

South Carolina } This Indenture tripartite  
made the Thirteenth day of August in the year of our Lord One  
thousand seven hundred and Eighty One and in the Twenty first year  
of His Majesty's Reign Between John Champneys of Charlestowne Merchant  
of the first part Mary Wilson of the same Place Widow of the second  
part And Alexander Harvey of Chechaw in the Province of South  
Carolina Esquire of the third Part Witnesseth that the said Mary  
Wilson in Consideration of a Marriage to be shortly had and Solemn-  
ized between them the said John Champneys and Mary Wilson and  
to prevent her Estate being liable to pay any Debts hereof Contracted  
or to be hereafter Contracted by her the said John Champneys and in  
Consideration of Five Shillings to her now in hand paid by him  
the said Alexander Harvey the receipt whereof is hereby Acknowledged  
has granted bargained and sold and by these Presents Doth Grant  
bargain and sell (the said John Champneys being present therto  
manifested by his signing this Deed) the following Negro Slaves  
vizt Elzy and her Daughter Hannah Lucy and her two Children  
Charles and Maria Tommy Toney Rose and her Child Venus with  
their future Increase and Issue and the Household Furniture and Plate  
as per Schedule annexed or the value thereof as therein Ascertained  
To have and to Hold the said Negro Slaves with their future In-  
crease and Issue and Household Furniture and Plate as aforesaid unto him  
the said Alexander Harvey his heirs Executors and Administrators In  
Trust Trustees and to and for the Uses and Trusts herein after spe-  
cified in Test that the said Mary Wilson shall from Time to Time  
at all Times hereafter have the sole and Separate Use of the said Negro  
Slaves with their future Increase and Issue and the Profits accruing  
from them and the Household Furniture and Plate as aforesaid notwith-  
standing her Coverture with him the said John Champneys during  
her Natural Life and on the Death of the said Mary Wilson in Trust  
to and for the Use of such Person or Persons as she shall by her Last Will and  
Testament or by any other Deed or Deeds in her life Time duly made  
and Executed order direct and appoint the same Provided nevertheless  
that if she the said Mary Wilson should die without such Will and Tes-  
tament or Deed or Deeds as aforesaid then and in such Case in Trust to  
and for her Right heirs at Law And the said John Champneys doth hereby  
for himself his heirs and Assigns covenant and agree to and with the said  
Alexander Harvey his heirs and Assigns that it shall and may be lawful  
for the said Mary Wilson at any Time during her Coverture by any  
Deed or Deeds or her last Will and Testament to give grant or bequeath  
the said Trust Estate as aforesaid In witness whereof the said par-  
ties have hereunto set their hands and Seals on the day and in the year  
aforesaid. } Sealed and delivered in our presence } John Champneys July  
Jeremiah Savage Gilbert Wilson } Mary Wilson - That  
Alexander Harvey

Received on the day of the Date of the above Deed five Shillings Sterling  
being the Consideration Money therin Mentioned to be paid by Alex.  
ander Harvey to me -

Mary Wilson

Witness Jeremiah Savage -----

Charleston District's Personally appeared Mr George Tardo who  
being duly Sworn Made Bath that he was well Acquainted with  
Jeremiah Savage and with the Manner and form of his Writing  
his Name having often seen him Write and he truly believes the  
Name Signed Jeremiah Savage to this Indenture and the Receipt  
theron for the Consideration Money therin Mentioned as a Witness  
to be the proper hand Writing of him the said Jeremiah Savage  
Sworn in the City of Charleston this 1<sup>st</sup> day of August 1785 before  
Peter Frencau J. P. -

Know all Men by these Presents that I Thomas Middleton of Goose Creek in  
the State of South Carolina Esq<sup>r</sup> am held and firmly bound unto Gabriel Mani-  
gaull and Joseph Manigaull in the said State Esquires in the full and just  
sum of five thousand Pounds Sterling Money to be paid in Gold or Silver  
Specie at the Rate of one Pound one Shilling and Nine pence per Guinea  
or four Shillings and Eight Pence per Dollar unto the said Gabriel  
Manigaull & Joseph Manigaull their certain Attorney or Attorneys  
Executors Administrators or Assigns. To which Payment well and  
truly to be made I bind myself my Heirs Executors and Administrators  
firmly by these Presents sealed with my seal and Dated the Ninth  
Day of April in the year of our Lord One thousand seven hundred and  
Eighty three. Whereas a Marriage has been lately had and solemnized  
between the above bound Thomas Middleton and Ann Manigaull  
Daughter and Legatee of the Honourable Peter Manigaull late of  
Charles Town in the said State Esquire Deceased and the said Peter  
Manigaull by his last will and Testament duly Executed in writing  
and bearing Date the sixth Day of May in the year of our Lord One  
Thousand Seven hundred and Seventy three Did give and bequeath to his  
said Daughter Ann Manigaull the sum of Five thousand Pounds  
Sterling or the Value thereof in the Current Money of this State (then  
Province) to be paid her at the Age of Twenty one or day of marriage if  
Did Direct his said Daughter's Portion in Case she should marry  
before the Age of twenty one to be settled on her and her Issue and in  
Case his Executor should not have such Settlement made he by his  
will Did Declare the same to be so fixed and settled as in and by the  
said will Remaining of Record in the Secretary's Office of this  
State Relation being thenceunto had may more fully and at large

illing, Sterling,  
paid by Alex.  
Lyon

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believes the  
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as a Witness  
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Clearly appear And Whereas the said Thomas Middleton in Consideration of the  
Said marriage and of his having received the said legacy of five thousand Pounds Sterling  
Money hath agreed so and with the said Gabriel Marignall & Joseph Marignall  
their Executor and Administrators that all and Singular the said Tenement and  
Hereditaments which he the said Thomas Middleton is seized and possessed of on the  
River Combahee in this State shall be chargeable with and made liable to the  
Payment of the said sum of five thousand Pounds Sterling Money to and for them to  
herin after specified that is to say To and for the use and behoof of the said Thomas  
Middleton and Ann his wife During their Joint lives but was not to be liable or  
subject to the debts charges or Incumbrances of the said Thomas Middleton And  
in Case the said Thomas Should Die before the said Ann leaving Ipsi her to and  
for the use and behoof of the said Ann During the Term of her Natural life and  
after her Decease to the use and behoof of such Ipsi and also such other Ipsi  
as she may have by any future Husband to be Divided equally between them  
Share and share alike But in Case the said Thomas should Die before the said  
Ann without Ipsi or with Ipsi and such Ipsi should Die in the lifetime of  
the said Ann Then to the sole Use and behoof of the said Ann But in Case  
the said Ann Should Die before the said Thomas leaving Ipsi Then to the use  
and behoof of such Ipsi to be equally Divided amongst them if more than one  
and their several Dividends Proportions to be had them on their Respective  
Attaining the age of twenty one years or Day of marriage which shall first  
happen But in Case the said Ann Should Die before the said Thomas  
without Ipsi or with Ipsi and such Ipsi should Die under age or unmatured  
Then to the sole Use and behoof of the said Thomas Now the Condition  
of the above Obligation is such that if the said Thomas Middleton shall in  
all things well and truly abide by perform and execute the said Recited  
Marriage agreement then the above Obligation to be void or else to stand  
Remain in full force and Virtue.

Thos Middleton Seal

Sealed and Delivered in the Presence of (the word "bound" being first interlined  
in the second line) Charles Collesworth Pinckney — Charleston District.

Personally appeared Charles Collesworth Pinckney Esq; who made oath that  
he was Present and saw Thomas Middleton Esq; sign seal and as his Act and  
Did Deliver this Obligation for the uses Intents and purposes within mentioned upon  
this 12<sup>th</sup> Day of September 1785 before Peter Friesenreiter C. P.

This Indenture Tripartite Made the Eleventh Day of December in the  
Year of our Lord one thousand seven hundred and Eighty three and in the  
Eighth Year of the Independence of the United States of America —  
Between Elizabeth Spedel of the City of Charleston in the State of South  
Carolina Widow of the first Part. Sebastian Spencer of the same Place

To have and hold the said undivided part of the said Estate and Interest and  
 every part thereof unto the said William Doughty and John Webb and the  
 Survivor of them and the Executors Administrators and Assigns of such  
 Survivor Upon Trustt Nevertheless and to and for the several Uses Intent  
 and purposes herein after mentioned and appointed off for and concerning the  
 same and to and for no other Use Intent or purpose whatsoever that is to  
 say In Trust for the said Elizabeth Spidel her Executors Administrators  
 until the Solemnization of the said Intended marriage and from and  
 immediately after the Solemnization thereof Then upon this further Trust  
 that they the said William Doughty and John Webb and the Survivor of them  
 and the Executors Administrators of such Survivor Do and shall permit and  
 suffer the said Elizabeth Spidel the intended wife to have and enjoy the Rents  
 Profits and Proufts of the said Estate and Interest During the Continuance of  
 the said Marriage to her own and Separate use benefit and behoof free and  
 Absolutely Discharged from the Controul or interfearence of the said Sebastian  
 Spencer the intended husband and to be in anyway howsoever Subject or  
 Liable to the Payment and Satisfaction of any of his Debts Contracts or engage-  
 ments and from and immediately after the termination of the said marriage  
 by the Death of the said Elizabeth the intended wife living the said Intended hus-  
 band then upon this further Trust that it shall and may be lawful to and  
 for the said Elizabeth Spidel the intended wife to give and Dispose of the same  
 unto such Person and Persons and in such Parts Shares and proportions and  
 upon such Conditions as she notwithstanding her said intended Coverture  
 and whether Covert or Discovet by any Deed in writing or by her last will &  
 Testament in writing to be by her duly made and Executed in the Presence of  
 three Credible Witnesses shall give Direct Limit and appoint the same  
 which said Deed writing or Will the said Elizabeth Spidel is hereby and by  
 the said Sebastian Spencer the intended husband Enabled and impowered to  
 make And the said Sebastian Spencer for himself his Heirs Executors and  
 Administrators and for every of them Doth hereby Covenant grant and agree  
 to and with the said William Doughty and John Webb and the survivor  
 of them and the Executors Administrators and Assigns of such Survivor in  
 manner and form following that is to say that for and notwithstanding  
 any Act matter or thing whatsoever by him the said Sebastian Spencer  
 to be had made Committed Executed suffered or appointed unto it shall  
 and may be lawful to and for the said Elizabeth Spidel his intended wife  
 at any time or times During her Coverture and at all times to make  
 such Deed writing or will in manner as aforesaid And that he the

Said Sebastian Spencer his Executors and Administrators and all other Persons Claiming by from or under him or them Shall not Question Con  
trovert Obstruct or hinder such Disposition of her the said Elizabeth Spudel his Intended wife of or in the said Premises so to be by her given and Disposed of as aforesaid but the same shall be good and Effectual in the Law to all intents and purposes whatsoever In Witness whereof the said Parties to these Presents have hereunto set their hands and seals the Day and year first above written. Sebastian <sup>his</sup> Spencer <sup>L.S.</sup>  
mark  
Wm Doughty <sup>L.S.</sup> John Webb <sup>L.S.</sup> Elizabeth Spudel <sup>L.S.</sup>  
Sealed and Delivered in the Presence of Mary Edward. Susanna Doughty  
State of South Carolina Charleston District Personally Appeared  
W<sup>m</sup> Susanna Doughty who being duly sworn made oath that she was present and saw Sebastian Spencer Elizabeth Spudell William Doughty and John Webb sign seal and as their Act and Deed Deliver this Indenture for the uses and purposes within mentioned and that she the Deponent and Miss Mary Edward Subscribed their Names as witnesses to the Due Execution thereof. Sworn to in the City of Charleston this 16 Day of August 1785 before  
Peter Freeman J. P.

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State of South Carolina. Know all Men that I Patrick Flanigan of Charleston in the State aforesaid Gentleman for and in Consideration of a Marriage intended (by Gods permission) shortly to be had and solemnized between the said Patrick Flanigan and Rebecca Gaborial I sign and set over all the property both Real and Personal whether within these States or any other part of the World unto Rebecca Gaborial her Heirs and Assigns for ever to her and their own proper use and behoof to the full intent and meaning of these Presents (which she the said Rebecca Gaborial is or ought to be possessed of) I Patrick Flanigan Do by these Presents Release and Discharge the said Rebecca from any Conditions and Provisions whatsoever and for ever quit Claim to any property she may be in Possession of on the Day of marriage and the said Patrick Flanigan Shall be utterly Debarred and forever Excluded by these Presents In Witness whereof I have hereunto set my hand this first Day of December

In the year of our Lord one thousand seven hundred and eighty four —  
Henry Welsh

Patrick Flanigan Esq.

Before John Vanderhoff Esquire Personally appeared Henry Welsh who made  
oath that he was present and saw Patrick Flanigan sign seal and affix his Not of  
Deed Deliver the within Instrument of writing for the less intent and purpose  
therin mentioned and that he signed his Name as a witness to the Due Execution  
of the same Sworn this 12 Day March 1785 Before John Vanderhoff Esq. P.

Whereas a Marriage is intended by the grace of God to be shortly hereafter had and  
Solemnized between Robert Smith of Charleston (Marinier) and Janet Royall  
Widow of William Royall Deceased of James Island and the said Robert Smith  
for himself his Heirs Executors and Administrators Doth hereby give full liberty  
Power and Authority to the said Janet Royall to Possess and Quietly enjoy her whole  
Interest Estate and Property which she now possesseth in her widowhood in as  
full Power and Authority after the Solemnization of the said Marriage as she  
the said Janet Royall now Doth in her widowhood And the said Robert Smith  
Doth hereby for ever quit Claim to any Part or Portion of the Interest or Estate  
both Real and Personal belonging to the said Janet Royall Consisting of a  
Plantation of 221 Acres of Land more or less Situate lying and being on  
James Island Also the said five following Negroes together with their increase  
viz One fellow Named Charles One wench Named Calliope One boy Named Adam  
One girl Named Minder, and one girl Named Doninda, together with all the  
Plantation Stock of horses hogs cattle &c together with their increase likewise  
all the goods Chattels and Effects of the said Janet Royall whatsoever and the  
said Robert Smith at the signing and Delivery of these Presents Doth for  
ever quit Claim Right Title and Interest of the above Mentioned Interest and  
Effects both Real and Personal of or belonging to the said Janet Royall and  
Quietly and Peaceably enjoy the said Estate without any molestation hindrance  
or Interruption of him the said Robert Smith or his Heirs Executors or  
Administrators or any other Person or Persons whatsoever. Also he the said  
Robert Smith Doth also and hereby Quietly permit and suffer Consent and  
agre that the said Janet Royall Shall have the full Power of Prorogative  
Priviledge and Authority to Act and Do in all matters Relative to Being  
Executive of the last Will and Testament of her late husband William  
Royall as she the said Janet Royall Shall see proper and Convenient  
and that the said Robert Smith shall not Concern interfere or meddle or  
have any thing to do with the Estate and effects of the Deceased William  
Royall or the Heirs Executors or Administrators of the said Robert Smith  
But that the said Janet Royall shall have the sole Power of acting

Managing and Directing of the Estate of the said William Royall and no other Person or Persons whatsoever And the said Robert Smith Doth hereby after the Solemnization of the said marriage give full liberty Power and Authority to the said Janet Royall if she should happen to Depart this life before the said Robert Smith to Declare and make her will in writing or otherwise and thereby Dispose of her Estate either Real or Personal at her free will & Discretion to any Person or Persons whomsoever the said Janet Royall shall think fit In witness whereof for the true performance of every thing herein mentioned the said Robert Smith hath hereunto set his hand & Seal this tenth Day of February in the year of our Lord 1781 and in the 20<sup>th</sup> year of his Majestys reign. Robert Smith *[Signature]* Signed sealed and Delivered in the Presence of us John McBale Barbara McBale Ann Kier —  
 State of South Carolina Before Peter Fireneau Esquire one of the Justices Apointed Charleston District to keep the Peace in the said District Personally appeared Mr John McBale who being duly sworn made oath that he was present & did see Robert Smith sign seal and as and for his Act and Deed Deliver the within Instrument of writing to and for the uses intents and Purposes herein mentioned and that he together with Barbara McBale and Ann Kier signed their names as witnesses to the due Execution of the same Sworn this 27<sup>th</sup> Day of April 1785 Peter Fireneau J. P. —

