

His Said Intended wife and to and with every of them by these Presents that
 he the said Ephraim Mikell his Executors and Administrators shall
 and will permit and suffer the said Thomas Kennedy to have take and
 Receive all the Interest profits and Produce to arise be had or made
 of from or by the aforesaid Personal Estate and Interest During
 the Natural life of the said Ann Jeffords And the said Thomas
 Kennedy for himself his heirs Executors and Administrators and
 for every of them Doth Covenant Promise grant and agree to and
 with the said Ephraim Mikell his Executors Administrators
 and Assigns by these Presents in manner following that is to
 say that for and notwithstanding any Act matter or thing what
 soever by him the said Thomas Kennedy to be had made Committee
 or suffered it shall and may be lawful to and for the said Ann
 Jeffords his intended wife at any time or times During her Continuall
 at all times to make such Deed writing or will in Manner as aforesaid
 and thereby give Direct Limit Appoint and Dispose of the aforesaid
 Personal Estate Interest and Premises to such person and persons
 and to and for such use and uses Trusts intents and purposes and
 in such manner and form as the the said Ann Jeffords notwithstanding
 her said Intended Coverture and whether Covertoe Discover
 shall at any time think fit And he the said Thomas Kennedy
 his Executors and Administrators and all and every other Person
 and persons whatsoever claiming by from or under him or them
 shall not Question Controvrt Obstruct or hinder such Disposition
 of her the said Ann Jeffords his Intended wife of and in the said
 Respective Premises so to be by her given and Disposed of as
 aforesaid And further that all and all manner of such gifts
 and Dispositions whatsoever to be by the said Ann Jeffords
 his intended wife of and in the said Respective Premises so to be
 by her given and Disposed of as aforesaid And further that all and
 all manner of such gifts and Dispositions whatsoever to be by her
 the said Ann Jeffords so made and Done of the aforesaid Personal
 Estate and Premises and every part thereof Shall be as goodly
 effectual and law at all times as if the said Thomas Kennedy had
 himself Joined in the same with the said Ephraim Mikell or
 with her the said Ann Jeffords or as if she was a free sole And
 lastly that he the said Thomas Kennedy his Executors and
 Administrators shall and will from time to time and at all times
 hereafter upon the Reasonable Request and at the Cost and Charge of

(202)

The said Ephraim Mikell and Ann Jefford their Executors Administrators or any or either of them make Do and execute or cause or procure to be made Done and Executed all and every such further and other lawful and Reasonable Act and Acts thing and things Conveyances and Appearances in the said whetsoever as well for the corroborating and Strengthening of their Presents as also for the further and better Compelling Aspiring & Confirming of all and singular of the aforesaid Premises unto the said Ephraim Mikell and Ann Jefford their Executors and Administrators Subject nevertheless to the several uses Trusts Intents Purposes Conditions and Agreements herein and hereby Respectively mentioned Express'd and Declared for and Concerning the same) as by their or any of their Council Learned in the Law shall in that behalf be Reasonable Advis'd or Required In Witness whereof the said Parties to these presents have hereunto Interchangeable set their hands and seals the Day and Year first above written

Sealed and Delivered by Thomas Kennedy
Ann Jefford and Ephraim Mikell in
Presence of, Abigail Mikell, John
Mikell

Thomas Kennedy (25)
Ann Jefford (25)
Ephraim Mikell - (25)

Received of the within Named Ephraim Mikell the sum of five Shillings
Witness my hand this Eighth Day of August 1785.

Thomas Kennedy

State of South Carolina } Abigail Mikell one of the Subscribing Evidence
Charleston District } to the within Instrument of writing being sworn
makes oath that she was present and Did see Thomas Kennedy sign
Sign Seal and as and for his act and Deed Deliver the within Instrument
of writing for the uses intents and purposes therein mentioned and that
she together with John Mikell Did subscribe their Names as evidence
hereunto. Sworn before me this 24th Day of October 1785,

John Hanahan J. P.

State of South Carolina

This Indenture made the eighth
Day of December in the year of our Lord One thousand Seven hundred
and Eighty five Between Francis Gotier Deliesseline of Charleston
in the said State Gentleman of the one part and Francis Allston
of Maccamaw in the said State also Gentleman of the other Part

Whereas a marriage is intended shortly to be had and solemnized between the said Francis Gottier Delielpine and Ann Allston also of Waccamaw aforesaid Spinster and she being possessed of Interest in and intitled to Divers Negroe Slaves bequeathed to her under the Will of her late Father Josias Allston to the amount of one thousand Pounds Sterling the said Francis Gottier Delielpine in Prospect and Consideration of the said intended marriage and in order to make some permanent Provision for the said Ann in case of future Accidents or misfortunes arising in trade to the said Francis Gottier Delielpine he the said Francis Gottier Delielpine hath consented and agreed that the whole Property above mentioned to wit the Negroe Slaves which the said Ann is intitled to under the Will of her said late Father as aforesaid Shall be Settled and Secured in manner as herein after contained the same being thought Prudent and Reasonable by the said Francis Allston the Brother and Next friend of the said Ann Now this Indenture witnesseth that the said Francis Gottier Delielpine in prospect and in Consideration of five Shillings lawful money of the said State to him now in hand paid by the said Francis Allston the Receipt whereof is hereby acknowledged for himself his heirs Executors and Administrators Doth Grant assign and Set over the Negroe Slaves following to wit Somerset, Sam, Ben, Peter, Cain, Hannah, Relience, Dinah, Beck, Betty, and her two Children Bindar and Cato, Bess, Rentra, Lety, unto the said Francis Allston and the Survivor of him and the Executors and Executors and Administrators of such Survivor by these Presents I^m Trust that he the said Trustee and the Survivor of him his Executors Administrators and Assigns Do and Shall permit and suffer the said Francis Gottier Delielpine During the life of the said Ann to have the use and enjoyment of the Labour and Profits of the said Negroe Slaves and the Increase Jointly with the said Ann and in Case ^{she} Should survive him then to her own sole and Separate use During her life and after her Decease then to and for the Absolute Benefit and Use of such Issue as may be then living or shall afterwards be born of the said Ann and Francis if but one then to that one Absolutely if more than one then to share equally and in case of no Issue then to the use of the said Francis Gottier Delielpine his heirs and assigns forever And further that the said Trustee Shall permit and suffer the said Francis Gottier Delielpine During his Natural life to have the use and Enjoyment of the said Negroe above mentioned which said Negroe on the Death of either next in the Survivor of his or her assigns ^{the} witness

(204)

Witness whereof the said Parties to these Presents have hereunto Interchangeably set their hands and seals the Day and year first above written.

Francis Gote Delipetion *Seal*
Ann Allston *Seal*
Fran^c. Allston *Seal*

Received the Day and year first within written of and from the within named Francis Allston the sum of five Shillings Sterling being the Consideration money within mentioned to be paid by them to me. — " — " — " — "
Present. John Allston, Allard Belin } Francis Gote Delipetion
John Meadie — .. — .. — ..

State of South Carolina } Personally appeared before me Edward Mitchell Esqur
George Town District } One of the Justices of the Peace appointed for said District to
Allard Belin who being Duly sworn maketh Oath and saith that he Did see
the parties to the within Instrument of writing Sign Seal and Deliver the same
and that he the Deponent with John Allston and Thomas Allston Did sign
their Names as witnesses thereto, Sworn before me the 9th Day of Decr 1785

Edward Mitchell

Know all men by these Presents that I James Shuckelford of the Parish
of Prince George in Craven County in the State of South Carolina Blacksmith
am holden and firmly bound and Obliged unto Thomas Hening of the County
aforesaid Planter in the full and just sum of two hundred Pounds Sterling,
money of the State aforesaid to be paid unto the said Thomas Hening his heirs
Executors Administrators to which well and truly to be made and Done I bind
my self my Heirs Exec^ts and Administrators firmly by these Presents Sealed with
my Seal Dated the twelfth Day of December Anno Domini One thousand
seven hundred and Eighty five Whereas a Marriagge is intended to be had
and Solemnized between the above bound James Shuckelford and Sarah Bogan
of the State and County aforesaid Spinster, and whereas the said James Shuckel-
ford in Consideration of the said intended marriage and of the sum of One hun-
dred and fifty pounds Sterling money of the State aforesaid which he is to have
that is to say two Negroe Woman Nancy and Silvia with all their future
Increase and fifty Guineas which he is to have and Receive for and as the
marriage Portion of the said Sarah hath agreed and Doth hereby agree
that in Case the said intended Marriage shall take effect and the said

SARAH Shall survive him the said James her intended Husband, that the the
 said Sarah shall have and Receive and be paid out of the Estate Real and Personal of
 the said James the sum of one hundred and fifty Pounds Sterling Money of the State
 aforesaid for her own proper use and benefit and to be at her own proper Disposal,
 Now the Condition of this obligation is such that if the said Indented Marriage shall
 take effect and the said Sarah shall survive him the said James, then if the Heirs
 Executors or Administrators of the said James shall and do within one month
 after the Decease of the said James pay or cause to be paid unto the said
 Sarah to and for her own proper use and Benefit, and to be at her own Disposal
 the two negro women Nancy & Silvia with their future increase and the fifty
 Pounds Sterlings as above mentioned, the money out of such Lands and
 Tenements Goods and Chattels and other Estate Real and personal which
 he the said James or any other in trust for him or for his use shall be
 seized or possessed of or which shall belong to him the said James at his
 Decease according to the true intent and meaning hereof then the Obligation
 to be Void and of none effect or else to stand in full force and Virtue,
 the words "said" between the fourth and fifth being first underlined }
 Signs Sealed in the Presence of }
 John Stewart. William Murray. }
 James Shackelford (L.S.)

State of South Carolina. Before me Paul Trapier one of the Justices of ourum
 Appointed in the said State Personally appeared William Murray a
 Subscribing witness to the within Instrument of writing, who being duly
 sworn on the Holy Evangelists Deposeth that he was present and did see
 the within named James Shackelford, sign seal and as his Act and
 Deed Deliver the said writing for the uses and purposes therein mentioned,
 and expressed and that himself and John Stewart signed their names as
 Evidence thereto, Sworn before me this 3^d February 1786.

Paul Trapier J. J. D.^m

South Carolina

This Indenture made the twenty fifth
 Day of October Ann Dom 1786 and the sixth Year of the Reign of our
 Sovereign Lord George the third of Great Britain France and Ireland
 King Defender of the Faith and so forth Between William Ferguson
 of St. Bartholomew Parish Colleton County and province aforesaid
 Planter of the first part and Catharine Eaton of St. Pauls Parish
 and Province aforesaid widow of the second Part and alias
 Duynmire

WHEREAS A
 Marriage by gods Promission is intended shortly to be had and solemnized by and between
 the said W^m Ferguson and Catharine Eaton and whereas the said Catharine Eaton is
 possessed of a certain Personal Estate consisting of nine Slaves named Sippoo ^{Butcher}, June,
 Will July Cuff Tom Pegg Silver together with a small Stock of horses and Black
 Cattle and whereas in consideration of the said intended marriage and of its taking
 Effect it is consented and agreed to by and between the aforesaid W^m Ferguson
 and Catharine Eaton that the said nine Slaves named Sippoo Butcher June
 Will July Cuff Tom Pegg Silver with the Spur of the females together with
 the Stock of horses and Black Cattle and the Increase thereof which she the
 said Catharine owns properties entitled to or in any way Interested in shall
 in case the said intended marriage take Effect and be solemnized be settled in
 manner in these Indentures mentioned specified and Declared of for and concerning
 the same now this Indenture witnesseth that for and 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 good and lawful money of the
 Province aforesaid to the said Catharine Eaton in hand well and truly
 Paid by the said Albert Duynmore at and before the Sealing & Delivery
 of these Presents the Receipt whereof is hereby acknowledged the the said
 Catharine Eaton (by and with the Pivity Consent and approbation of
 the said William Ferguson testified by his being a party to and signing
 and sealing of these presents) doth give Granted bargained sold
 Agreed Transferred and set over by these presents doth give grant
 Bargain Sell Aggry transfer and set over unto the said Albert
 Duynmore his executors Administrators and Assigns all and singular those the
 aforesaid nine Slaves named Sippoo Butcher June Will July Cuff
 Tom Pegg Silver together with the Spur of the female Slaves also the
 Stock of horses and Cattle together with their Increase which she the said
 Catharine owns properties is entitled to or in any way Interested in
 To have and to hold the same and every part and parcel thereof to the said Albert
 Duynmore his executors Administrators and Assigns for ever upon trust nevertheless
 to and for the several uses intents and purposes hereafter mentioned
 limited appointed and Declared of for and concerning the same (that is
 to say) In Trust for the said Catharine Eaton her executors
 Administrators and Assigns until the solemnization of the said intended
 Marriage and from and after the solemnization of the same
 In Trust for the said Catharine Eaton During her natural life

Bell at the Decease of the said Catherine it is agreed by and between the party that she the said Catherine may Will and Dispose of one moiety or half part of the said slaves horses and black cattle which may be then in being to any Person or persons whatsoever the other moiety or half part upon the Decease of the said Catherine be Delivered over to the said Mr Ferguson party to these presents his Heirs or Assigns as his or their proper Goods & Chattels for ever and it is hereby expressly Covenanted and agreed upon by and between the parties to these presents that if at any time During the Continuance of this present Trust that the said Miss Duynmire should Die and or Depart the Province it shall and may be lawful to and for the said Catherine Eaton notwithstanding her Coverture to nominate and Appoint a trustee or trustees for the purposes aforesaid which person or persons so nominated and appointed it is hereby agreed shall have the Powers & Authority & be subject to the same Limitations and Restrictions touching and Concerning the Premises as the said Albert Duynmire any thing herein contained to the Contrary notwithstanding In witness whereof the parties to these presents have hereunto interchangably set their hands and Seals the Day and Year above written —

Signed sealed and Delivered in presence of } William Ferguson (seal)
 Andrew McCullough, Andrew McCarley } Catherine ^{her} Eaton (ss)
 John Thomson mark

South Carolina Personally appeared before me James Carson one Ch^t. Town District of his Majesties Justices Agreed to keep the peace in District aforesaid Andrew McCullough who being Duly sworn upon the Holy Evangelists of Almighty God made Oath and sayth that he the said Andrew McCullough Did see the within mentioned William Ferguson and Catherine Eaton sign Seal and the within Covenant and as their Act and Deed Deliver it for the purpose within mentioned and that he the aforesaid Andrew McCullough Did see Andrew McCarley and John Thomson Subscribed their names as witnesses thereto together with himself Before me this 26th Day of December 1775. James Carson

WILLAS. Marriage is intended to be shortly had and solemnized between the above bound William Smeltie and Mary Sorrey now the condition of this obligation is such that if after the said Intended Marriage had and solemnized between the said William Smeltie and Mary Sorrey the said William Smeltie

Shall and Do quietly Permit and suffer the said Mary Lowrey in Due form of Law to sign seal publish and Declare her last Will and Testament in writing and by the same to give will and bequeath otherwise Dispose of at free will and pleasure unto and Amongst her kindred and friends and Acquaintances or any of them as she shall meet and convenientst Certain Negroes viz A Negro Woman named Petia with her two Children Frank and Smart they and their future Issue likewise three girls named Nancy Hannah and Dinah they and their Issue in case of the said William Smellie surviving the said Mary Lowrey if the said Wm Smellie his Heirs Executors or Administrators or any of them upon Reasonable Request to him or them in that behalf to be made by any such person or Persons to whom the said Mary Lowrey shall give will and bequeath the aforesaid Negroes with their future Issue and Increase so to be given willed or bequeathed as aforesaid by the said Mary Lowrey in such manner as shall be by her appointed then this Obligation to be void or else to stand firm in full force and Virtue In witness whereof I have hereunto set my hand this thirteenth Day of March in the year of our Lord One thousand seven hundred and Eighty three.

