby conveyed released assigned
and every part and parcel thereof unto the said Robert Hume his heirs
executors administrators and assigns for use In trust Now the left to for and
upon the several uses trusts intents and purposes hereinafter expressed and decla-
red of and concerning the fund that is today in trust to and for the sole use be-
nefit and behoof of the said Mary Brown Mond until the solemnization of the
said intended Marriage, and from and after the determination of that
Estate, in trust to and for the joint use benefit and behoof of the said John
Louis Chapman and Mary Brown Mond for and during their joint lives
without being in any manner subject to or liable for the present or future
debts contracts or engagements of the said John Louis Chapman and
should the said Mary Brown Mond survive the said John Louis Chap-
man then in trust for the sole use benefit and behoof of the said Mary
Brown Mond for and during the term of her natural life and from & after her
death for the use benefit and behoof of such child or children of the said
Mary Brown Mond as shall be living at the time of her death his her or
their heirs executors administrators or assigns for use and share
alike if more than one, But should the said John Louis Chapman

survived the said Mary Brown Moore then in trust for the use benefit and
 behoof of the said John Louis Chapman and for and during the term of his
 natural life and from and immediately after his death then in trust for
 the use benefit and behoof of the joint issue of the Bodies of them the said
 John Louis Chapman and Mary Brown Moore living at the time of the death
 of the said John Louis Chapman his her or their heirs executors administra-
 tors and assigns for use share and share alike if more than one and
 in the event of the said Mary Brown Moore surviving the said John Louis
 Chapman and before the death of the said Mary Brown Moore any child or
 children of the said Mary Brown Moore shall have married and died leaving
 issue lawfully begotten alive at the death of the said Mary Brown Moore then
 and in that case in trust also that the lawfully begotten issue of such child
 or children so dying as aforesaid shall have take and receive the same share or
 shares in the property herein and hereby conveyed or intended to be conveyed
 as his her or their parent or parents would (if alive at the death of the said Mary
 Brown Moore) have had taken and received to the use of him her or them his
 her and their heirs executors administrators and assigns for use share and share
 alike if more than one and in the event of the said John Louis Chapman's survi-
 ving the said Mary Brown Moore as aforesaid and before the death of the said
 John Louis Chapman any of the joint issue of the Bodies of the said John Louis Chap-
 man and Mary Brown Moore shall have married and died leaving lawfully begotten
 issue alive at the time of the death of the said John Louis Chapman then and in that
 case in trust also that the lawfully begotten issue of such joint issue of the said John
 Louis Chapman and Mary Brown Moore so dying as aforesaid shall have take and
 receive the same share or shares in the property herein and hereby conveyed or inten-
 ded to be conveyed as his her or their parent or parents would (if alive at the
 death of the said John Louis Chapman) have had taken and received to the use bene-
 fit and behoof of him her or them his her or their heirs executors administrators and
 assigns for use share and share alike if more than one and in case the said Mary
 Brown Moore shall survive the said John Louis Chapman and have no child
 or children or the lawful issue of a child or children living at the time of her
 death or in case the said John Louis Chapman shall survive the said Mary Brown
 Moore and leave no joint issue of them the said John Louis Chapman and Mary
 Brown Moore or the issue of such joint issue living at the time of the death of him
 the said John Louis Chapman then and in either of these cases in trust to and
 for the use benefit and behoof of such person or persons and for such estate or estates
 as the survivor of them the said John Louis Chapman and Mary Brown Moore
 by deed duly executed under his hand or her hand and seal or in and by
 his or her last will and testament duly made and executed should nominate
 limit direct and appoint, and in default or in the failure and want of
 such nomination limitation direction and appointment in Trust

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to and for the use benefit and behoof of the right heirs of the survivor of them
the said John Louis Chapman and Mary Brown Wood their heirs executors
administrators and assigns absolutely and for ever freed and discharged
of and from all other and further uses and trusts, and for the considera-
tions aforesaid they the said John Louis Chapman and Mary Brown
Wood for themselves their heirs executors and administrators do jointly &
severally covenant promise and agree to and with the said Robert Hume
trustee as aforesaid his heirs executors administrators and assigns in man-
ner and form following that is to say, that they the said John Louis Chap-
man and Mary Brown Wood or the survivor of them shall and will from time
to time and at all times hereafter bargain sell assign transfer and set over to the said
Robert Hume as trustee as aforesaid and assign the property real or person-
al which shall or may at any time or times hereafter happen to fall or come to the
said Mary Brown Wood in her own right or to the said John Louis Chapman
in right of the said Mary Brown Wood by inheritance or by purchase or in any
other manner or way whatsoever to have and to hold the said property and every
part and parcel thereof to the said Robert Hume his heirs executors admini-
strators and assigns for ever subject never theless to the same uses trusts in-
terests and purposes as are herein before expressed limited and declared of
and concerning the property herein and hereby above conveyed or intended to
be conveyed And also that they the said John Louis Chapman and Mary
Brown Wood or the survivor of them shall and will from time to time and
at all times after the solemnization of the said intended marriage & after
the division and distribution of the said real and personal estate herein above
specific and set forth (at the proper costs and charges of them the said
John Louis Chapman and Mary Brown Wood or the survivor of them) make
do acknowledge and execute or cause to be made done acknowledged and
executed all and every such further and other act and acts thing & things
deeds and devises conveyances and assurances in the law whatsoever for the
further better and more effectual conveying setting and assuring of all and
singular the specific and particular property which shall or may be allotted
do the share of the said Mary Brown Wood of and in the said real and
personal estate and all and singular the premises herein and hereby
conveyed or intended to be conveyed to the said Robert Hume his heirs
executors administrators and assigns to for and upon the several uses trusts
interests and purposes aforesaid as by the said Robert Hume his heirs
executors administrators and assigns or by his or their Council learned
in the law shall be lawfully advised devised or acquired and it is
hereby expressly agreed by and between all the parties to these presents
that it shall and may be lawful to and for the said Robert Hume
trustee as aforesaid his heirs executors administrators and assigns by and

with the consent approbation or request of the said John Lewis Chapman
 and Mary Brown Wood or the survivor of them (and not otherwise) such
 consent approbation or request to be testified in writing under their hands
 and seals or the hand and seal of the survivor of them at all times to see
 and dispose of all such property as shall pass to the said Mary Brown Wood
 upon a division and distribution of the real and personal
 Estate above specified and set forth and and singular the premises con-
 veyed and settled or meant or intended to conveyed and settled and also
 all the property real and personal which shall or may hereafter happen to
 pass or come to the said Mary Brown Wood in her own right or to the said
 John Lewis Chapman in right of the said Mary Brown Wood provided and
 on condition that the proceeds of the sale thereof and of every part and parcels
 thereof be vested by the said Robert Hume his heirs executors administrators
 or assigns in such other property or interests as the said John Lewis Chapman
 and Mary Brown Wood or the survivor of them shall request direct or appoint
 the same to be conveyed to the uses trusts appointments and limitations above
 contained and provided and to no other use trust intent purpose limitation
 or appointment whatever. In witness whereof the parties to these presents
 have hereunto set their hands and seals the day and year first above as do
 in the Tenth fourth year of the Independence and Independence of the
 United States of America —

Mary Brown Wood (S)

J. Chapman (S)

Robert Hume (S)

State and delivered in the presence of
 the undersigned being just and lawful witnesses
 Daniel S. Smiley, Waring being duly sworn made oath that he
 was present & saw Mary Brown Wood J. Chapman and Robert
 Hume sign and seal and deliver the within instrument foregoing
 for the uses & purposes therein mentioned and that he with W. Camp-
 bell with him and the same —

Given to before me this 1st December 1819. Com. Off. for Not. pub.
 Edward T. December 1819

