

Twenty one years shall go and be equally divided between and among the
 Survivors or Survivor of such Child or Children when and as their respective
 Parts or Shares shall or have become due and payable and in case that the said
 John Deas and Elizabeth Allen shall have no issue of their Bodies lawfully
 begotten then and in Default of such Issue or if there be issue and all of them
 being Sons shall happen to die before they shall attain their respective Ages of
 Twenty one years or being Daughters shall die before Marriage or the Age
 of Twenty one years, Then upon this further Trust that they the said George
 Seaman David Deas, James Senox and Richard Singleton and the Survivors
 of them his Executors or Administrators shall and do transfer Assign
 Apply and dispose of the said Negroe and other Slaves and their future issue
 and Increase and the Horses Mares Sheep Hogs Cattle and Plantation Tools
 herein before mentioned to the use and behoof of the Survivor of them the said
 John Deas and Elizabeth Allen and the heirs Executors Administrators and
 Assigns of such Survivor for ever, But if it should so happen that the said
 John Deas and Elizabeth Allen shall die during the Minority of any
 Child or Children being Sons of their Bodies lawfully begotten and such
 Children shall also die before they attain their Ages aforesaid or being Daughters
 shall also die before before Marriage or the Age of Twenty one years Then upon
 this further Trust that the said George Seaman David Deas James Senox
 and Richard Singleton and the Survivor of them his Executors or Adminis-
 trators shall and do transfer Assign pay Apply and dispose of one Third
 or half part of the Negroe and other Slaves Horses Mares Sheep Hogs
 Cattle and Plantation Tools herein before mentioned unto the said George
 Seaman and Mary his Wife and to the Survivor of them and the heirs
 Executors Adminors and assigns of such Survivor for ever. And also it is further
 agreed by and between the Parties hereto that the said George Seaman
 David Deas James Senox and Richard Singleton and the Survivor of them
 his Executors or Adminors shall and do in case of Failure of Issue of the said John
 Deas and Elizabeth Allen or if issue and the said John Deas and Elizabeth Allen
 shall happen to die during the Minority of such Issue being Sons or of
 Daughters before their Marriages or Ages respectively as aforesaid and also if
 such Child or Children being Sons shall die before their attaining the Age of
 Twenty one years or being Daughters shall die before Marriage or the Age of
 Twenty one years, Then upon this further Trust that they the said George Seaman
 David Deas James Senox and Richard Singleton and the Survivor of them his
 Executors or Adminors shall and do transfer Assign pay Apply and dispose of one
 such equally divided part as aforesaid unto the said David Deas Brother of the said
 John Deas and a Trustee herein named and the other to Catharine Deas
 Sister of the said John Deas and to the Survivor of them the said David
 Deas and Catharine Deas and the heirs Executors Adminors and assigns of such
 Survivor for ever to be and upon no other Uses Trusts Intent or Purposes
 whatsoever than are herein before specified mentioned and declared.

And the said John Deas in Consideration of the said intended Marriage and
of its taking Effect doth for himself his heirs and assigns covenant grant pro-
mise conclude and agree to and with the said George Seaman David Deas
James Lenox and Richard Singleton their Exors or Admors that he the said John Deas
his Exors or Admors shall and will from Time to Time and at all Times hereafter
at the reasonable Request Cost and Charges in the Law of the said George Seaman
David Deas James Lenox and Richard Singleton their Exors or Admors make do
Acknowledge and execute or cause to be made done acknowledged and executed
all and every such further lawful and reasonable Act and Act Thing and Things
Devises Conveyances and Assurances in the Law whatsoever for the better and
more effectual conveying Assigning or Assigning all and singular the Premises
herein before mentioned upon the Trusts and to the Uses Intents and Purposes
herein before limited mentioned or declared concerning the same according
to the true Intent and Meaning of these Presents and of the Parties thereto as by
the said George Seaman David Deas James Lenox and Richard Singleton
their Exors or Admors or the Survivors or Survivor of them shall be reasonably
devised or advised and required and for the true performance of all and singular
the Covenants Grants Articles and Agreements aforesaid by the said John Deas his
Exors or Admors to be done performed fulfilled and kept according to the true Intent
and Meaning of these Presents the said John Deas doth bind himself his Heirs
Exors and Admors unto the said George Seaman David Deas James Lenox and
Richard Singleton their Exors and Admors in the Penal Sum of Ten thousand
Pounds Current Money of the Province aforesaid. In Witness whereof the said
Parties to these Presents have hereunto indelibly set their hands and Seals
the day and Year first above written. John Deas (Seal) Elizabeth Allen (Seal)
George Seaman (Seal) James Lenox (Seal) David Deas (Seal). — 65 —
Sealed and delivered the Words "in age of twenty one" being first interlined in
the 5th Line of the second Sheet in the Presence of William Lenox Thomas
McCauley, Edward Webber — Received of the within named George Seaman
David Deas, James Lenox and Richard Singleton Trustees the Sum of Ten
Shillings within mentioned — Elizabeth Allen. Witness, William Lenox
Thos McCauley Edward Webber — State of South Carolina, Charleston District
Personally appeared William Lenox one of the Subscribing Witnesses to the
within Instrument of Writing, who being duly sworn on the Holy Evangelist of
Almighty God maketh Oath that he was present and saw John Deas Elizabeth Allen
George Seaman, James Lenox and David Deas, severally sign Seal and as their Act
and Deed deliver this Marriage Settlement to and for the Uses Intents and Purposes
therein mentioned, that he also saw the said Elizabeth Allen sign the Receipt
hereon endorsed and that he this Deponent together with Thomas McCauley and
Edward Webber subscribed their Names as Witnesses to the due Execution thereof
Sworn to the 16th day of March 1791 before Peter Fairman J.P. — Recorded 16th
March 1791. —

[Decorative flourish]