Sealed and Delivered in the Presence of
Joseph Stanyarne. W. Wilson

Wm Smellie

Charleston Personally appeared Mr. W. Wilson who being Duly sworn made District oath he was present and saw William Smellie and as and for his act and deed deliver the within Instrument of writing to and for the purposes therein mentioned and that he the Deponent together with John Stanyarne Subscribed their Names as witnesses thereto, Sworn to this 3 Day of March 1786 before Peter Grenier A. P.

State of South Carolina

Know all men by these presents that by mutual agreement entered into and made this first Day of April in the year of Our Lord One thousand seven hundred and Eighty three and in the eighth year of American Independence Between Isaac Wright of the Island of St Helena Planter and Sarah his wife that the said Isaac Wright shall and do by these presents Renounce all his Right title Interest Claim and Demand whatsoever in law or Equity in to or out of a parcel of Negroes together with their Issue and Increase and in all other Property whatsoever which he the said Isaac Wright hath now or should hereafter become Intitled to the Possession of and which he Received as the Marriage Portion with his said wife Sarah and

Henceby Renounce all Claim Right title and Demand in any Legacies
 that may have been left her before the Date of these Presents as also to any that
 may hereafter be bequeathed to her the said Sarah and the said Isaac
 Waight for himself his Heirs Executors Administrators and Assigns or her
 and for ever quit Claim to all the aforesaid Negroes their Appurtenances
 Increase and to all other property as before mentioned at and immedi-
 ately after the Signing and Sealing of these Presents and unto the end of the
 World In Consideration that She the said Sarah Waight Shall and
 Do on her part fulfill the Covenants and agreements hereafter mentioned
 that is to say She the said Sarah on her part Do hereby promise and
 agree to and with the said Isaac Waight and at and before the Signing
 and Sealing of these Presents to Renounce and for ever quit all Claim
 Right title or Demands in to or out of the Estate of the said Isaac
 Waight which she might have Claim to as her Dower out of his Estate
 after his Decease either in law or otherwise also to Deliver to the said
 Isaac Waight a Bond which he signed on the Day of their Marriage
 Intended to secure to her a Marriage Portion or Settlements to her the
 said Sarah which Bond she Do hereby Oblige herself by these Presents
 to cancel at the signing and Delivery of these Presents and in Con-
 sequence of the above Mutual Contract Do hereby for herself her
 Heirs Executors Administrators and Assigns and for her and them
 Absolutely Renounce and for ever quit Claim to all her Right title
 Interest Dower or other Demands whatsoever in the said Bond and
 Estate of the said Isaac Waight at and Immediately after the
 Signing and Sealing hereof and unto the End of the World In Witness
 whereof the said Parties to these Presents have hereunto Interchange-
 ably set their hands and seals this first Day of April in the year
 within Mentioned - - - - -

Signed Sealed and Delivered

in the Presence of us

Barnard Elliott. Wm May: Wigg.

Sarah Waight (ss)

Isaac Waight (ss)

South Carolina }
 Beaufort District } Personally appeared before me William Devoue one
 of the Justices of the Peace for the District aforesaid major William Wigg &
 Captain Barnard Elliott who being duly sworn on the Holy Evangelists of
 Almighty God that they were Present and Did see Isaac Waight and
 Sarah Waight both sign seal and deliver the within Instrument as
 their Act and Deed for the uses and purposes within mentioned and that
 they the said William Wigg and Barnard Elliott sign their names as
 witnesses thereto sworn to in Beaufort this 10th Day of Oct 1783 before me
 Wm Devoue J.C.

State of S. Carolina

(210)

This Indenture Made the thirteenth Day of March

in the year of our Lord one thousand seven hundred and eighty six Between Solomon Cohen
of Charleston in the said State Gentleman of the one part and Abraham Cohen of Georgetown
Gentleman and William Hassell Gibbs also of Charleston Esquire of the other Part.
Whereas a marriage is intended shortly to be had and entered into between the said
Solomon Cohen and Bella Moses the Daughter of Meyer Moses also of Charleston Gen-
tleman and the said Solomon Cohen being Proprietor of and entitled to the under-
mentioned Slaves and Desirous of making some certain Provision for his said
intended wife and any Issue which may arise from the Marriage which
Provision it is meant and intended by the said Solomon Cohen should not be
subject to his future Debts but on the Contingency hereafter mentioned Now
Therefore this Indenture witnesseth that the said Solomon Cohen in Consideration
of the said Intended marriage Doth hereby grant bargain Sell and Deliver unto
the said Abraham Cohen and William Hassell Gibbs and the survivor of them of
the Executors Administrators and Cognizants of such survivor the sum following
Slaves to wit Sally a mulatto girl Chloe a Negroe wench and her Child
Sarah also Chamont a boy and Polydore a boy together with the future
Issue and increase of the said Females upon the following trust that is to say
that the said Abraham Cohen and William Hassell Gibbs and the survivor
of them and the Executors or Administrators of such survivor Do and shall furnish
and suffer the said Solomon Cohen and Bella Moses to have the free use benefit
and advantage of the services and labour of the said above mentioned sum
Slaves together with the Issue and Increase of the said Females for and
During the Joint Lives of the said Solomon Cohen and Bella Provided
nevertheless that it shall be at the option of the said Trustees and they or
the survivor of them and the Executors and Administrators of such sur-
vivor if they or he shall see sufficient Cause in Case of the Misbehaviour
of all or any of the said Slaves or the future Issue of the females to sell and
Dispose of them or any of them on the most advantageous terms and for the
most money that may be procured for the same and with the amount of the
Purchase money thereof shall purchase other Slaves in the Room and stead
of such as shall be so sold for the purposes hereby Meant and intended and
as herein after Declared and expressed and for no other intent and purpose
whatsoever that is to say that soon and immediately after the Death of
the said Bella the said Negroe and Mulatto Slaves Shall go to and be
Equally Divided between any Issue which may arise from the said
Marriage the same to be made either by a sale of the Negroes and an
Appointment of the money between such Issue or otherwise at the Dis-
cretion of the said Abraham Cohen and William Hassell Gibbs and

The Survivor or the Executor or Administrator of such Survivor but in case there be but one Child of the said Marriage then the above mentioned four Slaves shall be vested in said become the sole property of such Child And further that in case the said Solomon Cohen Should Survive the said Bella and there should be no Issue of the marriage living at the time of the Death of the said Bella then the said five mulatto and Negroe Slaves above mentioned together with all the Issue that have Arisen or shall Arise from the said Female Slaves Shall be Returned to the said Solomon Cohen his Executors Administrators and Assigns for his and their own sole use benefit and behoof for ever In Witness whereof the said Solomon Cohen hath to these presents set his hand and seal on the Day and in the year first above written and in the tenth of American Independence, sealed and delivered in the presence of } Solomon Cohen (his)
 Gershen Cohen. Benjamin Toves }

Be it Remembered that on the Day of the Date of the within Deed the within mentioned Mulatto and four Negroe Slaves were Delivered by the said Solomon Cohen to the said William Hassell Gibbs and Abraham ^{Chas} for the purposes mentioned in the said Deed. Witness -

Charleston
District }

Gershen Cohen
Benjamin Toves

Personalty appeared Mr Gershen Cohen who being Duly sworn made oath that he was present and saw Solomon Cohen Sign Seal and as his Act and Deed Deliver this Indenture to and for the purposes within set forth and that he this Deponent together with Benjamin Toves Subscribed thereto as ^{Witness} to the Due Execution of the same. Sworn to this 20th Day of March 1786 before

Recorded 20th March 1786. Peter Grancaw T.P.

This Indenture Tripartite made the fourth Day of March in the year of Our Lord One thousand and seven hundred and Eighty six Between John Piercy of the Parish of St James, Santee in ^{Charleston} County and State of South Carolina, Planter of the first Part, Elizabeth Gaillard of the same Place Widow of the second Part, and Benjamin Webb and Sarah Hannah Webb of the same Place of the third Part, Witnesseth that for and in Consideration of a Marriage intended shortly to be made and solemnized between the said John Piercy and the said Elizabeth Gaillard and the Advantage arising to him therefrom as well as in Consideration of the sum of five Shillings Sterling Money of the State

State of South Carolina aforesaid unto them the aforesaid John Piercy and Elizabeth Gaillard in hand paid by the aforesaid Benjamin Webb and Sarah Hannah Webb, at or immediately before the sealing and Delivery hereof, the Receipt whereof is hereby acknowledged by the said John Piercy and Elizabeth Gaillard have and each of them Both Granted bargained and sold and Delivered and by these Presents Do and each of them Doth Grant bargain sell and Deliver the said Elizabeth Gaillards Nineteen negro Slaves to wit Fortune, Cuff, Little fortune, Brutus, Billey, Marshall, Patrick, June, Peter, Sarah, Maltrough, Jockey, Curney, Sittis, Demay, Soc, Cato, Jivah and Binah, and their and every of their future increase and Issue unto the aforesaid Benjamin Webb and Sarah Hannah Webb to hold the aforesaid Slaves and every of them and their and every of their future Increase and Issue unto them the aforesaid Benjamin Webb and Sarah Hannah Webb and the Survivor of them and to the Executors and Administrators of such Survivor, In Trust and to for the uses intents and Purposes herein after mentioned and Declared, that is to say that they the aforesaid Benjamin Webb and Sarah Hannah Webb and the Survivor of them and the Executors and Administrators of such Survivor shall Stand Seized of the Slaves aforesaid and the Issue & Increase aforesaid from time to time immediately after the Solemnization of the said Intended Marriage (and from that Period Promit and suffer the Slaves aforesaid and the Issue and Increase aforesaid to continue and remain in the Reception Service and use of the aforesaid John Piercy and Elizabeth Gaillard) During the Joint Lives of them the said John Piercy and Elizabeth Gaillard, without any legal Controul, Molestation or Interruption, And upon this further Trust that they the said Benjamin Webb and Sarah Hannah Webb and the Survivor of them and the Executors and Administrators of such Survivor shall immediately after the Determination of their Estate or the Joint Tenancy aforesaid, surrender yield give up all Right and title and Colour of Right and title, vested in them to the Slaves aforesaid and the Issue aforesaid, or such of them as shall then be living in Virtue of these Presents unto the Survivor of them the aforesaid John Piercy and Elizabeth Gaillard his or her Executors Administrators and Assigns for ever, any thing in these Presents or in the law contained to the contrary thereof in any wise notwithstanding, And the said John Piercy and Elizabeth Gaillard for themselves Respectively and for their Respective Heirs Executors Administrators and Assigns Do hereby Covenant Promise and grant to and with the said Benjamin Webb and Sarah Hannah Webb and the Survivor of them and the Executors and Administrators of such Survivor or that they the said John Piercy and Elizabeth Gaillard shall and will

All all times hereafter During the Continuance of the Trust hereby created at
and upon the Reasonable Request of them the said Benjamin Webb and
Sarah Hannah Webb or either of them make Do and Execute all
such further and other such Reasonable Act and Acts, thing and thing
Devises and Diverses in the Law whatsoever for the better and more
Perfect and Absolute carrying the trust hereby intended into the most
Compleat Effect as by his or her Council Learned in the Law, Shall be
Reasonably Desired Revised or Required In witness whereof the
said Parties to these Recants have hereunto interchangibly set
their hands and seals the Day and year first above written,

Scaled and Delivered)
in the Presence of)
Chas. Syffe }
Pat Anderson

John Piercy - - - (25)
Elizabeth Gaillard - - (25)
Benjamin Webb - - (25)
Sarah Hannah Webb - - (25)

Received the Day of the Date of the within Indenture of the within named
Benjamin Webb and Sarah Hannah Webb the sum of five Shillings Sterling
Money of South Carolina being the Consideration money within mentioned,
At which time Negro Nineteen was Delivered unto the within named
Benjamin Webb and Sarah Hannah Webb full Slavery & Seizure of the
whole of the Slaves within mentioned " " " " " " " " - - - - -
Witness Present John Piercy,
Chas Syffe, Pat Anderson

Personally appeared Mr James Anderson who being Duly Sworn on the
Holy Evangelists of Almighty God saith that he Did See the within
named John Piercy, Elizabeth Gaillard, Benjamin Webb and
Sarah Hannah Webb, sign Seal and Deliver the within Instrument
of writing to and for the Purpose therein Express'd, and that he also
saw Charles Syffe the other Evidence sign as a witness with
himself, Sworn to before me this 1st April 1786.