South Carolina This Indenture Separate made this tenth
 day of August in the year of our Lord one thousand eight hundred & nineteen
 between Mary C. Chapman of St Helena Island of the first part and
 Archibald Chalmers of the second part and Benjamin Reynolds of
 St Johns Island of the third part. Whereas a marriage is intended to be
 had and solemnized between the said Benjamin Reynolds
 and the said Mary C. Chapman who is entitled in her own right
 and possessed of real and personal Estate consisting of a Tract of
 Land lying and being on the North side of St Helena Island
 consisting of an Island called Bermuda and two other small

is Chapman
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Mond (25)
and (25)
and (25)
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Islands thence over and across the Publick of St Helena containing in the whole
(including the Marsh) four hundred and ten acres as by a plat of the same
Made by Samuel ed Ruddleock deputy Surveyor and Mark de N^o 1 in
his General plat of the division of the lands of the Estate of John Chaplin
Together with the following Negroes, Renty Lewis Married Adam Price
Lady Carolina John Lady Rose Renty Sylvia Nanny Olivia and Lydia and
it is agreed that the said property shall be settled and secured to the
use of the said Mary E Chaplin and to be wholly at her own disposal -
agreeable to the Trusts Provisions and conditions hereafter mentioned Now
this Indenture witnessed that in pursuance of the said agreement and
in consideration of the sum of One dollar to me the said Mary E Chaplin
I have paid by the said Archibald Chaplin as a sign of the sealing
and delivery of these presents the receipt whereof is hereby acknowledged
and for divers other good causes and considerations to the said Mary E
Chaplin hath by and with the true say knowledge and consent of him the
said Benjamin Bony holds testified by his being a party to and signing
and sealing of these presents, Bony gives and assigns unto the said
Archibald Chaplin his heirs and assigns all that above described Planta
tion or tract of land together with the appurtenances thereunto
belonging and the above named Negroes with their future issue
and Increase To Have and to hold the same unto the said Archi
bald Chaplin his heirs and assigns forever upon a Trust Nevertheless
to and to the intent and purpose that he the said Archibald Chaplin
his heirs and assigns shall dispose of the said premises and any part
thereof unto the said Mary E Chaplin or to such other person or persons and
to such uses and purposes and in such way and manner only as by
any deed or writing to be subscribed by the said Mary E Chaplin
with her own hand in the presence of two or more Witnesses or by her last Will
and Testament testified as aforesaid whether she shall be the
sole or married shall be from time to time declared limited and
appointed and until such appointment shall be made shall
permit the said Mary E Chaplin whether she be sole or married
to have entire Management and direction of the said premises and
to receive and take to her separate use and behoof the profits thereof
without the controul or intermeddling of any other person whomsoever -
provided always and upon this further trust and confidence and
with this limitation that if the said Mary E Chaplin should
depart this life without having made and deed or will in manner
herein before mentioned that then and in such case the said Archibald
Chaplin his heirs and assigns shall and will in such event assign
over and deliver up to the child or children of the said Mary that Mary

be alive at the time of her death, as well of the present intended marriage as of the former to be equally divided between them share and share alike between them and their heirs forever And the said Benjamin Reynolds for himself his heirs Executors and administrators doth covenant and agree with the said Mary & Chaplain that on the death of her self all the property so secured that shall be in his possession shall be immediately delivered up to her heirs or in consideration thereof the said Mary & Chaplain doth covenant and agree with the said that in the event of his death she on her part agrees to relinquish all claim the law may give her on his Estate so that the condition of neither be injured by their union and the said Benjamin Reynolds for myself my heirs Executors and administrators doth covenant promise and agree to and with the said Archibald Chaplain his heirs and assigns in the manner following that is to say that she the said Mary & Chaplain shall and may at all times hereafter during the said intended covenant with the said sole and unmarried according to the agreement and trust aforesaid make any disposal or appointment of the premises or any part or parcel thereof by any writing under her hand and seal executed as aforesaid and do every act and acts concerning the premises as fully and effectually being under coverture as if she was sole and unmarried and that the said Archibald Chaplain his heirs and assigns shall and may perform the trust according according without the suit trouble or interruption of him the said Benjamin Reynolds of his own accord, will and promise to purchase a house and lot in the city of Charleston as soon as convenient which she the said Mary & Chaplain shall shall enjoy during her natural life In witness whereof the parties to these presents have set their hands and seals the day first above written

Sealed and delivered in the presence of
 of us and the words may inserted & underlined in second } Mary & Chaplain (L.S.)
 sheet fourth line less Chaplain idem Chaplain } Duff Reynolds (L.S.)
 } Archibald Chaplain (L.S.)
 & both Carolee & Personally appeared before me Edwin Chaplain
 J. Helen Parish } having duly sworn ~~reads~~ according to
 law Maketh oath that he was present & did see Mary & Chaplain
 Benjamin Reynolds & Archibald Chaplain subscribe their names
 for the purpose within mentioned & that he together with Eliza-
 Chaplain subscribed their names as witnesses thereto
 Sworn before me this
 3 day of Nov 1819 } (Com 4) Oswald J. P
 Edwin Chaplain

Recorded 11 December 1819

Articles of agreement between James Bowman junior of Beaufort
Esquire of the first part Emily Fraser Spinster of Walterborough of the
second part and Alexander Fraser Doctor of Medicine and Frederick
Fraser Esquire of the third part Made and executed this twenty first day
of October in the year of our Lord one thousand eight hundred and
Nineteen Whereas an marriage is intended to be shortly had and
solemnized between the said parties of the first and second part
and the said Emily Fraser is an infant under the age of twenty one
years and entitled in her own right to the fee simple and inheritance
of a certain plantation or tract of Land containing three hundred
and ninety acres more or less lying and being in parish of Bartholo-
mews parish and also to an equal undivided fifth part of and in
the real Estate where of the late William Fraser Esquire was in
his lifetime seized and possessed and of the following Negro Slaves
that is to say Caesar Molly Thomas Paul Della Arme Cunder -
Billy Judy Bungay Phillis Flora Violet Sally Sophy Abra-
ham Tommy Luash Lydia Sancho Sarah and whereas it
hath been agreed that the Estate of the said Emily Fraser
whereunto she is entitled as aforesaid should be settled and
assured for a provision and maintenance of the said Emily
Fraser Now these presents Witness that in consideration of
the said intended Marriage and in pursuance of the said
agreement sh^e the said Emily Fraser by and with the consent
of the said James Bowman Junior testified by his being a party
to and executing these presents doth hereby so far as in her lies declare
and agree that as soon as she the said Emily Fraser shall attain
the age of twenty one years she will do consent to and execute and the
said James Bowman junior doth hereby covenant promise
and agree to and with the said Alexander Fraser and
Frederick Fraser that he will at all times upon their request do
consent to and execute and that he will also join with the said
Emily Fraser in executing and doing all such deeds acts and
appearances as shall be requisite or reasonable for the settling all
the lands and Negro Slaves aforesaid with the issue of the female
slaves to and for the several uses intents and purposes following
that is to say to the use of the said James Bowman Junior and
Emily Fraser during their joint lives and from and after their
determination of that Estate to the use of the survivor during
his or her natural life and from and after the death of the survivor
then to use of all and singular the issue of the said Marriage if
any there should be in such order and proportion as the said

Emily May by deed or by her last will and Testament limit and appoint and in case there should be no issue of the said Marriage then to such uses and limitations as the said Emily Fraser may by her last will and Testament notwithstanding her coverture limit and appoint. Provided that it shall and may be lawfull for the said James Bowman and Emily Fraser from time to time and at all times by and with the consent of the said Alexander Fraser and Frederick Fraser or other Trustees to be from time to time appointed to sell or alien all or any part of the Estate hereby intended to be settled and to invest the proceeds thereof in money or such other good estate subject to the same uses hereinafore mentioned. In Witness whereof the parties to these presents have hereunto set their hands and seals the day and year above written

James Bowman Clerk (C)

Signed sealed and delivered the words within } Emily L. Fraser (28)
the words the eighth line of the second page and the } Alexander Fraser (28)
words the consent of in the eighth line of the } Frederick Fraser (28)
third page being first blotted out in the presence of Joseph Fraser

Charleston S^c of M^c Town Fraser being duly sworn Made 23^d Decem^r 1819 oath that he was present and did see James Bowman & Emily Fraser & her Fraser and Frederick Fraser sign seal and as their act and deed execute and deliver the within Instrument, Writing, bond for the uses and purposes therein mentioned and that he signed his name as Witness thereto

Recorded 24 December 1819.

State of South Carolina.

This Indenture, triplicate made the third day of January in the year of Our Lord One thousand eight hundred and twenty, and in the forty fourth year of the Sovereign and Independent State of the United States of America, between Mary Eliza Palmer of the District of Spring town of the 3rd dist, James White of the same place planter of the second, and Jesse Palmer and Lemuel Palmer of the same place of the third part, Witnesseth Whereas a marriage is intended by Divine Permission, shortly to be had and consummated between the said Mary Eliza Palmer and the said James White. And whereas the said James White is possessed in his own right of the negroes herein after named, to wit an old man, 13 or 14

her daughter with her two children Mary and Mary, the fellow Isaac & the Boy Sam, with the issue and increase of the said female Negroes.