This Indenture of four Parts made the sixteenth Day of September December in the year of our Lord one thousand seven hundred and seventy two between the Honourable Charles Mathews Coplett Esquire one of the Justices of his Majesties Court of Common Pleas South Carolina of the first Part John Paul Grimke of Charlestow Esq of the second Part Ann Grimke Spinster Daughter of the said John Paul of the third part and John Gaucher and Grimke of the University of Cambridge in the Kingdom of Great Britain Esq and Henry Fireneau of Charlestow Esquire of the fourth Part Whereas a Marriage is intended (by the grace of God) to be shortly had and solemnized between the said Charles Mathews Coplett and the said Ann Grimke And whereas the said John Paul Grimke hath promised and agreed to give unto the said Charles Mathews Coplett as a Marriage Portion with the said Ann Grimke the sum of twenty thousand Pounds Current money of South Carolina And whereas the said Charles Mathews Coplett is Desirous to secure unto the said Ann his intended wife a competent and sufficient provision by way of jointure in case the said intended marriage should take Effect and case the said Ann should survive him the said Charles Mathews Coplett Now this Indenture Witnesseth that the said Charles Mathews Coplett for and in Consideration of the said intended Marriage and of the great Love and affection which he beareth unto the said Ann Grimke and for and in Consideration

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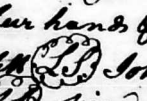
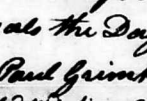
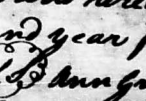
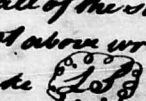
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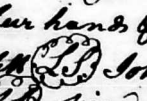
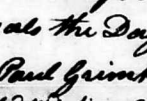
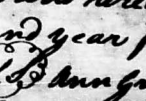
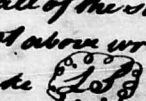
of the sum of twenty thousand Pounds Current to him in hand paid or well and Sufficiently secured to be paid by the said John Paul Grimke at or before the signing and Sealing of these Presents as and for the marriage portion of the said Anne Grimke and to the end and intent that a Compt<sup>t</sup> and sufficient Provision by way of jointure may be Reserved and secured for the said Anne Grimke in Case she should happen to survive him the said Charles Mathew Coplett hath Covenanted granted and agreed and by these Presents Doth for himself his heirs Executors Administrators and Assigns Covenant grant & agree to and with the said John Faucher and Grimke and Henry Poineau and the survivors of them and the Executors and Administrators of such survivors that in Case the said intended marriage shall take Effect and in Case the said Ann Grimke shall happen to survive him the said Charles Mathew Coplett then and in that Case it shall and may be lawful to and for the said John Faucher and Grimke and Henry Poineau or the survivors of them and the Executors and Administrators of such survivors immediately after the Death of the said Charles Mathew Coplett to Receive yearly and every year During the Life of the said Anne Grimke in the easiest & most Convenient Manner the sum of two thousand one hundred Pounds Current Money of South Carolina by two equal half yearly Receipts the first half years Receipt to commence in Six months after the Death of the said Charles Mathew Coplett out of the yearly Rents Spous and Profits of the whole or any part or Parts of such Real or Personal Estates he the said Charles Mathew Coplett shall be seized or possessed of at the time of his Death, in Trust Nevertheless to pay the said yearly sum of two thousand one hundred Pounds by two equal half yearly payments as the same shall be Received to the said Ann Grimke for and During the term of her Natural Life, which said yearly sum of two thousand one hundred Pounds the said Ann Grimke Doth hereby accept of in full satisfaction & Recompence and in due and bar of any Dower or Right at Common Law which she might be otherwise intitled to out of all or any part of the Estate of the said Charles Mathew Coplett. And Lastly the said John Faucher and Grimke and Henry Poineau Do hereby Covenant and agree for themselves their Executors and Administrators to and with the said Anne Grimke that they and each of them shall and will immediately after the Death of the said Charles Mathew Coplett if the said Anne Grimke shall be then aliveing use their best endeavours in Collecting and Receiving the said yearly sum of two thousand one hundred Pounds in half yearly Receipts and shall and will truly and faithfully pay the same half yearly in equal portions as they shall Receive the same to the said Anne Grimke During her Natural Life according to the true intent and meaning of these Presents In Witnes whereof all the Parties above named (except John Faucher and Grimke) have to the four Parts hereof all of the same Date and Tenor set their hands & seals the Day and year first above written Charles Mathew Coplett  John Paul Grimke  Anne Grimke  Henry Poineau  Signed sealed & delivered in presence of Thos' Knoe Conner

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of the sum of twenty thousand Pounds Current to him in hand paid or well and Sufficiently secured to be paid by the said John Paul Grimke at or before the signing and Sealing of these Presents as and for the marriage portion of the said Anne Grimke and to the end and intent that a Compt<sup>t</sup> and sufficient Provision by way of jointure may be Reserved and secured for the said Anne Grimke in Case she should happen to survive him the said Charles Mathew Coplett hath Covenanted granted and agreed and by these Presents Doth for himself his heirs Executors Administrators and Assigns Covenant grant & agree to and with the said John Faucher and Grimke and Henry Poineau and the survivors of them and the Executors and Administrators of such survivors that in Case the said intended marriage shall take Effect and in Case the said Ann Grimke shall happen to survive him the said Charles Mathew Coplett then and in that Case it shall and may be lawful to and for the said John Faucher and Grimke and Henry Poineau or the survivors of them and the Executors and Administrators of such survivors immediately after the Death of the said Charles Mathew Coplett to Receive yearly and every year During the Life of the said Anne Grimke in the easiest & most Convenient Manner the sum of two thousand one hundred Pounds Current Money of South Carolina by two equal half yearly Receipts the first half years Receipt to commence in Six months after the Death of the said Charles Mathew Coplett out of the yearly Rents Spous and Profits of the whole or any part or Parts of such Real or Personal Estates he the said Charles Mathew Coplett shall be seized or possessed of at the time of his Death, in Trust Nevertheless to pay the said yearly sum of two thousand one hundred Pounds by two equal half yearly payments as the same shall be Received to the said Ann Grimke for and During the term of her Natural Life, which said yearly sum of two thousand one hundred Pound the said Ann Grimke Doth hereby accept of in full satisfaction & Recompence and in due and bar of any Dower or Right at Common Law which she might be otherwise intitled to out of all or any part of the Estate of the said Charles Mathew Coplett. And Lastly the said John Faucher and Grimke and Henry Poineau Do hereby Covenant and agree for themselves their Executors and Administrators to and with the said Anne Grimke that they and each of them shall and will immediately after the Death of the said Charles Mathew Coplett if the said Anne Grimke shall be then aliveing use their best endeavours in Collecting and Receiving the said yearly sum of two thousand one hundred Pounds in half yearly Receipts and shall and will truly and faithfully pay the same half yearly in equal portions as they shall Receive the same to the said Anne Grimke During her Natural Life according to the true intent and meaning of these Presents In Witnes whereof all the Parties above named (except John Faucher and Grimke) have to the four Parts hereof all of the same Date and Tenor set their hands & seals the Day and year first above written Charles Mathew Coplett  John Paul Grimke  Anne Grimke  Henry Poineau  Signed sealed & delivered in presence of Thos' Knoe Conner

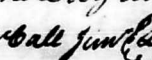
Before John Vanderkort Esquire Personally appeared Thomas Winstanley who made oath on the Holy Evangelists of Almighty God that he was well acquainted with Thomas Knox Gordon and Edward Savage and with the manner and form of signing their names having often seen them write and that he verely believes the names signed Thomas Knox Gordon & Edward Savage as Witnesses to the within Indenture to be the proper hand writing of the said Thomas Knox Gordon & Edward Savage Sworn in the City of Charleston this 8<sup>th</sup> Day April 1785 before

John Vanderkort J.P.

State of S Carolina This Indenture Tripartite made the twenty first Day of November in the year of our Lord Christ one thousand seven hundred and twenty seven Between Susanna Hawie of Charler Town in the State aforesaid Widow of Robert Hawie Deceased of the first Part Thomas Cochran of the State aforesaid Gentleman of the second part and Barnard Beckman and John McCall Junior Esquires of the said Town and State of the third Part Whereas a marriage is agreed upon and is shortly by Gods Permission to be had and solemnized by and between the said Thomas Cochran and the said Susanna Hawie and Whereas the said Susanna Hawie is possessed of certain Negroes Slaves namely Will Frank Portius Matt Billy Duke Rose Jenny Phillis and Binah Now this Indenture Witnesseth that the said Susanna Hawie for and in Consideration of the sum of ten Shillings Lawful Current Money of the State aforesaid to her in hand well and truly paid by the said Barnard Beckman and John McCall Junior or one of them at and before the sealing and Delivery of these Presents the Receipt whereof she doth hereby Acknowledge and Convey herself to be therewith well content fully satisfied and Paid and for other good Causes her hereunto moving by and with the Advice and Consent of her intended Husband testified by his being made a party to these Presents and signing & sealing this Indenture hath granted Bargained sold assigned Transferred and set over by these Presents doth grant Bargain sell assign transfer set over by on Plain and open market Deliver unto the said Barnard Beckman and John McCall Junior and the survivor of them and the Executors Administrators and Assignees of such Survivor All those Negroe Slaves herein before mentioned namely Will Frank Portius Matt Billy Duke Rose Jenny Phillis and Binah together with the future Issue and Increase of the Female Slaves To have and to hold the said Negroe Slaves herein before mentioned namely Will Frank Portius Matt Billy Duke Rose Jenny Phillis and Binah together with the future Issue and Increase of the Females Slaves unto the said Barnard Beckman and John McCall Junior and to the survivor of them and to the Executors Administrators and Assignees of such Survivor for ever Upon Trust Nevertheless and to and for the several uses intents and purposes and with and under the several Restrictions Limitations proviso and Conditions hereinafter mentioned Limited and Declared of for and Concerning the same and to by

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w<sup>t</sup> J. P.

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for no other use intent or purpose whatsoever that is to say UPON Trust for the  
use of the said Susanna Hawie her Executors Administrators and Apigns, until the  
Solemnization of the said intended marriage, and from and immediately thereafter  
then upon this further Trust that the said Barnard Buckman and John McCall  
Junior and the Survivor and the Executors and Administrators of Apigns of such  
Survivor shall and do permit and suffer the said Thomas Cochran and the said  
Susanna Hawie to have hold use occupy Peppys and myself and set to work &c  
employ the said Negro Slaves hereinbefore mentioned together with the  
Profits and increase of the same to their joint use and for their mutual  
Benefit During the Natural life of the said Susanna Hawie without any  
Account to be given for the same by them or either of them and in Case the said  
Thomas Cochran Should Depart this life During the lifetime of the said Susanna  
Hawie Then upon this further Trust that they the said Trustees  
or the survivor of them or the Executors Administrators or Apigns of such  
Survivor Do and shall Peaceably and Quietly surrender and Deliver up the said  
Trust Negro Slaves as hereinbefore mentioned to the said Susanna Hawie, to her  
absolute use benefit and behoof and of her Heirs and Apigns forever without  
any Account to be given by her for the same to any Person or Persons whatsoever  
And the said Susanna Hawie is hereby Authorized and impowered at any  
time with or without the Consent of her said intended Husband by her last  
will and Testament in writing under her hand and seal to give and bequeath  
the said the said Negro Slaves with the future Issue and increase of the  
Female Slaves as hereinbefore mentioned to any person or persons their  
Heirs and Apigns whatsoever, as she the said Susanna Hawie shall  
think proper as if she were a sole, And the said Thomas Cochran and  
Susanna Hawie and each of them jointly and severally Covenant promise  
and agree to and with the said Barnard Buckman and John McCall Junior  
and the survivor of them and the Executors Administrators and Apigns of such  
Survivor that they and each of them shall and will at any time hereafter  
upon the Reasonable Request and at the proper Cost and Charges of the said Trustees  
or the survivor of them or the Executors Administrators and Apigns of such  
Survivor make Do and Execute or Cause or procure to be made done over executed  
all and every such further Act or Acts thing or things Devises Conveyances  
and Apurings all and singular the aforesaid Negro Slaves, for the better Entitling  
ing the Trust aforesaid unto the said Trustees or the survivor of them or the  
Executors or Administrators of such survivor as by him or them or his or their  
Council Learned in the Law shall be Reasonably Devised or Advised & Required.  
In Witness whereof the said Parties to these Presents have hereunto interchage  
able set their hands and seals the Day and year first above written  
Susanna Hawie  John McCall junior  Thomas Cochran 

Signed Sealed and Delivered in the presence of us West McCall, James Cox  
 State of South Carolina Charleston District Before me John Troup Esquire one  
 of the Justices of the State aforesaid Deputed to keep the Peace in said District  
 Personally came and appeared W West McCall one of the Subscribing Witnesses  
 to the Execution of the within Deed or Instrument of writing and being  
 duly sworn made oath that he the said Deponent did see the witness  
 named Susanna Bowie Thomas Cochran and John McCall Junor  
 severally and respectively sign seal and as and for their act and Deed  
 Deliver the same to and for the several uses intents & purposes within  
 mentioned and that he the said Deponent together with James Cox  
 did subscribe their names hands as witnesses Sworn this 3 Day of December  
 1777 Before me John Troup

This Indenture made the twenty first Day of October in the Year of our  
 Lord one thousand seven hundred and eighty three And in the Eighth Year  
 of the Independence of the United States of America Between John Ash  
 of New Hanover County in the State of North Carolina Planter of the tree  
 Part and George Barkdale of Christ Church Parish And John Bowick  
 of Charleston in the State of S Carolina Witnesseth that the said John  
 Ash for and in Consideration of the sum of five Shillings Sterling to  
 him in hand well and truly paid by the said George Barkdale &  
 John Bowick or one of them the Receipt whereof is hereby acknowledged  
 hath Granted Bargained and Sold and by these Presents Doth grant  
 Bargain and sell unto the said George Barkdale & John Bowick  
 their Executors Administrators and Assigns All that Plantation  
 or Tract of Land Containing two hundred Acres Situate and being  
 in the County of New Hanover in the State of North Carolina  
 on the North East Branch of Cape Fear River at a Place commonly  
 known by the Name of Rocky Point beginning at Maurice  
 Moores upper Corner on the River Side thence Running along the  
 Patent Line south 75° West 72 chains and fifty links to a Stake  
 thence along the Patent Line North 15° West forty three chains to a  
 Stake by the side of the River thence south 15° East twenty chains  
 Down the River to the first Station Also all that one other Plan-  
 tation or Tract of Land Containing one hundred Acres of land adjoining  
 the Lands of the late Edward Marsh Esquire butting and bounding  
 as is Expreſſed and mentioned in and by a certain Deed of Sale or  
 Conveyance in writing of the said land from Sarah Porter to  
 her son John Porter duly proved and Recorded in the Register  
 Office of New Hanover County Also all that one other