South Carolina

V

Know all men by these Presents that I Joseph Blyth of Georgetown Physician am held and firmly bound unto John Pyatt Esquire in the full and just sum of Sea Thousand pounds Sterling to be paid to the said John Pyatt his certain attorney Executors or assigns to which payment will see and truly to be made and done bind myself and each and every of my Heirs Executors and assigns firmly by these Presents sealed with my Seal and dated this first day of February 1791. in the fifteenth year of American Independence

Wheras a Marriage is intended shortly to be had and solemnized between the above named Joseph Blyth and Miss Elizabeth Allston widow of the above mentioned ^{John} Pyatt. and whereas in Consideration of the said Marriage the said Joseph Blyth hath agreed to vest and pay the sum of three thousand Pounds Sterling into the Hands of the said John Pyatt in trust for the separate use and behoof of the said Elizabeth Allston notwithstanding her intended Coverture. Now the Condition of the above Obligation is such that if the said Marriage shall take effect and the said Joseph Blyth his Heirs Executors or assigns shall and do will and truly pay or cause to be paid unto the said John Pyatt his certain Attorney Executors or assigns the full and just sum of three thousand pounds Sterling on the day next after the said Marriage shall be consummated and for the only proper use and behoof of the said Elizabeth Allston her Heirs Executors and assigns notwithstanding her Coverture, without fraud or further delay then the above obligation to be void and of none effect or else to remain in full force and virtue. I Joseph Blyth L.S. sealed and delivered in the presence of W. James R. Brownfield =

Georgetown District S. Carolina Personally appeared before me Doctor Robert Brownfield who being duly sworn maketh oath that he was present and saw Joseph Blyth sign seal and as his act and deed acknowledge the within Indentment of writing and that he saw W. James subscribe his name as a witness thereto sworn to before me the 12th April 1791 Danl. Tucker

South Carolina

This Indenture of three Parts made this first day of February in the year of our Lord one thousand seven hundred and Ninety one and in the fifteenth year of American Independence between Joseph Blyth of Georgetown Physician of the first part and Elizabeth Allston of the same place Spinster of the second part and Mr John Pyatt of Lampit planter of the third part. Wheras the said Elizabeth Allston is seized and possessed to her and her Heirs for ever of a valuable Estate both real and personal. and Wheras a Marriage is intended to be shortly had and solemnized between the said Elizabeth Allston and the said Joseph Blyth upon the Contract of which marriage the said

Joseph

Joseph Blyth hath agreed that if the same shall take effect, that
then notwithstanding the said marriage he the said Joseph Blyth
shall not nor will nor will during the Coverture intermeddle with
or have any right title or interest in Law or Equity in or to the Estate
either real or personal or any part thereof of which the said Elizabeth
Allston stands seized or is in any ways possessed or ~~interested~~ interes-
-ted in or intitled unto at the time of executing these presents, but the
same shall remain continue and be to the said Elizabeth Allston du-
-ring the Coverture or to such uses as she shall think proper. Now this
In witness whereof that making the said agreement effectual
in Law and for the preserving the whole of the Estate both real and
personal and the reversion and reversions Rents issues, profits and
future increase of same to and for the separate use of the said Elizabeth
Allston so that the same shall not be in the power or disposal him, the
said Joseph Blyth doth for himself his Executors and assigns covenant
promise and agree to and with the said John Pyatt his Heirs and
assigns by their Presents that notwithstanding the said intended mar-
-riage shall take effect that then the whole of the Estate both
real and personal and the reversion and reversions rents issues, profits
and future increase of the same of which the said Elizabeth Allston
stands seized or is in any ways possessed or interested in or intitled un-
-to at the time of executing these Presents shall be accounted reckoned
and taken as a separate and distinct Estate from the Estate of him the
said Joseph Blyth be no ways liable or subject to him or to the pay-
-ment of any of his debts, but shall be ordered disposed of and employ'd
during his Coverture as she the said Elizabeth Allston shall think fit; and
that the said Joseph Blyth shall and will permit and suffer the said
Elizabeth Allston to give grant and dispose of her said separate Estate or
any part thereof as she shall think fit in her life time and to make
such deed Will or other writing as she may think proper to be duly
executed in the presence of two or more Credible Witnesses, and thereby
to give order limit devise and appoint her said separate Estate or any part
thereof to any person or persons for any best use intent or purpose whatso-
-ever. and it is further agreed by and between the said Parties that if the
said Elizabeth Allston shall depart this life during the life of him the
said Joseph Blyth without making any such disposition or ap-
-pointment of the whole or of any part of her said separate Estate
by Deed or Will as aforesaid, and shall leave Issue of the said intended mar-
-riage then living then and in that case her said separate Estate shall
go and be equally distributed among her said Issue; but in default of
such issue and the said Elizabeth Allston dying without any dis-
-position or appointment as aforesaid then her said separate Estate
shall be and remain to the said Joseph Blyth. In Witness whereof
I the said Joseph Blyth have hereunto set my hand and seal

that I Joseph
and unto John
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and John Pyatt
Elizabeth Allston
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the said

the day and year first above written. In Plythe Seal sealed and delivered in the presence of A. Brownfield W. James South Carolina - George town District, Before me Daniel Tucker one of the Justices assigned to keep the peace in the State aforesaid personally came and appeared Robert Brownfield, who being duly sworn saith that he saw the within named Joseph Plythe sign seal and as his act and deed doth acknowledge the within Instrument of writing for the uses and purposes therein mentioned - and that he also saw William James sign his name thereto as a Witness. Sworn before me this twelfth day of April 1791 Dan. Tucker Recorder of the said