And whereas in prospect and consideration of the said marriage intended the said Mary Eliza Palmer and James White have agreed, that the said James White shall grant, bargain sell, and make over the above described negroes to the said Jesse Palmer, and Leasoni Palmer their Executors and assigns, We Trust ourselves to and for the Good and respect-ful uses intents and purposes herein after mentioned, expressed and declared of and concerning the same.

It is this Indenture witnessed that in pursuance of the said agreement, and in consideration of the said intended marriage, and also for and in consideration of the sum two dollars to the said James White in hand well and truly paid by the said Jesse Palmer and Leasoni Palmer at and before the signing sealing and delivery of these presents, the receipt whereof is hereby acknowledged & for settling and opening all and singular the premises to and for the several uses intents and purposes and giving other good causes & considerations the said James White then unto moving, He the said James White by and with the privacy, consent, approbation, and agreement of the said Mary Eliza Palmer testified by her being made a party to, and signing, sealing & delivering these presents, hath granted, bargain and sold, and by these presents doth grant, bargain sell and in compliance of Law doth deliver unto the said Jesse Palmer and Leasoni Palmer their Executors and assigns. all and singular the above described negroes with their issue and increase. It was also to hold the said Negroes & their issue and increase unto the said Jesse Palmer & Leasoni Palmer their Executors & assigns. favor, We Trust ourselves to and for the Good and respectful uses intents & purposes, and with and under the several limitations and appointments herein after mentioned expressed and declared of and concerning the same, that is to say, We Trust for the use benefit behoof of the said Mary Eliza Palmer until the intended Marriage shall take effect & immediately after the solemnization of the said Marriage, then upon this further trust and confidence that the said James White by the consent of the trustees may use, enjoy and occupy the property, hereby conveyed, so that the same be not sold, parted, or changed, but with the privacy and consent of the said Mary Eliza Palmer, Jesse Palmer, and Leasoni Palmer, and all and singular the profits of the said Negroes hereby intended to be conveyed, to go to and remain to the benefit and behoof of the said Mary Eliza Palmer, during her natural life, and then in trust for the children born by the intended marriage; and it is hereby

debate and agree that whenever any sales may be made of the property hereby conveyed, or purchases made by the profits of the same, or exchanges the property so acquired, shall be in the names of the said Jesse Palmer and Francis Palmer, their Executors, Administrators & assigns and for the trusts and purposes herein expressed - In consideration whereof the parties have hereunto set their hands and seals -

Witness our hands
Catharine Palmer
Bunale Pura

Mary E. Palmer L.S.
James White L.S.
Jesse Palmer L.S.

State of South Carolina
Georgetown Dist.

Personally appeared Bunale Pura and Francis Palmer Justice of the Peace within the State aforesaid, who after being duly sworn upon the holy evangelist of Almighty God say that they are present & saw the above named parties here see and deliver this instrument of writing as their act and deed, for the use and purpose therein expressed, and that he with Catharine Palmer subscribed their names as Witnesses thereto. -

Sworn to before me at Georgetown
this 3rd of May: Anno Domini 1820.

Bunale Pura. -

Thos. Adams & Co.

Witnessed 3rd May, 1820. -

The State of South Carolina:

This Indenture, bipartite is made this Eighteenth day of January in the year of our Lord one thousand eight hundred and twenty, and in the forty fourth year of American Sovereignty and Independence, between Franklin Paine Mackey of the first part, Martha Wood of the second part, and Isaac C. Moses of the third part, all of Charleston in the State aforesaid.

Whereas by Gods permission a marriage is intended to be had and solemnized by and between the said Franklin Paine Mackey, and the said Martha Wood, and whereas the said Martha Wood is possessed in her own right of two female negro slaves named Lydia and Abag, and has due to her on bond from the Estate of William C. Wood, deceased about the sum of two thousand four

hundred dollars, and the said Martha Wood has also several claims and expectations to which she may be entitled, a share may hereafter come to her; and in consideration of the said intended marriage the said Franklin P. Mackey hath agreed to and with the said Martha Wood that all the property and effects to which she is or may be entitled or which may hereafter fall a come to her shall be conveyed and set-
 tled to the said Isaac C. Moses as Trustee mutually chosen and appointed by them for that purpose to and for the sole use of the said Martha Wood for the several purposes herein after specially set forth. And therefore this Indenture witnesseth that for and in consideration of the said intended marriage, and also for and in consideration of the sum of one dollar to her the said Martha Wood in hand paid by the said Isaac C. Moses at and before the sealing and delivery of these presents the receipt whereof she does hereby acknow-
 ledge, with the knowledge and approbation of her said intended husband Franklin P. Mackey, evidenced by his handwritten seal, hereunto set, she the said Martha Wood hath bargained sold assigned transferred and set over & by these presents doth bargain, sell, assign, transfer and set over, and in plain and open market deliver to the said Isaac C. Moses, these two female negro slaves, Sylvia & Meg, and all that now due and owing by the Estate of the said William E. Wood dec'd to the said Martha Wood, to have and to hold the said two female neg-
 ro slaves Sylvia and Meg and their future issue and increase, and to take collect and receive all moneys due or to be due on the said Bond of the said William E. Wood dec'd unto the said Isaac C. Moses his Exor. Admors. & assigns forever In trust nevertheless, and to and for the several uses intents and purposes herein after expressed, and declared of and concerning the same, that is to say in trust to suffer & permit the said Franklin P. Mackey and the said Martha Wood to have and enjoy the service and labors of the said two negro slaves and of their future issue and increase and of either of them, and to have take and receive the income issues and profits arising from the said negro slaves and from the said sum of money contained in the said bond, for and during the term of their natural lives, to and for their joint use and behoof, without being in any manner subject to, or liable for the debts, contracts, or engagements of the said Franklin P. Mackey. And should the said Martha Wood survive the said Franklin P. Mackey then upon the death of the said Martha Wood, if one then to that one absolutely and forever and if more than one then to them to them their heirs and assigns share and share alike as

as tenants in common absolutely and forever; and should the said
 Franklin P. Mackey survive the said Martha Wood she
 leaving lawfully begotten issue living at her death then in
 trust after the death of the said Martha Wood to and for the sole
 use benefit and behoof of the said Franklin P. Mackey for
 and during the term of his natural life, and upon the death
 of the said Franklin P. Mackey so as aforesaid surviving the
 said Martha Wood then in trust to and for the sole use benefit
 and behoof of the joint issue lawfully begotten between the
 said Franklin P. Mackey and the said Martha Wood
 living at the time of the death of the said Franklin P. Mackey
 if one, then to that one absolutely and forever, & if more than
 one then to them their heirs and assigns absolutely and forever shew
 shew alike as tenants in common, and in the most of the
 said Martha Wood surviving the said Franklin P. Mackey, or the said
 Franklin P. Mackey surviving the said Martha Wood, and
 before the death of the survivor of them the said Franklin P.
 Mackey and Martha Wood, any or either of the joint issue lawfully
 begotten between the said Franklin P. Mackey and Martha Wood
 shall have married and die leaving lawfully begotten issue
 alive at the death of the survivor of them the said Franklin P.
 Mackey and Martha Wood then and in that case in trust that the
 lawfully begotten issue of such joint issue so dying have full &
 receive the same share, or shares in the property, herein and hereby
 conveyed or intended so to be as his her or their parent, or parents
 would if alive have had taken and received, to him her, or them
 his her or their heirs and assigns forever shew and shew alike
 as tenants in common. And should the said Martha Wood
 survive the said Franklin P. Mackey, without any issue law-
 fully begotten between them living at his death, then in trust
 to and for the sole and separate use benefit and behoof of the
 said Martha Wood her heirs and assigns full and dis-
 charged from all further and other trusts; and should the
 said Franklin P. Mackey survive the said Martha Wood
 without any issue lawfully begotten between them living at her
 death then the said female negro slave Wag with her future issue and in-
 crease all the other property herein and hereby conveyed or intended
 to be conveyed or intended so to be except the negro female slave Sylvia with her
 future issue and increase in trust to and for the said Franklin P. Mackey
 his heirs and assigns forever full and discharged from all further &
 other trusts; And the said female negro slave Sylvia with her future issue