Plantation or Tract of land Containing three hundred acres more or less and lying  
 in New Hanover County on the north East side of the North East Branch of  
 Cape Fear River below Rocky Point, beginning at a White Oak tree uppermost  
 on the River of the said Patent thence along the Line of the said Patent North  $\frac{1}{2}$  East  
 two hundred and eighty Poles to a Pine the back corner of the said Patent thence  
 along the Head line of the said Patent South  $\frac{1}{2}$  East one hundred and eighty  
 four Poles thence South  $\frac{1}{2}$  West two hundred and eighty Eight Poles to the River  
 thence up the various Courses of the River to the first Station together with all  
 and Singular the houses Out houses Lucy Peppes Water Lott Coursse  
 Woods trees Buildings and Appurtenances whatsoever to the same several  
 Plantations or tracts of Land or either of them belonging or in any wise inci-  
 dent or Appertaining and the Reversion and Reversions Remainder and  
 Remainders Rents Issues and Profits thereof and of every part thereof  
 with their and every of their Appurtenances To have and to hold the said  
 hereby bargained Premises with their and every of their Rights members  
 and Appurtenances unto the said George Barksdale and John Burwick and  
 the survivor of them and the Executors Administrators and Assigns of such  
 survivor from the Day next before the Day of the Date of these Presents  
 unto the full End and term of one whole year from thence next ensuing to  
 fully to be Complast and ended Yielding and Paying therefore unto the said John  
 Ash his Heirs or Assigns then Rent of one Peppercorn upon the last Day of  
 the said Term (if Law fully Demanded) and no more. To the intent and purpose  
 that by Virtue of these Presents and of the Statute for transferring uses into  
 Possession the said George Barksdale and John Burwick may be in the  
 actual Possession of the said Premises with their Appurtenances and be  
 thereby enabled to accept and take a Grant and Release of the Reversion and  
 Inheritance thereof to them their Heirs and Assigns for ever by Indenture  
 Tripartite intended to be made Between the said John Ash of the first Part &  
 Elizabeth Segar of the second Part and the said George Barksdale and John  
 Burwick of the third Part and to bear Date the Day next after the Day of the  
 Date of these Presents Subject nevertheless to the several Trusts in the said  
 indenture of Tripartite mentioned In Witness whereof the said Parties to  
 these Presents have hereunto interchange set their hands and seals  
 the Day and year first above written. John Ash *(Seal)* sealed by  
 Delivered in the Presence of John Ash of Togoda Nathan Segar  
 Before John Vanderhoff Esquire Personally appeared Nathan Segar who made  
 oath that he was present and saw John Ash sign seal and set his hand and  
 did deliver this Indenture for the uses intents and Purposes therein  
 mentioned worn this 25<sup>th</sup> Day May 1785 before John Vanderhoff J.P.

This Indenture Tripartie made the twenty second Day of October in the  
 year of our Lord one thousand Seven hundred and Eighty three And in the eighth  
 year of the Independence of the United States of America Between John Ash of  
 New Hanover County in the State of North Carolina Planter of the first part  
 Elizabeth Segare of Christ Church Parish in the State of South Carolina  
 Widow of the second part and George Barkdale of Christ Church Parish  
 and John Bonwick of Charleston both of the State of S<sup>t</sup> Carolina of  
 the third part Whereas the said Elizabeth Segare is interested in and  
 Entitled unto an undivided Part of the Negro and other  
 Slaves of her late husband Nathan Segare late of Christ Church Parish  
 Planter Deceased which at Present cannot be Ascertained in as much  
 as no partition or Division of her said late Husband's Estate hath  
 yet been made between the several Parties interested therein And  
 whereas a Marriage (by God's permission) is intended shortly to be had  
 and solemnized by and between the said Elizabeth Segare and the said  
 John Ash: And in Consideration thereof it is agreed by and between  
 the said John Ash and the said Elizabeth Segare that not only all  
 and every the Negro and other Slaves which the said Elizabeth Segare  
 shall or may hereafter Receive as her part or Share of her said late  
 husband's Estate with the future Issue of the said Female Slave if  
 any) but likewise the said several Plantations or tracts of land  
 of him the said John Ash Situate and being in the state of North  
 Carolina and which are intended to be herein after more Particularly  
 mentioned and Described as also the several Negro and other Slaves  
 of him the said John Ash herein after named with the future Issue of the  
 said Female Slave shall be to and for the several uses Intents and purposes  
 herein after mentioned and for that Purpose the same are to be Agreed  
 Transferred and Conveyed unto the said George Barkdale & John  
 Bonwick and the Survivor of them and the Heirs Executors and  
 Administrators of such Survivor In Trust to and for the several  
 uses intents and purposes herein after mentioned and Declared of  
 for and Concerning the same Now this indenture witnesseth that  
 in Pursuance of the said agreement and for and in Consideration  
 of the sum of ten Shillings Sterling money to them the said John  
 Ash and Elizabeth Segare or any of them in hand well and truly  
 Paid by the said George Barkdale and John Bonwick or one of them  
 at and before the sealing and Delivery of these Presents the Receipt  
 whereof is hereby Acknowledged and for the Settling and Adjusting  
 the said several Plantations or tracts of Land herein after

(15)

mentioned and all of every the negro slaves and other slaves of her the said Elizabeth Legare and to which she is entitled as aforesaid with the future  
Issue of the said Female Slaves as also the several Slaves of him of him thus  
John Ash herein after named with the future Increase of the said Female  
Slaves to and for the several uses intents and purposes herein after limited  
Expressed and Declared and upon and under the several Trusts Provisions  
Conditions & agreements and in such way and manner as herein after in  
by these Presents are thereof limited expressed and Declared And for Divers  
Other Good Causes and Valuable Considerations him the said John Ash here  
unto moving hath given granted Bargained Sold Aliened Remised Released and  
Conveyed and by these Presents Doth give Grant Bargain Sell Alien Remise  
Release and Convey unto the said George Parkdale and John Berwick (in  
their Actual Possession now being by virtue of a Bargain and Sale to them  
thereof made by the said John Ash for one whole year by Indenture of Lease  
bearing Date of the Day next before the Day of the Date of these Presents and  
by force of the Statute for Transferring uses into Possession of some in this State  
and to their Heirs and Assigns for ever All that Plantation or tract of land  
Containing two hundred acres Situate and being in the County of New Hanover  
in the State of North Carolina on the North East Branch of Cape Fear River  
at a Place commonly known by the name of Rocky Point beginning at  
Maurice Moores upper Corner on the River Side thence running along  
the Patent line South 75° West 72 Chains and fifty Poles to a Stake  
thence along the Patent line north 15° West Forty three Chains to a Stake  
by the side of the River thence South 15° East twenty Chains down the  
River to the first Station Also all that other Plantation or tract of  
one hundred acres of land adjoining the Lands of the late Edward Morley  
Esquire butting and bounding as is Expressed and mentioned in and by a  
Certain Deed Poll or Conveyance in writing of the said Land from Sarah  
Porter to her Son John Porter Duly proved and Recorded in the Register office  
of New Hanover County Also all that one other Plantation or tract of  
Land Containing three hundred acres Situate and being in New Hanover  
County on the North East side of the North East Branch of Cape Fear  
River below Rocky Point beginning at a white Oak the upper corner on  
the River of the said Patent thence along the line of the said Patent  
North 80° East two hundred and Eighty Poles to a Pine the back corner  
of the said Patent thence along the Head line of the said Patent South 15°  
East one hundred and Eighty four Poles thence South 80° West Two  
hundred and Eighty Eight Poles to the River thence up the various  
Courses of the River to the first Station Together with all land &  
singular the houses out houses ways Pergolas Water tanks Cours-

Woods Trees hereditaments and Appurtenances whatsoever to the said three  
 several Plantations or tracts of Land or either of them belonging or in  
 any wise incident or appertaining And the Reversion & Reversions  
 Remainder and Remainders Rents Issues and Profits thereof and of every  
 Part thereof And also all the Estate Right Title Interest use Trust  
 Possession Property Profit Claim and Demands whatsoever both in Law  
 and Equity of him the said John Ash of late or out of the same Premises  
 or any Part thereof To have and to hold the said three several  
 Plantations or tracts of Land and Premises herein before men-  
 tioned or intended to be hereby granted and Released with their and  
 every of their Appurtenances unto the said George Barksdale &  
 John Berwick and the survivors of them and the Heirs and Assigns  
 of such Survivor for ever In Trust and to and for the several  
 and Respective uses before intent and Purposes and withal  
 under the Several and Respective Limitations Provisions Con-  
 siderations and agreements herein after mentioned limited Express'd  
 and Appointed and to and for none other use intent or purpose  
 whatsoever AND this Indenture further witnesseth that for the  
 Consideration aforesaid they the said Elizabeth Legare and John  
 Ash have and each of them hath Granted Bargained Sold and  
 Delivered and by these Presents Do and each of them Doth Grant  
 Bargain Sell and in Plain and open Market according to Due  
 form of Law Deliver unto the said George Barksdale and John  
 Berwick and the Survivors of them and the Executors Ad minis-  
 trators and Assigns of such Survivor all those Negro and other  
 Slaves which the the said Elizabeth Legare is entitled unto as  
 apportioned in her own Right with the future Issue of the said  
 Female Slaves as also all those twenty Negroes and other  
 Slaves of him the said John Ash named Sue & Buff China  
 Britain Celia Clarinda Prince Beck Simon Sarah Jack  
 Janey Grace Aney Nancy Alice Ichabod Benjamin and  
 Beck with the future Issue of the said Female Slaves To  
 have and to hold the said several negro and other Slaves with  
 the future Issue of the said Female Slaves unto the said  
 George Barksdale and John Berwick and the survivor of  
 them and the Executors Administrators and Assigns of such  
 Survivor from hence forth for ever Upon Trust nevertheless  
 and to and for the several uses intent and purposes herein  
 after mentioned and appointed concerning the same & to be  
 for the several none other use intent or purpose

whatever that is to say I Will Trust for them the said John Ash and Elizabeth Legare until the Solemnization of the said Intended marriage and from and immediately after the Solemnization thereof Then upon this further Trust that the said George Barksdale and John Burwick and the survivor of them and the Heirs Executors Administrators and Assigns of such Survivor Do and shall permit and suffer or else Sufficiently Authorize and empower the said John Ash to Receive and take all and Singular the Rents Issues Profits Earnings Increase and Gains Arising and to Arise from the said three Several Plantations or tracts of Land and of two several Negro and other Slaves or any or either of them During the continuall of the said intended marriage to his own use and benefit free from the Control of the said George Barksdale and John Burwick & the survivor of them and the Heirs Executors Administrators and Assigns of such Survivor (and without any Account to be given for the same) and from and immediately the Dissolution or Ending of the said Marriage by Death of the said John Ash living his said intended wife Then upon this further Trust that they the said George Barksdale and John Burwick and the survivor of them and the Heirs Executors Administrators and Assigns of such Survivor Do and shall Surrender up and Deliver the said three several Plantations or Tracts of Land and Premises and all and every the said Slaves with the future Issue of the Said Female Slaves unto the Elizabeth Legare the said intended wife to be by her and her Heirs Executors Administrators and Assigns held Possessed and enjoyed and Disposed off absolutely for ever and without any Condition Limitation or Restriction whatsoever And Should there be Issue of the said Marriage living at the time of the Death of the said John Ash as aforesaid that then and in such Case the said Land and Slaves and the Profits & Proceeds Arising therefrom shall be equally held Possessed Enjoyed Parted and Divided by and between the said Elizabeth Legare and such Issue Share and Share Alike Provided always that upon the Death of the said Elizabeth Legare the intended wife living Issue as aforesaid of the marriage that then such Issue shall have hold Possess and enjoy absolutely for ever more her Part or Share of the said Land and Slaves Share and Share alike if more than one Also upon Trust that should the said marriage take Effect that then the said John Ash shall During his Life have the sole Direction and management of the said Land and Slaves free from the Control of the said Elizabeth Legare his intended wife or of the said George Barksdale John Burwick and the survivor of them and the Heirs Executors Administrators and Assigns of such Survivor or any other person or Persons whomsoever and shall and may at his will and Pleasure Dispose of the Rents Issues and Profits thereof to his own use

and behoof in manner and form as aforesaid Also upon this further Trust  
 that if the said John Ash should happen to survive his intended wife and then  
 should be no Issue of the said marriage then living that then upon that  
 Contingency the whole and every part of the said land and slaves with the  
 future Issue of the said Female slaves shall go to and be taken had Peper  
 Enjoyed and Disposed of by him and at his will and Pleasure and without  
 any Account whatsoever to be Rendered or given for the same by him or his  
 Heirs Executors Administrators or Assigns to any Person or persons whom  
 hee or shee may then have and immediately thereupon this indenture this and every Clause  
 Article and thing herein Contained shall determine and become and be  
 Absolutely void and of none effect any thing herein before contained  
 to the contrary therof in any wise notwithstanding And further that  
 they the said George Barksdale and John Berwick and the Survivor  
 of them and the Heirs Executors Administrators and Assigns of such  
 Survivor shall and may from time to time and at all times hereafter  
 Peaceably and Quietly have hold Peper and enjoy the said house before  
 mentioned Premises and every part and parcel thereof Nevertheless  
 upon the several Trusts intents and purposes herein hereby mentioned  
 expressed and Declared of for and Concerning the same And Lastly that  
 he the said John Ash and his heirs Executors and Administrators shall  
 and will from time to time and at all times hereafter upon the Rea  
 sonable Request and at the Costs and Charges of the said George  
 Barksdale and John Berwick and the survivor of them and the Heirs  
 Executors Administrators and Assigns of such Survivor or any or either  
 of them make Do and Paye or Cause or procure to be made Done  
 and Executed all and every such further and other lawful and  
 Reasonable acts things Deeds Conveyances & assurances in the law  
 whatsoever as well for the corroborating and Strengthening of these  
 Presents as also for the further and better Conveying & Ensuring  
 of all and singular the herein before Mentioned Premises and every  
 part and parcel thereof respectively unto the said George Barksdale  
 and John Berwick and the survivor of them and the heirs Executors  
 Administrators and Assigns of such Survivor (Subject Nevertheless  
 and to and upon the several uses and upon the several Trusts  
 intents Purposes Conditions and agreements herein and hereby  
 Mentioned Expressly and Declared of for and Concerning the same)  
 as by them or either of them or their or either of their Counsel &c  
 Learned in the law shall be Reasonably Desired Advised or Required  
 In witness whereof the said Parties to these Presents have here  
 unto set their hands and seals the Day and year first above written  
 George Barksdale (S) John Berwick (S) John Ash (S)  
 Elizabeth Segars (S) Sealed & Delivered the Wards (of hand) in the  
 first sheet and (of such survivor) in the third sheet of this Deed

being first Interlined in the Recuse of John All of Tygode Notary Publick  
 Before John Vandekoff Esquire Personally appeared Nathan Dugay who made  
 oath that he was present and saw Elizabeth before John All Notary Publick and  
 George Parkesdale Sign Seale and his attorney and David Delamare his attorney  
 for the uses intents and purposes therein mentioned and that John All of  
 Tygode and this Deponent sign their names as witness to the true execution  
 thereof Sworn this 25 Day of May 1785 Before John Vandekoff Notary Publick