John Buchanan J. Deorum,

South Carolina

This Indenture Tripartite made the ninth Day
of March in the year of our Lord one thousand seven hundred and twenty
six Between Josias Allston of the first part Esther Brown of the second
Part and William Allston Junr and Hugh Swinton Trustees formed
and appointed by them the said Josias Allston and Esther Brown for the
Trust intents and Purposes herein after mentioned and Express'd of
the third Part Whereas a Marriage is by Gods Permission intend'd to
Shall

Moretly had and remmiges between the said Josias Allston and Esther Brown and
 Whereas upon the Treaty and Previous to the said intended marriage it hath beene
 agreed between the said Josias Allston and Esther Brown that the sum of eight thousand
 and Two hundred Current money of the Province aforesaid Part of the Private Fortunes of the
 said Josias Allston shall be paid or Secured to be paid by him to the said William Allston
 Junior and Hugh Swinton to and for such uses intents and purposes as are herein
 after mentioned limited express'd and Declared Concerning the same Now this Inde
 Witneseth that in Persuance and Performance of the said Recited Agreement and for
 and in Consideration of the said intended marriage It is hereby Expressly agreed by
 Declared by and between all and every the Parties to these Respects and it is the true
 Intent and Meaning of them and of these Respects that the said sum of eight thousand
 Pounds Current money aforesaid so to be paid or Secured to be paid by him the
 said Josias Allston to the said William Allston Junior and Hugh Swinton
 shall from henceforth be settled and Appurued to and for the several Times uses
 Intents and Purposes herein after mentioned Express'd and Declared of and Concern-
 ing the same In Trust that they the said William Allston Junior and Hugh Swinton
 their Executors Administrators and Assigns shall and Do permit and suffer the said
 Josias Allston to have the use and Enjoyment of the said sum of eight thousand pounds
 for and During his Natural life to be applied only towards the Support and maintenance
 of himself and his Family and from and immediately after his Decease if the said
 Esther Brown his intended wife Should survive him then upon this further
 Trust that they the said William Allston Junior and Hugh Swinton their
 Executors Administrators and Assigns shall and Do pay to the said Esther Brown
 and her Assigns During her life the Yearly Interest of the said sum of eight
 thousand Pounds to and for her own use and Benefit and from and immediately
 after the Decease of the Survivors of them the said Josias Allston and Esther Brown
 his intended wife in case there shall be any Children or Child of their Bodies between
 them begotten then living then upon this further Trust that that they the said
 William Allston Junior and Hugh Swinton their Executors Administrators
 and Assigns shall and Do equally Share and Divide the said Principal sum of
 Eight thousand Pounds and the Interest to arise or made there of unto and among
 such Children if more than one Part and Share alike and to be paid to him her
 or them at his her or their Respective age or ages of twenty one years or Days of
 Marriage which shall first happen but if there should be no Child or Children
 of the marriage having Child or Children he she or they should not arrive to
 the ages or times aforesaid that then the said William Allston Junior or
 Hugh Swinton Shall Immediately Pay the said Principal sum of eight
 thousand Pounds to the said Esther Brown to and for her own use Absolutely and
 for ever and upon this further Trust that that in Case the said Esther Brown

I shall die before the said Josias Allston her intended husband and there shall be no such child or children living at the time of her death or if such and they shall happen to die before their Respective ages of twenty one years or days of marriage as aforesaid then and in such case upon this further Trust that they the said William Allston Junior and Hugh Swinton their Executors Administrators and Assigns shall and do transfer and Assign the said Principal sum of eight thousand Pounds and all securities which shall be taken for the same to the said Josias Allston to and for his own use and benefit or to such Person and Persons and to and for such uses Intents and Purposes as the said Josias Allston shall by Deed or will hereafter appoint the same and for want of such gift Direction limitation or appointment that the same shall go and be assigned to and for the use and Benefit of the Right Heirs of the said Josias Allston for ever and the said William Allston Junior and Hugh Swinton for themselves their Heirs Executors and Administrators To hereby Covenant Promise and Agree to and with the said Josias Allston and Esther Brown his intended wife Respectively and their several and Respective Heirs by these Presents that they the said William Allston Junior and Hugh Swinton their Heirs Executors and Administrators shall and will in all things truly faithfully and Diligently execute the several Trusts hereby imposed in them in the manner herein before Mentioned and Expreſſed touching or concerning the same according to the true intent and meaning of the Parties here to and of these Presents and the said Josias Allston for himself his Heirs Executors and Administrators Doth Covenant and agree to and with the said William Allston Junior and Hugh Swinton their Executors Administrators and Assigns by these Presents that he the said Josias Allston shall and will at any time hereafter on the Request of the said William Allston Junior and Hugh Swinton or either of them their or either of their Heirs Executors or Administrators will and truly pay or secure to be paid unto them the said William Allston Junior and Hugh Swinton their Executors Administrators or Assigns the said sum of eight thousand Pounds for the Purposes herein before limited and appointed according to the true intent and meaning of these Presents and further that the said Josias Allston his Heirs Executors and Administrators shall and will from time to time and at all times hereafter on the Reasonable Request of at the Cost and Charges of the said William Allston Junior and Hugh Swinton their Executors Administrators and Assigns make and execute or cause to be made and Executed all and every such

Fifth and other lawful and reasonable acts and things whatsoever in the said
as well for the corroborating and strengthening of these Presents as also for the
further and better Aspiring and Confirming the said sum of Eight thousand
Pounds unto the said William Allston Junr and Hugh Swinton their Heirs
Executors or Administrators Respectively / nevertheless to the several uses
upon the several Trusts Intents and Purposes and Subject to the several
Conditions and agreements herein and hereby Respectively mentioned and De-
clared (concerning the same) as by them or any of their Council Learned in the
law shall be Reasonably Advised or 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 others Executors Administrators and Assigns from
time to time in the first Place to Deduct Retain and Reimburse him and
themselves Respectively by and out of any monies they shall Receive belonging to the
said Trust Estate all such Costs Charges Damages and Expences as they and any
of them shall or may pay expend or sustain in or about the performance
or Execution of the Trusts hereby in them Reposed or in any wise concerning the
same In witness whereof the said Parties to these presents have hereunto
set their hands and seals the day and year first above written. — — —

Sealed and Delivered in the presence of a }
Peter Monroe. Jane Pernau }

Thomas Allston (S.)
Esther Brown (S.)

Witness to William Allstons signing }
Mary Ann Brown. Anthony Mitchell }

Wm Allston Junr (S.)
Hugh Swinton — (S.)

State of South Carolina. Before me William Hasell Gibbs Justice of Peace of the
Jurum for the State of South Carolina appeared Mary Ann Brown who being
Duly sworn maketh oath that she saw the within named William Allston Junr
Sign Seal and as his Act and Deed Deliver the within Instrument of writing
and that Anthony Mitchell and this Deponent at time of such Signing sub-
scribed their names as it appears to the same.

Sworn this 24th Dec^r 1784.

Mary Ann Brown

Wm Hasell Gibbs J.P.C.

This Indenture Made the twenty sixth
Day of October in the year of our Lord one thousand seven hundred and
Eighty five and in the tenth year of the Independence of the United States
of America Between Mary Pinckney of the City of Charleston in
the State of South Carolina Spinster one of the Daughters Diverse
legatees of Charles Pinckney late of the same place Esquire De-

Of the one part and Thomas Pinckney the Elder and Thomas Pinckney the younger
 both of the same Place Esquires of the other Part Witnesgeth that the said Mary
 Pinckney for and in Consideration of the sum of five Shillings Sterling Money
 to her on hand Paid by the said Thomas Pinckney the Elder or Thomas Pinckney
 the younger at or before the sealing and Delivery of these Presents the Receipt
 whereof is hereby acknowledged hath granted bargained and sold and by these
 Presents Doth grant bargain and sell unto the said Thomas Pinckney the
 Elder and Thomas Pinckney the younger all and singular the Plan-
 tations Parcels Grounds and Lots of land tenements and Hereditaments
 whatsoever of her the said Mary Pinckney situate lying and being in
 the State of South Carolina all the advantages and emoluments
 whatsoever to the same belonging and the Reversion and Rversions
 Remainder and Remainders Rents Issues and Profits thereof and every
 Part thereof To have and to hold the said Premises above mentioned
 and every Part and Parcele thereof with their and every of their Appurtenances
 unto the said Thomas Pinckney the Elder and Thomas
 Pinckney the younger their Executors Administrators and 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 compleat and ended yielding & paying
 therefore at the Expiration of the said Year one peper Corn if the
 same shall be lawfully Demanded to the intent that by virtue of
 these Presents and of the Statute for transferring uses into Possession
 they the said Thomas Pinckney the elder and Thomas Pinckney the younger
 may be in the actual Possession of all and singular the said Premises
 above mentioned 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 the only Proper use and behoof of them
 the said Thomas Pinckney the Elder and Thomas Pinckney the
 younger their Heirs and Assigns / Subject nevertheless to the several
 uses intents and Trusts in the said Indenture of Release mentioned and
 Contained - In witness whereof the Parties to these Presents have hereunto
 interchangably set their hands and Seals the Day and year first
 above written - " - " - " - " - " - " - " - " - " - " - "

Signed and Delivered in the presence of }
 Charles Botsworth Pinckney, Thos Foster }
 State of South Carolina

Mary Pinckney A.S.

This Indenture Tripartite
 made the twenty seventh Day of October in the year of our Lord one
 thousand seven hundred and eighty five and in the tenth year of the United

HANES of America Between Mary Pinckney of the City of Charleston in the
 State of South Carolina Spinster one of the Daughters Dauies and Heires of Charles Pinckney
 late of the same Place Esquire Deceased of the first Part Thomas Dingsell Elliott of the
 same Place Esquire of the second Part and Thomas Pinckney the Elder and Thomas
 Pinckney the Younger both of the same Place Esquires of the third Part Whereas
 the said Mary Pinckney is under the last will and Testament of her said Deceased
 Father interested in and intitled unto a considerable Real and Personal Estate in
 this State And Whereas a marriage by Gods Permission is intended shortly to
 be had and solemnized between them the said Thomas Dingsell Elliott and the
 said Mary Pinckney in Consideration of the said marriage and of its taking
 Effect / by and with the advice, knowledge, Rivity, Consent and agreement of
 the said Thomas Dingsell Elliott the intended Husband testifed by his being
 made a Party to and signing and sealing of these Presents hath and by these
 Presents Doth Covenant and agree to and with the said Thomas Pinckney the elder
 and Thomas Pinckney the younger / Trustees in this Behalf nominated and Appointed
 (to) and to and with the survivor of them and the Executors and Administrators
 of such Survivor if the said marriage shall take effect that then from
 and immediately after the solemnization thereof the said Thomas Pinckney
 the Elder and Thomas Pinckney the younger and the Survivor of them and the
 Heirs Executors and Administrators of such Survivor Shall take Recipm
 of, Stand and be lawfully and Rightfully Possesd of the whole and every Part
 of the Estate of her the said Mary whether Real or personal and of all Negro
 and other Slaves together with the future Issue and Increase of such of
 them as are female to which the said Mary Pinckney is or Shall become
 intitled under or by virtue of the will of her said Deceased Father to have and
 upon the several uses and Trusts herein after Specified and Declared of
 Concerning the same Now this Indenture witnesseth that in Pursu
 ance of the said Agreement and for and in Consideration of the sum of six
 Millings Sterling to the said Mary Pinckney by the said Thomas Pinckney
 the elder and Thomas Pinckney the younger or one of them in hand welly
 truly Paid the Receipt whereof is hereby Acknowledged and for settling
 and Apuring the said Estate to and for the several uses intents and purposes herein
 after limited expressed and Declared of and Concerning the same and for diverse
 other good Causes and Valuable Considerations her hereto moving the the
 said Mary Pinckney / by and with the advice Knowledge Rivity, Consent
 and agreement of the said ^{Thomas} Barnes Dingsell Elliott the intended husband
 testifed by his being a Party to these Presents, hath granted bargained

Sold Slaves, Remise Released, Conveyed and Confirmed and by these Presents
 20th grant bargain sell Alan Remise Release Convey and Confirm unto
 the said Thomas Pinckney the elder and Thomas Pinckney the younger (in their Admire
 Popespon now being by virtue of a bargain and sale to them made by the
 said Mary Pinckney for one whole year by Indenture bearing Date the
 Day next before the Day of the Date of these Presents and made between the
 said Mary Pinckney of the one Part and the said Thomas Pinckney the Elder
 and the said Thomas Pinckney the younger of the other Part and Executed
 before the Execution hereof and by force of the Statute for transferring us
 into Popespon) and to the survivor of them and to the Heirs Executors &
 Administrators of such survivor All and Singular the Plantations
 Parcels, Tracts and lots of Land Tenements and Hereditaments what
 soever of her the said Mary Pinckney Situate lying and being in this
 State of South Carolina and also all the Negro and other Slaves which
 the said Mary Pinckney is in any manner Popespon or entitled unto
 with the future Issue and Increase of such of them as are female slaves
 and also all the Real and Personal Estate of her the said Mary Pinckney
 and all the Right title Interest use Popespon Property Benefit trust
 claim and Demand whatsoever both in Law and Equity which the
 said Mary Pinckney or any other Person or Persons in Trust for her
 hath or have is or are interested in or entitled unto of in or out of any
 Real or Personal Estate in this State of South Carolina in any wise known
 and all the advantages Emoluments and hereditaments whatsoever to
 the same belonging or in any wise incident or appertaining and the
 Reversion and Reversions Remainder and Remainders Rents Issues
 Profits of all and Singular the said Premises and every Part and parcel
 thereof with their and every of their Appurtenances, To have and to hold
 all and Singular the said Plantations Parcels tracts and lots of Land
 Tenements and Hereditaments and also all the said Negro and other
 Slaves with the future Issue and Increase of such of them as are female
 and also the said Real and Personal Estate and all and Singular the
 Premises above mentioned and every part and parcel thereof with
 their and every of their appurtenances unto the said Thomas Pinckney
 the Elder and the said Thomas Pinckney the younger and the survivor
 of them and the Heirs Executors and Administrators of such survivor
 for ever To for and upon the several uses Trusts Intents and
 Purposes and with and under the several Restrictions Limitations
 Provisions Conditions and agreements herein after mentioned limited

And Declared of and Concerning the same and to and for no other use Trust In-
 tent and Purpose whatsoever (that is to say) To the use and Behoof of the said
 Mary Pinckney her Heirs until the Solemnization of the said intended
 Marriage and from and Immediately after the Solemnization thereof
 To the use and Behoof of the said Thomas Odingsell Elliott for and During the term of
 Joint lives of the said Thomas Odingsell Elliott and may without Impairment
 of or for any manner of waste but so as not to be liable or Subject to the Debts Liens
 or incumbrances of the said Thomas Odingsell Elliott and from and immediately
 after the Determination of that Estate to the said Thomas Pinckney the Elder and
 Thomas Pinckney the younger and the survivor of them and to the Heirs
 Executors and Administrators of such Survivor for and During the Joint
 lives of the said Thomas Odingsell Elliott and Mary Pinckney upon Trust
 to Preserve the Contingent Remainders herein after limited from being
 Defeated or Destroyed and for that Purpose to make entries and bring Action
 as occasion Shall Require But nevertheless In Trust to permit and suffer
 the said Thomas Odingsell Elliott During the Joint lives of the said Thomas
 Odingsell Elliott and Mary Pinckney to Receive take and enjoy the Rents Yds
 and Profits of the said Premises and from and immediately after the Death of
 either the said Thomas Odingsell Elliott or Mary Pinckney then to ^{be} upon
 the several uses Trusts Intent and Purposes and with and under the several
 Restrictions Limitations Provisions Conditions and agreements herein after
 mentioned limited and Declared of for and Concerning the same that is to
 say In Case the said Mary Should Die Before the said Thomas Odingsell
 Elliott leaving Issue at her Death, then to the use and Behoof of the said
 Thomas Odingsell Elliott During his Natural life and no longer and after
 his Death to the use and Behoof of the said Issue equally to be Divided among
 them if more than one his her or their Heirs Executors Administrators and
 Assigns for ever But if the said Mary Should Die before the said Thomas
 Odingsell Elliott without Issue living at her Death, or if leaving Issue such
 Issue Should Die under age unmarried Then one moiety of the said Real
 and Personal Estate to the use and Behoof of such Person or Persons
 Subject to such Restrictions and Provisions as she the said Mary
 Notwithstanding her Counterpart shall by any Deed or writing or last Will
 or writing purporting to be her last Will (which Deed writing or will
 she the said Mary is hereby and by the said Thomas Odingsell Elliott
 her Intended Husband enabled to make) Shall give limit or Appoint
 the same and for want of such Deed Will gift Devise or appointment
 Then to the use and Behoof of the Right Heirs of her the said Mary for ever