and increase in trust to and for the sole use and behoof of the said
 Leah, the wife of the said Martha Wood and daughter of
 Peter White marsh Leah and Mary his wife if she the said
 Martha Leah attain the full age of twenty one years or die
 before that time leaving lawfully begotten issue living at her death
 and if she the said Martha Leah die before attaining the full
 age of twenty one years without leaving lawfully begotten issue
 living at her death then the said General negro slave Sylvia with her
 future issue and increase, also in trust for the said Franklin
 P. Mackey surviving the said Martha Wood without issue lawfully
 begotten between them living at her death as aforesaid, to him his
 heirs and assigns freed and discharged from all further, and all
 other trusts, and for the considerations aforesaid the said Franklin
 P. Mackey, and Martha Wood have jointly and severally covenanted
 promised, granted and agreed, and do by these presents covenant
 promise grant and agree to and with the said Isaac C. Wood
 Trustee as aforesaid his heirs exec. and admors. that they the said
 Franklin P. Mackey and Martha Wood and each of them shall
 and will from time to time and at all times hereafter grant
 bargain sell, assign, transfer & set over unto the said Isaac C.
 Wood as trustee as aforesaid all and singular the property real or
 personal which may now or at any time or times hereafter happen
 fall or come to the said Martha Wood in her own right or
 to the said Franklin P. Mackey in right of her the said Martha
 Wood by inheritance purchase or in any manner or way what ever
 to have and to hold the said property real or personal & every part
 and parcel thereof to the said Isaac C. Wood his heirs and
 assigns in trust nevertheless and for the same uses herein be-
 fore specially set forth and declared, and that from time to
 time and at all times hereafter it shall and may be lawful
 to and for the said Isaac C. Wood his heirs and assigns
 by and with the advice and consent of the said Franklin P.
 Mackey and Martha Wood or the survivor of them in writing
 to dispose of mortgage, sell and convey the said negro slaves Sylvia
 and Mary with their future issue and increase, or any or either of
 of them, and any other property real or personal herein or here by
 conveyed, or committed to be and also to collect taxes and receive
 the moneys due or to become due upon the bond aforesaid and to
 annuit the same in such property real and personal as may be
 thought most advantageous, and the same again to dispose of mort-
 gage sell, & convey, and the proceeds thereof arising again to annuit

shew, and as often and in such ways as may be thought most proper but always by and with the consent in writing of the said Franklin P. Mackey and Martha Wood as the Survivors of them, subject always, never the less, and to and for the same use and intents and purposes herein before expressed and declared of &c. concerning the same. And further that they the said Franklin P. Mackey and Martha Wood Their Heirs Exors. and admors, shall and will from time to time, and at all times here after upon the reasonable request of the said Isaac C. Moses his heirs and assigns make do seal, execute and deliver or cause and procure to be made, done, sealed, executed and delivered, all such further and other act, and acts, thing, and things, devices, conveyances, and assurances in the law whatsoever for the further better, and more perfect and absolute granting, conveying and giving all and singular on the said premises and every part hereof and thereof unto the said Isaac C. Moses as Trustee as aforesaid his heirs & assigns as by the said Isaac C. Moses his or assigns or his or their Counsel learned in the Law shall be reasonably advised, directed, required.

The witness whereof the parties to these presents have hereunto set their hands and seals the day & year first above written.

Signes Sealed & delivered
in the presence of
Isaac C. Moses
J. C. Moses

Franklin P. Mackey J. S.

Martha Wood J. S.

I. C. Moses J. S.

Primarily came of Miss and man
with that he saw Franklin P.

Mackey by his last and will
him, together with Martha Wood

J. C. Moses the within by the mouth
of writing that he together with

Isaac C. Moses witness as the above

written to before me this 25th
day of 1820.

Brantford J. M. C. C.
Att. Pub.

Recd at D 25th January 1820

State of South Carolina.



Know all men by these presents that I, Levy L. Joseph of George Town in the State of South Carolina and finally conveyed unto Israel Solomon and Joseph Joseph Jr. in the full and just sum of one thousand pounds sterling to be paid to the said Israel Solomon and Joseph Joseph Jr. their entire attorney Executors, administrators and assigns to and pay, much more and truly to be paid and paid should myself my heirs and assigns, finally by these presents, sealed with my seal and date this fifth day of January one thousand eight hundred and twenty.

When as a marriage is about to be had and solemnized between the said Levy L. Joseph & Miss Francis Joseph daughter of Ligea Joseph of George Town, and the Levy L. Joseph has agreed to pay into the hands of the said Israel Solomon & Joseph Joseph as Trustees the sum of five hundred pounds sterling in a convenient time after the intermarriage agreed to be held by them and the survivors of them and their heirs, Executors, and administrators of such survivors to and for the following uses and none other, that is to say in trust for her the said Francis Joseph during her natural life to pay and apply the interest of the said sum of five hundred pounds to the support and maintenance of the said Francis Joseph, and after the death of the said Francis then in trust for the children or children of the said Francis Joseph to be divided share & share alike - in the mean time to apply to make up the principal as may be necessary to the support of the said Francis Joseph and also the support and education of such child or children as the said Francis may have -

Now the condition of the above obligation is such that if the said Levy L. Joseph his heirs Executors or administrators do and shall duly pay or cause to be paid to the said Israel Solomon & Joseph Joseph Jr. or the survivors of them their heirs and assigns of such survivor in a convenient time after the intermarriage about to be solemnized as aforesaid, the sum of five hundred pounds to be applied and used upon the trusts aforesaid, then the above obligation to be void or else to remain in full force within the law.

Signified, and delivered in the presence of
 Walter H. Perry } Levy L. Joseph. L. S.
 Nathan Emanuel }

Personally appeared before me and Walter H. Perry and made oath that he said Levy L. Joseph, sign, seal, and deliver according to law the within contents of writing. Given to before me this 8th of July 1820. Jacob Mayne J. P.
 Recorded 10th July 1821.

See circulation number 8, 202013, page 83

nor be ascertained and the description of which cannot now be made and
 others also now to the intended meaning it is agreed and determined by and
 between the said Eliza Gott and the said Joseph & Coates that all the estate
 real and personal of the said Eliza Gott as well in possession as in reversion
 and in remainder and whatever property which she may hereafter at any
 time by any means come to the possession of or may be entitled or have
 a right to share at and before the said marriage be settled to and for the
 use and purposes trusts and intents hereinafter mentioned. Now This
 Indenture being made with the said Eliza Gott by and with the privacy &
 assent of the said Joseph & Coates the intended husbands of the said Eliza
 Gott testified by his being drawn a party to their presents in consideration
 of the said marriage and of the sum of Five dollars to him in hand paid
 by James Craig and John McRichton the receipts whereof is hereby acknow-
 ledged hath granted bargained sold released conveyed and by their presents
 acknowledged bargain sold released and conveyed to the said James Craig and
 John McRichton their Executors their heirs and assigns administrators and assigns
 and the heirs executors administrators and assigns of the said Eliza Gott the said property
 heretofore described and mentioned both real and personal in possession and in
 reversion and every part and parcel thereof with the interest income and profits
 and advantage thereon and all and singular the appurtenances in trust to have and
 hold to and for the use and purposes hereinafter expressed and declared of
 and concerning the said Eliza Gott for and during the term of her
 natural life without burden any reserved right for the debts contracts and
 engagements of the said Joseph & Coates and should the said Eliza Gott sur-
 vive the said Joseph & Coates or the said Joseph & Coates survive the said
 Eliza Gott then upon the death of the said Eliza Gott in trust to and for the
 sole and separate use benefit and behoof of the Christ-ssed lawfully beg-
 otten children the said Joseph & Coates and Eliza Gott living at the death
 of the said Eliza Gott if any then to that and his or her heirs absolutely and
 for ever and should there be none then to their their heirs and assigns share and
 share alike absolutely and for ever as tenants in common and in the event
 of either the said Eliza Gott surviving the said Joseph & Coates or the said
 Joseph & Coates surviving the said Eliza Gott, and before the death of the said
 Eliza Gott and/or either of the joint issue lawfully begotten between the said Joseph
 & Coates and Eliza Gott shall have married and died leaving lawfully begotten
 issue alive at the death of the said Eliza Gott then and in that case in trust
 that the lawfully begotten issue (which issue is dead or dying) as aforesaid of the said
 Joseph & Coates and Eliza Gott shall have and receive the same share or shares in
 the property herein and herebefore conveyed or intended so to be as his her or their parent
 or parents would if alive have had taken and received to him her or them or