This Indenture Made the twentieth Day of November in the year of the  
 Lord one thousand seven hundred and Eighty four Between Frances Daniell of the  
 City of Charleston in the state of South Carolina Spinster Day her and Thos J.  
 Adam Daniels and his wife Deceased of the one part and William Moultrie the  
 younger John Parker the younger and Thomas Parker of the same Place &  
 State Esquires of the other Part Witnesseth that the said Frances Daniell for  
 consideration of the sum of five Milling Sterling money to her in hand  
 paid by the said William Moultrie the younger John Parker the younger  
 and Thomas Parker the Accept whereof is hereby acknowledged hath given  
 bargained sold and by these presents doth grant Bargain and sell unto the  
 said William Moultrie the younger John Parker the younger only Thomas  
 Parker all that Plantation or tract of land Called the Ponds and situated  
 in the Parish of St. George Donchester Containing one thousand acres or  
 thereabouts and butting and bounding on lands of Mr. Glegg Doctor Bliphant  
 and William Postle with the Rights members & appurtenances of the said  
 Plantation or Tract of Land before mentioned and also all houses out  
 houses orchards gardens lands meadows trees wood underwood profits  
 Commodities and advantages whatever to them belonging or in anywise  
 pertaining and also the Reversion and Reversions Remainder of remainder  
 Rents Issues and Profits of the said Plantation with every appurtenance thereto  
 belonging To have and to hold the said Plantation or Tracts of land and every  
 Part and Parcel thereof with every appurtenance unto the said William Moultrie  
 the younger John Parker the younger and Thomas Parker their Executors  
 Administrators and Lessees from the Day next before the Day of the Date of  
 their Present for and During and unto the full end of term of one whole  
 year from thence next ensuing fully to be completed and ended yielding  
 and Paying therefore at the expiration of the said Term the Rent of one  
 peck Corn if demanded to the intent that by virtue of these Rescripts  
 and of the Acte for Transferring uses into possession they the said Mr.  
 Moultrie the younger John Parker the younger and Thomas Parker may  
 be in the actual Possession of all and singular the said Premises with  
 the Appurtenances and thereby be enabled to accept and take a grant

and Release of the Reversion and inheritance thereof to them and their Heirs to for and upon such uses intents & purposes aforesaid to those of Dated In Testimony the said Parties to these presents have hereunto set their hands and seals interchangably the Day and Year first above written Frances Daniel *S. P.* Sealed and Delivered in the Presence of us Ed: Lightwood Ch: Dani: Parker Received the Day and Year first within written of the within named W<sup>m</sup> Moultrie the younger John Parker the younger & Thomas Parker the within mentioned sum of five Shilling Sterling being the Consideration money within Specified witness Edw<sup>d</sup> Lightwood *L. S. M. F.* Frances Daniel

State of South Carolina Charleston District <sup>of</sup> Personally appeared Edward Lightwood who being duly sworn maketh oath that he was present by said Frances Daniel sign seal and as her Act and Deed Deliver this Lease to and for the uses and purposes therein mentioned that he also saw the said Frances Daniel sign the above Receipt and that he the Deponent and Charles Daniel Parker Subscribed their names as witnesses to the due Execution of the same Sworn to the 24<sup>th</sup> Day of May 1785 Before me Ed: Magrath *E. M. P.*

In the State of South Carolina This Indenture Tripartite made the eighteenth Day of November in the year of our Lord one thousand seven hundred and Eighty four Between William Scott Esquire of Charleston in the State aforesaid of the one part Frances Daniel of the same Place and Mate Spinster Daughter and Heiress of Adam Daniel and Frances his wife Deceased of the second part and William Moultrie Junor John Parker Junior and Thomas Parker of the same Place and State Esquires of the third part Whereas a marriage by Gods permission is shortly intended to be had & consummated between the said William Scott and Frances Daniel and whereas the said Frances Daniel at the time of executing these Presents is and stands seized in fee Simple to her and her heirs of and in the Plantation or Tract of land herein after mentioned and intended to be hereby Granted and Released and whereas also the said Frances Daniel at the time of Executing these Presents is possessed of interest in and intitled to a Personal Estate Consisting of six slaves named Big Jimmy Joe Mary Frank and John the sum of ten Thousand one hundred and sixty Pound Old Carolina Currency Due from Thomas Ferguson Esquire on Note of hand given to John Parker Esquire and by him indorsed (by and with the approbation and Request of the said Frances Daniel and the consent of the other Parties hereunto) to the said William Moultrie Junor John Parker and Thomas

Parker In Trust for the said Frances Danielle and also the sum of seventeen thousand six hundred and forty three Pounds Depreciated Money Due and owing to the said Frances Danielle by the State aforesaid for which an Indent has been given to the said John Parker and by him Agreed with the like Approbation and Request of the said Frances Danielle and the Consent of the other Parties to the Present(s) unto the aforesaid William Moultrie Junior John Parker Junior and Thomas Parker in Trust for the said Frances Danielle And Whereas upon the Treaty of the said marriage it hath been and it is agreed between the said William Scott and Frances Danielle that the said Plantation or Tract of land of her the said Frances Danielle Should be by her granted and Released unto the said William Moultrie Junr John Parker Junr and Thomas Parker their Heirs and Assigns to for and upon the several uses and subject to the Trusts intents and purposes in such manner as hereinafter is mentioned Limited Expresed and Declared of and Concerning the same And Also that the said Six Slaves the sum of ten thousand one hundred and Sixty pounds on the note of hand of Thomas Ferguson Esq Due and owing (being Old Carolina Currency as aforesaid) and the said sum of Seventeen thousand six hundred and forty three Pound Depreciated Money Due by the State on an Indent as aforesaid together with the future Increase and Increase of the Female Slaves and the Interest money of the said Principal sums of money which now are or may hereafter be Due and owing shall be by her the said Frances Danielle Granted bargained sold Agreed transferred and set over to and vested in the said William Moultrie Junr John Parker Junr and Thomas Parker their Executors Administrators and Assigns to for and upon the several Trusts intents and Purposes herein after also mentioned Limited expresed & Declared of and Concerning the same Respectively Now this indenture witnesseth that in pursuance of the said Recited agreements and in Consideration of the said intended marriage and also in further Consideration of the sum of five Pounds Sterling money to her the said Frances Danielle well and truly paid by the said William Moultrie Junr John Parker Junr and Thomas Parker or one of them at or before the sealing and Delivery of these presents the Receipt whereof is hereby acknowledged and for divers other good causes and Considerations her thereupon specially moving she the said Frances Danielle (by and with the knowledge Privy Consent and Approbation of the said William Scott her intended husband testified by his being a party to and signing and sealing these presents which he doth in Consideration of the said intended marriage) hath granted bargained sold aliened Released and Confirmed and by these presents - Doth grant bargain sell alien Release and Confirm unto the said William Moultrie Junr John Parker Junr and Thomas Parker (in their Actual Possession now being by virtue of a bargain and sale to them thereof

thereof made by her the said Frances Daniell for one whole year by indenture  
 bearing Date the Day next before the Day of the Date of these Presents and by  
 force of the Statute for converting uses into possession) and their heirs  
 and assigns for ever all that Plantation or Tract of Land called the  
 Ponds and Situate in the Parish of St George Dorchester Containing One  
 thousand acres or there abouts and butting and bounding on Lands of Mr  
 Glaze Doctor Shiphaut and William Postell (which said Plantation or  
 Tract of Land descended unto the said Frances Daniell from her mother  
 Frances Daniell) with the Rights Members and Appurtenances of the  
 said Plantation or tract of Land before mentioned and also all houses  
 Out houses orchards gardens lands meadows trees Woods Under  
 woods Profits Commodities and Advantages whatever to the same  
 belonging or in any wise appertaining and also the Reversion and  
 Reversions Remainder and Remainders Rents Issues and Profits of  
 the said Plantation or tract of Land with every Appurtenance thereto  
 belonging and also all the Estate Right Title use Trust Property  
 Claim and Demand whatsoever of her the said Frances Daniell of in and to  
 the said Plantation or tract of Land and every part and Parcel thereof  
 with the Appurtenances To have and to hold the said Plantation or  
 Tract of Land above mentioned with all and singular the Rights  
 Members and Appurtenances thereof unto the aforesaid William  
 Moultrie Junr John Park Junr and Thomas Parker their heirs &  
 assigns for ever In Trust to for and upon the several uses intents  
 and purposes and Subject to the several Provisoes Powers Limitations  
 and agreements herein after mentioned limited expressed & declared  
 of and Concerning the same Respectively that is to say In Trust  
 to and for the use Benefit and behoof of the said Frances Daniell  
 and her heirs until the Solemnization of the said intended Marriage  
 and from and immediately after the Solemnization thereof In Trust  
 to and for the use Benefit and behoof of them the said William  
 Scott and Frances Daniell During their joint and natural lives  
 and from and after the Death of the said Frances Daniell if she  
 Should Die before the said William Scott leaving Issue of her Body  
 by the said William Scott then in Trust to and for the use Benefit  
 and behoof of such Child or Children - if one, to the use Benefit &  
 behoof of such Child his or her heirs and assigns for ever if more than  
 one - to the use Benefit and behoof of such Children their heirs  
 and assigns for ever as tenants in Common and not joint Tenants  
 But in Default of such Issue of the said Frances Daniell by the said  
 William Scott as if the said Frances Daniell Should leave such  
 Issue and he she or they should all Die During the life time of the  
 said William Scott unmarried and before the age of twenty one

Years & Then in Trust to and for the use Benefit and behoof of the said William Scott  
 his heirs and assigns forever and that the said Trustees and the survivors and survivor  
 of them his heirs and assigns shall and will convey the same unto the said  
 William Scott his heirs and assigns forever free and discharged of and from  
 all further and other trusts whatever but in case it should happen that the  
 said William Scott should die before the said Frances Daniell leaving issue  
 upon the body of the said Frances Daniell begotten or leaving the said Frances  
 Daniell ensaint with Child who shall afterwards be born alive then and in such  
 case in Trust to and for the use Benefit and behoof of the said Frances Daniell  
 During the term of her Natural life without impeachment of waste and  
 from and after her Death in Trust to and for the use Benefit and behoof  
 of such Child or Children and also of such other Child or Children as she may  
 have at the time of her Disease by any other Husband their heirs and assigns  
 for ever equally and without Distinction as tenants in common and as  
 Joint Tenants But and if the said William Scott should not leave Issue on  
 the body of the said Frances Daniell <sup>by her</sup> nor leave the said Frances Daniell ensaint  
 with Child who shall afterwards be born alive then in Case he should leave  
 on the body of the said Frances Daniell begotten or should leave the said Frances  
 Daniell ensaint with Child who shall afterwards be born alive and such Children  
 Children shall all Die During the life time of the said Frances Daniell  
 then and in such Case in Trust notwithstanding she may have Children then  
 alive by another husband to and for the use Benefit and behoof of the said  
 Frances Daniell her heirs and assigns for ever and that the said Trustees and  
 the survivors and Survivor of them his heirs and assigns shall and will  
 Reconvey the same unto the said Frances Daniell her heirs and assigns for  
 ever free and discharged of and from all other Trusts whatever provided Always and  
 it is hereby expressly Declared and agreed by and between all and every of the  
 Parties to these Presents that in Case it shall hereafter appear to the said  
 William Monttrie Junr John Parker Junr and Thomas Parker or the sur  
 vivors or survivors of them his heirs and assigns to be most Conducive to the  
 Interest of the said Frances Daniell that the said Plantation or Tract of  
 Land be sold and other Land purchased with the sale monies in due time  
 or otherwise that the whole of the said Sale monies be place out at interest  
 or only part thereof and the Residue spent in purchasing Slaves or other  
 necessary Property (but not otherwise) then and in such Case it shall and  
 may be lawful to and for the said Frances Daniell with the said W<sup>m</sup>  
 Scott During their Coverture by their joint Dedi or after the Decease  
 of the said William Scott if he should survive him by her sole Dedi property  
 executed in the presence of three or more Creditable Witnesses of the said  
 William Monttrie Junr John Parker Junr and Thomas Parker or the

Survivor or Survivor of them his heirs or assigns joining in the said Deed  
 and signifying such their or his Consent and Approbation to Revoke and  
 make void all and every the use and uses Trusts and Trusts Estate and Estates  
 herein Respective before Limited Declared and Express'd or Concerning  
 the said Plantation or Tract of Land with its Rights members and Appurtenances  
 to Limit and Declare any new use and uses Trusts and Trusts of or concerning the  
 said Plantation or Tract of Land whereof the uses Trusts and Estates herein  
 before Limited and Express'd shall be Revoked or made void as aforesaid  
 So as upon and at the time of making such Revocation as aforesaid  
 and Limiting any new or other use or uses Trusts or Trusts of the said  
 Plantation or Tract of Land they the said William Scott and Frances Daniell  
 by their joint Deed if During Cōverture or the said Frances Daniell by  
 her sole Deed if she survives the said William Scott property executed  
 in the presence of two or more Reputable Witnesses to Transfer Aſign  
 and set over unto the said William moultrie Ann John Parker Junr  
 and Thomas Parker their Executon Administrator and Aſigns the  
 Sale monies arising from the Disposal of the said Plantation  
 or Tract of Land In Trust to and for the use intent and purpose (as the  
 said Trustees or the Survivor or survivor of them his Executon  
 Administrator or Aſigns shall think most beneficial for the said  
 Frances Daniell) either of purchasing other Land (in Lieu of the said  
 Plantation or Tract of Land) to be Conveyed and apuring by the  
 Person or Persons so selling the same (the said William Scott and Frances  
 Daniell (if During the Cōverture) joining or otherwise fully and Sufficiently  
 by Conveying and apuring the same or (if after the Death of the said  
 William Scott) the said Frances Daniell being then alive and joining  
 or otherwise fully and Sufficiently Conveying and Apuring the same)  
 unto the Trustees so purchasing or the survivor or survivor of them  
 their or his heirs and Aſigns In Trust or of putting out the whole  
 of the said sale monies at Interest on such security as they the said  
 Trustees and the survivor or survivor of them his Executon Administrator  
 or Aſigns shall think Proper or only part thereof and purchasing with  
 the residue such Slaves or other property as they or the survivor or  
 survivor of them his Executon Administrator or Aſigns shall Deem  
 necessary such Slaves (but not such other property unless Desired  
 by the Trustees) to be granted bargained sold Conveyed and Transferred  
 by the Person or Persons selling the same (the said William Scott and  
 Frances Daniell (if During the Cōverture) joining or otherwise fully and  
 and Sufficiently granting Bargaining Selling Aſigning and Trans-  
 ferring the same or (if after the Death of the said William Scott) the said  
 Frances Daniell being then Alive and joining or otherwise fully and

Sufficiently granting Bargaining Selling Assigning and Transferring the same unto  
the said Trustees so purchasing or the survivor or survivor of them his Executors  
Administrators and Assigns In Trust to for and upon the same uses Intents and  
purposes as the said Plantation or Tract of Land at the time of selling the same  
and the other Slaves Debts or monies hereafter to be granted Bargained and sold  
Assigned and Transferred to the aforesaid Trustees their Executors Administrators &  
Assigns may then stand and be enjoyed And this indenture further witnesseth  
that in further pursuance of the said Recited agreement and for the several  
Considerations aforesaid and to the intent the said Six Slaves with the future  
Increase and Increase of the Female Slaves the said Debt or sum of ten thousand  
one hundred and Sixty Pounds 00 Currancy Due on the said Note of hand and the  
said Debt or sum of Seventeen thousand six hundred and forty three Pounds  
Depreciated money Due on the said Indent with all the Interest money now  
Due and owing on the said two sums of money and which may hereafter  
grow Due and be owing may be granted bargained sold assigned transferred  
and set over to for and upon the several Trusts intents and Purposes hereinafter  
Mentioned expressed and Declared of the same and also for and in Consideration  
of the further sum of ten Shillings like money to her the said ~~Frances~~ Frances  
Daniell now also paid by them the said William Moultrie Jun John Parker  
Jun and Thomas Parker or one of them the Receipt whereof is by her hereby also  
acknowledged She the said Frances Daniell by and with the knowledge & Consent  
to and approbation of the said William Scott testifying as aforesaid  
hath granted bargained sold assigned transferred and set over and by these  
Present Doth grant Bargain Sell Assign Transfer and set over unto the  
aforesaid William Moultrie Jun John Parker Jun and Thomas Parker  
their Executors Administrators and Assigns the said Six Slaves above  
mentioned with the future Issue and Increase of the Female Slaves (the  
said Six Slaves being in Due form of Laws Delivered) and the said Debt  
or sum of ten Thousand One hundred and Sixty Pounds 00 Currancy Due  
on the ~~Note of hand~~ <sup>note of hand and likewise the said</sup> Debt or sum of Seventeen thousand six hundred and  
forty three pounds Depreciated money together with all the Interest  
monies which now are or may hereafter to be Due on the said principal  
sums and all the Right and title which she the said Frances Daniell hath  
in Law and Equity in and to the same to have and to hold the said Six Slaves  
and the future Issue and Increase of the said Female Slaves the said Debt  
or sum of ten thousand One hundred and Sixty Pounds 00 Currancy Due  
upon the ~~Note of hand~~ <sup>Note of hand</sup> aforesaid and also the Debt or sum of ~~Due~~  
Seventeen thousand six hundred and forty three Pounds Depreciated  
money Due on the indent aforesaid together with the Interest monies  
now Due and which shall hereafter be Due on each of the said sums of