Bill in Case the said Thomas Edingsell Elliott Should Die before the said ^{11th}
 with or without Issue living at his Death then to the use and Behoef of the said
 Mary her heirs Executors Administrators and Assigns forever ~~Provided always~~
 and it is hereby further agreed and Declared by and between all the said Parties
 to these Presents that it shall and may be lawful to and for the said Thomas
 the Elder and Thomas Pinckney the younger and the survivors of them and
 the Heirs Executors and Administrators of such Survivor by and with
 the Consent and agreement of the said Thomas Edingsell Elliott and Mary
 but not otherwise / such Consent to be testified by any Writing under their
 hands and seals executed in the presence of two or more Credible Witnesses
 at any time During the intended Coverture to sell Alien and Dispose
 of the said Real and personal Estate or any part thereof on the most
 advantageous Terms and to vest the monies Arising from such sale
 or alienation in the Purchasing of Land and hereditaments or Negroe
 Slaves for and upon the like the several Trusts Intentents and purpos
 as are herein before mentioned expressed and Declared of and concerning
 the same or so near thereto as can or may be / And the said Thomas
 Edingsell Elliott in Consideration of the said intended marriage
 and of the Estate and Interest herein before Granted limited and
 Reserved to him and also for divers other good and Valuable causes
 and Considerations him hereunto moving Doth for himself his heirs
 Executors and Administrators Covenant promise grant Conclude
 and agree to and with the said Thomas Pinckney the Elder and Thomas Pinckney
 the younger and the survivors of them and the Heirs Executors of Administrators
 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
 Thomas Edingsell Elliott to be had made Done Comitted executed suffered
 or Agented to at shall and may be lawful to and for the said Mary
 his intended wife at any time or times During her Coverture and
 at all times to make such Deed Writing Will or Appointment
 as aforesaid and (in Case the said Mary Should Die before the said
 Thomas Edingsell Elliott without Issue living at her Death or should
 leave such Issue and he she or they should Die under age of unmarried)
 by such Deed Writing Will or appointment to give Devise Appoint or
 Dispose of all and singular or any part of Part of the said moiety of the
 said Premises above mentioned to such Person and Persons aforesaid
 and for such uses Trusts Intentents and Purposes and in such manner
 and form as she the said Mary notwithstanding her伏ture shall

THINK fit and that he the said Thomas Odingsell Elliott his heirs Executors and
 Administrators and all and every other Person and Persons whatsoever claiming
 or to claim by him or under him or them shall not Question, Controul obstruct
 or hinder such Disposition of her the said Mary and in the said Promises so
 to be by her given and disposed of as aforesaid And also that all and
 all Manner of such Gifts Devices Dispositions or Appraisements
 as aforesaid to be by her the said Mary so made and
 done shall be at all times as good and effectual in the Law
 as if the said Thomas Odingsell Elliott had himself joined
 in the same with her the said Mary or as if she had
 continued a sole and further that the said Thomas
 Pinckney the Elder and Thomas Pinckney the Younger and
 the Survivor of them and the Heirs Executors and Adminis-
 trators of such Survivor shall and may at all times
 hereafter Peaceably and Quietly have hold and enjoy all
 and Singular the Promises herein before mentioned
 Notwithstanding upon the Several Uses and Trusts and
 Subjectes to the Several Provisions and Agreements herein
 and hereby expressly limited mentioned and declared
 and concerning the same without any let Disturbance
 or Interruption of the said Thomas Odingsell Elliott or
 any Person or Persons Claiming or to Claim by him or
 under him the said Thomas Odingsell Elliott his heirs
 Executors Administrators and Assigns or by or through
 their Means Priority or Procurement And Moreover that
 he the said Thomas Odingsell Elliott 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 and Charges of the said Thomas
 Pinckney the Elder & Thomas Pinckney the Elder and the
 Survivor of them and the Heirs Executors and Adminis-
 trators of such Survivor Make do and Execute or cause
 or Procure to be made done and executed all and every
 such further and other lawfull and reasonable Act and
 Acts Thing and Things Conveyances Instruments and
 Assurances in the Law whatsoever as well for the conser-
 ving and Strengthening of these Presents as also for the bet-
 apecting and confirming of all and all Singular the
 Promises herein before Mentioned and intended to be done

(223)

Granted放了，并且释放给了上述的 said Thomas Pinckney the Elder and Thomas Pinckney the Younger
and the Survivor of them and the Heirs Executors and
Administrators of such Survivor (Nevertheless to the several
Uses of upon the several Estates Trusts and Purchases and
Subject to the several Provisions and Conditions and Agree-
ments herein and hereby respectively Mentioned expressed
and declared of and concerning the same) as by their or
any of their Council learned in the Law shall in that
Behalf be reasonably advised or required. And it is hereby
also provided that Neither of the Said Trustees, nor the
Heirs Executors or Administrators of either of them Shall
be Liable for the acts Receipts Payments or Defaults
of the other and that each and every of them shall be
answerable for what he or they shall respectively and
actually receive and no more and shall not be answer-
able for any Loss or Detriment that may happen to
the Premises without their Wilful Neglect or Default
and Shall be reimbursed out of the Trust Estates
all such Costs Charges and Expences which they shall
Sustain expend or be Put unto in the Execution
or Management of their said Trusts In Witness
whereof the Parties to these Presents have hereunto
interchangeably set their hands and Seals the day
and Year first above written Mary (ss) Pinckney
Thomas O(ss) Elliott Thomas (ss) Pinckney Thomas
(ss) Pinckney Jun^r. Sealed and Delivered in the
Presence of the Wm^s Morris of the Said being first
intertined between the eleventh & twelfth Lines of
the third Sheet hereof Charles Cotesworth Pinckney
Tho^r Foster Charleston Deacon so Personally appeared
Mr Thomas Foster who being duly sworn on the holy
Evangelists of Almighty God made oath that he was
Mary Pinckney Thomas Dingley Elliott Thomas
Pinckney Jun^r. and Thomas Pinckney Junior Sign'd and
and as and for their act and deed deliver this Indem-
nity for the uses and Purposes within Mentioned and
that he the aforesaid and Charles Cotesworth Pinckney
Esq^r Subscribed their Names as Witnesses to the due
Execution of the same Sworn to this 29th day of April
1776

1786 Before Peter Greene all R-

(22)

State of Georgia This Indenture made the Twenty third
day of May in the Year of the Christian Era one thousand
Seven hundred and eighty five and in the Ninth Year of the
Independence of the United States of America. Between Isaac
De Lyon of the City of Charleston in the State of South Caro-
lina but at Present in the Town of Savannah Merchant
the Father and Guardian of Abraham De Lyon at Present of
the Said Town of Savannah of the one Part and Mordecai Sheftall
of the Said Town of Savannah Merchant and Barnett Moses of
the City of Charleston aforesaid Merchant of the other Part
Witnesseth that the Said Isaac De Lyon for and in Consideration
of the Sum of five Pounds Specie to him in hand Well and
truly Paid by the Said Mordecai Sheftall and Barnett Moses
at or before the Sealing and delivery of these Presents the Reci-
pient whereof is hereby acknowledged hath bargained and
sold and by these Presents do bargain and sell unto the said
Mordecai Sheftall and Barnett Moses One full sixth Part
or Share the whole into Six equal Parts to be divided of all
that Mesnage Tenement or Dwelling House and the Lot
whereon the same stands in which Jacob Tobias deceased
lately dwelled and now occupied by the said Barnett Moses
situate lying and being in King Street in the City of
Charleston aforesaid Together with one full sixth Part or
Share of all that other Building on the Said Lot in which
the Synagogue is now kept and also one full sixth Part or
Share of all that other Lot of Land situate lying and being
in King Street aforesaid Together with one full Sixth Part
or Share of the Two Dwelling Houses and other Buildings on
the same Standing and being now in the occupation of Elias
Tobias and Mordecai Lyons And also one full Sixth Part
or Share of all that other Lot of Land situate and being at the
corner of King Street and Queen Street in the City of Charles-
ton aforesaid. Together with one full Sixth Part or Share of the
dwelling House and other Buildings on the same Standing and
being now in the occupation of Joseph Tobias the elder And
also one full Sixth Part or Share of all other the Mesnager
Tenements and Hereditaments of which the said Jacob
Tobias did Szed and Possesd the Particular Situations and de-
scriptions of which are not yet known To all which said Several
Sixth Parts or Shares of all the aforesaid Several Mesnager
Tenements Lands and Hereditaments the said Abraham De Lyon
is intitled by Virtue of the last Will and Testament of the said
Jacob

Jacob Tobias his late Uncle deceased, and also one full
 Majority or half Part or Share of all that Messouage Ten-
 ment or Building House and the Lot on which the same
 Stands known by the Number Nine in Bedons Alley
 in the City of Charleston aforesaid which said House
 and Lot were purchased from James O'Hear. Together
 with and all singular the House dments Rights Members
 and Appurtenances whatsoever unto the Said Several
 Sixth Part or Shares and the Majority of the Several Mess-
 ages Tenements Lands and Hereditaments above mentioned
 belonging or in any Wise appertaining And the Tavern
 and Taverners Remainder and Remaunders Lents Pences and
 Profits thereof and of every Part thereof To have and to hold
 the Several Sixth Parts or Shares and the Majority aforesay-
 ed of all and Singular the Messouages Tenements lands
 and Hereditaments abovementioned and every Part and
 Parcel thereof with their and every of their Right Members
 and Appurtenances unto the Said Mordecai Sheftall
 and Barnet Moses their Executors Administrators and Assigns
 from the Day next before the Day of the Date of these
 Presents for and during the Term of one whole Year from
 thence next ensuing and fully to be compleat and ended
 Yielding and Paying therefore unto the Said Isaac Delyon
 his Executors Administrators or Assigns the Rent of one
 Pepper Barn (if demanded) at the end and expiration of
 the Said Term To the Intent that by Virtue of these Presents
 and by force of the Statute for transporing Men into
 Possession the Said Mordecai Sheftall and Barnet Moses
 may be in the actual Possession of the said Premises
 and be thereby enabled to accept and take a Grant and
 Release of the Tavern and Inheritance thereof to them
 the Said Mordecai Sheftall and Barnet Moses their
 heirs and Assigns To such uses trusts intents and Purposes
 as shall be therof declared in a certain Indenture of Rec-
 to bear date the day the day Next after the day of the Date
 of these Presents and to and for no other the Intent or
 Purpose whatsoever On WITNESS whereof the Said Parties
 to these Presents have hereunto set their hands and
 Sealed the Day and Year first above written Isaac (S) S.
 Delyon Sealed and delivered in the Presence of Bony Sheftall
 Joseph Woloch M^t. Pub: Recorded 10th April 1796.

State of Georgia

This Indenture made the Twenty fourth
 day of May in the Year of the Christian Age One thousand
 Seven

Seven hundred and Eighty five and in the Ninth Year of
 the Independence of the United States of America Between
 Isaac De Lyon of the City of Charleston in the State of South
 Carolina but at Present of the Town of Savannah Merchant
 and Abraham De Lyon the Son and Ward of the Said Isaac
 De Lyon of the one Part and Mordecai Sheftall of the Said
 Town of Savannah Merchant and Barnett Mofes of the City
 of Charleston aforesaid Merchant of the other Part Whereas
 the Said Abraham De Lyon by Virtue of his last Will and
 Testament of Jacob Tobias his late Uncle deceased bearing
 date the Twenty Eighth day of October which was in the Year
 of our Lord one thousand Seven hundred and Seventy five
 is intitled to one full Sixth Part or Share of all that Messuage
 Tenement dwelling House in which his Said Uncle Dwelted
 Situate lying and being in King Street within the District
 of Charleston and also to one full Sixth Part or Share of
 all other the Messuages Tenements and Houeditments of so
 his Said Uncle was Seized and Possessed Situate lying and
 being in King Street aforesaid And also to one full Sixth Part
 or Share of all other the Estate Real and Personal of which his
 Said Uncle did Seizeid and Possesfied as by the Said last Will
 duly Proved and Recorded Testimone being thence had will more
 fully appear And Whereas the Said Abraham De Lyon is also
 intitled to one full Sixtieth or half Part or Share of all that
 Messuage Tenement or dwelling House and the Lot on which
 the Same Stands known by the Number Nine in Bedon Alley
 in the City of Charleston aforesaid which Said House and
 Lot were Purchased Jointly by the Said Barnett Mofes and the
 Said Abraham De Lyon of and from James O'Hear and Whereas
 as the Said Isaac De Lyon being the Father and Guardian
 of the said Abraham De Lyon duly authorized and appointed
 is thenceby Possesfied of all and Singular the Premises above
 mentioned in right and behalf of his Said Ward All whereas
 A Marriage is already agreed upon and by Gods Permission
 Shortly to be had and solemnized according to Jewish Rites &
 Ceremonies between the Said Abraham De Lyon and Sarah
 Sheftall the daughter of Levi Sheftall of the Said Town of
 Savannah Gentleman Now therefore this Indenture witnesseth
 that for and in Consideration of the Said intended Marriage
 and of the Sum of three hundred Pounds Specie Secured to
 be Paid by the Said Levy Sheftall to the Said Abraham De
 Lyon as the Marriage Portion of the Said Sarah Sheftall and for
 giving unto the Said Sarah Sheftall a competent Jointure and
 Maintenance in case she shall happen to Survive her Said
 intended husband and also for the Settling and Securing of

the Misses Tenelements Lands and Houseaments
 above mentioned to such uses trusts intents and Purposes
 as are herein after mentioned limited expressed and declared
 And also for and in Consideration of the further Sum of
 Ten Shillings Specie to the Said Isaac De Lyon in hand
 well and truly Paid by the Said Mordecai Sheftall and
 Barnet Moses at or before the Sealing and Delivery of these
 Presents the Receipt whereof is hereby acknowledged By
 the Said Isaac De Lyon as the Father and Guardian of
 the Said Abraham De Lyon duly appointed as aforesaid
 hath upon the Request and by and with the consent of
 the Said Abraham De Lyon testified by his being a Party
 to these Presents Granted bargained sold aliened Termined
 released conveyed and confirmed and by these Presents Both
 Grant Bargain Sell alien remise release convey and confirm
 as Guardian of the Said Abraham De Lyon as aforesaid
 unto the Said Mordecai Sheftall and Barnet Moses
 in their Actual Possession now being by Virtue of a
 bargain and Sale to them thereof made by the Said Isaac
 De Lyon for one whole Year by Indenture of Lease
 bearing date the day next before the day of the Date of
 these Presents and by force of the Statute for transposing
 over into Possession and to their heirs and Assigns for
 ever One full Sixth Part or Share of the Whole into Six
 equal Parts to be divided of All that the aforesaid Missis
 Tenelement or Dwelling House and the Lot wheron the same
 Stands in which the Said Jacob Tobias deceased lately
 and now occupied by the Said Barnet Moses Situate
 lying and being in King Street in the City of Charleston
 aforesaid Together with one full Sixth Part or Share of
 All that other Building on the Said Lot in which the
 Synagogue is now kept. And also one full Sixth Part
 or Share the whole into six equal Parts to be divided
 of All that other Lot of Land Situate lying and being
 in King Street aforesaid Together with one full Sixth
 Part or Share of the two Dwelling Houses and other
 Buildings on the same standing and being now in the
 Occupation of Elias Houser and Mordecai Lyons and
 also one full Sixth Part or Share of All that other Lot
 of Land Situate and being at the corner of King Street
 and Queen Street in the City of Charleston aforesaid -
 Together with one full Sixth Part or Share of the Dwelling
 House and other Buildings on the same standing and
 being now in the Occupation of Joseph Tobias the eld