to his her or their heirs and assigns shall and shall abide absolutely and forever
 tenants in common, and shall the said Joseph Hates survivor the said Eliza
 Fott, and as joint and lawful begotten between the said Joseph Hates and
 Eliza Fott and as lawfully begotten issue of such joint issue of the said Joseph H
 Hates and Eliza Fott be alive at the death of the said Eliza Fott then and in
 that case in trust to and for the use benefit and behoof of such person or persons
 for such estate or estates as the said Eliza Fott may by her last will and testament
 duly made and executed nominate limit direct and appoint and in the failure
 or want of such nomination limitation direction or appointment in trust to and
 for the use benefit and behoof of the right heirs of the said Eliza Fott absolutely and
 for use paid and discharged from and further and other trusts, and shall the
 said Eliza Fott survivor the said Joseph Hates and as joint issue lawfully begotten
 between the said Joseph Hates and Eliza Fott and as lawfully begotten issue of
 such joint issue of the said Joseph Hates and Eliza Fott be alive at the death of the
 said Joseph Hates then and in that case in trust to and for the sole use benefit and
 behoof of the said Eliza Fott, her heirs and assigns absolutely and for use paid and
 discharged from all further and other trusts, and for the considerations aforesaid
 they the said Joseph Hates and Eliza Fott do jointly and severally for themselves
 their heirs executors and administrators covenant promise grant and agree to
 and with the said James Haig and John M Righton their survivor their heirs
 executors administrators and assigns and the heirs executors administrators
 and assigns of the survivor aforesaid that they the said Joseph Hates
 and Eliza Fott shall and will from time and at all times hereafter bargain sell
 assign transfer and convey unto the said James Haig and John M Righton
 their survivor their heirs executors administrators and assigns and the heirs execu
 tors administrators and assigns of the survivor as trustees as aforesaid all and
 singular the property real and personal which may at any time or times hereafter
 happen fall or come to the said Eliza Fott in her own right or to the said Joseph
 Hates in right of the said Eliza Fott by inheritance purchase or in any other
 manner or way whatever to hold to the said Joseph Hates real and personal
 and every part and parcel thereof unto the said James Haig and John M
 Righton their survivor their heirs executors administrators and assigns and
 the heirs executors administrators and assigns of their survivor for use in trust
 nomination to and for the several uses intents and purposes hereinbefore expressed
 and declared of and concerning the said. And the said Joseph Hates and
 Eliza Fott do for themselves their heirs executors administrators and assigns fur
 ther covenant and agree to and with the said James Haig and John M
 Righton their survivor their heirs executors administrators and assigns and the
 heirs executors administrators and assigns of their survivor as trustees as aforesaid
 that it shall and may be lawful at any time or times hereafter for them the
 said James Haig and John M Righton their survivor their heirs executors

administrators and assigns and the heirs executing administrators or assigns
of their Survivor as trustees as aforesaid to sell and dispose of the said property
herein before assigned and set over and all such property as is herein and hereby
committed to be assigned and set over at any time hereafter and to reinvest
the proceeds thereof as often and in such manner as they the said trustees as
aforesaid by and with the consent of the said Eliza Scott may think most
beneficial and advantageous subject always nevertheless to and for the same
uses intents and purposes herein before expressed and declared of and concern-
ing the same And it is for the mutually covenanted promised granted
agreed to by and between the parties to their presents that it shall and may
be lawful to and for the said Joseph H. Coates and Eliza Scott or the survivor
of them or by his her or their dees under his her or their hands and
seals in the presence of two witnesses in case of the death of both or either of
the said James Haig and John M. Righton and instead of the heirs ex-
ecuting administrators and assigns of either or both as trustees as aforesaid
last aforesaid and appointed to constitute and appoint another trustee
or trustees who shall and will prepare and enjoy all and singular the rights privi-
leges and authorities and be subject to all the duties responsibilities
and liabilities of the said James Haig and John M. Righton as trustee
as aforesaid - In witness whereof the said parties have hereunto set their
hands and seals the day and year first above written -

Signed sealed & delivered in the presence of
the way "their Survivor" being taxed
Interlined -
Samuel Yates - J. B. Yates - Eliza Scott (Wf)
Joseph H. Coates (Wf)
James Haig (Wf)
John M. Righton (Wf)

P. A. Thompson being duly sworn made oath that he is well acquainted
with the hand writing of Joseph H. Coates having often seen him write and
that he verily believes the name "Joseph H. Coates" signed to the within instrument
quoting to be his proper hand writing - P. A. Thompson

Sworn to before me this 10 January 1820. Pny. Clk. J. Not. Pub.

James Bonneau being duly sworn made oath that he is well acquainted with
the hand writing of James Haig and John M. Righton having often seen them
write and he verily believes the names "James Haig" "John M. Righton" signed to the within
instrument of writing to be their proper handwriting - James Bonneau

Sworn to before me this 10 January 1820 Pny. Clk. J. Not. Pub.

Sarah P. Scott being duly sworn made oath that she is well acquainted
with the hand writing of Eliza Scott having often seen her write and that she verily
believes the name "Eliza Scott" signed to the within instrument of writing to be
her proper hand writing - Sarah P. Scott

Sworn to before me this 10 January 1820. J. Bonneau J.P.

James Bonneau being duly sworn made oath that Samuel Yates

and J. O. Yates witnesses, to this instrument of writing are to the best of
 his knowledge out of the State of Georgia. *James Bonneau*
 given & before me this 17. January 1820. *Jos. E. J. Not. pub.*
 Recorded 25. January 1820.

The State of South Carolina }
 Pinckney Williams Parish } ✓

This indenture made the first day of
 February in the year of our Lord one thousand eight hundred twenty, between John
 L. Hunter and Sarah E. Hunter formerly Sarah E. Boulter his wife of the
 one part and William Aiken Esq^r of Charleston merchant of the other part.
 It sheweth that the said John L. Hunter, and Sarah E. his wife for and
 in consideration of the sum of One dollar ^{current money of the said State} to them in hand, well and truly
 paid by the said William Aiken, at and before the sealing and delivery here
 of the receipt whereof is hereby acknowledged; have bargained and sold and by
 their presents do bargain and sell unto the said William Aiken his Executors
 Administrators and assigns, certain plantation a tract of land situate ly-
 ing and being in the Parish of St. Bartholomew and State aforesaid, contain-
 ing one thousand and fifty one, more or less and bounded on the north by land
 belonging to Pinckney and Henry, on the South by land said to belong to Francis
 Thompson, and the East by land belonging to Jacob R. Delgar and Pinckney
 and on the West by land belonging to Henry and Pinckney, Together with
 all and singular the graces, Riches, Tenures, Mills, Orders, Water-
 courses, easements, profits, Commodities, advantages, Concomitants, Hereditari-
 ous and appurtenances whatsoever to the said Plantation a tract of land,
 and all and singular other the premises herein before mentioned, and intencions
 to be hereby bargained and sold, and every part and parcel thereof, with their
 and every of their appurtenances, unto the said William Aiken his Executors,
 Administrators and assigns, from the day next, before the date of these presents
 for and during the full term and unto the full issue and Term of the whole
 year, from thence next ensuing, and fully to be completed and ended: Quia
 and saying themselves the said John L. Hunter and Sarah his wife
 their Executors, Administrators, aforesaid, the end of One dollar on the last
 day of said Term, of the same shall be lawfully demanded. To the
 intent and purpose that the said William Aiken by virtue hereof, and
 by force of the Statute for transferring of land in possession, made in the
 aforesaid possession of the premises herein before mentioned, and intencions to
 be hereby bargained and sold and every part and parcel thereof with
 their and every of their appurtenances, and may be hereby called to accept
 and take a grant and release of the same and intencions of the same to
 him and his heirs forever. In witness whereof the said parties to these

presente have honest intention & they set their hand and Seal the day and year first above written

Arthur Hughes
W. Hampton
J. E. Hughes

J. L. Hunter L. J.
Sarah E. Hunter L. J.
William Aikens L. J.

State of South Carolina

Charleston District. William Hampton being duly sworn deposes that he was present and saw John L. Hunter, Sarah E. Hunter and William Aikens sign, seal, and deliver as their act and deed the within instrument of writing for the uses and purposes therein mentioned that he witnessed the same.

Subscribed before me this
16th Feby. 1890.

J. W. (Mulle) Clerk.

William Hampton L. J.