Money unto the said William Moultrie Jun<sup>r</sup> John Parker Jun<sup>r</sup> & Thomas Parker  
 their Executors Administrators and Assigns In Trust never to be less and to  
 and for the several and Respective uses intents and purposes and with  
 and under the several and Respective Limitations of appointments  
 herein after mentioned expressed and Declared of and Concerning the same  
 that is to say In Trust to and for the use Benefit and Behoof of the said  
 Frances Daniell her Executor Administrators and Assigns until the  
 said Intended Marriage shall be solemnized and take Effect, and  
 from and immediately after the Solemnization of the said intended  
 Marriage then on this further Trust and Confidence that they the said  
 William Moultrie Jun<sup>r</sup> John Parker Jun<sup>r</sup> and Thomas Parker and the  
 Survivor and survivor of them his Executors Administrators and Assigns  
 Do and Shall during the joint Lives of the said William Scott and Frances  
 Daniell well and truly permit and suffer the said William Scott to have  
 the use occupation and enjoyment of the said Slaves and the future  
 Issue and Increase of the Female Slaves and also that they will Receive  
 and pay unto the said William Scott during the joint Lives of the said  
 William Scott and Frances Daniell or otherwise well and sufficiently  
 Authorize and empower him to Receive to his own use Benefit and  
 Behoof all such Interest monies as now are or shall hereafter become  
 Due on the said Sums of ten thousand one hundred and Sixty pounds  
 Old Currency and Seventeen thousand six hundred & forty three Pounds  
 Depreciated money During the joint Lives of him and the said Frances  
 Daniell and from and after the Death of the said Frances Daniell if  
 she should Die before the said William Scott leaving Issue of her Body  
 by the said William Scott then living In Trust that the said  
 William Moultrie Jun<sup>r</sup> John Parker Jun<sup>r</sup> and Thomas Parker and  
 the Survivor and survivor of them his Executors Administrators and  
 Assigns shall and will stand possessed of the said Slaves and the future  
 Issue and increase of the Female Slaves and of the said Debts or  
 Principal Sums of money and interest which shall hereafter  
 grow on the same to and for the use Benefit and Behoof of such Child  
 or Children their Executors Administrators and Assigns and that the  
 same shall go to such Child Children his her or their Executors  
 Administrators and Assigns and be equally Divided by the said  
 Trustees or the Survivor or Survivor of them his Executors Adminis-  
 trators or Assigns or by them or by those indifferent and Reputable  
 Persons chosen by the Trustees (as soon as either of such Children  
 may arrive at the age of twenty one or day of Marriage whichever

first happens until which time the said Slaves and the future Issue & Increase  
of the female slaves and the Interest of the Female said Principal sum of money  
accruing since the Death of the said Frances Daniell and in case such Interest  
money alone should not be sufficient then such Part of the Principal sum of money  
as the said Trustees and the survivors and survivors of them his Executors  
Administrators and Assigns shall think Proper to be and go to and for the use  
Maintenance and Education of such Child or Children) between all such  
Children share and share alike and shall be Delivered paid Assign and  
Assured by the said Trustees or the survivors or survivors of them his  
Executors Administrators or Assigns to them Respectively each their part  
as they and Each of them shall arrive at the age of twenty one or Day of  
Marriage whichever first happens (if they live so long) But if of the said children  
Should Die before their Parts or shares of and in the said Slaves and sums of money  
Shall become payable then that the Parts or shares of him her or them so Dying  
Shall be and be Delivered Paid Assign and Assured as aforesaid to and amongst the +  
survivors or to the survivors of such Child or Children their Executors Adminis-  
"trators and Assigns when and as their Respective parts or shares Shall become  
Due and Payable and in Case there shall no <sup>be</sup> such Child or Children of the Body  
of the said Frances Daniell by the said William Scott begotten living at the time  
of her Death or in Case their being such Child or Children and all of them Shall  
happen to Die before any of their Parts or shares Shall become Due & payable  
and During the life time of the said William Scott Then in Trust that the said  
William Moultrie Junr John Parker Junr and Thomas Parker and the survivor  
and survivor of them his Executors administrators and Assigns shall and will  
Hold & Proprietor of the said Slaves and the future Issue and Increase of the  
Female Slaves and the said sums of money for such parts as may be Remaining  
after Defraying the necessary Expence of the Child or Childrens Education and  
Maintenance) and the Interest to grow Due thereon to and for the use Benefit  
and Behoef of the said William Scott his Executors Administrators and Assigns  
and that the same shall go to be Delivered and paid Assign and Assured by the  
said Trustees or the survivors or survivors of them his Executors Administrators  
and Assigns free from all other Trust whatever unto the said William Scott his  
Executor Administrators and Assigns for ever But and if it should so hap-  
pen that the said Frances Daniell should survive the said William Scott  
having Issue of her Body by him then and in such Case upon this further  
Trust that the said Trustees and the survivors and survivors of them his  
Executors Administrators and Assigns shall and will permit and suffer the  
said Frances Daniell During the term of her Natural Life to have the  
use Occupation and Enjoyment of the said Slaves and the future Issue  
and increase of the Female Slaves and also shall and will Receive and  
have

Say unto her or otherwise fully and sufficiently empower and authorize her to Receive to her own use Benefit and to the use of all such sums of Interest Money as shall be accruing on the said Principal Sum of money after the Death of the said William Scott and from and after the Death of the said Frances Danielle if she should leave Ispue of her Body (by the said William Scott) then living then upon this further Trust that they the said Trustees and the Survivors and Survivors of them his Executors Administrators and Signers shall and will Stand possessed of the said Slaves and the future Ispue and Increase of the Female Slaves and the said Principal Sums of money and Interest to grow Due thereon to and for the use Benefit and School of such Child or Children and also of such other Child or Children of the said Frances Danielle may have then arising by any other husband and that the same shall go to to such Child or Children his her or their Executors Administrators and Signers without Distinction (and not be Confined to the Child or Children of this Marriage only) and Shall be Divided Delivered paid Signed and Received in the same Manner and at the same Periods and under the same limitation with Respect to the Death of one Child before the others and under a Similar Trust as to the Education and Maintenance of the said Child or Children as is already Expressly Declared Limited and Appointed in a preceding Clause Concerning such Child or Children as the said Frances Danielle may Leave in Case she should die before the said William Scott But in Case it should so happen that the said Frances Danielle should survive the said William Scott & not have Ispue of her Body by him Or if in case she should have Ispue by him and such Child or Children should all Die During the life time of the said Frances Danielle then and in such Case notwithstanding the said Frances Danielle may then have Ispue alive by another Husband) At this further Trust that the said Trustees and the Survivors and Survivors of them his Executors Administrators and Signers shall and will Stand Possessed of the said Slaves and the future Ispue and Increase of the Female Slaves and the said Sums of money and Interest to grow thereon Due to and for the use Benefit and to the use of the said Frances Danielle her Executors Administrators and Signers and that the same shall go to be Delivered Paid and Received unto the said Frances Danielle her Executors Administrators and Signers by the said Trustees and the Survivors and Survivors of them his Executors Administrators and Signers free and Discharged of all other Trusts whatsoever Provided nevertheless and it is hereby Expressly Declared and agreed

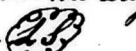
by and between all the Parties to these Presents that if shall appear proper to the said Trustees or the Survivor or Survor of them his Executors Administrators or Apigns to take and Recive from the said Thomas Ferguson Esquire and the Treasury of this State in their own names or otherwise but to and for the uses Intents and pur poses herein before limited and Declared any new and other Securities and Vouchers of the said Debts or sums of money such as Bonds Notes Indents or any other Acknowledgement and likewise to Receive the whole or part of such Debts or sums of money and the same again to let out into them and in such Case it shall be lawful for them so to do and sell Power and Authority is hereby given to them for that purpose and also to let out the same to such Person or persons and on such security as they shall judge sufficient And the said William Scott for himself his Heirs Execu<sup>c</sup>tors and Administrators doth hereby <sup>covenant</sup> promise grant and agree to and with the said William Houghton and John Parker Jun<sup>r</sup> and Thomas Parker their Executors Administrators and Apigns that he the said William Scott his Heirs Executors and Administrators shall and will from time to time and at all times here after upon the Reasonable Request and at the Costs and Charges of the said Trustee or the Survivor or Survor of them his Heirs Executors Administrators and Apigns or any or either of them make Do and Execute or Cause or procure to be and Done and Executed all and every such further and other lawful and Reasonable Act and Deed thing and things Conveyances Bargains Apignments & Agreements in the Law whatever as well for the Corroboration and Strengthening of these Presents as also for the further and better Conveying Bargaining Apigning & Parting and Confirming the said Plantation or tract of Land the said Sea Slaves and the future Issue and Increase of the Female Slaves and the said Debts or sums of money and interest to grow due theron Respectively unto the said Trustees their Heirs Executors Administrators and Apigns (notwithstanding to the several Mises upon the several Trust intents and purposes and subject to the several Provisions Conditions Covenants and agreements herein and herby respectively mentioned expressed and Declared of and concerning the same) as by their or any of their Counsel Learned in the Law shall in that Behalf be Reasonably advised Required Provided always and it is hereby intended agreed and Declared by and between all the Parties to these Presents that it shall and may be lawful to and for the said Trustees and each of them their and each of their heirs Executors Administrators and Apigns from time to time in the first Place to demand Retain and Reimburse unto him and themselves Respectively by and out of the Rents Issues and Profits Produce and interest of the said Plantation or Tract of Land herby Relased the said Sea Slaves and Debts or sums of Money granted sold Apigned and Transferred unto them as aforesaid all such Costs Charges Damages and Expences as they or either of them their or either of their heirs Executors Administrators or Apigns or any of them shall or

May justly sustain or be put unto in or about the performance or Execution  
of the several Trusts hereby in them Resolved or in any wise Concerning the same  
In Witness whereof the said Parties to these Presents have hereunto interchangably  
set their hands and Seals the Day and year first above written.

Thomas Parker *L.S.* Frances Daniell *L.S.* Wm Scott Jun<sup>r</sup> *L.S.*

Will. Moultrie Jun<sup>r</sup> *L.S.* Signed Sealed and Delivered in the Presence  
of Edward Lightwood Ch<sup>r</sup> Danl Parker Received the Day and year  
first written written of the within named William Moultrie Jun<sup>r</sup> &  
Thomas Parker the Consideration Money being five pounds ten Shillings  
Sterling. Frances Daniell. Present Edw<sup>r</sup> Lightwood £5.10.  
State of South Carolina Charleston District p Personnally appeared Edward  
Lightwood who being Duly sworn on the Holy Evangelists of Almighty God  
maketh Oath that he was present and saw William Scott Frances  
Daniell William Moultrie Jun<sup>r</sup> John Parker jun<sup>r</sup> and Thomas Parker  
Soverainly (except John Parker Jun<sup>r</sup>) Sign seal and as their act and did  
Deliver this marriage Settlement to and for the uses & purposes herein  
mentioned that he also saw the said Frances Daniell sign the Receipt  
hereon wrote and that he the Deponent and Charles Daniell Parker  
Subscribed their names as Witnesses to the Due Execution of the  
same Sworn to the 24<sup>th</sup> Day of may 1785 Before me D Mayock S.R.

South Carolina This Indenture made the twenty fourth Day  
of September in the Year of our Lord one thousand seven hundred and  
Eighty two and in the seventh year of the Independence of America.  
Between Ann Elliott of the State of South Carolina Widow of Charles  
Elliott Esquire Deceased of the one part and Thomas Ferguson and  
Roger Parker Saunders Esquire of the other part Witneseth that  
the said Ann Elliott in Consideration of five Pounds to her in hand  
paid by the said Thomas Ferguson and Roger Parker Saunders at or  
before the unsealing and Delivery of these presents (the Receipt whereof  
is hereby acknowledged) and for other good Causes and Considerations  
her the said Ann Elliott hereunto specially moving Both bargained  
and sold and by these presents Doth bargain and sell unto the  
said Thomas Ferguson and Roger Parker Saunders their Executors  
Administrators and Assigns all the undivided Moieties or half  
parts of the several Plantations Parcels or Tracts of Land and  
also the Lot of Land in Charlestow which she the said Ann Elliott  
wanteless to under the will of her said Charles Elliott or otherwise  
together with all and singular the Houses and houses Edifices  
Timber Trees Woods Underwoods Way Paths Passages Waterers  
Water Courses Commodities Advantages and Emoluments

whatsoever therunto belonging or in any wise appertaining and the Reversion and Averions Remainder and Remainders Rents Issues and Profits thereof and every part and parcel thereof To have and to hold all and singular the said undivided moieties or half parts of the said several Plantations Parcels or Tracts of Land and also the said lot of Land and all and singular other the Premises above mentioned and every part and parcel thereof with their and every of their Appurtenances unto the said Thomas Ferguson and Roger Parker Saunders their Executors Administrators & Assigns from the Day next before the Day of the Date of these presents for and During and unto the full end and term of one whole year from thence next ensuing and fully to be complete and ended yielding and paying therefore unto the said Ann Elliott and her Heirs or Assigns the yearly Rent of one peck per Corn at the expiration of the said Term if the same shall be lawfully Demanded to the intent and pur pose that by Virtue of these presents and of the Statute for transforming Uses into possession the said Thomas Ferguson and Roger Parker Saunders may be in the Actual possession of the premises and thereby enabled to take and accept a Grant and Release of the free hold Reversion and Inheritance of the same Premises and of every part and parcel thereof to them their Heirs and Assigns to the uses and upon the trusts thereof to be declared by another indenture intended to bear Date the Day next after the Day of the Date hereof In Witness whereof the Parties to these presents their hands and seals have subscribed and set the Day and year first above written. Ann Elliott  Tho: Ferguson 

R: Parker Saunders  Sealed and Delivered in the presence of John Lewis  
A Motte — Abraham Motte one of the subscribing witnesses to the above Deed or instrument of writing doth make oath that he saw Ann Elliott Tho: Ferguson and R: Parker Saunders severally and Respectively sign seal and as and for their Act and Deed Deliver the same to and for the several uses intents and purposes above mentioned and that he the said Deponent together with John Lewis Subscribed their Names as Witnesses thereto. J. Lewis the 21<sup>st</sup> March 1785 John Motte J: P.