(228)

And also one full Sixth Part or Share of all other the
Mesuages Lands Tenements and Hereditaments of which
the Said Jacob Tobias did die seized and possessed the Particular
Situations and descriptions of which are not yet known.
To a 1/6 which Said Several Sixth Parts or Shares of all the
aforesaid several Mesuages Tenements Lands and Heredi-
taments the Said Abraham De Lyon is intitled by Virtue of
the Said last Will and Testament of the Said Jacob Tobias
as aforesaid And also one full Moity or half Part or Share
of all that the aforesaid Mesuage Tenement or Dwelling
House and the Lot on which the same stands known by
the Number Nine on Bedons Alley in the City of Charleston
aforesaid which Said House and Lot were Purchased as
aforesaid from the Said James O'Hear. Together with all and
singular the Hereditaments Rights Members and Appurtenances
as whatsoever unto the Said Several Sixth Parts or Shares
and the Said Moity of the several Mesuages Lands Tenen-
ments and Premises above mentioned in any Part thereof belong-
ing or in anywise appertaining And the Cessation & Cessing
Remainder and Remainder rents Issues and Profits there-
of and of every Part and Parcel thereof And also all the
Estate Right Title Interest Inheritance Property Profit
Benefit Claim and Demand whatsoever both at Law and
in Equity of the Said Abraham De Lyon and Isaac De Lyon
as Guardian of the Said Abraham De Lyon of in and to the
Said Several Parts or Shares of the Several Mesuages Tenen-
ments Lands and Hereditaments above mentioned and every
Part and Parcel thereof And also all Deeds Evidences and Writ-
tings touching or concerning the same or any Part thereof Now
in the hands custody or Power of the Said Abraham De Lyon
and Isaac De Lyon or either of them or which they can or
may come by without Suit at Law To have and to hold the
Said Several Sixth Parts or Shares and the Said Moity
or half Part of the Several Mesuages Tenements Lands
and Hereditaments abovementioned and all and singular
other the Premises hereby Granted and Released or men-
tioned or intended so to be and every Part and Parcel thereof
with the appurtenances unto the Said Mordecai Shiffall
and Banet Moses their Heirs and Assigns forever Upon Trust
Nevertheless and to and for the Several Uses trusts intents
and Purposes herein after Mentioned limited expressed and
declared (that is to say) To the Use and behoof of the Said
Abraham De Lyon his heirs and Assigns until the Said
intended Marriage shall be had and solemnized And

and from and immediately after the Solemnization
 thereof To the use and behoof of the Said Mordecai Sheftall
 and Barnet Moses their Heirs and Assigns for and during
 the term of the Joint lives of the Said Abraham DeLyon
 and Sarah Sheftall his Said Intended Wife upon the
 Trusts herein after Mentioned (that is to say) that they
 the Said Mordecai Sheftall and Barnet Moses or the
 Survivor of them or the heirs or Assigns of such Survivor
 shall and will Permit and suffer the Said Abraham DeLyon
 during the term aforesaid to Receive and take the rents
 Issues and Profits thereof and of every Part thereof to his
 own Proper use and benefit Provided Nevertheless that
 no unforeseen accident loss or failure shall happen in
 the Affairs Business or Trade of the Said Abraham
 DeLyon during the Term aforesaid But in case any such
 unforeseen accident loss or failure as aforesaid shall
 happen at any Time during the Said Term Then and
 from thence forth upon trust to Permit and suffer the
 Said Sarah Sheftall to Receive and take the Rents Issues
 and Profits thereof during the joint lives of them the Said
 Abraham DeLyon and Sarah Sheftall to her own sole
 Separate use and benefit for and towards her Maintenance
 and Support without being Subject or liable to the debts
 or contracts of the Said Abraham DeLyon or any other
 Person or Persons claiming or to claim by from or under
 him and for which her Receipt notwithstanding her
 coverture Shall be a sufficient discharge and upon this
 further Trust that in Case the Said Sarah Sheftall shall
 happen to Survive her Said intended husband and
 there shall be no issue of the Body of the Said Abraham
 DeLyon on the Body of the Said Sarah Sheftall lawfully
 begotten living at the Time of the death of the Said Abra-
 ham DeLyon That then and in such case the Said Mor-
 decai Sheftall and Barnet Moses or the Survivor of them
 or the Heirs or Assigns of such Survivor do and shall so
 soon as conveniently may be after the deceas of the Said
 Abraham DeLyon by good and sufficient Titles in the
 said convey and confirm unto the Said Sarah Sheftall
 her heirs and Assigns one full and equal Part Morty
 or half Part or Share of all and Singular the Mysnages
 Lands Tenements Hereditaments and Possessions herein
 before Mentioned and hereby Granted and aliened unto
 and to the only Proper use and behoof of the Said Sarah

Sarah Sheftall the intended Wife of the Said Abraham Delyon
 her Heirs and Assigns forever And as far and concerning the
 other Remaining Moity or half Part of the Said Mespuaers
 Lands Tenements Houseaments and Premises Usurp'd that
 they the Said Mordecai Sheftall and Barnet Moses or the
 Survivor of them or the Heirs and Assigns of such Survivor
 do and Shall convey and dispose of the same to such Uses
 Intents and Purposes as the Said Abraham Delyon by any
 deed in Writing under his hand and Seal testifed by Two
 or More creditable Witnesses or by his last Will and Testament
 Shall direct limit and appoint And for want of such direc-
 tion limitation or appointment then to the only Proper Use
 and Behoof of the right Heir of the Said Abraham Delyon
 forever Subject Nevertheless to the Payment of the sum
 of one hundred and fifty Pounds Sterling to the Said Sarah
 Sheftall her Heirs or Assigns being the Moity of the Marri-
 age Portion of the Said Sarah Sheftall which Payment to
 the Agreement Made upon the Contract of the Said intended
 Marriage was to revert and go back to the Said Sarah Shef-
 tall her Heirs and Assigns in case there shall be no issue
 of the Said intended Marriage living at the Time of the death
 of either of them the Said Abraham Delyon or Sarah Sheftall
 over and besides the Moity of the Said released Premises
 so to be conveyed to her as aforesaid Which said sum of one
 hundred and fifty Pounds shall be first Paid before the
 Said Mordecai Sheftall and Barnet Moses or the Survivor
 of them or the Heirs or Assigns of such Survivor Shall con-
 vey the Said Remaining Moity of the Said Premises to the
 uses aforesaid any thing herein before contained to the con-
 trary thereof in any wise notwithstanding and if the Said
 Sarah Sheftall shall happen to survive her Said intended
 husband and there shall be issue of the body of the Said
 Abraham Delyon on the Body of the Said Sarah Sheftall
 lawfully begotten living at the Time of the decease of the Said
 Abraham Delyon Then upon this further Trust and confidence
 (that is to say) To the Use and Behoof of all and every the Child
 or Children of the Said intended Marriage which shall or may
 be living at the Time of the death of the Said Abraham De-
 lyon their Heirs and Assigns forever to be equally divided between
 them if more than one Share and Share alike Provided always
 Nevertheless and it is the true intent and Meaning of the

(25)

Presents that the Said Mordecai Sheftall and Barnet Moses or the Survivor of them or the Heirs or Assigns of such Survivor Shall and Will Permit and suffer the Said Sarah Sheftall or her Assigns to have receive and take one full and equal half Part or Share of the Rents Issues and Profits of all and Singular the Lands Tenements Houeditments and Premises hereby Granted and Released to her own Sole Separate Use and Benefit for and towards her Support and Maintenance during the Term of her Natural Life if she shall so long remain and continue the Widow of the Said Abraham Delyon But in Case the Said Sarah Sheftall shall at any time after the death of the Said Abraham Delyon enter into a second Marriage Then and from Thence forth the Use and Trust last above Mentioned and this Provision shall determine cease and be utterly void And the Lands Tenements Houeditments and Premises aforesaid Shall then be and continue to the Said Mordecai Sheftall and Barnet Moses their Heirs and Assigns upon this further Trust (that is to say) To the Use and Behoof of the Said Sarah Sheftall and all and every the Child or Children of the Said Abraham Delyon on the Body of the Said Sarah Sheftall begotten which may be living at the Time of the Second Intermarriage of the Said Sarah Sheftall their Heirs and Assigns forever to be equally divided between them the Said Sarah Sheftall and such Child or Children as aforesaid Share and Share alike the Share of the Said Sarah Sheftall Not to be liable to the debts or control of such Second Husband or any husband with whom she may hereafter intermarry but to be to the Separate Use and Behoof of the Said Sarah Sheftall her Heirs and Assigns forever But if it so happen that the Said Abraham Delyon Shall Survive his Said intended Wife and then Shall be no issue of the Body of the Said Abraham Delyon on the Body of the Said Sarah Sheftall begotten living at the Time of the death of the Said Sarah Sheftall Then and upon Trust that they the Said Mordecai Sheftall and Barnet Moses or the Survivor of them or the Heirs or Assigns of such Survivor do and Shall so soon as conveniently may be after the death of the Said Sarah Sheftall upon Payment of the Said Sum of one hundred and fifty Pounds Sterling to the Said Jerry Sheftall his Heirs or Assigns convey and dispose all and Singular the Lands Tenements Houeditments and Premises herein before mentioned unto and to the Use of the Said Abraham Delyon his Heirs and Assigns forever But in

(12)

On case there shall be a Child or Children of the Said Abraham Delyon on the Body of the Said Sarah Sheftall his wife living at the Time of the time of the decease of the Said Sarah Sheftall Then upon this further Trust (that is to say) as follows concerning the one full Moity or half Part or share of all and singular the Lands Tenements Houseaments and Premises aforesaid Upon Trust to the use and behoof of all and every such Child or Children as aforesaid their heirs and assigns forever such Child or Children to be intituled to their respective shares on their respectively attaining the age of Twenty one Years or days of Marriage if Daughters which shall first happen to be equally divided between them if more than one Share and Share alike and if but one then to that one his or her heirs and Assigns forever And as for and concerning the other remaining Moity of the Said Lands Tenements Houseaments and Premises Upon Trust to convey the same as soon as conveniently may be after the death of the Said Sarah Sheftall unto and to the use of the Said Abraham Delyon his heirs and Assigns forever But if the said Abraham Delyon shall survive his Said intended Wife and then shall he issue as aforesaid living at the Time of the death of the Said Sarah Sheftall but such issue shall happen to depart this life before they or either of them shall become intituled as aforesaid without leaving Issue lawfully begotten Then and in that Case upon trust that they the Said Mordecai Sheftall and Barnet Mofer or the survivor of them or the Heirs or Assigns of such Survivor do and shall convey and assure the Whole of the Said Premises lawfully granted and Released unto the Said Abraham Delyon his heirs and Assigns forever as if no such issue of the Said intended Marriage had ever been born And whence it may hereafter be thought necessary and more beneficial to sell and dispose of of the Moity or half Part of the Said House and Lot in Bedons Alley aforesaid It is therefore agreed upon by and between the Said Parties that it shall and may be lawful to and for the Said Mordecai Sheftall and Barnet Mofer or the survivor of them or the Heirs or Assigns of such Survivor to sell and dispose of the same to the best Purchaser that can or may be gotten for the same Provided always that the Purchase Money received therefor be laid out and invested in some other Purchase of real Property which Property so to be purchased shall be vested in the Said Mordecai Sheftall and Barnet Mofer their Heirs and Assigns upon the same terms

(203)

Intended and Purposed and Subject to the same Provisions
and Conditions as are herein before mentioned limited and
declared of and concerning the Said Moity of the said
House and Lot in Bidens Alley aforesaid and to and for no
other Use intent or Purpose whatsoever And Whereas the said
Jacob Tobias in and by his last Will and Testament did
order and direct as followeth (that is to say) And I do
further Order ^{that} all my Estate shall remain entire till
after my decease of my Said Mother and my Nephews and
Nieces come of Age At which Period I desire the whole Estate
to be sold and divided between them as is above directed Now
it is the true Intent and Meaning of these Presents and of
the Parties hereto that whencesoever such Sale or Sales as
aforesaid Shall happen to take Place Pursuant to the
directions of the Said Will Then so much of the Money
arising from the said Sale or Sales as the said Abraham
Delyon would have been entitled to had these Presents not
been made (that is to say) one full Sixth Part of the whole
Purchase Money arising from the Sale of all and singular
the Lands Tenements Hereditaments and Possessions
which the said Jacob Tobias died seized and possessed to
be Paid into the hands of the said Mordecai Sheftall and
Barnet Mosev or the Survivor of them or the Heirs or
Assigns of such Survivor as the Price of the said Several
Sixth Parts or Shares of the Several Mesnages Lands Ten-
ments and Hereditaments herein before mentioned and hereby
Granted and Cleared to be by them laid out and invested in
the Purchase of some other real Estate or Estates which said
real Estate or Estates so to be Purchased as aforesaid Shall be
vested in the said Mordecai Sheftall and Barnet Mosev their
Heirs and Assigns upon the same uses trusts intents and
Purposes and under the same Provisions and Conditions as
are herein before mentioned limited expressed and declared
of and concerning the said Several Sixth Parts or Shares of
all and singular the Lands Tenements Hereditaments and
Possessions aforesaid And to and for no other Use intent and
Purpose whatsoever And as it may hereafter be found more
advantageous to sell and again dispose of the said Property
so to be Purchased from the Proceeds of the several Sales
aforesaid It is therefore further agreed that the said Mordecai
Sheftall and Barnet Mosev or the Survivor of them or the
Heirs or Assigns of such Survivor Shall and may from time
to time if they shall think it to advantage Sell and dispose
of the same and other Estate or Estates with the Proceeds
thereof

(154)

Whereof to Purchase such Purchases being always to the Use
Trusts Intents and Purposes herein before Mentioned and the
Said Isaac Delyon for himself and the Said Abraham Delyon
and their Heirs do hereby covenant Promise and agree to &
agree to and with the Said Mordecai Sheftall and Barnet
Moses their Heirs and Assigns and to and with every of them
in Manner and form following (that is to say) That he the Said
Isaac Delyon and his said Son the Said Abraham Delyon
have not nor hath either of them already done Permitted or
Suffered now will they or either of them at any Time after the
Execution of these Presents to Permit or Suffer any Act and
Matter and Thing whatsoever whereby or wherewith the said
Lands Tenements Mesuages Hereditaments and Possessions
hereby Granted and Leased Shall or may be impeached charged
or encumbered or whereby the aforesaid Trusts intents and Purposes
herein before Mentioned May be in any Way altered or Impaired
But that the Same and every Part and Parcel thereof Shall
from time to time and at all times hereafter hereafter remain
continue and be to and for the several uses trusts intents
and Purposes and under and Subject to the several Provisions
and Conditions herein before mentioned And further that
he the said Isaac Delyon and his said Son Shall and
Will from time to time and at all times hereafter upon
the reasonable Request of the Said Mordecai Sheftall and
Barnet Moses or either of them their or either of their heirs
or Assigns make do and execute or cause or procure to be
made done and executed all and every such further and other
lawful Acts Deeds Matters Things Conveyances and Usufruency
in the Law whatsoever for the further better and more Perfect
assuring and sure making of all and singular the Mesuages
Tenements Lands and Hereditaments above mentioned and
every Part and Parcel thereof with the Appurtenances unto
the said Mordecai Sheftall and Barnet Moses their Heirs
and Assigns To the several Uses Trusts intents and Purposes
herein before Mentioned limited expressed and declared as by
the Said Mordecai Sheftall and Barnet Moses neither of them
their or either of their Heirs or Assigns or either or either of their
Council learned in the Law Shall be lawfully and reasonably
advised or advised and Required And lastly it is hereby declared and
agreed by and between the Said Parties to these Presents that the
Said Mordecai Sheftall and Barnet Moses their Heirs Executors
Administrators and Assigns Shall at all times hereafter be
Saved harmless and indemnified out of the Said Remuneration