Recorded 17th Feby. 1890.

State of South Carolina

This Indenture made this second day of February in the year of our Lord one thousand eight hundred and ninety between John L. Hunter of the Parish of St. Bartholomews Planter and Sarah E. Hunter formerly Bowler, his wife of the one part and William Aikens of the City of Charleston Merchant of the other part. Witness a marriage was held and solemnized on the third day of July, in the year of our Lord one thousand eight hundred and ninety, between the aforesaid parties of the first part, and the said Sarah being before said marriage single and possessed of certain real and personal property, and being then under the age of twenty one years, a deed of settlement to the same was signed and executed on the third day of July in the year of our Lord one thousand eight hundred and ninety, upon the following, uses and trusts, that is to say, In trust for the sole and separate use of the said Sarah E. Bowler until the said marriage shall take effect; and immediately after the solemnization of said marriage and In trust for the joint use benefit and support of the said Sarah E. Bowler and John L. Hunter and the issue of their marriage during the life of her the said Sarah E. Bowler and John L. Hunter or the issue of their marriage, during the life of her the said Sarah E. Bowler,

except the negroes Tony, Martha, Copew, and little Tony, which said negroes are
 to be held subject to the best herein after declared and Order of and concerning the
 the said Tony, Martha, Copew and little Tony. And upon this further trust that it is
 expressly understood by and between all the parties to this settlement that notwithstanding
 her content the said Trustees Bartley Ferguson, and William Thompson, and
 Arthur Hough, their heirs, Executors, administrators and assigns, and the survivor or
 survivors of them are to hold, use and occupy the said real and personal Estate, subject
 to the power and authority of and the said Sarah E. Bowler to dispose of the whole or
 any part of the same to any person, persons, and in such manner and upon such
 terms as shall by her Will, Deed, or any other Instrument duly executed shall seem to
 require: and in default of such appointment then in trust for the children of the
 said Sarah E. Bowler. Lastly, upon this further trust that the said Trustees, Bartley
 Ferguson and William Thompson and their heirs, Executors, administrators
 and assigns, and the survivor or survivors of them, shall suffer and permit the
 negroes Tony, Martha, Copew, and little Tony, mentioned in said Schedule
 to be under the control and management of Mrs. Ann Ferguson, wife of Bartley
 Ferguson Esq. for her use and benefit and support during her
 natural life. And whereas doubts have been entertained whether the said parties
 should be certain and obligatory in as much as the said Sarah was
 then under age and said settlement was not made under the sanction and
 in the sanction of a Court of Equity, And Moreover the said John
 L. Hunter and Sarah his wife do hereby and do hereby declare that some
 alterations should be made in terms thereof. And therefore in pursuance
 of the noble sense and intent in the said Deed or otherwise independently
 thereof existing a matter in the said John L. Hunter and Sarah his wife
 a mutual agreement, this Indenture Witnesseth, That for and in consideration
 of the sum of one dollar to them in hand paid by the said William
 Hether, and for the better and more effectual settlement and securing of
 the said property to the use and for the intent and purpose by the said parties
 of the part said Comprehended, they the said John L. Hunter and Sarah
 his wife according to their respective Estates and Interests, Have granted
 bargained, sold, aliened, released, and confirmed, and by these presents do
 grant, bargain, sell, alien, release, and confirm unto the said William Hether
 in his sole power now being by Deed, a bargain and Sale to him thereof
 made by the said John L. Hunter and Sarah E. his wife for the whole
 year for the consideration of one dollar, by an Indenture of lease having
 date the day next before the day of the date of these presents, to commence from
 the day next before the date hereof, and to hold, and delivered before the execution
 of the presents, and also by force of the Statute for transferring of any into perpetuity in
 that case made and provided, and unto his heirs, and assigns forever. He that
 blanket a tract of land, situate, lying, and being in the Parish of St.

Bartholomews and St. Michaels, containing, One Thousand and fifty
 acres more or less and bounded on the North by land belonging to Pringle
 and Barry, and on the South by land said to belong to J. Thompson and
 the East by land belonging to Jacob A. Belgard & Pringle, on the West
 by land belonging to Barry and Pinckney, being the Landlord Estate contained
 in the Settlement, and Schedule then made announced, herein before referred to, and
 also all and singular the following negroes, Sandy, Peg, Kate, Hercules,
 Lampson, Rachel, Billy, Decided, Charles, James, Stephen, Gloria,
 Louisa, Edward, Escon, Elmarckus, Molly, January, Liddy, Jerry, Primm
 Ruth, Jim, Isaac, Aca, Lavinia, Dinah, Peter, Coffey, Loring, Phoebe,
 Charles, Kate, Martha, together with the issue present and future of the females,
 and further, all and singular other the personal Estate, whether consisting of
 Chattels, personal, and of Choses in action, rights and credits to which the said
 Sarah E. was before the date of a (since the said marriage, intestate
 and which said Personal Estate was included either generally, or by special
 description in the said and in the schedule then made announced.
 To Have, and to hold all and singular the said Description a tract
 of land, negroes and other personal estates, with the appurtenances above
 hereby allowed or intended to be allowed, unto the said William Aiken his heirs
 Executors, admors. or assigns, respectively according to the nature of the said property, upon
 to analyze the uses, intents, and purposes, herein after contained, limited, and expressed
 that is to say, as to the said plantation and negroes, to permit and suffer
 the said John L. Hunter and Sarah E. his wife to have, hold, use, possess &
 enjoy, the same, and to receive and take the Rents, Issues, profits, hire, or labour
 thereof, respectively, during the joint lives of them the said John L. and Sarah
 Subject to the Control, and management of the said John L. Hunter,
 and from and after the death of the said Sarah. The said John
 L. surviving her to be divided between her ^{own} husband and next
 Child or Children of the said Sarah E. as she may have living at
 her death - that is to say, One third to the said John L. Hunter, his heirs,
 Executors, Admors. and assigns forever, free and discharged from
 all way and trusts whatsoever, and the remaining two thirds to be equally
 divided, if more than one between such children as the said Sarah
 E. shall have living at her death, or towards in Common, and with
 as joint tenants, the issue of any such child, in case of the death of
 the Parent taking his or her share. And in case the said Sarah E. Hunter
 should survive the said John L. Hunter, then said that could to analyze
 the sole use, absolute use benefit and behoof of the said Sarah E.
 her heirs, executors, admors. and assigns, forever free and discharged
 of and from all uses, trusts and limitations whatsoever. -
 And lastly, as to all and singular other the personal Estate

Lucian before mentioned, be the same Charles personal, a rights, Credits, and Charities actions, to and for the sole and absolute use, benefit & behoof of the said John L. Hunter his Executors, administrators and assigns, to be sold, assigned, collected, paid for and received, or otherwise disposed of by the said John L. Hunter his Executors, Admins. or assigns, without the let, interruption, or controul of the said Hunter, his Executors, Admins. or assigns. -

In witness whereof, the said Parties to these presents have hereunto interchanged, set to their hands and Seals, the day and year first above written. -

Signed, sealed, and delivered in the presence of
Arthur Hughes
William Hampton
J. E. Hughes -

J. L. Hunter L. G.
Sarah E. Hunter L. G.
W. Fickler L. G.

The State of South Carolina
Charleston District.

Personally appeared before me William Hampton who being duly sworn by the evangelists of the Holy Ghost, deponent and said that he was present and saw John L. Hunter and Sarah his wife, sign, seal, and deliver the within deed, for the purposes therein contained, and at another time to wit on the fifteenth of July. Eighteen hundred and thirty, saw W. Fickler sign, seal, and deliver the within deed for the purposes therein contained, and also deponent, that on the day and year specified in the within deed, he signed & subscribed the same as witness with Arthur Hughes and Stephen Hughes. -

Given to my no

This 16th July. 1835.

J. H. Milledale D. W.

Wm Hampton

South Carolina } (This Indenture Tarpentite, made this
 Colleton Dist. } and day of Decr. in the year of Our Lord
 one thousand eight hundred and nineteen, and in the forty fourth
 year of the Independence of the United States of America, between
 Jacob B. Dilgar of St. Bartholomews Parish of the first Part,
 Maria Francis Mcants of the second part, and William
 Osmond of the third part.