South Carolina This Indenture Made the twenty fifth Day of September in the Year of our Lord one thousand seven hundred and Eighty two and in the seventh Year of the Inde pendence of America Between Ann Elliott of the state of South Carolina Widow of Charles Elliott Esquire Deceased of the first Part Thomas Ferguson Roger Parker Saunders Esquires of the second Part and the Honourable Richard Beresford Esquire of the third Part whereas a marriage is intended to be had shortly had and solemnized between the said Richard and Ann and it has been agreed between them that the Estates of the said Ann as well Real as personal shall be settled in Trust for the said Richard During the Life of the said Ann with power to the said Ann to dispose of the same after her Death in such Manner as she shall think fit. Now this Indenture Witnesseth that in Consideration of the said Intended marriage and of the sum of ten Pounds to the said Ann by the said Thomas Ferguson and Roger Parker Saunders in hand Paid at or

Before the sealing and Delivery hereof the Receipt whereof is hereby acknowledged  
 She the said Ann Elliott hath granted Bargain & Sale released Assigned trans-  
 fered and set over and by these presents Doth grant Bargain sell Assign  
 Transfer and set over unto the said Thomas Ferguson and Roger Parker  
 Saunders and to the survivor of them and to the Heirs Executors & Administrators  
 of such survivor All the Personal Estate of what nature or kind soever  
 which she the said Ann Elliott is possessed of interested in or in any  
 manner entitled to and also all the undivided Moieties or half parts of the  
 several Plantations parcels or tracts of Land and also the Lot of Land in  
 Charles town which she the said Ann Elliott is entitled to under the Will  
 of the said Charles Elliott or otherwise together with all and singular  
 the Houses out houses Buildings Timber Trees Woods Underwood  
 way paths passages waters water Courses Commodities Advantages  
 Emoluments and hereditaments whatsoever thereunto belonging or in  
 any wise appertaining (all which said last mentioned Premises  
 are now in the Actual Possession of the said Thomas Ferguson and Roger  
 Parker Saunders by Virtue of a Bargain and sale to them made by  
 the said Ann for one whole Year bearing Date the Day next before the Day  
 of the Date of these Presents and by force of the Statute for transferring uses  
 into Possession: and the Reversion and Reversions Remainder and Remainders  
 Rents Issues and Profits thereof and of every part thereof and also all the  
 Estate Right title interest Claim and Demand whatsoever both in law  
 or equity of her the said Ann of or to the said Premises To have  
 and to hold all and singular the said Personal Estate abovementioned  
 with the Issue and Increase of such part of the said Personal Estate  
 as consists in Female Slaves and also all and singular the undivided  
 Moieties or half parts of the several Plantations Parcels or Tracts of  
 Land and also the Lot of Land and all and singular other the Premises  
 abovementioned and every part and parcel thereof with their and every  
 of their Appurtenances unto the said Thomas Ferguson and Roger Parker  
 Saunders and to the survivor of them and to the Heirs Executors and  
 Administrators of such Survivor for ever To such uses upon such  
 Trusts and for such Intents and Purposes as are herein after mentioned  
 of and concerning the same that is to say in Trust and to and for  
 the use and Benefit of the said Ann (according to her Interest therein  
 before the Execution of these Presents) until the Solemnization of  
 the said marriage and from and immediately after the Solemnization  
 thereof then in Trust and to and for the use of the said Richard Beresford  
 for and During the Term of the Joint Lives of the said Richard and  
 Ann without Impeachment of or for any manner of waste and  
 from and immediately after the Death of the said Ann Elliott

then to the use and behoof of such Person or Persons and Subject to such limitations  
 and Provisions as the said Ann notwithstanding her Couverure shall by any Deed or  
 will duly executed in the presence of three or more credible witnesses (which Deed  
 or will the said Richard hath consented and agreed that the said Ann shall and  
~~may~~<sup>be</sup> empower her to make give limit or appoint the same and the said Richard  
 Beresford for himself his Heirs Executors and Administrators doth Covenant promise  
 grant and agree to and with the said Thomas Ferguson Roger Parker Saunders and  
 the survivor of them and the Heirs Executors and Administrators of such sur-  
 vivor in manner and form following that is to say that for and notwithstanding  
 any ~~set~~<sup>oth</sup> matter or thing whatsoever by him the said Richard Beresford to be done  
 suffered or spented to it shall and may be lawful to and for the said Ann at any  
 time or times during her Couverure and at all times to make such Deed writing or  
 will as aforesaid and thereby to give and dispose of the whole or any part of the said  
 Real and personal Estate (hereby conveyed) after the Death of her the said Ann to  
 such Person or Persons and to and for such uses Intents in such manner and for  
 such Estates as she the said Ann notwithstanding Couverure shall think fit  
 and that neither he the said Richard and his Heirs Executors or Administrators  
 nor any Persons claiming or to claim by from or under him or them shall question con-  
 trovert obstruct or hinder such Disposition as she the said Ann shall make of  
 or concerning the Premises so to be by her given and disposed of as aforesaid Also that  
 all and all manner of such Gifts and Dispositions as aforesaid to be by her the said  
 Ann so made and done shall be at all Times as good and effectual in the Law  
 as if the said Richard Beresford had himself joined in the same with her the  
 said Ann or as if she had been a Dame Sole and also that he the said Richard  
 Beresford his Heirs Executors and Administrators shall and will from time to time and at all  
 Times hereafter upon the Reasonable Request and at the proper Costs & charges  
 in the Law of the Thomas Ferguson Roger Parker Saunders or the survivor of them or  
 the Heirs Executors or Administrators of such survivor make do and execute or cause and  
 procure to be made done and executed all and every such further and other lawful  
 and reasonable acts Conveyances Assigments and Assurances in the Law whatso-  
 ever for the further better and more perfect granting conveying and assuring of all  
 and Singular the Estates of the said Ann and Premises abovementioned to and for  
 the uses and purposes upon the Trusts and under and Subject to the agreement  
 herein before expressed and Declared of and concerning the same as by the said Thomas  
 Ferguson and Roger Parker Saunders or either of them their or either of their Heirs  
 Executors or Administrators or any of their Counsel Learned in the Law shall be  
 Reasonably Directed or Advised and Required to witness whereof the said parties  
 to these Presents have hereunto set their hands and seals the Day and in the year  
 first above mentioned *y*. *Ann Elliott* *R. Beresford*  
*Thomas Ferguson* *Roger Parker Saunders*  
 Sealed and Delivered in the Presence of *John Lewis Abraham Motte*  
 South Carolina Charleston District Before me *John Troup* one of the

Justices Agreed to keep the peace in said District personally appeared Abraham Nott one of the subscribing Witnesses to the Execution of the Deed of marriage Settlement hereunto annexed and being duly sworn on the Holy Evangelists of Almighty God doth make oath that he saw Ann Elliott Richard Beresford Thomas Ferguson and R Parker Saunders severally and respectively sign seal and as and for their Act and Deed Deliver the same to and for the several uses intents and purposes therein mentioned and that he the said Deponent together with John Lewis subscribed their names as Witnesses thereto I swear this 21 March 1795 John Troup J. B.

This Indenture of three parts made the first Day of September in the Year of our Lord one thousand seven hundred and eighty four Between Thomas Dunbar of Charleston in the State of South Carolina Gentleman of the first Part Mary Withers of Prince Georges Parish and State before me Spinster of the second part and John Buchanan Physician of the Parish of Saint James Santee and William Withers of the Parish of St. George being now Planter of the third Part Whereas the said Mary Withers is seized in her own Right to her and her Heirs and Assigns forever in the following negro Slaves (to wit) Anthony Lady Fanny Nancy Ansil Myrtilla Racabee Judy Davy Kazar Plovah and Peter.

And Whereas a marriage is intended shortly to be had and solemnized between the said Thomas Dunbar and the said Mary Withers upon the Contract of which Marriage it is hereby concluded and agreed by and between the said Thomas Dunbar and the said Mary Withers That if the said Intended Marriage shall take Effect and be solemnized that the Estate of the said Mary Withers shall be settled and vested in the said John Buchanan and William Withers and the survivor of them in such manner and form of for such uses intents and purposes as are herein after mentioned Appointed and Express'd and to and for no other use intent or purpose whatsoever Now this Indenture Witnesseth that for making this said agreement Effectual in the Law and also for and in consideration of the sum of Ten Shillings Lawful money of said State to the said Mary Withers in hand paid by the said John Buchanan and William Withers at or before the sealing and Delivery of these presents the Receipt whereof is hereby acknowledged She the said Mary Withers hath granted Bargained sold and Delivered and by these presents Doth grant Bargain sell and Deliver unto the said John Buchanan and William Withers all those the above mentioned Slaves (to wit) Anthony Lady Fanny Ansil Myrtilla Racabee Judy Davy Kazar Plovah

and Peter To have and to hold all and every the said Negroes unto the said John Buchanan and the said William Withers their Executors Administrators & Assigns for ever upon the several Trusts heretofore and to and for the several uses intents and purposes hereinafter mentioned limited and declared of and concerning the same that is to say On trust for the said Mary Withers until the said Intended marriage shall take Effect and from and immediately after the solemnization thereof then upon Trust that the same shall not in any wise be Subject or liable to the Debts of the said Thomas Dunbar her intended husband but that the Labour Income increase & Profits of the said Slaves Shall and may be had used Received and taken by the said Thomas Dunbar for the joint use Benefit and to choof of the said Thomas Dunbar and the said Mary Withers during their joint Lives and so and immediately after the Death of either of them Then upon further Trust that the said Negroes shall be Valued Separated and Divided into two Equal parts or Divisions the one moiety or half part whereof shall be Remain and enure to the Survivor of them the said Thomas Dunbar and Mary Withers his or her Executors Administrators and Assigns for ever And the other moiety or half part of the said Negroes shall be Remain and enure to the Proper use Benefit and behoef of such Child or Children being Issue of the Body of the said Mary Withers to be Begotten by the said Thomas Dunbar as shall be living at the time of the Death of the said Thomas Dunbar or the said Mary Withers shall first happen to his or her or their Executors Administrators and Assigns for ever And in Default of such Issue then to the Survivor or Longest Lived of them the said Thomas Dunbar and Mary Withers his or her Executors Administrators and Assigns Absolutely for ever and to and for no other Intent or purpose whatsoever any thing herein before Contained to the contrary thereof in any wise notwithstanding In Witness whereof the said Parties have hereunto interchangably set their hands and seals Dated the Day and year first above written  
 Thomas Dunbar  Mary Withers  John Buchanan   
 Will Withers  Sealed and Delivered in the presence of R. Withers  
 J. G. Warren Albert Roux. Seizure and possession was made & delivered by the within named Mary Withers of one Negro man Named Anthony to the within Named John Buchanan and William Withers in the Name and Seizure of the whole Bargained Premises within mentioned on the Day of the Date of the within Indenture in the presence of J. G. Warren  
 R. Withers Albert Roux, State of South Carolina Washington County Personally appeared the Reverend Mr Samuel G. Warren who being Duly sworn maketh oath that he was present and saw Thomas Dunbar and Mary Withers sign seal and as their Act and Deed Deliver the within Instrument of writing to and for the uses and purposes therein mentioned and that he the Deponent Did also see John Buchanan

and William Withers sign thereto as Trustees and that Mr Richard Withers Seal and Mr Albert Rose the other two Subscribing witnesses signed with himself as Evidence thereto - S. F. Warren. Signed and Sworn to before me this 9<sup>th</sup> June 1793 Chas Gaillard D. P. P.

South Carolina This Indenture made the twenty first Day of April in the year of our Lord one thousand seven hundred and Eighty five Between Archibald Taylor of Georgetown in the State aforesaid Merchant of the first part Mary man of the same place of the second Part and Robert Collins of the same place Merchant and John Ryall of the Parish of all Saints in the said State Planter of the third part Whereas the said Mary man is seized and possessed of a considerable real and personal estate and Whereas a marriage is intended to be had shortly had and solemnized between the said Archibald Taylor and the said Mary man upon the condition of which marriage the said Archibald Taylor hath agreed that if the same shall take effect that then notwithstanding the said marriage he the said Archibald his executors Administrators or assigns shall not intermeddle with or have any Right title or interest either in Law or equity in or to any part of the said Real or personal Estate of the said Mary Man or of the Rents issues profits and Increase thereof but the same shall remain continue and be to the said Mary man or to such uses as she shall think fit and appoint Now this Indenture witnesseth that for making the said agreement effectual in the Law be the said Archibald Taylor Both for himself his Executors and Administrators Covenant promise and agree to and with the said Robert Collins and John Ryall and the survivor of them and the Executors and Administrators of their wives of them by these presents that Notwithstanding the said intended marriage shall take Effect all the Rents and Profits of the said Real estate as shall from time to time become Due and payable to her the said Mary man by Virtue of the agreement aforesaid and also all the said Personal estate with the profits and increase thereof shall be accounted and taken as a Seperate and Distinct Estate of her from the Estate of him the said Archibald Taylor and be no way liable or Subject to him or to the payment of any of his Debts But shall be ordered Disposed and employed to such person or persons and to and for such uses and purposes as she the said Mary man shall at any time or times hereafter During her life Devise Limit or appoint either by her last Will and Testament in writing duly executed or by any other writing whatsoever signed and sealed by her in the presence of two

or more Credible Witnesses And also that he the said Archibald Taylor  
 shall and will permit and suffer the said Mary Man to give grant and  
 Dispose of her said Separate estate as she shall think fit in her lifetime  
 notwithstanding the said intended marriage, and to make such will  
 or other writing as aforesaid and thereby to give order devise limit; and  
 appoint her said Separate Estate to any person or persons fit to and for  
 any Trust use or purpose whatsoever, and further that he the said  
 Archibald Taylor shall and will from time to time and at all times  
 from and after the said intended marriage upon every Reasonable  
 Request of the said Robert Collins and John Pyatt or the Survivor of them  
 or the executors or Administrators of such Survivor and at the proper Costs  
 and Charges of the said Mary Man to be paid out of her said Separate estate  
 make Do and Execute all and every such further act and acts thing & things  
 for the better settling and adjusting the said Estate of the said Mary Man  
 Allotted and Declared for her Separate use and disposal as aforesaid as by the said  
 Robert Collins and John Pyatt or the survivor of them or the executors or  
 Administrators of such Survivor or their Counsel Learned in the Law shall  
 be Reasonably advised or Required, Provided Nevertheles and it is hereby  
 Covenanted and agreed by and between all the parties to these presents that  
 it shall and may be lawfull to and for the said Mary Man at anytime  
 hereafter by any Deed or Deeds under her hand and seal testifed by two or  
 more Credible witnesses or by her last will and Testament duly Executed to  
 annull and make void all or any the said powers and uses herein before  
 given and Declared any thing herein contained to the contrary in any  
 wise notwithstanding In witness whereof the said Parties to these presents  
 have hereunto set their hand and seals on the day and in the year first  
 above written. Archibald Taylor 28 Sealed and Delivered in the  
 Presence of Thomas Waters Alexander Campbell. South Carolina  
 Georgetown District Before me Samuel Dwight Esquire one of the Justices  
 Asigned for the said District personally appeared Thomas Waters who  
 being Duly sworn made oath that he was present and saw the within  
 named Archibald Taylor sign seal and as his Act and Deed Deliver  
 the within Deed for the uses and purposes therein mentioned and also  
 signed his name as a witness thereto and saw Alexander Campbell  
 the other Subscribing witness do so likewise. Sworn before me this  
 28<sup>th</sup> May 1785 Sam'l Wright.