(235)

of and from all such Costs Charges Damages and Expenses
which they or either of them shall sustain or be put unto
by Reason or Means of the Said Estates and Trusts herein
before Mentioned and declared And that neither of them
shall be accountable for the Acts Deeds Receipts and Disburse-
ments of the other of them but each for his own Acts
Deeds Receipts and Disbursements only In Witness whereof
the said Parties to these Presents have hereunto interchang-
ably set their hands and Seals the Day and Year first
above written Isaac (S) Delyon Abraham (S) Delyon
Sealed and delivered in the Presence of Benj Sheftall
Joseph Welscher Not Pub Received the Day and Year
first within written of and from the Within Named him
Sheftall his Bond for the sum of three hundred Pounds
Specie being the Marriage Portion within Mentioned I
say received Abraham Delyon Witness Benj Sheftall
Joseph Welscher Not Pub Georgia Be it remembred that
on the Twenty fourth day of May one thousand Seven
hundred and Eighty six I was called and appeared before
me Joseph Welscher Notary and Notation Public for the
State aforesaid by lawful and Authority duly admitted
and Sworn Residing in the Town of Savannah Isaac
Delyon and Abraham Delyon both within named and
in my Presence and in the Presence of Benjamin Sheftall
did severally sign Seal and as and for their Act and
Deed deliver the Within Witten Deed to and for the Party
therein Mentioned And the said Isaac Delyon did also in
the Presence aforesaid sign the Receipt hereon indated and
I the said Notary Public and the said Benjamin Sheftall
having Subscribed our Names at the same time as
Witnesses to the due execution thereof In Testimony of the
Truth whereof I the said Notary have hereunto set my
hand and Notarial Seal of Savannah aforesaid in the
State aforesaid the third day of April in the Year of our
Lord one thousand Seven hundred and Eighty Six Joseph
Welscher - Recorded 10th April 1786 -

Seal

State of South Carolina This Indenture Tripartite made this Twenty
first day of August in the Year of our Lord one thousand Seven hun-
dred and Eighty three Between Silby Brighton of St Bartholomews
Parish in the State aforesaid of the first Part and Margaret Can-
ningham James Postle Junior Richard Singleton and Andrew
Cunningham

(236)

burningham of the Second Part and Thomas Gough of Jack-
sonborough and State aforesaid Merchant of the third Part
Whereas there is a Marriage intended (by Gods Dispision) shortly
to be had and solemnized between the Said Lesly Brighton and
the Said Thomas Gough and Whereas the Said Lesly Brighton now
Standeth Despised in her own sight of in and unto the follow-
ing Negro Slaves. Vizt Old Sarah Marcia Sally Bella Betty
Will Dick Tom Betsy Joan Nanny Jack Bess and Charles
Which in Pursuance of an agreement made upon the Contract
of the Said intended Marriage of the Parties herein above Mencio-
ned to be settled and Agreed to and upon the Said Lesly Brighton
to and for the uses intents and Purposes herein after declared
Now this Indenture witnesseth that the Said Lesly Brighton
for and in Consideration of the Said intended Marriage so to
be had and solemnized between the Said Thomas Gough and
her the Said Lesly Brighton and of the Sum of Ten Pounds
Sterling to the Said Lesly Brighton in hand Paid by Margaret Cum-
mingsham James Postell Junior Richard Singelton and Andrew
Bunningham the Receipt whereof by and with the consent and
agreement of the Said Thomas Gough Party to these Presents is
hereby acknowledged She the Said Lesly Brighton hath granted
bargained Sold and confirmed And by these Presents doth bargain
Sell and confirm unto the Said Margaret Bunningham James
Postell Junior Richard Singelton and Andrew Bunningham
their Executors and Administrators all the aforesaid Negro Slaves
named Old Sarah Marcia Sally Bella Betty Will Dick Tom
Betsy Joan Nanny Jack Bess Charles with their future issue
and increase To have and to hold the Said Negro Slave named
old Sarah Marcia Sally Bella Betty Will Dick Tom Betsy Joan
Nanny Jack Bess Charles above mentioned with their future
Issue and Increase as aforesaid unto the Said Margaret Bunningham
James Postell Junior Richard Singelton and Andrew Bunningham
their Executors and Administrators to and for the several uses
Intents and Purposes herein after Mentioned expressed and declared
That is to say to the Use and behoof of the Said Lesly Brighton and
her Heirs until the Marriage between him the Said Gough and the Said
Lesly Brighton his intended Wife Shall be had and solemnized and from
and after the Solemnization thereof to the Use of the Said Lesly Bright-
ton Husb and her Assigns forever and the Said Thomas Gough for
himself his heirs Executors and Administrators and Assigns doth
covenant and agree to and with the Said Margaret Bunningham
James Postell Junior Richard Singelton and Andrew Bunningham
their Executors and Administrators that the Said Negro Slaves
above mentioned with their future Issue and Increase shall be

Who may from henceforth forever hereafter be remain and
 continue and to and upon the uses intents and Purposes above
 mentioned and expressed concerning the same according to the
 true Intent and Meaning of these Parents And also that it
 Shall and may be lawful to and for her the Said Leslie Gough
 son after the intended Marriage Shall take effect during her
 by any Writing or Writings under her hand and Seal duly Executed
 to grant bargain Sell or Give and bequeath by her last Will and
 Testament duly Made and executed All and every of Said
 herein above Mentioned Negroes Slaves with their future Issue,
 and Increase to any Person or Persons whatsoever And also that
 he the Said Thomas Gough and his heirs and all and every Person
 or Persons and his or their heirs any thing having or claiming
 or hereafter to have or claim in Virtue of the Said intended Mar-
 riage or otherwise howsoever in the Said above Mentioned Negro
 Slaves their Issue and Increase or any Part thereof by from or
 under him them or any of them Shall and will at all Times
 hereafter upon the reasonable Request of the Said Margaret Cunningham
 James Postell Junior Richard Singelton and Andrew Cunningham
 their Executors and Administrators make do and execute or cause
 or Procure to be made done and executed all and every such further
 and other lawfull Grants Acts and Assurances in the Law to let
 and be given for the fether better and More Perfect Granting and Giving
 of all and Every of the herein above mentioned Negro Slaves with
 their future Issue and Increase to and for the several Uses Intents
 and Purposes above declared Express'd and Mentioned and according
 to the true intent and Meaning of these Parents and by the Said Margaret
 Cunningham James Postell Junior Richard Singelton and Andrew
 Cunningham their Executors and Administrators or their or any of their
 Counsel learned in the Law Shall be Reasonably desired or advised and
 required In Witness whereof the Parties to these Presents have hereunto
 Interchangeably set their hands and Seals the day and Year above
 Written Leslie Brighton (Ls). Margaret Cunningham (Ms) James
 Postell Junr (Ls) Richard Singelton (Ls) Andrew Cunningham (Ls) Mr.
 Gough (Ls) Signed Sealed and delivered in Presence of Sarah Postell
 Betty Postell

(223)
State of South Carolina

This Indenture made the Eleventh day of
October in the Year of our Lord one thousand Seven hundred and
Eighty five Between Mary Newton of Saint Bartholomew Parish
in the State of South Carolina Spinster, of the one Part and John Gibbons
of Charleston Gentleman of the other Part Witnesseth that
the Said Mary Newton for and in consideration of the sum of
five Shillings Sterling to her in hand Paid by the Said John Gibbons
at and before the Sealing and delivery of these Presents the receipt
whereof is hereby acknowledged hath Granted bargained and sold and
by these Presents doth Grant bargain and sell unto the Said John
Gibbons all those several Tracts of Land containing in the whole
together ^{Acres Situate lying and being at the Town of} in the Parish of St Bartholomew a joining Lands of Joseph Athine
son Charles Sanders John Postell Estate of John Singleton & Stephen
Sherman which descended to or became vested in her in Right of
Sarah Newton her Mother late Sarah Cooke deceased & also all those
several Tracts or Parcels of Land measuring ^{Acres}
Situate lying & being at the Town ^O in the Parish aforesaid ad
joining Lands of James Sharp John Logan James Covenues
& John Postell which said last mentioned Tracts or Parcels of
Land descended to & became vested in her the Said Mary Newton
in Right of her deceased Father Isaac Newton To have and to hold the
Said Premises above described and every Part and Parcel thereof with
the Appurtenances unto the Said John Gibbons his Executors Admo
nitors and 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 completed and done
Yielding and Paying therefore at the Expiration of the said Year one
Pound London if demanded, to the intent that by Virtue of these Presents
and of the Statute for transposing Uses into Possession, he the Said John
Gibbons may be in the Actual Possession of all and Singular the aforesaid
Premises with the Appurtenances and thereby be enabled to accept and
take alight of the Possession and Inheritance thereto to him and his
Heirs to be and upon such Uses intents and Purposes as shall be there
declared in and by a certain Indenture of Release intended to be made by
and between the Said Mary Newton Party to these Presents of the first Part
Thomas Hall of Charleston aforesaid Gentleman of the Second Part and the
Said John Gibbons also Party hereto of the third Part and to bear Date the day
next after the day of the date hereof In witness whereof the Said Mary
Newton hath hereunto set her hand and Seal the day and Year first above
written Mary Newton (SD) sealed and delivered in the presence of her
Gibbons Mr Mason

State of South Carolina This Indenture made the Twelfth day of
October

October in the Year of our Lord one Thousand Seven hundred and
 Eighty five Between Mary Newton of St. Bartholomew Parish in
 The State of South Carolina Spinerer, of the first Part Thomas
 Hall of Charleston Gentleman of the second Part and John
 Gibbons of the same Place Gentleman of the third Part, Whereas
 a Marriage by Gods Permission is shortly intended to be had and
 Solemnized between the Said Mary Newton, and the Said Thomas
 Hall and where as the Said Mary Newton at the Time of Executing
 these Presents is seized in the Temple of and the Several Parcels
^{of} Lands herein after Mentioned, and intended to be hereby
 Granted and Cleared and also Possessed of a considerable Personal
 Estate consisting of Forty one Negroes, and other Slaves hereinafter
 Named, And whereas upon the Treaty and Previous to the intended
 Marriage aforesaid, it hath also been and is now between the
 Said Mary Newton and the Said Thomas Hall, that the Said Parcels
 Tracts and Lots of Land, And also the Said Negro and other Slaves
 Shall be by her Granted Cleared and Assigned to and Reserved in him
 the Said John Gibbons and his heirs, &c and for the Several Uses
 Trusts Intended and Purposes herein after mentioned expressed and
 declared of and concerning the Same, Now this Indenture witnesseth
 that in Pursuance of the Said Intended Agreement and in consideration
 of the Said Intended Marriage and also in consideration of
 the Sum of ten Shillings Sterling, to the Said Mary Newton in
 hand Now Paid, by the Said John Gibbons the Receipt whereof is
 hereby acknowledged, She the Said Mary Newton by and with the
 knowledge Privity consent and approbation of the Said Thomas Hall
 her intended Husband, (testified by his being made a Party hereto
 and Joining in the execution of these Presents) hath Granted bargained
 Sold aliened Cleared and Conveyed and confirmed and by these Presents
 doth Grant bargain Sell alien Convey and confirm unto the
 Said John Gibbons, in his Actual Possession, now being by Virtue
 of a bargain and Sale to him thereof Made, by the Said Mary
 Newton by Indenture bearing date the day next before the Day of
 the Date of these Presents for the Term of one Year, and by force of
 the Statute for transposing of uses into Possession, (of which this Day)
 and to his heirs and Assigns All those Several Tracts of Land containing
 together

acres Situate lying and being at the Town
 O in the Parish of St. Bartholomew, and Joining Lands of Joseph Atkinson
 Charles Andrew John Postell James Sharp Estate of Singletown
 8 Akeman which descended to or became Reserved in right
 of Sarah Newton her Mother late Sarah Cooke deceased & now all the
 Several Tracts or Parcels of Land measuring acres Situate
 lying and being at the Town O the Parish aforesaid adjoining Land
 of James Sharp John Logan James Caveman & John Postell which
 said last Mentioned Tracts or Parcels of Land descended & became
 Reserved to her the Said Mary Newton in Right of her Deceased Father
 Isaac Newton together with all and Singular the houses outhouses
 Edifices Buildings Hereditaments Rights Members and Appurtenances

to whatsoever to the same belonging or in anywise appertaining, And to the Revision and Revisions Remainder and Remainder Rent, Power and Profits thereof, and also all the Estate Right Title Interest Claim and Demand whatsoever of her the Said Mary Newton, of or to the same to have and to hold the Said Several Plantations, Tracts Lots and Parcels of Land and all and Singular other the Premises herein before mentioned or Meant and intended to be hereby granted and devised as aforesaid unto the Said John Gibbons his Heirs and Assigns forever, In Trust to Nevertheless to and for the several Uses Intents and Purposes herein after mentioned expressed and declared of and concerning the same, And this Indenture further witnesseth that for the considerations aforesaid and in further Pursuance of the Said Agreement and also of the further sum of Ten Shillings like Money to the Said Mary Newton in hand, Received and Paid by the Said John Gibbons, the Receipt whereof is hereby acknowledged by the Said Mary Newton by and with the like Privileg Consent and Approbation of the Said Thomas Hall, her intended husband, testified as aforesaid, hath bargained sold and delivered and by these Presents both in bargain Sell and deliver unto the Said John Gibbons All those forty one Negro and other slaves known by the Names of Tom, Niver, Sam, Jacob, Good Luck, Rose, Judy, Big Will, Little Hagar, Little Will, Adam, Little July, Clappa, Big Hagar, Little Pompey, Hannah, Matra, Old Pompey, Nelly, Nell, Little Judy, Bacchus, Abraham, Big Judy, Phoebe, Sunny Joe, Stephen, July, Sarah, Nelly, Nolly, Clappa, Big Plenty, Little Plenty, Billy, Joan, Sandy, March, & Monday To have and to hold the said Several Negro and other slaves, together with the full Right of issue, Increase, of the Said Female Slaves, unto the Said John Gibbons his Executors Administrators and Assigns forever, In Trust to and for the several Uses and Trusts herein and hereby intended to be made limited expressed and declared of the Real and Personal Estate aforesaid each and every of the Said Parties to this Indenture have agreed that the same shall be limited Settled and assured in manner following, that is to say, In Trust for her the Said Mary Newton Party her to her Heirs Executors Administrators and Assigns until the Solemnization of the said intended Marriage and from and immediately after the Solemnization thereof, In Trust and to the Use and behoof of the Said Mary Newton herself during the Term of her Natural life but so as not to be Subject or liable to the intermeddling and Control of the Said Thomas Hall her intended Husband or to be seized sold or extorted for Payment of his Debts, and from and immediately after the decease of the Said Mary Newton, then to the Said John Gibbons his heirs Executors Administrators and Assigns In Trust to Preserve and Support the Contingent Uses and Estates herein after limited from being said defected or destroyed and for that Purpose to Make entries and bring Actions as the Case Shall require, But Nevertheless to Permit and suffer the Said Mary Newton for and during the Term of her Natural life to keep Cencia and take the rents Issues and Profits of all and Singular the Said Premises to and for her own Sole and Separate Use and benefit without impeachment of or for any Manner of Waste and from and immediately after the decease of the Said Mary Newton then In trust