Whereas a marriage is intended
 to be shortly had and solemnized, by and between the said
 Jacob B. Dilgar and Maria Francis Mcants and whereas
 the said Maria Francis Mcants is possessed of a negro
 woman named Charlotte, and a stock of cattle, and is also
 entitled to an undivided moiety of part of her Fathers Estate,
 and whereas the said Jacob B. Dilgar is possessed of in his own
 right three negro Slaves named Sally, Fanny and Bess, and
 also certain Bonds, notes, and accounts, and it hath been agreed
 that the said Jacob B. Dilgar should after their said intended
 marriage, have, receive, and enjoy during the joint lives of them
 the said Jacob B. Dilgar & Maria Francis, Mcants, the interest
 and profits of the said persons estate. — but that the same
 and the profits thereof, after the death of either of them should
 be at the sole disposal of the said Maria Francis, Mcants
 notwith standing her coverture. Now this Indenture witnesseth
 that in pursuance of the before recited agreement, and in
 consideration of the sum of ten dollars, to the said Jacob
 B. Dilgar in hand paid by the said William Osmond
 the receipt whereof is hereby acknowledged, that the said Maria
 Francis, Mcants, by and with the party consent and agree-
 ment of the said Jacob B. Dilgar, testified by his being a
 party to, and his sealing and delivery of these presents, both of parties
 bargain, sell, assign, transfer and set over, and by these
 presents do grant, bargain and set over unto the said William Osmond
 his Executors, and assigns, all the said undivided moiety or
 part of such property, as the said Maria Francis Mcants may
 be entitled to, from her fathers Estate, and also the negro woman
 named Charlotte with her future issue and increase, and also the stock
 of cattle before mentioned, likewise, the negroes named Sally,
 Fanny and Bess — with the future increase of the females, as
 also all the Bonds, Notes, and accounts before mentioned. He
 now and to hold the said property unto the said William Os-
 mond his Executors, administrators and assigns, in trust for the said

and for such purposes, and under such provisions and agreements as are herein after mentioned: That is to say in trust for the said Maria Francis McCarnt and her assigns until the solemnization of the said intended marriage, then in trust, that the said William Oswald, his Executors, administrators and assigns, shall and permit the said Jacob P. Delgar, during the joint lives of the said Jacob P. Delgar, and said Maria Francis McCarnt, his intended wife, to have, receive, take, and enjoy all the interest and profits of said property, to and for his own use and benefit; and from and after the decease of the said Jacob P. Delgar, then if the said Maria Francis McCarnt should survive him, in trust that the said William Oswald his Executors, and administrators, shall and permit to transfer and pay over all the said property, to the said Maria Francis McCarnt. But if she die before him, then unto such persons and person, and at the time and times and in such parts and proportions, manner, form, as the said Maria Francis McCarnt, shall notwithstanding her coverture, by any writing or writings under her hand and Seal, attested by two or more credible witnesses, as by her last will and Testament, duly executed, direct, limit or appoint, to the intent that the same may not be at the disposal or subject to the control, debt, liabilities, or engagements of the said Jacob P. Delgar her intended husband, and in default of such direction, limitation or appointment, then to the heirs of the said Maria Francis McCarnt. -

Witness my hand and Seal, the day and year above written. -

Wichup

J. P. Delgar L. S.

Maria L. McCarnt L. S.

Wm. Oswald L. S.

Alfred Waller

James L. Miles

Richard Singleton

Received of William Oswald the consideration money within specified. J. P. Delgar -
Richard Singleton. Dec. 3. 1819 -

Personally came William Singleton Treasurer of the said money and gave with the hand writing of Alfred Waller & James L. Miles & that he believes the names & signatures of witnesses to the foregoing marriage solemnized to be their true hands and signatures. -

Given this 16. Feb. 1820. J. L. Walls

Not. Pub. -

Received 16. Feb. 1820. -

This Indenture tripartite made between Paul Holmer of the Village of Coorsawatchie of the first part, Maria Wilson of Coorsawatchie Spinster of the second part, and James Sharp and Samuel N. Hammett both of the District of Beaufort of the third part, witnesseth, that in consideration of a marriage intended by gods permission to be had and solemnized between the said Paul Holmer and Maria Wilson, and also for the settling and securing a jointure and maintenance for the said Maria Wilson during her life, and also for settling and apportioning the estate, herein after mentioned, and expressed, belonging to her the said Maria Wilson to and for the use, intents, and purposes, herein after mentioned and expressed, and also for and in consideration of the sum of one certain lawful money, by the said James Sharp and Samuel N. Hammett to her the said Maria Wilson, at a before the sealing and delivery of these presents, well and truly paid, the receipt whereof is hereby acknowledged, she the said Maria Wilson by and with the consent of the said Paul Holmer signifies by this being a party to this Indenture, both bargain, sell, release, and confirm, and by these presents doth bargain, sell, release, and confirm to the said James Sharp and Samuel N. Hammett, all those the negro Slaves in the Schedule hereunto annexed, more particularly set forth and recited being severally in number together with their natural increase. To have and to hold the said negroes, herein before mentioned or intended to be by the said Maria Wilson, hereby released, with their natural increase unto the said James Sharp and Samuel N. Hammett and their heirs to and for the several uses intents and purposes herein after mentioned, declared, expressed, permitted and appointed, that is to say, To have and behoof of the said Maria Wilson her heirs and assigns, until the solemnization of the said intended marriage, and from and immediately after the solemnization of the said intended marriage, then to have and behoof of the said Paul Holmer and Maria Wilson during the term of their joint lives; and from and immediately after the determination of the said Estate, To the use and behoof of the said Paul Holmer for and during the term of his natural life, and from and immediately after the death of the said Paul Holmer, and the said Maria Wilson, Then to the use and behoof of the issue of the said intended marriage, and in default of such issue living at the death of the said Paul Holmer, and the said Maria Wilson in the survivor of them, it is hereby agreed and declared by and between she and every of the parties to these presents, and the true intent and

of the parties to these presents, is that the negroes shown in number, with their names in and hereinafter mentioned, as intended to be hereby released (as set forth in the Schedule hereunto annexed, shall then be upon trust for the use and behoof of the next of kin of the said parties, hereinafter set their hands and Seals to these presents, this being second day of December in the year of our Lord one thousand eight hundred and nineteen, and in the forty fourth year of the Sovereignty and Independence of the United States of America.

Witness and delivered in

the presence of

A. W. Davis

William Royall Junr.

Paul Ulmer L. J.

Maria Milow L. J.

James Sharpe L. J.

Saml. P. Hamilton L. J.

South Carolina

Beaufort District

} Schedule of property to be annexed
to a certain instrument hereunto this twenty second day of December in the year of our Lord one thousand eight hundred and nineteen between Paul Ulmer of Beaufort District, Maria Milow of Beaufort District, James Sharpe and Samuel A. Hamilton both of the Dist. of Colleton. Dig. The following negroes shown in number. Quash, Wash, Inong, Jack, Daphne, Nancy, Fench and Phillis. -

Witness and delivered in the presence of

A. W. Davis

William Royall Junr.

Paul Ulmer L. J.

Maria Milow. L. J.

James Sharpe. L. J.

Saml. P. Hamilton L. J.

South Carolina

Beaufort District

} Personally appeared before me A. Corrie Clerk
of the Court of Sessions, Beaufort District for the
Dist. of Beaufort, the said A. W. Davis who being duly sworn made oath that he with William Royall Junr. was present and did see the parties to this marriage Settlement, Sign, Seal, and as their act and deed and deliver the same for the use and purpose therein set forth and that this agreement was subscribed by William Royall Junr. now subscribing his name to the said recited thing. -

Sworn to before me

19th July 1820.