South Carolina This Indenture Made the first Day of March  
 in the twenty sixth Year of the Reign of our Sovereign Lord George the  
 Second by the grace of God of Great Britain France and Ireland King De  
 "fender of the faith &c and in the Year of our Lord One thousand Seven  
 hundred and fifty three Between Henry Ravenel of the parish of St John  
 in Berkley County in the Province of South Carolina Planter and Mary

his wife of the one part and Isaac Mazzick of Charlestown in the said County and province Esq; Executor of the last Will and Testament of Paul de St Julian late of the said County Planter Deceased of the other part Witnesseth that for and in Consideration of the sum of ten Shillings Current Money of the said Province, by the said Isaac Mazzick to the said Henry Ravenel and Mary his wife or one of them in hand at and Before the Sealing and Delivery of these Presents well and truly paid the Receipt whereof they the said Henry Ravenel and Mary his wife and each of them do and Doth hereby acknowledge the said Henry Ravenel and Mary his wife and either of them have and hath Bargained and Sold & by these Presents Do and either of them Doth Bargain and Sell unto the said Isaac Mazzick all that Plantation of them the said Henry Ravenel and Mary his wife or one of them commonly Called Hanover Situate lying and being in the said Parish and County and Containing by Estimation Seven hundred and twenty Acres of Land or thereabouts be the same more or less heretofore belonging to the said Paul de St Julian Dec<sup>d</sup> Together with all and Singular the Houses out houses Buildings Fences wood trees Paths ways Waters Profts Commodities Advantages & moluments Privileges Hereditaments Rights membersy Appurtenances whatsoever to the same belonging or in any wise appertaining and the Reversion and Reversions Remainder and Remainders Rents Spous and profits thereof and every part and parcel thereof To have and to hold the said Plantation Containing Seven hundred and twenty Acres of Land or thereabouts Called Hanover and all and Singular the Premises with their and every of their Appurtenances herinbefore mentioned to be Bargained and Sold unto the said Isaac Mazzick his Executors Administrators and Assigns from the Day next before the Day of the Date of these presents for and During the full term and time and unto the full End and term of one whole year from thence next ensuing and fully to be compleat and ended yielding and paying therefore unto the said Henry Ravenel and Mary his wife or either of them his or her Executor or Administrator the Rent of one peper Corn on the last Day of the said term if the same shall be lawfully demanded to the intent and purpose that the said Isaac Mazzick by Virtue hereof and of the Statute for transferring of title into possession made of force in this Province may be in the actual Possession of all and Singular the Premises herein before mentioned and intended to be hereby Bargained and Sold with their and every of their Appurtenances and may be thereby enabled to accept and take a Grant and Release of the Reversion

and Inheritance of the same to him the said Isaac Mazyck his Heirs and Assigns  
 for ever To and upon such Trusts and to and for such uses Intents and purposes  
 and under such Restrictions and Limitations as are intended to be mentioned  
 in certain Indentures of Release intended to bear Date the Day next after the  
 Day of the Date of these Presents and intended to be made Between the said Henry  
 Ravenel and Mary his wife of the one part and the said Isaac Mazyck and  
 Mary Monk of the said County and Province Widow of the part And upon  
 no other trust and to and for no other intent or purpose and under no other  
 Restriction or Limitation howsoever or whatsoever. In Witness whereof  
 the said Parties to these presents Indentures have interchangably set their  
 hands and Seals the Day and year first above written. Henry Ravenel *L.B.*  
 Mary Ravenel *L.B.* Sealed and Delivered in the presence of us Will: Moultrie  
 Daniel Ravenel Senr. State of South Carolina Charleston District p.  
 Personally appeared his Excellency William Moultrie Esq; who being Duly  
 Sworn on the Holy Evangelists of Almighty God maketh oath that he was  
 present and saw Henry Ravenel and Mary Ravenel severally sign seal  
 and as their Act and Deed Deliver this Lease for a year, to and for the uses  
 and purposes therein mentioned and that he the Deponent and Daniel  
 Ravenel Senior Subscribed their names as Witnesses to the Execution  
 of the same Sworn to this 15<sup>th</sup> Day of July 1765 before me I. Mazyck J. P.  
 South Carolina p. This Indenture Made the second Day of March  
 in the twenty Sixth Year of the Reign of our Sovereign Lord George the Second  
 by the Grace of God of Great Britain France and Ireland King Defender of the  
 Faith &c and in the year of our Lord One thousand seven hundred and fifty three  
 Between Henry Ravenel of the Parish of St John in Berkeley County in the Province  
 of South Carolina Planter and Mary his Wife late Mary de St Julian of the said  
 Parish Spinster Daughter of Paul De St Julian late of the said County Planter Deas  
 of the one part and Isaac Mazyck of Charlestow in the said County and Province  
 Esq; Executor of the Last Will and Testament of the said Paul De St Julian  
 Dec<sup>d</sup> and mary Monk of the said County and Province Widow of the other part  
 Whereas the said Henry Ravenel some time before his inter-marriage with the  
 said Mary De St Julian (the said Mary De St. Julian then having a Considerable  
 Personal Estate Consisting of upwards of Forty Slaves Horses Cattle  
 and other Goods and Chattels and also being seized of a certain Plantation  
 Called Hanover containing seven hundred and twenty acres of Land or  
 thereabouts more or less) in the Parish of St. John aforesaid Did agree with and  
 become holden and firmly bound and obliged in a certain Bond or Obligation  
 bearing Date on or about the thirteenth Day of September in the year of our  
 Lord One thousand Seven hundred and fifty until the said Isaac Mazyck

in the Penal Sum of ten thousand Pounds Lawful Money of the said Province with Condition hereunder written Reciting as hereinbefore in part is Recited and also Recites that Whereas a marriage was then by Gods permission intended shortly to be had and Solemnized by and between the said Henry Ravenel and the said Mary De St Julian and that whereas on such Marriage the said Henry Ravenel would be intitled to and would have and Receive a Considerable Personal Estate Consisting (as aforesaid) of upward of Forty Slaves, Horses Cattle and other Goods and Chattels as the Marriage Portion of and belonging unto the said Mary De St Julian and also to the possession of the aforesaid Plantation Called Hanover, in the Parish of St John aforesaid being being the Estate and Inheritance of the said Mary Therefore for the Securing a Competent Provision for the support & maintenance of the said Mary In Case she should happen to overlive her said intended Husband And also for the support of the Issue of the said Mary by the said Henry if any such there should happen to be he the said Henry Ravenel should within a twelve Month next after the Celebrating the Marriage between the said Henry Ravenel and the said Mary De St Julian by such good and lawful Conveyances as the Counsel Learned in the Law of the said Mary should advise him with her the said Mary in granting Releasing and Conveying the said Plantation called Hanover with all and Singular the appurtenances and Hereditaments thereto belonging or appertaining and also twenty five of the Slaves then belonging to the said Mary De St Julian such as the said Mary (with the advice of her Mother in Law the said Mary Monk and the said Isaac Mayzick should nominate and choose unto the said Isaac Mayzick and his Heirs and Assigns upon the trust and to the uses and with and under the Restrictions and Limitations therein following that is to say Upon Trust to permit and suffer the said Henry Ravenel to have the use Benefit and Labour of the said Plantation and Slaves During his natural life and from and immediately after his Death to permit and suffer the said Mary to have and take to her own use Benefit and behoef the said Plantation and Slaves and the Issues increase and Profits thereof During the term of her Natural life and from and immediately after the Death of the said Mary Then upon trust and for the use Benefit and behoef of the Issue of the said Mary by the said Henry Begotten equally to be Divided among such Issue if there shall be more than one and if but one then to the use of such one of them or their Heirs Executors and Administrators for ever of such Issue Shall be living at the time of the Death of the said Mary And if there shall be no

such Ifpsue living at the time of the Death of the said Mary then to the  
 Use Benefit and behoef of such Person and persons as the said Mary by her  
 Last will and Testament in writing under her hand and Seal or by any other  
 writing Executed in the presence of three Credible witnesses to take Effect in her  
 Life time but after the Death of such Ifpsue which she might have by the said  
 Henry She the said Mary Shall give Devise or Direct the same And for want of  
 such Disposition by the said Mary And her Dying without Ifpsue as aforesaid Then  
 to the use of the Right Heirs of the said Mary for ever And with Power reserved  
 to the said Mary in and by such Conveyances to make and Execute her last  
 will and Testament in writing or such other writing as aforesaid to the uses  
 and purposes aforesaid as in and by the said in part United Bond or Obligation  
 and Condition under the hand and Seal of the said Henry Ravenel Relation  
 Thereunto being had Doth and may more fully and at Large appear And where  
 as the said intended marriage Did take Effect and was Celebrated between the  
 said Henry Ravenel and the said Mary De St. Julian And the said Mary  
 hath since also had Ifpsue by the said Henry Ravenel Begotten Now this  
 Indenture witnesseth that in Consideration of the premises and for the  
 true Performance of the Condition of the said in part United Bond or Obligation  
 And to the end intent and purpose that the said Plantation called Hanover  
 and the said twenty Slaves hereinafter severally Named may be and remain  
 upon the Trust and to the uses and with and under the Restrictions & limita-  
 tions and Reserves severally and Respectively expressed mentioned Doctor  
 Limited and Reserved in and by the said in part United Bond or Obligation and  
 Conditions and for divers other good Causes and Considerations the said Henry  
 Ravenel and Mary his wife for themselves and their and each of their Heirs  
 have and each them hath Granted Bargained Remised Released Conveyed and  
 Confirmed And by these presents Do and each of them Doth fully freely Clearly  
 and absolutely Grant Bargain Remise Release Convey and Confirm unto  
 the said Isaac Mayzick in his actual Possession now being by virtue of an  
 Indenture of Lease bearing Date the Day next before the Day of the Date of  
 these presents for one whole year, to commence from the Day next before the  
 Day of the Date thereof, at the Rent of one pepper Corn and by force of the  
 Statute for transferring of uses into Possession in that Case made and  
 provided And to his Heirs and Appreces All that the said Plantation called  
 Hanover Containing by estimation Seven hundred and Twenty Acres of  
 Land or thereabouts be the same more or less Situate lying and being in the  
 Parish of St John in Berkeley County aforesaid And also All and Singular  
 the Houses out houses building, fences Woods trees Paths ways Waters profits  
 Commodities Advantages Emoluments Privileges Buridgements Rights  
 Members and Appurtenances whatsoever to them same belonging or in any  
 wise

use Appertaining and the Reversion and Reversions Remainder and Remainders  
and all yearly and other Rents Opes and Profits thereof and every part and  
Parcel thereof and also all the Estate Right Title Interest use Trust  
Apperception property Profit Benefit Claim and Demand whatsoever  
both in Law and Equity of them the said Henry Ravenel and Mary his  
wife and either of them in and to and out of the same, And also that  
for the several Causes and Considerations hereinbefore mentioned  
and Express'd the said Henry Ravenel (at the nomination and  
choice of the said Mary his wife and with the Advice of her said  
mother in Law the said Mary Monk and the said Isaac Mazyck  
Testified by their and each of their becoming parties to, and Signing  
wherein and reciting these present Indentures hath bargained Agreed  
transferred and Confermed and by these presents Doth fully and fairly  
Bargain Agree Transfer and Confer unto the said Isaac Mazyck  
all those twenty five Slaves late of the said Mary Dott'r Julian  
(snow Mary Ravenel wife of the said Henry Ravenel) Named  
(Severally) Northhampton Dublin (being two men) Diana Mary  
Leget Nancy Folly Phyllis Amy Sullinder Roxana Silvia (being ten  
Women) Affey Bellah Sabina Mobilla (four Girls) Hector Pompey  
Nalle August Buff Cain (being six Boys) and Lucretia Elsey and  
Marlborough (being three Children) To have and to hold the said  
Plantation Called Hanover with all and Singular the Appertenanc  
es and Conditaments therunto belonging or in any wise Appertain  
ing And also the said twenty five Slaves above named with all  
and Singular the Opes off Spring Increase and profits thereof  
unto the said Isaac Mazyck his Heirs and Aggys for ever in  
manner and form and upon the Trust and to the uses and with and  
under the Restraints and Limitations herein before and in the  
said in part Recited Bond or Obligation and Condition express'd  
mention'd Limited and Reserved of for and Concerning the same  
Savorally and Respectively And the said Henry Ravenel  
for himself his Heirs Executors and Administrators Doth hereby Covenant  
Promise Grant and Agree to and with the said Isaac Mazyck  
his Heirs and Aggys by these presents that it shall and  
may be lawful to and for the said Mary notwithstanding  
her Convertoe to make her last will and Testament in  
writing or other writing under hand and Seal as aforesaid  
in Regard to the said Premises or any and every part and  
parcel thereof to take Effect in case no Spouse of the said Mary  
by the said Henry Begotten shall be living at the time of the

Death of the said Mary his wife without the let hindrance or interruption  
 of the said Henry Ravenel and as fully and Effectually to all intents & purposes  
 as if she was sole In Stript whereof the said Parties to these present indentures  
 have interchangably set their hands and seals the Day and year first above  
 written, Henry Ravenel *(S)*, Mary Ravenel *(S)*, Isaac Mayzyk *(S)*  
 Mary Monk *(S)* Sealed and Delivered in the presence of — (the words being  
 six Boys) and Susanna Elsey and Marlborough (being three Children) in the  
 twenty first line from the top of the last sheet being first interlined  
 Benjamin Mayzyk William Moultrie Daniel Ravenel Seniors  
 State of South Carolina Charleston District &c Personally appeared his Excellency  
 William Moultrie Esquire who being Duly sworn on the Holy Evangelists of  
 Almighty God maketh oath that he was present and saw Henry Ravenel  
 Mary Ravenel Isaac Mayzyk and Mary Monk severally sign seal and  
 as their Act and Deed Deliver this Release of the Reversion and Settlement  
 or Instrument of writing to and for the uses and purposes therein men-  
 tioned and that he the Deponent with Benj: Mayzyk & Daniel Ravenel Senr  
 Subscribed their names as witnesses to the Due Execution of the same  
 Sworn to this 13<sup>th</sup> Day of July 1785 Before me D: Mayzyk J: R.

In the Carolina. This Indenture Tripartite made the seventh Day of  
 January in the year of our Lord one thousand seven hundred and seventy nine  
 Between Joseph Wigfall of south Carolina aforesaid Gentleman of the first part  
 Sarah Shackleford Widow and Relict of William Shackleford late of Georgetown  
 in South Carolina aforesaid Merchant Deceased of the second part and Richard  
 Withers and William Supton of South Carolina aforesaid Gentleman of the third  
 Part Whereas a marriage by gods permission is shortly intended to be had and  
 solemnized between the said Joseph Wigfall and the said Sarah Shackleford and whereas  
 the said Sarah Shackleford at the time of executing of these presents is and stand  
 Seised in fee simple to her and her Heirs of and in certain Lands and Plantations  
 Tenements and Hereditaments and also of in and to a considerable personal Estate  
 consisting of negroes and other Slaves Plantation tools Implements of his  
 laundry Hogs Cattle Sheep house hold furniture Jewels and other Goods  
 and Chattles to a very large and Considerable Amount and Whereas upon the  
 Treaty and purvous to the said intended Marriage it hath been agreed upon  
 between the said Joseph Wigfall and the said Sarah Shackleford that if the  
 said intended marriage shall take Effect that then notwithstanding  
 the said marriage he the said Joseph Wigfall his executors Administrators or Assignors  
 shall not now will or informed be with or have any Right title or Interest  
 either in Law or Equity in or to any part of the Rents Yynes and profits  
 of the said Estate Real Meangages or tenements and lands above mentioned  
 neither shall he the said Joseph Wigfall his executors Administrators or