(94)

Recite and to and for the Use and Benefit of Such Person or Persons
and in Such Parts and Portions Manner and Form as she shall desire
Mary Newton Shall from Time to Time notwithstanding her
Conveyance by any Deed or Writing duly executed by her in the Presence of
Two or more credible Witnesses, or by her Last Will and Testament to
be by her Signed Publicly and declared as by Law required such
limit or appoint And in Default of Such direction Conveyance or
Appointment then to and for the Sole and only Use and Benefit of the
Said Thomas Hall her intended husband His heirs Executors Adminis-
trators and Assigns, absolutely and forever, and to and for no other
use intent and Purpose whatsoever, And the Said Thomas Hall for
himself his heirs Executors and Administrators doth hereby Covenant
Promise Grant and agree to and With the Said John Gibbons that it
Shall and may be lawful to and for the Said Mary Newton his
intended Wife notwithstanding her Conveyance, To make Such Deed
Writing or Will as is herein before mentioned, And Moreover that
he the Said Thomas Hall his heirs Executors and Administrators,
Shall and Will him Time to Time and at all Times hereafter upon
the Lavorable Request and at the Costs and Charge of the Said
John Gibbons his heirs Executors or Administrators or any or either
of them to Make do and execute or cause or procure to be made done
and Executed all and every Such further and other lawful and proper
Act and Act Thing and Things, Conveyances, Assignments, and Disposals
in the Law whatsoever, as well for Conveying and Securing
of these Presents as for the further and better Conveying Supplying
and Assurance of all and Singular the herein before mentioned
and intended to be hereby granted, Leased, and Assigned Premises,
respectively unto the Said John Gibbons his heirs Executors and
Administrators as by him or them or his or their counsel learned in
the Law Shall be that behalf he reasonably advised desired or
Required, In Witness whereof the Said Parties to these Presents
have hereunto Interchangeably set their hands and seals the
Day and Year first above written, Mary Newton (Seal) Thomas Hall
(Seal) John Gibbons (Seal) Sealed and attested in the Presence of Ann
Gibbons W. Mayon State of South Carolina Charleston District
Personally appeared Mr. Ann Gibbons who being duly Sworn on the
Holy Evangelists of Almighty God Made Oath that She was Present
and saw Mary Newton Thomas Hall and John Gibbons Sign Seal
and as and for their Act and Deed above this Indenture made this
and Purpose therein Mentioned and that She the Deponent and William
Nason Subscribed their Names as Witnesses to the due Execution of the
Same Sworn to this 7th day of January 1786 before
Rev. Jas. J. T. 1786

Peter French Jr.

South Carolina This Indenture made the eleventh day of March in the
Year of our Lord one thousand seven hundred and eighty five and in the
Ninth Year of the Independence and Sovereignty of the United States of
America

Attest and witness the sum of this day and in Case the said Ash and in Case the said Catherine Leckmire

(24)

America Between Catharine Leckmire Midow and Relict of Nicholas Leckmire late of Beaufort in the district of Beaufort in the State aforesaid the said Gentleman deceased and John Ash of St Paul Parish and State aforesaid Gentleman of the one Part and Andrew Duvaux of Beaufort in the district of Beaufort aforesaid Gentleman of the other Part Whereas a Marriage with the Blessing of God is speedily intended to be had and Solemnized between the Said John Ash and the Said Catharine Leckmire and Whereas the Said Catharine Leckmire is now possessed in her own right of the several Negro Slaves herein after mentioned which she is desirous to have settled in Trust to and for the several Children after Specified in Case the said intended Marriage Should take Effect And This Indenture therefore Witnesseth that she the Said Catharine Leckmire hath more with the Privity and consent of the said John Ash Party hereto testified by his Signing and Sealing these Presents for and in Consideration of the intended Marriage and of the sum of five Pounds Sterling Money given her in hand Paid by the Said Andrew Duvaux the Receipt whereof the Said Catharine Leckmire doth hereby acknowledge hath given granted bargained and sold and by these Presents with the Consent and Consent of the Said John Ash doth give grant bargain and sell unto the Said Andrew Duvaux all those Nine Negro Slaves male and female herein aforesaid named to wit Ned, Boys Sambo Cley, Charly, Betty, Toby, Tim Proposal To have and to hold all and Singular the Said Negroes with future Issue and Increase and issue unto the Said Andrew Duvaux his heirs Administrators and Assigns forever upon this Special Trust and Confidence Nevertheless and Notwithstanding her intent or Purpose whatsoever that is to say in Trust for and to the Use of the Said Catharine Leckmire until the Said intended Marriage Shall take Effect and immediately from and after the Solemnization of the Said Marriage Then in Trust for and to the Use of the Said John Ash and Catharine Leckmire Should Survive the Said the Said John Ash then immediately from and after the decease of the Said Ash in Trust for the Said Catharine Leckmire her Executors Administrators and Assigns forever But in Case the Said Catharine Leckmire Should die in the life Time of the Said John Ash then and in such Case the Said Catharine Leckmire Shall have full Power and authority Authorised without the interference or Controul of the said John Ash to bequeath to such Person or Persons as she shall think fit by her Will in Writing the Said Nine Negro Slaves with their Issue and Increase and lastly in Case the Said Catharine Leckmire Should die in the life Time of the Said John Ash having no such last Will in Writing then in Such Case the Said Nine Negro Slaves with their Increase shall go to and be vested in Catharine & Richard Leckmire Children of the Said Catharine Leckmire by her former matrimonage with the Said Nicholas Leckmire deceased and to their Heirs and Assigns forever In Witness whereof the said Parties to these Presents have interchangably set their hands & seals the day and Year first above written And as Duvaux (L.S) Catharine Leckmire (L.S) John Ash (L.S) Seals & delivered in the presence of Archibald Campbell Stephen Duvaux William Duvaux Charleston District Notary Publick Appointed Mr William Duvaux who being duly sworn made oath that he and Relict and Sir Andrew Duvaux Catharine Leckmire and John Ash signified and as and for their Act and Did deliver this Settlement for the uses and Purposes within Mentioned and that he this Deponent together with Archibald Campbell and Stephen Duvaux Subscribed their Names as Witnesses to the due Execution of the same Sworn to this 1st Day of June 1780 before Peter French S.P. Recorded 14th June 1780.

June in the Year of our Lord one thousand Seven hundred and Eighty Six
 Between Margaret Mattice of Charleston in the Said State Widow of the
 first Part Matthias Wolfe of Charleston aforesaid Butcher of the Second
 Part and John Wagner and John Oberly of the same Town State of the
 third Part Trustees in this behalf Specially Nominated and appointed
 Whereas a Marriage by Gods Permission is intended Shortly to be had
 and solemnized by and between the Said Margaret Mattice and Matthias
 Wolfe and it is concluded settled and agreed by and between all the Parties
 to these Presents that all and Singular the Estate Real and Personal whatsoever
 and wheresoever of the Said Margaret Mattice and in Particular that
 Part which is herein after Particularly mentioned and described Shall be
 made over settled and Secured in the hands of the Said Trustees and
 the Survivor of them and the Heirs Executors or Administrators of such
 Survivor in trust for the Use intent and Purpose herein after mentioned
 and to and for no other Use intent or Purpose whatsoever And whereas
 the Said Margaret Mattice on the day of the date of these Presents is
 well and sufficiently Seized in her Demesne as of her or otherwise intitled
 unto and Possessor of a certain Lot of Land Situate lying and being in
 Charleston and now in the Possession of the Said Margaret Mattice
 containing in front on Maggyc Street Fifty feet of Aysze and in
 Depth Two hundred and thirteen feet of Aysze and also is intitled
 as her own Property and Possessor of the following Slaves (viz) Jack
 Charlotte Bella and Sarah and also off and in Sunday Goods and
 Chattels Now therefore this Indenture Witnesseth that the Said
 Margaret Mattice for and in consideration of the intended Marriage
 and in Pursuance of the Said Agreement Made with the Said Matthias
 Wolfe and her Said Trustees for Settling and Securing her Estate and
 Interest to the use intent and Purpose and under conditions and limita-
 tions herein after Mentioned and also for and in further Consideration
 of the sum of five Pounds Current Money of the Said State to her
 in hand Paid by the Said John Wagner or John Oberly or one of them
 the Trustee aforesaid the Reciprocally whereof she doth hereby acknowledge
 and confess herself to be therewith well contented fully satisfied and
 Paid with full and granted bargained sold alined remised released and
 assigned Transferred and Settled over and by these Presents by and with the
 Righte consent and Good leching of the Said Matthias Wolfe to testify
 his being a Party to and signe and Sealing these Presents Both fully
 fully and absolutely brakn bargin sell alien remise where Conny Mag
 Transfer and Sett over unto the Said Trustees and the Survivor of them in
 their Actual Possession of the Said Lot of Land Premises and Real Estate
 aforesaid now being by force and Virtue of a bargin and Sale of the same
 to them thereof Made by the Said Margaret Mattice for one whole Year
 by Indenture of Lease bearing date the day next before the day of the date
 of these Presents and by force of the Article for transposing these into English
 and to the Heirs Executors and Administrators of such Survivor
 All that the aforesaid Lot of Land in Charleston aforesaid containing
 in Breadth fifty feet of Aysze and in Depth Two hundred and thirteen
 feet of Aysze running and bounding to the West on Maggyc Street to
 the North on a Lot now or late the Property of William Senior to the
 East on another Lot now or lately belonging to Isaac Godin and to
 the South on Land now or late the Property of Isaac Maggyc Esquire
 being Part of two Acres of Land which were given and devised by Isaac
 Maggyc the Elder unto and among the Children of Benjamin Godin
 late of Charlestow Merchant deceased and also all and Singular
 the Said Slaves of the future Issue and Increase of the Families and
 also the Said Goods and Chattels Together with all and Singular the
 Housaments Rights Members and Appurtenances to the said Real and
 Personal Estates and to each or any Part or Parcel of them belonging
 in anywise appertaining and the Tenures and Leases and
 Cemissions

(245)

Remainder and Remainder unto Issues and Profits of the aforesaid
Real and Personal Estate and all the Right Title or Interest either at Law or
in Equity of her the Said Margaret Mattice of in or to the Said Real Estate
or any Part or Parcel therof to have and to hold the said Lot of Land and the
Said Slaves and the future Issues and Increase of the Female Slaves and
the Said Goods & Chattels and Household Furniture and all and Singular
the Estate Interest and Property both Real and Personal herein before Partition
lately mentioned and described and herein and hereby granted Released
Carried and Transferred aforesaid and set over or made Mentioned in integrum
So to be with their and every of them Appurtenances unto the Said John
Wagner and John Eulay the Trustees aforesaid and to the Survivor of them
and the Executors and Administrators of such Survivor forever In Trust
nevertheless for the Use Estate and Purpose herein after mentioned and to the
and for no other Use intent or Purpose whatsoever (that is to say) In
Trust for the Said Margaret Mattice and her heirs Executors Administrators
and Assigns absolutely until the Said intended Marriage Shall
take Effect and be solemnized between the Said Margaret Mattice and Mf.
thiss Wolfe and from and immediately after the Solemnization of the Said
Marriage Then also notwithstanding her Contraire In Trust for the sole
Separate and distinct use benefit and behoef of the Said Margaret Mattice
her heirs Executors Administrators and Assigns forever To the intent that
as well the Said Estate Real and Personal and every Part and Parcel thereof
as the rents Issues Increase and Profits thereof however arising or happen-
ing Shall from Time to Time and at all Times hereafter be held her habent
Possidit occupied and enjoyed by the Said Margaret Mattice and her
heirs Executors Administrators or Assigns or by such Person or Persons
and for such Use or Uses Intents and Purposes as the Said Margaret
Mattice notwithstanding her Contraire by any Deed or Deeds or Instruments
of Writing whatsoever or by her last Will and Testament in
Writing duly executed Shall give devise bequeath Limit alien these
Sell or Dispose of all or any Part of the Said Estate Real or Per-
sonal and that the same Estate and Interest Real and Personal and every
Part and Parcel thereof and all the Issues and Profits thereof shall
be and remain to the Said Margaret Mattice her heirs Executors Ad-
ministrators and Assigns further here after as her and their own Proper-
Estate without intermeddling intermeddling or control of the Said Mattice
Wolfe her intended husband or any of his Creditors or any other Person
or Persons whatsoever And the Said Matthias Wolfe for himself his
heirs Executors and Administrators doth hereby Covenant grant and
Promise conclude and Agree to and with the Said John Wagner and John
Eulay the Trustees aforesaid and the Survivor of them And the heirs
Executors or Administrators of such Survivor that he and they shall
and will from Time to Time and at all Times hereafter Peaceably and
Without Suit or molestation Permit and suffer the Margaret
Mattice his intended Wife and her heirs Executors Administrators
or Assigns to have hold Occupy Possess and enjoy Manage and preside
all and Singular the Said Estate Real and Personal and the Issues and
Increase and Profits thereof at her Will and Pleasure And also Permit and
Suffer her the Said Margaret Mattice to give Grant alien these self
or dispose of at her free Will and Pleasure all or any Part of the said
Trust Estate Real and Personal and Profits thereof or to devise limit or affin
the same or any Part thereof to any Person or Persons for any Use Intent
Intent or Purpose whatsoever and the Will or Testament of the Said Ma-
garret Mattice if any there should happen to be Will Permit and suffer
without opposition trouble or expence to be duly Proved by the Executor
or Executrix named or to be Named therin before the Ordinary of the said
State and Probate of the Same to be had and taken as is usual in Cases of
Wills and the Person or Persons to whom the Said Margaret Mattice shall
give Sell devise Limit alien or dispose of all or any Part of the Said Trust
Estate Real or Personal by any Deed or Deeds or Instrument of Writing
whatsoever by Will a testament aforesaid shall and may lawfully Recov-