State of South Carolina

This Indenture Infantees made the sixth day of March in the year of our Lord one thousand seven hundred and Eighty Eight and in the twelfth year of American Independence Between William Bowler of St. Bartholomew Parish in the State aforesaid Planter of the first part, Mary Nicholls Daughter of Samuel Nicholls late of the said Parish and State deceased of the second part and Joseph Stevens ^{and Ann Stevens} of the said Parish of the third part - And whereas the said Mary in and by the death of her Father Samuel Nicholls is intitled unto and is in actual possession of a considerable Estate both real and Personal consisting of Land, Slaves, Cattle &c. And there is a Marriage God willing shortly intended to be had and solemnized between the said William Bowler and the said Mary Nicholls. and it is agreed by and between the said Parties that if the said Marriage shall take Effect then and notwithstanding the said Marriage the said William Bowler his Heirs Executors and administrators shall not have any right title or Interest either in Law or in Equity so as to Charge incumber or Transfer any of the said Land, Slaves or other Personal Estate which the said Mary is intitled unto and hath at this time in her possession as above mentioned and that any other personal Estate to which the said Mary is or shall in any wise hereafter become intitled unto shall be and remain to and for the sole and separate use of the said Mary without the intermeddling or Control of the said William Bowler or be liable to or chargeable with the Debts or incumbrances of the said William and after the death of the said Mary to remain to such uses and purposes as the said Mary shall by Deed or Will executed in her life time without sole or Married deed Limit Vppoint Now this Indenture witnesseth that for making the said agreement said Real and personal Estate and such other Estate as the said Mary shall in any wise hereafter become intitled unto and for the use and Disposal of the said William Bowler or liable to the Payment of any of any of his Debts or Incumbrances he the said William Bowler

Doth for himself his Heirs Executors and administrators and every of
them covenant promise and agree to and with the said Joseph and Ann
Stevens and the survivor of them and the Executors and admors of such
survivor by these Presents that notwithstanding the said Marriage
shall take Effect the said Lands Slaves and Personal Estate to which
the said Mary is intitled unto as above shall not during
the life of the said Mary be in the disposal or under the Controul
or Subject to the Debts or Incumbrances of the said William Bowler
but shall be and remain to and for the sole and separate use
of the said Mary during her Life and after her death to and for
such uses as she by will shall have appointed and the said William
Bowler doth hereby further covenant promise grant and agree to and
with the said Joseph Stevens and Ann Stevens and the survivor of
them that it shall and may be Lawful to and for them and the survivor
of them and the Executors and admors of such survivor at any time from
and after the said intended marriage shall take Effect to commence
any action or Suits in Law or Equity in the name of the said Willi-
am Bowler and Mary his Wife against any Person or Persons for the
recovery of any part of the said Estate either Real or personal or the Pro-
fits income or income thereof to remain when the recovered for the
uses aforesaid. And further that the said William shall and will from
time to time and at all times from and after the said Marriage shall
take effect upon every reasonable request of the said Joseph and Ann Stevens
and the survivor of them or of the Executors or admors of such survivor
and at his the said William Bowlers proper costs and charges make do
and execute all and every further Act and Acts thing and things for the
better settling and securing the said Lands Slaves and Personal Estate
to and for the uses and purposes aforesaid as shall be by the said Jo-
seph and Ann or the survivor of them or the Executors or admors of
such survivor or their Council learned in the Law reasonably
devised advised or required. In Witness whereof the said Parties have here-
unto and to Covertes part hereof interchangeably set their Hands and seals
the day and year first above written. Mary Nicholls / L.S. Ann Stevens / L.S. Joseph
Stevens / L.S. William Bowler / L.S. Signed Sealed and delivered in the
presence of Susannah Donnors John Winsor Jos. Donnors
St. Carolina Charleston District St. Bartholomew Parish. Personally appeared
Susannah Donnors of the Parish and District aforesaid who being duly sworn mak-
eth oath that she was personally present and did see Mary Nicholls, Ann Stevens
Joseph Stevens and William Bowler sign seal and as their act and deed deliver
the within Instrument of writing for all the uses and purposes therein con-
tained and at the same time did see Joseph Donnors and John Winsor
subscribe their names together with herself as witnesses thereto. Sus-
annah Donnors - Sworn to before me this 16th December 1790
Arthur Hughes Jc

Recorded 27th April 1791

South Carolina.

This Indenture tripartite made the Eleventh day of April in the year of our Lord one thousand seven hundred and ninety one Between Robert Lees of the City of Charleston in the state aforesaid ^{gentleman} of the first part Catharine Ecklin Grattan of the same place ^{gentleman} of the second part and Daniel Grattan of the same Place ^{gentleman} of the third part Whereas a Marriage by Gods permission is shortly to be had and solemnized between the said Robert Lees and the said Catharine Ecklin Grattan, And whereas the said Catharine Ecklin Grattan is now possessed in her own Right of a certain Negro Woman called Rachel with two Children called Sam and Ann Susannah and which she is willing and desirous to have settled in Trust to and for the several Uses Intents and purposes herein after mentioned in case the said intended Marriage shall take effect, This Indenture witnesseth that the said Catharine Ecklin Grattan with the privacy and Consent of the said Robert Lees party hereto testified by his signing and sealing of these Presents for and in consideration of the said Marriage taking effect and of the sum of Five shillings good and lawful Money of the said state to her in hand by the said Daniel Grattan well and truly paid the receipt whereof is hereby acknowledged Hath given granted bargained and sold and by these Presents with the Privacy and Consent of the said Robert Lees aforesaid doth give grant and sell unto the said Daniel Grattan all those the aforesaid three Negro Slaves called Rachel Sam and Ann Susannah and each and every of them together with the future Issue and Increase of the said Female Slaves To have and to hold the same and each and every of them together with the said future issue and Increase of the said Female Slaves, and also all and every the sum and sums of Money Profits Emoluments and advantages whatsoever hereafter to accrue arise and become due for and upon account or by reason and means of the Labour Industry and earnings of the said Negro Slaves by Labour hiring out or otherwise howsoever unto the said Daniel Grattan his Executors Administrators and Assigns for ever upon this special Trust and Confidence Nevertheless and to and for the several Uses Intents and purposes herein after declared of touching and concerning the same and to of for no other use Intent or purpose whatsoever that is to say In Trust for and to the use of the said Catharine Ecklin Grattan until the said intended Marriage shall take effect and be solemnized between them the said Robert Lees and the said Catharine Ecklin Grattan and from and immediately after the solemnization of the said intended Marriage between them then to the sole separate and distinct Use Benefit Advantage and Behoof of the