Apigas intermeddle w<sup>t</sup> or have any Right title or interest either in  
 Law or equity of in or to the said personal Estate of the said Sarah  
 Shackleford but that the same shall Remain Continue and be  
 to the <sup>use</sup> Benefit and beho<sup>f</sup> of the said Sarah Shackleford or to  
 such uses as she shall think fit to limit and appoint of touching  
 and Concerning the same And whereas it hath further been agreed  
 by and between the said Joseph Wigfall and the said Sarah Shackleford  
 that the said Joseph Wigfall shall on the Day of the Date of these  
 Presents secure to and settle upon the said Sarah Shackleford to  
 and for the sole Separate and Distinct use use Benefit and beho<sup>f</sup>  
 of the said Sarah Shackleford of the said intended marriage shall  
 take Effect the sum of ten thousand pounds Current money of  
 South Carolina aforesaid and at the end and Expiration of ten  
 years from and after the Day of the Date of these presents provided  
 both parties shall so long live another sum of ten thousand Pounds  
 Current money as aforesaid part of the Estate of the said Joseph  
 Wigfall Now this Indenture witnesseth that for the making  
 the said Agreement effectual in Law for the preserving the  
 Rents Issues and Profits of the said Lands Plantations above  
 mentioned Slaves and other personal Estate of the said Sarah  
 Shackleford to and for the sole and Separate Benefit & beho<sup>f</sup>  
 and so as that the same shall not be in the power or Disposal of  
 the said Joseph Wigfall he the said Joseph Wigfall Doth hereby  
 for himself his heirs and executors and for every of them Covenant  
 grant promise and agree to and with the said Richard Withers  
 and William Supton and the survivor of them and the executors  
 and Administrators of such survivor that notwithstanding the said  
 intended Marriage shall take Effect all and every part by  
 parcel of the Estate both Real and personal hereinbefore  
 mentioned of which the said Sarah Shackleford now is possessed  
 and intitled unto together with all and singular the Rents Issues  
 Increase and profits thereof and of every part and parcel there  
 of hereafter to arrive grow and accrue from the same shall be  
 accounted Reckoned and taken as a Separate and Distinct Estate  
 of and from the Estate of him the said Joseph Wigfall and  
 be in as no<sup>t</sup> liable or subject to him or to the Payment  
 of any of his Debts or engagements but shall be ordered and Disposed  
 of to such persons and persons and to and for such uses and uses intent  
 and purposes and in such manner and form as is herein

after mentioned and Declared that is to say that the Ready Money arising  
 or accruing out of the said Separate Estate before mentioned shall from time to  
 time be placed out of Interest on such Securities as the then said Sarah Shackle-  
 ford shall think fit which said Securities During the Couverte shall  
 be taken and made in the Names of the said Richard Withers & William  
 Lupton or the survivor of them or in the Name or names of such other  
 Person or persons as the said Sarah Shackleford shall order and Direct  
 in trust for her and that all the said Separate and Distinct Estate of the  
 said Sarah Shackleford as aforesaid and the produce and Increase thereof  
 shall be had taken hold possessed and enjoyed by such Person and Persons  
 and for such use and uses as the said Sarah Shackleford shall at any  
 time hereafter During her life Limit Devise order or Dispose of the same  
 or any part thereof either by her last will and Testament in writing or  
 by any other writing whatsoever signed with her hand in the presence of  
 two or more credible Witnesses and that he the said Joseph Wriggall shall  
 and will permit and suffer the said Sarah Shackleford to give grant and  
 Dispose of said Separate Estate as she shall think fit in her life time  
 and to make such will or other writing as aforesaid and therby to give  
 order Devise Limit and appoint the said Separate Estate to any person or  
 persons for any trust use intent or purpose whatever and that the  
 said Joseph Wriggall shall and will permit and suffer such will  
 hereafter to be made by the said Sarah Shackleford to be duly <sup>proved</sup> by  
 the Estates in such will named and appointed and probate of such will  
 to be had and taken as usual and also that it shall and may be lawful  
 to and for the said Richard Withers and William Lupton and the survivor  
 of them and the Estates and Adm'ns of such survivors at any time from &  
 after the said Intended Marriage shall take Effect to commence any  
 Action or Suit in Law or equity on the Name or Names of the said  
 Joseph Wriggall and the said Sarah Shackleford his said intended  
 wife against any person or persons for the Recovery of any sum or  
 sums of Money Due or to grow Due to the said Sarah Shackleford on  
 her said Separate Estate as aforesaid And shall and will upon every  
 Reasonable Request and at the proper Rates Cost and Charges in the law  
 of the said Richard Withers and William Lupton or the survivor of them  
 or the Estates or Adm'ns of such Survivor make Do and Execute all and  
 every such further and other act and acts thing and things for the  
 better Settling Recovering and Receiving the monies goods and Estates  
 of the said Sarah Shackleford Alotted and Declared for her separate  
 use benefit and Disposal as aforesaid as by the said Richard Withers  
 and William Lupton or the survivor of them or the Estates or Adm'ns  
 of such Survivor shall be Reasonable Required Alotted or Required.

Now this indenture further witnesseth that the said Joseph Wigfall  
 for the consideration aforesaid and for and in consideration of the sum  
 of Five Shillings Current money as aforesaid to him in hand at or before  
 the Sealing and Delivery of these presents by the said Richard  
 Withers and William Lupton or one of them well and truly paid  
 the Receipt whereof is hereby acknowledged hath granted bargain  
 sold Aforesaid transferred and set over and by these presents Doth  
 Grant Bargain sell Aforesaid transfer and Set over unto the said  
 Richard Withers and William Lupton their Exton Adm'rs and  
 Aforesaid the full and just sum of ten thousand Pounds Current  
 money as aforesaid being part and parcel of the Estate of him the  
 said Joseph Wigfall and also all the Estate Right Title and  
 Interest of him the said Joseph Wigfall both in Law and Equity  
 whatsoever of in and to the same and every part and parcel thereof  
 To have and to hold the said sum of ten thousand Pounds and every part and parcel  
 thereof unto the said Richard Withers and William Lupton and  
 the survivor of them and the Exton and Adm'rs of such Survivor for  
 ever: upon the several trusts nevertheless and to and for the several  
 uses intents and purposes therein after mentioned limited and  
 Appointed touching and Concerning the same that is to say In trust  
 to and for the sole separate and Distinct Benefit and behoof of the said  
 Sarah Shackleford for and During the term of her natural life and  
 to and for the several uses intents and purposes of touching and  
 concerning the Estate Real and personal of the said Sarah Shackleford  
 herein before limited Appointed set forth Declared and expressed  
 and the said Joseph Wigfall for the consideration aforesaid Doth  
 hereby further covenant grant promise and agree to and with  
 the said Richard Withers and William Lupton and the Survivor of  
 them and to and with the Exton and Adm'rs of such Survivor  
 that he the said Joseph Wigfall shall and will at the end and  
 Expiration of ten years to be accounted for from the Day of the Date  
 of these presents provide the said Joseph Wigfall and the said Sarah  
 Shackleford his said intended Wife shall both so long life will  
 and truly pay or cause to be paid to the said Richard Withers &  
 William Lupton and to the Survivor of them or to the Exton Adm'rs  
 of such survivor another sum of ten thousand Pounds Current money as  
 aforesaid to have and to hold the same and every part and parcel  
 thereof unto the said Richard Withers and William Lupton and the  
 Survivor of them and to the Exton and Adm'rs of such  
 Survivor for ever upon the several trusts nevertheless and

to and for the several Intents and purposes herein after mentioned Quited  
and Appointed of touching and Concerning the same that is to say In trust  
and to and for the sole Separat and Distinct Benefit Use and behoof of the  
sd Sarah Shackleford for and During the term of her Natural Life &  
to and for the several uses intents and purposes of touching and Concerning  
the Estate Real and personal of the said Sarah Shackleford herein before  
Limited Appointed Set forth mentioned Declared and Expressd And as a  
Security for the payment of the said two Several Sums of Money and every  
part and parcel thereof to and for the uses intents and purposes Afore  
the said Joseph Wigfall hath Charged Subjected and made liable by  
by these Presents Doth Charge Subject and make liable all the Estate both  
Real and personal of him the said Joseph Wigfall whatsoever and whereever  
In witness whereof the said parties to these presents their hands and seals  
interchangeably have sett the Day and year first above written  
Joseph Wigfall  Sarah Shackleford  William Lupton  Sealed  
and Delivered in the presence of J. G. Warren, John Cogdell, James Withers.  
The Evidence have sign'd for Joseph Wigfall Sarah Shackleford and  
William Lupton. Personally appeared John Cogdell who swears that he  
was present and Did see Joseph Wigfall Sarah Shackleford & William  
Lupton sign acknowledge and Deliver the within Instrument as their  
act and deed and that James G. Warren and James Withers with himself  
sign as evidence thereto. Sworn to before me 19 July 1783. P. Werry J. B.

South Carolina. This Indenture Made the twenty seventh Day of October  
in the Year of our Lord one thousand seven hundred and Eighty four Between us  
Elizabeth Baker widow and Relict of Richard Bickun Baker Esquire Deceased of the  
first part Miss Emely Ladson Thomas Ladson and William Fraser Esquires of the  
second part and William Hucham late of Great Britain now of the City of  
Charleston Merchant of the third part Whereas the said Elizabeth is now possessed of  
a personal Estate Consisting of several Negroes and sums of Money and Whereas by Gods  
Permission a Marriage is intended to be had and solemnized by and between the sd  
William Hucham and Elizabeth Baker in Prospect and Consideration whereof  
It hath been agreed by and between the said William Hucham and Elizabeth  
that all and singular the negroes and the Issue and increase of the Females and all  
other the personal Estate to which the said Elizabeth is entitled (the particulars  
whereof are named and Specified in a Certain Inventory or Schedule hereunto  
annexed) Should previous to the said intended marriage be Conveyed Aligned  
and Transferred to the said Emely Ladson Thomas Ladson & William Fraser  
upon the trusts and to and for the intents and purposes herein after mentioned  
Expressed and Declared of and Concerning the same Now this Indenture  
Witnesseth that in Consideration of the said intended marriage and in

Pursuance of the said agreement and for and in Consideration of the sum  
 of ten Shillings to the said Elizabeth Baker in hand paid by the said  
 Emily Ladson Thomas Ladson and William Fraser at or before the  
 Sealing and Delivery of these presents the Receipt whereof is hereby  
 acknowledged the said Elizabeth Baker hath by and with the  
 Consent and approbation of the said William Hucham testified  
 by his being a party to and Sealing and Delivering these presents  
 hath granted bargained sold transferred Aligned and set over and by  
 these presents doth transfer Align and set over grant bargain  
 and sell unto the said Emily Ladson Thomas Ladson and William  
 Fraser their Executors Administrators and Aligns all and Singular the  
 Negroes and the Issue and Increase of the Females and all and Singular  
 other the personal Estate mentioned and Specified in the Schedule  
 here to annexed To have and to hold the said Negroes and the Issue and  
 Increase of the females and all and Singular other the personal  
 Estate mentioned and Specified in the said Schedule here to annexed  
 unto the said Emily Ladson Thomas Ladson & William Fraser  
 their Executors Administrators of Aligns upon such Trusts and to  
 and for such intents and purposes and with and under such  
 Limitations and agreements as are herein Specific expressed and  
 Declared of and Concerning the same that is to say in trust for  
 the said Elizabeth Baker her Executors Administrators and Aligns  
 until the solemnization of the said intended marriage and from &  
 immediately after the solemnization thereof in trust to permit and  
 suffer the said William Hucham to Direct and manage one of the negroes  
 Called Stephen and mentioned in the annexed Schedule and to receive  
 and take the Profits to arise from his work Labor and industry During  
 the term of his natural Life But that the said Negro Stephen shall  
 not be Subject nor in any manner liable to pay or satisfy the debts  
 contracts or engagements of him the said William Hucham and  
 from and immediately after the Death of the said William Hucham  
 (if the said Elizabeth Shall <sup>survive</sup> him) then to and for and such  
 uses as are herein after expressed and Declared of and Concerning the  
 same But if it shall so happen that the said William Hucham  
 Shall survive his said intended wife then upon this trust that the  
 said William Hucham Shall from and immediately after the Death  
 of the said Elizabeth have hold retain and possess the said Negro  
 Stephen to and for the use Benefit and behoof of him the said  
 William Hucham his Executors Administrators and Aligns  
 absolutely and for ever also upon this further Trust that from

and immediately after the solemnization of the said marriage that the said William Hucham shall take have and ~~execute~~ receive to his own separate use and benefit a moiety or half part of the Profits <sup>thereof</sup> from the work labor and industry of the said negroes mentioned in the annexed Schedule or of such of them as the said Elizabeth shall not in pursuance of the power herein saved and ~~reserved~~ to her notwithstanding her Coverture dispose off or sell for and during the joint lives of them the said William & Elizabeth on by and no longer also upon this further Special Trust that from and immediately after the solemnization of their intended marriage to permit and suffer her the said Elizabeth to have hold retain and possess all and singular other the said Negroes and their Spue and Increase of the funds and to Direct and manage them in such way and manner as she shall think proper also to have hold retain and possess all and singular other the personal Estate of what kind soever in the said Schedule Specified and Express'd to and for the use Benefit and behoof of her the said Elizabeth her Executors Administrators and Assigns absolutely and forever and that it shall and may be lawfull for the said Elizabeth to receive and apply to her own sole and separate use and benefit the profits to arise from the work labor and industry of the ~~other~~ negroes (except such part thereof as she is herein before particularly restrained from) and that the same and all and singular the negroes and their Spue and increase and all other the personal Estate Specified and mentioned in the said Schedule here to Annex shall be at her own disposal and that no part thereof shall be Subject or in any manner liable to the Debts Contracts Controil or engagements of the said William Hucham her intended husband and upon this further Trust that they the said Emily Ladson Thomas Ladson and William Fraser their Executors Administrators and Assigns shall and do Assign and Transfer all and every such part of the personal Estate to such Person or persons in such manner and form and from as she the said Elizabeth shall from time to time notwithstanding her Coverture and whether she shall be sole or married by any writing or writings under her hand & seal attested by two Credible witnesses or by her Last will and Testament in writing duly Executed in proper form of Law to set Limit or appoint the same and in Default of such direction or Limitation gift Disposition and Appormentment then upon this Special trust that the said Emily Ladson Thomas Ladson and William Fraser and the Survivors and Survivors of them his and their Spue and increase and all other the personal Estate and the profits and produce thereof not Dispos'd of by the said Elizabeth and also the negro Stephen provided the said Elizabeth shall survive her said intended husband unto William Bohun Baker son of the said Elizabeth by her former Husband Richard Bohun Baker Deceased provided he shall attain to the Age of twenty one years his Executors Administrators and Assigns

for ever and in case the said William Bohun Baker shall not have attained such age at the time of the Death of the said Elizabeth then the Estate hereby meant and intended for him shall in the meantime from and after the Decease of the said Elizabeth go and be applied for and towards the maintenance and Education of him the said William Bohun Baker or for the increase of his fortune and Estate as the said trustees or the survivors or survivor of them his or their Executors or Administrators shall think fit but if it shall so happen that the said William Bohun Baker shall die before he attains the age of twenty one years then upon trust that they the said Emily Ladson Thomas Ladson and William Fraser & the survivors and survivor of them his or their Executors or Administrators will transfer and assign all and singular the personal Estate hereby intended to be Conveyed and transferred to the said William Bohun Baker including the Negro Stephen (Provided the said Elizabeth shall survive her said intended husband as aforesaid) in & amongst the Sister & surviving Children of her the said Elizabeth equally to be Divided among them Share and Share alike and the said William Husham doth hereby Covenant promise and agree to & with the said Emily Ladson Thomas Ladson & William Fraser and the survivor and survivor of them his and their Executors & Administrators that he the said William Husham shall and will at any time after the solemnization of the said intended Marriage upon the Reasonable Request of the said Emily Ladson Thomas Ladson and William Fraser or either of them their or either of their Executors or administrators make & end Execute or cause to be made done and Executed all and every Lawful and Reasonable acts matters and things for the better Apigning Securing and Settling all and Singular the premises mentioned in the annexed Schedule upon the trusts and to for the intents and purposes & unto and Subject to the uses provisions & agreements hereinbefore mentioned expressed & declared of & Concerning the same and it is agreed by and between the said Parties <sup>to</sup> these presents that the said Trustees their Executors Administrators and assigns Shall or may lawfully in the first place Deduct & Retain out of the premises transferred and assigned as aforesaid all such sum and sums of money Cash & charges Expences and Damages which they or any of them shall pay Expended lay out suffer or be put to by means of this present Trust or any Matter or