A. Corrie J. C.

A. W. Davis

Rendered 22nd July 1820. -

The State of South Carolina

This Indenture made the
 sixteenth day of february in the year of our Lords one thousand &
 eight hundred and twenty ~~Between~~ Catharine S. A. Lafar of the
 City of Charleston of the one part and Peter ~~Stout~~ of New York of same place
 of the second part and John S. Lafar of the City of Charleston David B. Lafar
 trustees in the uses and purposes hereinafter mentioned of the same
 place of the third part Whereas a marriage is intended to be shortly had
 and solemnized between the said Catharine S. A. Lafar and the said
 Peter ~~Stout~~ and whereas the said Catharine S. A. Lafar is under and by the
 last will and Testament of Joseph S. Lafar late of Charleston deceased
 and other uses bequeathed of property and entitled to the said and property
 hereinafter mentioned and upon the treaty of the said marriage it was
 agreed that such a settlement should be made of the estate and
 property of the said Catharine S. A. Lafar as is hereinafter mentioned
 Now this Indenture witnesseth that in consideration of the said inten-
 ded marriage and in pursuance and performance of the said agreement
 and the further consideration of five dollars to her the said Catharine
 S. A. Lafar in hand paid by the said Trustees at and before the
 enacting and delivery of these presents and the receipt whereof is hereby
 acknowledged and no divers other good causes and considerations the
 said Catharine S. A. Lafar by and with the consent and approbation of
 the said Peter ~~Stout~~ her intended husband testified by his becoming a
 party to and sealing and delivering these presents hath bargained
 sold released conveyed assigned transferred and set over and by
 these presents doth bargain sell release convey assign transfer and set
 over unto the said John S. Lafar and David B. Lafar their ^{heir} Executors Ad-
 ministrators and assigns three negro male Slaves named Tom Sam and
 Adam and also all the right Title Interest and Estate of the said
 Catharine S. A. Lafar of in to or out of the property both Real and Personal
 all bequeathed by the said Joseph S. Lafar deceased to his Mother Catharine
 Lafar during her life and after her death the proceeds thereof to be equal-
 ly divided between the said Catharine S. A. Lafar and Mary Lafar now
 Mrs Clayton his sisters as by reference to the last Will and Testament of
 the said Joseph S. Lafar in the proper office in Charleston aforesaid
 will more fully and at large appear To Have and To Hold
 to receive and to take the aforesaid three negro male Slaves
 named Tom Sam and Adam and also all the right Title Interest
 and Estate of the said Catharine S. A. Lafar of in to or out of the prop-
 erty both real and personal bequeathed by in and under the
 aforesaid last will and Testament of the said Joseph S. Lafar

in any wise arising therefrom and all and every Sum and Summs
 of Money touching or proceeding or to proceed from the same and herein
 assigned or intended so to be an every part and parcel thereof Respected
 by unto the said John S Lafar and David Bisfar their respective
 Heirs Executors Administrators and Assigns But Nevertheless
 subject to the provisions and trusts and to and for the intents and
 purposes hereinafter expressed declared and written concerning the same
 to wit to say In Trust for the said Catharine S Lafar her Executors
 Administrators and Assigns until the aforesaid intended Marriage
 shall be had and solemnized and from and immediately after
 the solemnization of said intended Marriage then in trust for the
 sole separate distinct and absolute use benefit and behoof of the said
 Catharine S Lafar notwithstanding her coverture fully and effectually
 to all intents uses and purposes whatsoever lawfully and absolutely as
 if she the said Catharine S Lafar by whatsoever name she may be called
 were still a free sole and unmarried and free and clear and
 entire by Exclusive of all liability contract Intermeddling gift devise
 or disposition whatsoever on the same by the said Peter S Foot her
 intended husband as aforesaid and free clear and recoverable
 of and from all debts due Writing Obligations Contracts or agreements
 to be had the same now or at any time hereafter Entered into or which may
 be entered into by him the said Peter S Foot her intended husband
 aforesaid on any account cause or pretext whatsoever for by or concern-
 ing her intended aforesaid Husband And in case of the death of
 the said Catharine S Lafar after the Solemnization of the aforesaid
 Marriage and during her said Coverture then and in that Case
 In trust to and for the above use benefit and behoof of whatsoever
 Issue child or children which she may have and shall survive her
 to him her or their Heirs Executors Administrators and Assigns as
 the case may be But in case the said Catharine S Lafar during
 her said Coverture without Issue surviving her should die or have
 no Issue then in Trust as follows One Moiety of the Negroes and
 estate herebefore described to the sole use benefit and behoof
 of him the said Peter S Foot and one other Moiety thereof to the sole
 use benefit and behoof of Joseph Lafar Clayton the infant Nephew
 of the said Catharine S Lafar to them their Heirs Executors
 Administrators and Assigns But in case of the death of the said
 Infant Nephew before he comes of age or without Issue then
 in that case the said Share or Moiety belonging to him in trust
 to be Equally divided between the remaining Brothers and
 Sisters of the said Catharine S Lafar share and share alike

without any limitation whatsoever provided always nevertheless that it shall and may be lawful to the trustees in their discretion at any time to sell dispose of convey or assign the said Negroes and other things herein settled to any person or persons whomsoever provided that the proceeds of the same may be carefully vested in other property that may better enable them to carry into execution the said several trusts with more profit to the said Catherine Let Lafar and more faithfully perform the same In witness whereof the aforesaid parties hereunto have set their hand and affixed their seals at Charleston aforesaid on the day and in the year first above mentioned and written — Catherine Let Lafar (L.S.)
 Sealed & Delivered in the presence of Peter S. Cook - (L.S.)
 of whole the words of the interlined before John S. Lafar - (L.S.)
 of agreement Witness Thomas S. Hands } David B. Lafar (L.S.)
 William Moor being duly sworn made oath that he saw Catherine Let Lafar Peter S. Cook John S. Lafar & David B. Lafar sign seals & deliver the foregoing Instrument of writing for the purposes therein mentioned & that he with Thomas S. Hands witnessed the same Sworn to before me this 25 February 1820

Recorded 25 February 1820

The State of South Carolina

This Indenture Tripartite made on the tenth day of February in the year of our Lord one thousand eight hundred and twenty and in the forty fourth year of American Independence Between Joshua Boomer of St Helena in the State aforesaid Planter of the one part Mary Elizabeth Smith widow of the second part and Joseph Bennett of Charleston Attorney at Law Trustee of the third part Whereas Thomas Smith late of Chocoma planter deceased hereofar on the nineteenth day of April in the year of our Lord one thousand eight hundred and ten by his certain Indenture and in consideration of a marriage to be then soon had and solemnized between him the said Thomas Smith and the said Elizabeth Mary then Elizabeth Mary Bates Spinster did convey certain estates personal consisting principally of Negroes (28) Twenty Eight to the said party of the third part upon the special trusts and confidences and to and for the several uses intents and purposes therein mentioned and at large set forth as by the said deeds of record in the Office of the Secretary of State in Charleston in Settlement Book No 5 page 526 reference being thereunto had will fully and at large appear And Whereas a marriage is shortly intended to be had and solemnized Between the said Joshua Boomer and the said Mary Elizabeth Smith Widow of the said Thomas upon the treaty of which said

Marriage it hath been agreed by and between the said parties that the right title interest and estate of the said Elizabeth Mary Smith from under and by virtue of the herein before recited deed or Marriage Settlement or her Marriage with the said Thomas Smith should be and remain to her exclusively subject only to the terms of the said deed and freely and fully and absolutely discharged of and from all and all manner of claim interest controul or direction of him the said Joshua Goomer his heirs executors and administrators and shall remain and inure to the sole use and benefit of the said Mary according to the terms of the herein before recited settlement as fully in every respect as if her intended second Marriage had never taken place Now this Indenture witnesseth that the said Party of the first part for and in consideration of the said Marriage so to be had and solemnized as aforesaid and of one dollar to him paid by the said party of the third part the receipt whereof is hereby acknowledged Hath and by these presents doth for himself his executors and administrators release relinquish and foregoe quit claim unto the said party of the third part all the right title interest claim or demand which he the said Joshua Goomer by reason of the said Marriage so be solemnized as aforesaid may might or can acquire in Law or Equity herein and hereby covenanting granting and agreeing to and with the the said Joseph Bennett trustee that from and after the said Marriage shall have taken effect he the said Joseph Bennett as aforesaid shall remain discharged of the said Negroes with the said deeds mentioned to the same uses and trusts in the said deed declared fully and absolutely discharged from all and all manner of Interest claim controul or direction of him the said Joshua Goomer his executors and administrators not subject or liable to any debts now Contracted or here after to be Contracted by him the said Joshua Goomer The profits and emoluments of the labor of the said slaves to inure to the same uses and trusts declared in the said deed and no other In Witness whereof the said parties have hereunto set their hands and seals on the day and year first above written

Signed sealed & delivered in presence of
 Elizabeth Mary Smith (L)
 John Jenkins William Myers }
 Joshua Goomer (L)
 William Myers being duly sworn made oath that he saw Elizabeth Mary Smith & Joshua Goomer sign seal & deliver the within Marriage Settlement for the purposes therein mentioned & that he with John Jenkins witnessed the same Sworn to before me this 22 March 1820
 Recorded 22 March 1820

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