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said Catharine Ecklin Grattan as her own proper goods and chattels without
the Power intervening or Control of her said Husband so as that neither the same
nor any part thereof shall at any Time, hereafter be made subject to or
liable for the payment and satisfaction of the Debts Contracts or Engagements
of the said Robert Lees heretofore by him contracted or hereafter to be contracted
by him with any Person or Persons whatsoever with full power and authority
for her the said Catharine Ecklin Grattan from Time to Time and at all Times
hereafter to give grant bargain sell alien or dispose of any or either of the said Slaves
with the full and increase of them the said Female Slaves and of the profits
Emoluments and Advantages to arise accrue and become due from the Labour
and Industry of the said Slaves to any Person or Persons whatsoever and for any use
or Uses whatsoever which she shall think proper to limit or appoint by any Deed
or Deeds in Writing under her hand and seal to be by her Granted in the presence
of two or more Credible Witnesses And for Want of such Gift Grant Sale or disposal
Limitation or Appointment then the said Trust Estate and every part and parcel
thereof after the Death of the said Catharine Ecklin Grattan to go and for the use Benefit
and behoof of any Child or Children of the said Catharine Ecklin Grattan by the said
Robert Lees to be begotten that shall happen to be alive at the Time of the Death of
the said Catharine Ecklin Grattan, and in case the said Catharine Ecklin Grattan
shall depart this Life without leaving any Issue of her Body to be begotten by the
said Robert Lees and without having made any such Gift Grant Sale or disposal
Limitation or Appointment by any Deed or Deeds under her hand or seal as aforesaid
then the said Negro Slaves together with the future Issue and Increase of the said
Female Slaves to go to and Rest in the said Robert Lees his heirs Executors and
Administrators for ever, And the said Trust from thenceforth shall cease determine
and be absolutely void and of none Effect any Thing herein before to the contrary
thereof contained in any wise notwithstanding And the said Robert Lees doth
hereby for himself his heirs Executors Administrators Covenant grant promise and
agree to and with the said Daniel Grattan his heirs Executors and Administrators
that he the said Robert Lees shall and will from Time to Time and at all Times
hereafter upon the reasonable Request and at the proper Costs and charges in the
Law of the said Daniel Grattan his heirs Executors and Administrators make do
suffer Levy of Execution of Cause and procure to be made done suffered levied of
executed all and every such further and other Act of Acts Deed or Deeds Thing or Things
Device and Devices and assurances in the Law whatsoever as by the said Daniel
Grattan his heirs Executors or Administrators or his or their Counsel learned in the
Law shall be reasonably advised or required for the more perfect conveying
and assuring all and every the premises above mentioned to and for the several Uses of the
and for the several Trusts and purposes herein before mentioned of for and touching
or concerning the same In Witness whereof the said Parties to their Presents their
Hands & Seals interchangeably have set the day and year first above written
Sealed and delivered in the presence of
Violetta Myatt James Group -
Received the day and year within written the sum of
Five Shillings in full for the Consideration Money within
mentioned - Witness Violetta Myatt
James Group -
Kitty Ecklin Grattan -
Robt Lees (Seal)
Kitty Ecklin Grattan (Seal)
Dan Grattan (Seal)
South Carolina

South Carolina, Charleston District; Before me John Troup one of the Justices
 Assigned to keep the Peace in said District personally came and appeared James
 Troup one of the subscribing Witnesses to the Execution of the within Deed an
 Instrument of Writing & being duly sworn on the Holy Evangelists of Almighty
 God doth make Oath and say that he saw the within named Catherine Elizabeth
 Grattan Robert Lees and Daniel Grattan severally and respectively sign seal
 and as and for her Act and Deed deliver the same to and for the several uses
 intents and Purposes therein mentioned and that he the said Deponent together
 with Mr Nicholas Myatt did subscribe their names as Witnesses thereto -
 Sworn to this 12th day of April 1791. before John Troup - J.P.
 Recorded April 30th 1791. -

This Indenture made the seventeenth day of December in
 the year of our Lord one thousand seven hundred and Ninety Between
 George Bond of Columbia in the District of Camden and State of South
 Carolina planter of the first part; Rachael of the same Widow of
 the second part and Joseph Bee of the City of Charleston in the State of South
 Carolina Carpenter of the third part. Whereas a Marriage is intended to be had
 and solemnized between the said George Bond and Rachael Duke, and
 whereas the said Rachael Duke is possessed of two Negro Slaves, to
 wit Joe, aged about twenty eight years and Judy aged, ^{about} fourteen
 years, Now this Indenture witnesseth that the said Rachael Duke
 by and with the consent and approbation of the said George Bond testified
 by his being a party hereto for and in consideration of the sum of five
 Shillings Sterling to her in hand paid by the said Joseph Bee imme-
 diately before the perfection hereof, the receipt of which sum is hereby
 acknowledged hath granted bargained sold and delivered and by these
 Presents doth grant bargain sell and deliver unto the said Joseph Bee
 the before named Negro Slaves together with the future issue & increase
 of the said Judy, To have and to hold the said Negro Slaves named
 Joe and Judy together with her future issue and increase to him the
 said Joseph Bee his Executors, administrators and assigns in trust
 for the sole use benefit and behoof of her the said Rachael Duke
 and her assigns (notwithstanding her Coverture) for ever, without
 the intermingling or controul of the said George Bond her intended husband
 or subject in any wise to such debts as he may now owe or which
 hereafter may be contracted by him. In Witness whereof the said
 Parties have hereunto put their Hands and Seals the day and year
 above written Rachael Duke L.S. Joseph Bee L.S. George Bond L.S.
 signed sealed and delivered in the presence of John Obain, South Car-
 olina Richland County, Personally appeared before me John Obain who
 being duly sworn on the Holy Evangelists of Almighty God maketh
 oath that he was present and saw Rachael Duke and George Bond
 sign seal and as their act and deed deliver the within instrument of
 writing to and for the uses and purposes therein mentioned, and that
 he subscribed his name as a witness to the due Execution of the
 same - Sworn to before me this 23rd day of March 1791 Peter
 Sumner