And quietly hold Possess and enjoy the same according to the true intent & Meaning of such gift Grant Bargain Sale Devise Bequest Limitation or appointment without the molestation hindrance suit or disturbance of the said Matthias Wolfe his Executors Administrators or Assigns or any of them or any of his Creditors or the Person whatsoever and also that he the said Matthias Wolfe his heirs Executors Administrators and Assigns shall and will from time to time and at all times hereafter at the reasonable charges Proper Costs and charges in the Law of the said Trustees or Trustee as aforesaid (To be Paid out of the Trust Estate) make do and execute or cause and procure to be made done and executed all and every such further and other reasonable and lawful Act and Thing and Things Devises Conveyances and Instruments in the Law whatsoever for the further better and More Perfect Granting Relining Setting and Vesting the said Trust Estate Real and Personal Land every Part and Parcel thereof and of the Goods Incomes and Profits thereof to the said John Wagner and John Ebury the Trustees aforesaid and to the Survivor of them and the heirs Executors and Administrators of such Survivor forever in Trust for the Use intent and Purpose aforesaid in such way and Manner as they or either of the said Trustees and the Survivor of them and the heirs Executors or Administrators of such Survivor or their or any of their Council Learned in the Law shall be reasonably Required or advised and Required Provided Nevertheless an it is hereby declared that if the said Matthias Wolfe should Devise the said Margaret Mattice after such Marriage should take effect that then and in that case he the said Matthias Wolfe although a Will should be made by the said Margaret Mattice his intended Wife and a dispensal or distribution of the real and Personal Estate mentioned in this Marriage Settlement to be made therein notwithstanding he the said Matthias Wolfe shall hold occupy Possess and enjoy the said Lot of Land and Premises together with the Household furniture thereon found during the Term of his Natural Life and no longer without the Lettance or Molestation of the said Trustees herein named their or either of their heirs Executors or Administrators or the heirs Executors or Administrators of the said Margaret Mattice his intended Wife Provided Nevertheless that there be no removal of whatever Buildings are at this Time Erected on the aforesaid Lot of Land or may in future be erected nor a Waste or destruction of the Personal Property but that he keep in Repair all the Buildings Since he and further that he is to Pay all Taxes and Rents whatever as well the State as the Corporation Inn Wages whereof the Parties to these Presents have hereunto set their hands and Seals on the day and Year first above written Margaret Mattice (I.S.) Matthias + Wolfe (I.S.) John Wagner (I.S.) John Ebury (I.S.) Sealed and delivered in the Province of us the Waring Sert.
B. Yarnold - South Carolina Charleston District Personally appears Thomas Waring Son Esq who being duly sworn on the hols Evangelists of Almighty God saith that he was Present and did see Margaret Mattice and Matthias Wolfe severally Make their Marks John Wagner and John Ebury sign this Instrument of Writing & each of these four Persons severally Seal & deliver this Instrument of Writing to and for the Use of the Persons therein mentioned & that he the Waring together with Benjamin Yarnold Subscribed as Witness to the due Execution thereof Sworn the 8th day of June 1790 Before me. Iacob JP.

South Carolina

I know all Men by their Presidents that I Charles Cotesworth Pinckney Brigadier General in the Armies of the United States am holder and formerly bound unto Benjamin Sted Ralph Izard of the City and Ralph Izard Junior of Fair Spring Esquires in the sum of Thirty Thousand Pounds

(26)

Summarized to be Paid to the Said Benjamin Stead Ralph Jr and Ralph E
Bizard Junior or to the Survivor or Survivor of them or the Executors or
Administrators of Such Survivor to Which Payment well and truly to be
made I bind myself my heirs Execs & Administrators Jointly & Separately
jointly by these Presents Sealed with my Seal and Dated at Charleston in
this Seventeenth day of July in the Year of our Lord one thousand Seven
hundred Eighty Six and in the Seventh Year of the Independence of
the United States of America Whereas a Marriage is intended to be
shortly had & Solemnized between the above bound Charles Cotes-
worth Pinckney and Mary Stead Daughter of Benjamin Stead late
formerly of Charleston South Carolina Merchant deceased by which
Marriage the Said Charles Cotesworth Pinckney will be intitled to have
the Fortune of the Said Mary which is considerable but which at
Present cannot be ascertained And whereas the following Agreement has
been Made between the said Mary Stead & the said Charles Cotesworth
Pinckney respecting the Fortune of the Said Mary Stead That the said
Charles Cotesworth Pinckney Shall receive and take to his own absolute
Use during their Marriage the Fortune to which the said Mary is intitled
that if she Should Survive him the Principal of her Said Fortune Shall
Return to & be Deeded in her to every Intent & Purpose and if she Should
not Survive him She may Nevertheless dispose of the Principal of her
Fortune by Deed or Will to such Person or Persons & in such Manner
as she Shall See fit which And in Will the said Charles Cotesworth
Pinckney has agreed to carry fully into Effect and further that he Will
at any time of at all Times when required by the Obligees or either of
them or by the Executors or Administrators of the Survivor Turn over to them or him
an Account of such Sums of Money or effects of the Said Mary as shall
come to his hand Custody & Possession of the Principal albe of which
according to its Real Value at the Time it Shall be Deemed by him he Shall
be liable And the Condition of the foregoing Obligation is Such that if the
said Charles Cotesworth Pinckney his heirs Executors or Administrators
do Shall in all things well & truly Stand to observe perform fulfill & keep
the Agreement above recited according to its true intent & Meaning then the
foregoing obligation to be Void or else Shall remain in full force & Virtue
Cotesworth Pinckney (A.S) Sealed & Delivered in the Presence of John Ward Jr.
Drayton John Ward being duly Sworn Makketh Oath that he did Set the Hand
of Pinckney Esq: Sign Seal and as his Act & Did deliver the above Written
Bond or Obligation and that he together with W: John Drayton Subscribed his
Name as a Witness to the due Execution thereof John Ward I sworn to before me
this 19th Augt 1786. Edw: Bell Notary Public Recorded 21st Augt 1786.

State of South Carolina I know all Men by these Presents That I
Charleston District Edward Greene and Ann Bell Widow have
consented to be joined together in holy Matrimony and the affugueid
Ann Bell Widow having Several Negroes by Name Stephen Tiller
Daphney Judy Phibby burry & Chrys together with their Several Imou-
nies Likewise a Stock of Cattle Horses Hogs &c together with their Several Imou-
nies and Several Beds with their furniture belonging thereto
and other furniture that is necessary in a house together with the
Kitchen furniture and Plantation Tools and every other article
which

(14)

which now belongs to her the Said Ann Bell or whatsoever may be made by herself or Legacy hereafter which the aforesaid Ann Bell Widow desires to remain as her own Property after Marriage to give or will and dispose of it as she thinks proper Therefore be it known to her Learned Council in the Law and all other Person or Persons whatsoever That I Edward Green do consent and agree that the aforesaid Ann Bell Widow shall have the same right to the Property of her Negros & Stock of all and every Particular as above mentioned as before after She is Married to me Likewise her Bedy and furniture and her other furniture which she has now in her house likewise her Kitchen furniture Plantation Tools and every other article which at Present belongs to her the aforesaid Ann Bell Widow To give Will and dispose of all her own Property as she shall think or be Proper to any Person or Persons whatsoever and I Edward Green do now acknowledge it Shall never be accounted any Part of my Intreight or Property Neither by me nor my heire Executors Administrators So that I now do for myself and for them Both a. & b. Manner of Claim to any Part of Ann Bell Widow her Property that she now possess Given under my hand and Seal the Twenty Eighth day of August in the Year of our Lord one thousand Seven hundred and Eighty Six And in the Eleventh Year of American Independence Signed Sealed and delivered ⁱⁿ Edward O^r Green (I.S.)
in the Presence of

William Bell } Personally appeared before William
Barnard Lindsey } Bell & Barnet Lindsey first being
Jno. Edmangton } duly Sworn makest oath they saw
Edward Greene Sign the Within Writing with his Seal annexed
to this Sworn before me this 29 day of August 1786
Received 30th Aug 1786 A. Devoit A. D.

This Indenture of three Parts made the Seventeenth day of August in the Year of our Lord one Thousand Seven hundred & eighty Six Between Alexander McGehee of St. James Parish in the State of South Carolina Planter of the first Part Dorothy Guerry of St. Stephens Parish & State aforesaid Widow of the Second Part and John Guerry Planter of St. Stephens Parish and State aforesaid of the third Part Now the Said Dorothy Guerry is Seized in her own Right to her, her Heirs and Assignees forever in her whole Estate and Property now in

her Possession and Whereas a Marriage is intended to be shortly
had and Solemnized between the Said Alexander McGregor of the
Said Dorothy Guerry upon the contract of which Marriage it is
hereby concluded & agreed by and between them the Said Alexander
McGregor & the Said Dorothy Guerry that if the Said intended
Marriage Shall take effect, and be solemnized, that the Estate of
the Said Dorothy Guerry Shall be settled, and Divided in the Said
John Guerry, in such manner and form & for such uses intantly
& Purposes, as are herein after limited Appointed and expressed
and to and for no other use, intent or Purpose whatsoever, Whereupon
Indenture witnesseth that for making this Said Agreement Effectual
in the Law and also for, and in Consideration of the Sum of Ten
Shillings Lawfull Money of Said State, to the Said Dorothy
Guerry in hand Paid by the Said John Guerry, at or before the
Sealing and Delivery of these Presents the Receipt whereof is here
by acknowledged, The the Said Dorothy Guerry hath Granted
bargained Sold and delivered by these Presents doth Grant Bar-
gain Sell and deliver unto the Said John Guerry all her Estate
Now in her Possession, To have & to hold all & every The whole of
her Property and Estate unto the Said John Guerry his true Advisor
& Assigns forever upon the Several Trusts Recounted and to and
for the Several Uses Intents and Purposes herein after mentioned
Limited and declared, of & concerning the same, That is to say
in Trust for the Said Dorothy Guerry until the Said intended
Marriage Shall take Effect & from & immediately after the Solem-
nization thereof Then upon Trust that the same shall not in
any wise be Subject or liable to the debts of the Said Alexander
McGregor her intended Husband But that the Labour Income
& Profits of her Estate Shall & may be held Severed and
Taken by the Said Alexander McGregor and the Said Dorothy
Guerry during their Joint Lives & from & immediately after the
Decease of the Said Dorothy Guerry Then upon further Trust
her Estate Shall devolve descend & be given agreeable to her Will
or Desire, absolutely forever & to & 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 Set their hands and Seal the day
& Year first within Written

Alexander McGregor - (AS)
Dorothy Guerry - (IS)

Seal'd & Delivered in the Presence of } Dorothy Guerry (IS)
Thos Guerry Daniel McGregor } John Guerry (IS)
Seven and Noontide was made and delivered by the Within
Named John Guerry for Dorothy Guerry of one Regal Gall
named Munder to the within named John Guerry on the Morn-

I Sezen of the whole Bargained Premises within
mentioned on the day of the date of the written Indenture
(Ales & M'Gregor Dorothy Guerry John Guerry) and in
the Presence of us Thos, Guerry Daniel Mc Gregor Personally
appeared before me W Thosdow Grierry who maketh
athat he did see Alexander Mc Gregor Dorothy
Guerry & John Guerry Sign Seal and deliver the Within
for the Purposes therein mentioned of that Daniel
Mc Gregor was the other witness thereto

Aug 124th 1786 Sworn to before me
Recorded Sept 1786 Chas Gaillard P

State of South Carolina

I know all Men by these Presents that I An-
dris Frederick of Orangeburgh District in the State aforesaid Planter am held
and firmly bound unto Melisha Warly of Charles Town District Trustee on
the Part and behalf of Charlotte Fogg Widow in the Penal Sum of Six
Thousand Pounds good and lawfull Money of the State aforesaid for
which payment well and truly to be made and done. At the said
Andrews Frederick binds himself each and every of his Heirs Executors
Administrators and Assigns jointly and severally firmly by these presents
Sealed with my seal and Dated in Charles Town this Thirtieth day of
January in the Year one Thousand Seven Hundred and Twenty Eight.
The Condition of the above obligation is such Whereas a marriage
is Intended by Gods Permission to be shortly had and solemnized between
the above bound Andris Frederick; and the Widow Charlotte Fogg
And for the better Support Maintenance of the said Charlotte Fogg the now his
intended wife He the said Andris Frederick obliges his Heirs Executors Ad-
ministrators and Assigns to pay or cause to be paid unto the said Melisha Warly
Trustee on the part and behalf of the said present Charlotte Fogg being
her name before before the present intended Marriage. Subject monthly
that should it so happen that the present Charlotte Fogg the intended wife
of the said Frederick should Dye first. the before bound shall pay or cause
to be paid unto said Melisha Warly Trustee aforesaid to be applied for
the sole use benefit and Schoof of George William Fogg son and Heir of
her the said Charlotte Fogg the sum of Fifteen Thousand Pounds Current
money of this state. And further he the said Andris Frederick obliges his
Heirs Executors Administrators and Assigns in case of his Death or Dying
before his present and intended wife to pay or cause to be paid unto said Melisha
Warly Trustee on the part & behalf of her the said and present Charlotte
Fogg. The sum of three Thousand Pounds like Current money aforesaid
all which and every part done without fraud or delay than the above

Obligation to be void and of none Effect otherwise to be void remain of full force and
value

Signed Sealed & Delivered, Andrew Frederick *AS*
in Presence of Before John Vanduurst Esq^r Personally
Lewis Gotsan appeared Emanuel Abrahams who made
Emanuel Abrahams S^t Oath that he was present and saw Andris Fre-
derick Sign Seal and as his act and Deed deliver the Instrument of writing for
the uses intent and purposes therin mentioned
Sworn to this 9th day of September 1796 before John Vanduurst A.P.
Recorded No 11 Sept^r 1796

Georgia

This Indenture Tripartite made the 23rd day of May
in the year of our Lord one thousand seven hundred and seventy eight by and
between Robert Campbell Thompson late of the City of Philadelphia but since
of the light Horse doing duty here Quarter Master of the first part Esther
Irwin Widow & Relic^t of Joseph Irwin late of the same place Vintner
of the second part and Robert Rae of Augusta Esq^r and Robert M^cCorneek
of Savanna Gentleman of the third part Whereas the said Esther Irwin
at the time sealing and delivery of these presents is possessed in her own
right of three hundred and fifty acres of Land situate and being in
the Parish of Georges in the Province of Georgia bounded North east-
wardly by land of Hollingsworth and on all other sides by va-
cant Land &c & grant dated the sixth day of ~~September~~ 1794 registered
in the registers office Book N Folio 375 will more fully and at large appear
and also all that Tract or parcel of Land containing one hundred and
thirty acres more or less purchased about four years ago from William
Chyen Esq^r situate on Bear Creek in the county of Burke for the con-
sideration of thirty pounds and also all those negro Slaves Goods chattels
& effects in the list or Schedule hereunto annexed mentioned And where-
as there is a marriage intended speedily by Gods permission to be had
and solemnized between the said Robert Campbell Thompson and the said
Esther Irwin upon contract of which marriage the said Robert Campbell
Thompson hath agreed that if the same shall take effect to assign the several
Lands and Negro Slaves together with the said several Goods chattels & effects
in the said list or Schedule hereunto annexed to the said Robert Rae and
Robert M^cCorneek in trust and to the use intents and purposes herein after
mentioned Now this Indenture Witnesseth that in consideration of
the said intended Marriage and for making the said agreement effectual
in the Law and for recovering the said several lands Negro Slaves
Goods chattels and Effects in the said list or schedule hereunto annexed
mention