Bremer J.P.R.C. signed sealed and delivered in the presence of Robert
Little John Bonniott - State of South Carolina Charlestown District
Personally appeared Mr Robert Little who being duly sworn made
oath that he was present and saw Joseph Bee sign seal and as his act
and deed deliver the within Instrument of writing for the uses &
purposes therein mentioned and that he this Deponent with John
Bonniott subscribed their names as witnesses to the due
Execution thereof - Sworn to the 16th day of May 1791 Before
Recorded 16th May 1791
Jas Nicholson S^r

State of South Carolina

Know all men by these Presents that I
William Holmes of the City of Charleston and State aforesaid Gentle
man, am held and firmly bound unto Alexander Edwards of the said
City and State Esquire, in the full and just sum of five Hundred
Pounds Sterling, to be unto the said Alexander Edwards his certain attorney
Executors Administrators or assigns to which payment well and truly
to be made I bind myself my heirs Executors and administrators, firm
-ly by these Presents - Sealed with my seal and dated this thirty first
day of March in the year of our Lord one thousand seven hundred and
Ninety one - Whereas a Marriage by Gods permission is intended
- shortly to be had and solemnized by and between Miss Margaret Ed-
wards also of the said City of Charleston, and the said William Holmes
and in consideration thereof it is agreed by and between the said
Margaret Edwards and William Holmes, that a certain Negro Woman
Slave named Jenny and her Child Sophia with their future issue of
~~increase~~ increase shall be assigned and transferred unto the said
Alexander Edwards in trust to and for the separate use of the said
Margaret Edwards the said intended Wife her Executors Administra-
-tors and assigns, and to and for no other use intent or purpose what-
-soever - The Condition of the above obligation is such that if the
above bound William Holmes shall and doth immediately after the
Solemnization of the said intended marriage by a good legal and sufficient
act of settlement make over and transfer unto the said Alexander Edwards
his Executors, administrators or assigns, the aforesaid Negro Slave named
Jenny and her Child Sophia with their future issue and increase to
for the separate use benefit and behoof of the said Margaret Edwards
the intended Wife her Executors Administrators and assigns, to and for
such other uses intents and purposes as shall be required by the said
Alexander Edwards his Executors administrators and assigns for any in
- behalf of the said Margaret Edwards the said intended Wife, her Execu-
-tors, Administrators and assigns and for no other use intent or purpose
- whatsoever then the above obligation to be void and of none effect or else
to remain in full force and virtue. William Holmes [L] Sealed and
delivered in the presence of R Bailey - State of South Carolina
Charlestown District Personally appeared Mr Henry Bailey who
being

being duly sworn made oath that he was present and saw
 William Holmes sign seal and as his act and deed deliver
 the foregoing Instrument of writing for the uses & purposes
 therein mentioned, & that he this Deponent signed his name
 as a witness to the due Execution thereof - Sworn to the
 24th day of May 1791 Before Jas Nicholson Esq -
 Recorded 24th May 1791 -

State of South Carolina

This Indenture made the second day of

June in the year of our Lord one thousand seven hundred and
 Ninety one, and in the fifteenth year of the Independence of the
 United States of America. Between William Inglis of the City
 of Charleston in the State of South Carolina Esquire of the one
 part, and Sarah Chisolm (Wife of Alexander Chisolm of the City
 and State aforesaid Senior Esquire) and James Rivers Maxwell
 well also of the said City and State Esquire of the other part
 Whereas Jane Maxwell (Daughter of the said Sarah Chisolm late
 Sarah Maxwell and of William Maxwell Esquire deceased who is now
 an Infant under the age of twenty one years is among other things
 entitled to the several Negro Slaves herein after particularly named
 And whereas a Marriage is by Gods Permission intended to be
 shortly had and solemnized between the said William Inglis and
 the said Jane Maxwell, and the said William Inglis in Con-
 sideration of the said intended Marriage hath agreed with the
 said Sarah Chisolm and James Rivers Maxwell in behalf of the
 said Jane Maxwell, that if the said Marriage shall take effect that then
 from and immediately thereafter the said Sarah Chisolm and James
 Rivers Maxwell and the Survivor of them and the Executors and
 Administrators of such Survivor shall stand seized and be Lawfully
 and rightfully possessed of the several Negro and other Slaves
 herein after named together with the future Issue and Increase of
 the female to for and upon such uses, trusts intents and purposes
 as are herein after particularly mentioned expressed and declared of
 and concerning the same. Now this Indenture witnesseth
 that in prospect and in Consideration of the said Intended Marriage
 and in pursuance of the said Agreement and also for and in Consi-
 deration of the sum of five shillings to the said William Inglis in
 hand well and truly paid at and before the sealing and delivery
 of these Presents the receipt whereof is hereby acknowledged, the
 the said William Inglis for himself his Heirs Executors and
 Administrators doth hereby covenant promise grant and agree
 and with the said Sarah Chisolm and James Rivers Maxwell
 and the Survivor of them and the Executors and Administrators
 of such Survivor that in case the said Intended Marriage shall
 take effect that then from and immediately after the solemnization
 thereof they the said Sarah Chisolm and James Rivers Maxwell
 their Executors and Administrators shall be Lawfully and
 rightfully seized and possessed of all these twenty eight Negro
 other

other Slaves now the Property of the said Jane Maxwell known by
the names of Maria, Betty, Lucy, Maria, Casar, Carolina, Delia, Tabar
Statera, Venus, Moby, Dick, Israel, Tom Wanny, Matt, Jacob, Jack,
Minto, Old Dolly, Jamie a Carpenter, Melia, Jamel, Shaffer, Abell, Casar
and Bristol together with the future Issue and Increase of all and singu-
lar the said female Slaves, To have and to hold the said several Neges and
other slaves above named together the future Issue offspring and increase
of the said females unto the said Sarah Chisolm and James Rivers
Maxwell and the survivor of them and the Heirs Executors administra-
tors and assigns of such survivor for ever, upon Trust, nevertheless and to and
for the several uses intents and purposes herein ^{after} mentioned and appointed
concerning the same and to and for no other use intent or purpose whatso-
ever that is to say, I'm Trust fully to pay, and discharge all such Sum
or sums of money as shall or may be the fair and equal proportion of
her the said Jane Maxwell of the just debts due by the Estate of her late
Father the said William Maxwell, and as soon as the same shall be fully
paid and discharged then in trust to permit and suffer the said William
Ingles during the joint Lives of them the said William & Jane to work
use have and employ all and singular the said several Neges and o-
ther Slaves together with the future Issue and Increase of the females and
to receive and take the Profits gain and earnings of them, all any or either
of them to and for the joint and particular use and behoof of them the
said William & Jane. But in case the said Jane should happen to sur-
vive the said William, Then in Trust to and for the only and sole use
and behoof of her the said Jane free and absolutely discharged of and from
all and every use Trust, Condition, Limitation or restriction whatsoe-
ver. But in case the said William should happen to survive the
Jane Then in Trust to and for such person or persons and to for and upon
such uses, Trusts, Limitations and Conditions as she the said Jane resid-
standing her Covetise shall by her last will and Testament or any writing
purporting to be her last Will and Testament signed in the presence of two or
more credible witnesses (which said writing or last will and Testament the
said Jane is hereby fully authorized and empowered to make and execute
give, bequeath mention, limit or declare of and concerning the same and
to for and upon no other use Trust, Condition or limitation whatsoever
and the said William Ingles for himself his heirs Executors and admini-
strators doth hereby covenant and promise to and with the said Sarah
Chisolm and James Rivers Maxwell and the survivor of them ^{the said}
and the Executors and administrators of such survivor that he the said
William Ingles his heirs Executors and administrators shall and will
from time to time and at all times hereafter upon the reasonable request
of and Charges of the said Sarah Chisolm and James Rivers Maxwell or
either of them make do and execute all and every such further and other law-
ful and reasonable acts deeds, conveyances and assurances in the Law
whosoever for the further and better ^{abridge} settling and confirming of all and
singular the herein before mentioned Partises unto the said Sarah
Chisolm and James Rivers Maxwell their Executors administrators and
assigns respectively (nevertheless to and for the several uses and upon the
several Trusts intents purposes, conditions and agreements herein and hereby
mentioned expressed and declared of for and concerning the same) as they
the said Sarah Chisolm and James Rivers Maxwell or either of

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them their or either of their Counsel learned in the Law shall be reasonably desired advised 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. Sealed and delivered in the presence of A. Lee & A. M. Inglis
 Inglis Tho. Hanscome, James Clethral — State of South Carolina Charleston District. Personally appeared Alexander Inglis who being duly sworn made oath that he was present and saw William Inglis sign seal and as his act and deed deliver the foregoing instrument of writing for the uses and purposes therein mentioned; that he this Deponent together with Thomas Hanscome & James Clethral subscribed their names as witnesses thereto. Sworn to the 6th day of June 1791 Before Jas. Nicholson 45
 Recorded 6th June 1791 —

South Carolina. Know all men by these Presents that I Thomas Wigfall of S. Thomas Parish and State aforesaid am held and firmly bound unto John Elias Moore of the same place planter in the full and just sum of four thousand Pounds Sterling Money to be paid unto the said John Elias Moore his certain attorney Executors administrators or assigns: To which payment well and truly to be made and done I bind myself and each and every of my heirs Executors and administrators firmly by these Presents Sealed with my seal and dated the seventeenth day of March in the year of our Lord one thousand seven hundred and Ninety one, and in the fifteenth year of the sovereignty and Independence of the United States of America. — ~~Whereas~~ a Marriage is intended shortly to be had and solemnized between the said Thomas Wigfall and Harriott Moore daughter of John Moore late of the Parish aforesaid Esquire deceased and sister of the said John Elias Moore. And whereas the said Harriott Moore is and stands seized interested in and intitled in fee simple of in and to an undivided Moiety or half part of a certain Lot of Land in Elliott Street in Charleston and is also possessed of virtue of the last Will and Testament of her said Father. And whereas she is also possessed of and intitled to two Negro Slaves by virtue of the last Will and Testament of her Mother, and in and by the said last Wills and Testaments reference being thereto had will more fully appear. And whereas the said Harriott Moore is also possessed of or intitled unto a distributive share of the Personal Estate which was or belonged unto her sister Elizabeth Margaret Moore deceased. And whereas the said Harriott is a Minor and under the age of twenty one years, and the said Thomas Wigfall in prospect and consideration of the said intended Marriage if the same shall take Effect to the end that some provision should be made for the Maintenance and support of such Child and Children as the said Harriott Moore shall have; hath agreed and doth hereby agree with her said

Brother

Brother the said John Elias Moore as her next friend his Heirs Executors
administrators and assigns to secure and settle all and singular the Negro
Slaves and other personal Estate which she may be possessed of or intitled unto
as aforesaid or otherwise to be and upon the several Uses and Trusts herein
after mentioned that is to say to and for the use and behoof of the said
Thomas Wigfall during the joint lives of them the said Thomas Wig-
fall and Harriett Moore and to and for the use and behoof of the said
-use of them during his or her natural Life and then from and after the
death of the Survivor then to and for the use and behoof of such Child or Chil-
-dren if more than one equally to be divided among them as the said Thomas
Wigfall shall or may have by the said Harriett Moore and in default of
such Child or Children to the said Thomas Wigfall his heirs and assigns, &
the said Thomas Wigfall hath agreed and doth further agree that he the said
Thomas Wigfall shall and will at the reasonable request of the said John
Moore and with the consent of the said Harriett at any time after she shall
attain the age of twenty one years join with the said Harriett in con-
veying and selling in fee simple her said undivided Moiety or half part
of the said House and Lot of Land unto such person and persons as shall
or may purchase the same, and the Price and Proceeds of such sale will
settle for the uses and trusts aforesaid, and that he the said Thomas
Wigfall shall and will within six months after the solemnization
of the said Marriage make as and execute such deed or deeds, or instruments in
writing for the conveying and assigning unto the said John Elias Moore his
Heirs Executors administrators and assigns the Negroes and other personal Estate
of the said Harriett Moore to and for and upon the uses and Trusts aforesaid
as by him or them or his or their Counsel learned in the Law shall be rea-
-sonably advised divided or required. Now the condition of the above oblig-
-tion is such that if the said intended Marriage shall take place and if the
said Thomas Wigfall his heirs Executors administrators or assigns shall and
will secure and settle all and singular the Negro Slaves and other personal
-al Estate which the said Harriett Moore may be possessed of or intitled
unto as aforesaid unto the said John Elias Moore his Heirs Executors
administrators and assigns to be and upon the trusts and uses aforesaid
and also shall and will at the reasonable request of the said John Elias
Moore and with the ^{consent of the} said Harriett at any time after she shall attain the
age of twenty one years join with the said Harriett Moore in selling of
conveying in fee simple her said undivided Moiety or half part of the
said House and Lot of Land unto such person and persons as shall and
may purchase the same and the Price and Proceeds of such sale will settle
for the uses and Trusts aforesaid, and shall and will within six Months
after the solemnization of the said Marriage make as and execute such
deed or deeds or Instrument or Instruments of writing for the conveying
and assigning to the said John Elias Moore his Heirs Executors admi-
-nistrators and assigns the Negroes and other personal Estate of the said
Harriett Moore to and for and upon the uses and trusts aforesaid as
by him or them or his or their Counsel learned in the Law shall be
reasonably,

reasonably advised devised or required, Then and in such case the above obligation to be void and of none Effect or else to remain in full force and virtue -

Sealed and delivered in the presence of us the said ^{The} ~~Wigfall~~ ^{Wigfall} interlined in this Page - ~~Saml~~ ^{Saml} ~~Wigfall~~ ^{Wigfall} No Price -

Mr John Price being duly sworn made oath that he was present and saw Thomas Wigfall Sign Seal and as his Act and deed deliver this Instrument of writing to and for the uses and purposes therein mentioned and that he the Deponent together with Samuel Wigfall subscribed their Names as Witnesses to the due Execution of the same - Sworn to this 14th June 1791 before me Jas Nicholson

Recorded 14th June 1791 -

State of South Carolina

This Indenture made the twenty fourth day of May in the year of our Lord one thousand seven Hundred and Ninety one, and in the fiftieth year of the Independence of the United States of America Between Isaac Rippon of the Parish of St Johns Colleton County, Madraslaw Island of the State of South Carolina Planter, and Ann Delebar of Parish Island St Helena Parish Granville County and State aforesaid widow of the one part, and John Rhodes of the same Parish County and State aforesaid of the other part - Whereas a Marriage (with the blessing of God) is shortly intended to be had and solemnized between the above named Isaac Rippon, and Ann Delebar, and the said Ann being now possessed of a personal Estate consisting of several Negro Slaves the particular names whereof are in a certain Schedule or Inventory hereunto annexed, To the end therefore that the personal Estate now belonging to the said Ann and in the said Schedule hereunto annexed mentioned and specified may be well secured and preserved to the use of the said Ann in case the said intended marriage should take Effect, This Indenture doth therefore Witness and it is hereby agreed by and between all the Parties to these Presents, and the said Ann Delebar by and with the Consent of the said Isaac Rippon for Consideration of the sum of five Shillings Sterling money to her the said Ann in hand paid by the said above named John Rhodes, as also to preserve and secure her interest and property of all and singular the Slaves together with their issue and increase in the Schedule hereunto annexed mentioned and specified so that the said Isaac Rippon may not have any power to dispose of the same in case the said intended marriage should take effect she the said Ann Delebar hath therefore given granted and disposed and with the Consent of the said Isaac Rippon she the said Ann doth hereby give grant and dispose unto the said John Rhodes his heirs Executors administrators or assigns all and singular the Negro Slaves in the said Schedule hereunto annexed mentioned -

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mentioned and specified. To have and to hold immediately all and singular the said Negro Slaves in case the said Marriage should take Effect to the use of him the said John Rhodes his Executors administrators and assigns upon this special Trust and Confidence like wise that it shall and may be lawful to and for the said Ann to take and use and receive the Labour interest produce and profits of all and singular the Premises untill the said Marriage shall take Effect, and that from and after the solemnization thereof it shall and may be from time to time and at all times in the power of the said Isaac and Ann or either of them during their lives to make use of the Labour of the said Negro Slaves and their increase in the whole annual Interest Produce and Profits of all and singular the said Slaves to her or to her use in any nature or kind soverall the will-pleasure of him the said Isaac having the Trust of execution aforesaid without let or impediment or hindrance of him the said John Rhodes his Executors administrators and assigns, any thing herein before contained to the contrary notwithstanding, and the said John Rhodes for himself promise to and with the said Isaac and Ann that he the said John Rhodes his Executors administrators and assigns shall and will well and truly and faithfully execute the Trust or Trusts in him or them hereby reposed according to the true intent and meaning hereof, to the best use and advantage of them the said Isaac and Ann during their lives or either of them and without any Pretence of right advantage or Emolument in from or out of the Premises other than as a faithful Trustee and not the Private use of him the said John Rhodes his Executors administrators and assigns, and the said John Rhodes for his Executors administrators and assigns, doth hereby Covenant to and with the said Isaac and Ann that in case the said intended marriage shall take Effect that then upon the death of the said Isaac, all the use Trust or other interest hereby vested given or intended to the said John Rhodes his Executors administrators and assigns shall hence forth utterly cease and be void, and the Premises are in lieu of Dowry to the said Ann from the said Isaac his Estate of Property -

In witness whereof and of every part hereof all the Parties to this Present Indenture have here interchangeably set their Hands and seals the day and year first above written -
Isaac Rippon (Seal)
Ann Delebone (Seal)
John Rhodes (Seal)
Signed sealed and delivered and duly executed in the presence of us Witnesses
Received the second year within written of Mr John Rhodes the sum of five shillings being the full Consideration money within mentioned to be paid by witness my Hand - Witness Isaac Rippon Ann Delebone - The Schedule or Inventory of Particulars Referred to by the said Indenture hereunto annexed viz. Negroes named as hereunder
Cain, Quash, Polldore, Bristol, Kate, Molly, Abram, Delia, Flora
Finch

Tenah, Paris, Jack Joe, Suckey, Hager, Kate, Mary Hannah and Lucy with their future increase, all the House hold Goods, which she is now possessed of - all which is hereby settled and intended to be for the sole use and benefit of Ann Delebare in case a Marriage should be solemnized between her and Isaac Rippon in lieu of Dowry from the said Isaac Rippon his Estate and property to the aforesaid Ann Delebare. In Witness whereof all the parties hereunder named have set their Hands and Seals the day within mentioned -

Witness that this is the true schedule and Inventory of the Estate referred to and no other -

Isaac Rippon
Ann Delebare
John Rhodes

State of South Carolina &c. Before me Andrew Agnew one of the Beaufort District - Justices assigned to keep the peace in the District aforesaid, Personally came and appeared William Skynner who being duly sworn upon the Holy Evangelists made oath and declared that he was present and did see Isaac Rippon and Ann Delebare sign seal and as and for their act and deed deliver the within Instrument or deed to and for the uses intents and purposes therein mentioned and contained and that he did likewise see them sign the receipt hereon endorsed and that he did subscribed his name as Witness thereto - Sworn before me this seventh day of May 1791 Andrew Agnew R. Recorded 17th June 1791

South Carolina This Indenture made the fifteenth day of June in the year of Our Lord One thousand seven hundred and Ninety One Between Thomas Middleton of the State of South Carolina Esquire of the one part and The Honourable Gabriel Manigault and Joseph Manigault of the same State Esquires of the other part. Whereas the Honourable Peter Manigault late of the State of South Carolina Esquire deceased did in and by his last Will and Testament duly executed and bearing date the sixth day of May in the year of Our Lord One thousand seven hundred and seventy three give and bequeath to his Daughter Ann Manigault the sum of Five thousand Pounds Sterling at the Value thereof in the Current Money of this State (then Province) to be paid her at the age of twenty one years or day of Marriage and did direct that the same should be settled on her and her issue and whereas a Marriage was had and solemnized between the said Thomas Middleton and the said Ann Manigault in the year of Our Lord One thousand seven hundred and Eighty three in consequence of which Marriage the said Thomas Middleton was entitled to and did receive the said sum of Five thousand Pounds from the said Gabriel Manigault and Joseph Manigault the sons and Executors Legatees of the said Peter Manigault by Deed whereof he the said

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Thomas did on the ninth day of April in the year last aforesaid give his
Bond to the said Gabriel Manigault and Joseph Manigault for the said sum
of five thousand Pounds and did agree with them that all his Lands Tenements
and Sureties which he the said Thomas Middleton was seized of possessed
of or the River Combahee in this State should be chargeable with the payment
of the said sum of money to and for the uses herein specified that it to say to
and for the use of the said Thomas Middleton, and Ann his Wife during
their joint lives but not to be subject or liable to the Debts Charges or Incum
brances of the said Thomas Middleton, and in case of the death of the said
Thomas Middleton during the life of the said Ann leaving Issue at the time
of his death then to the said Ann during her life and after her decease to the
use of such Issue ^{and heirs} which she might have by any future Husband to be divided
equally among them share and share alike but in case the said Thomas should
die in the life time of the said Ann without Issue or with Issue and such Issue
die in her life time then to the sole use and behoof of the said Ann
But in case the said Ann should die before the said Thomas leaving Issue then to the
use of the said Issue equally to be divided between them if more than one and
their Heirs and respective Heirs and Proportions to be paid them or their
respective heirs to the age of twenty one years or days of Marriage which
should first happen but in case the said Ann should die before the said Thomas
without Issue or with Issue and such Issue should die under age or unmarried
then to the use and behoof of the said Thomas as in and by the said Deed of set
tlement remaining of Record in the Secretary's Office of this State reference
being thereunto had may more fully and at large appear, And whereas the
said Gabriel Manigault and Joseph Manigault at the special Instance and
request of the said Thomas Middleton have consented to the sale of the said
Lands or Combahee River which was pledged as a security for the payment
of the said sum of five thousand Pounds on Condition that the said Thomas
Middleton should convey to them the Property hereafter mentioned in
view of the said Combahee Lands And this Indenture Witnesseth
that in consideration of the Premises and of the sum of five shillings Sterling
to them in hand paid at or before the sealing and delivery of these Presents
the receipt whereof is hereby acknowledged to the said Thomas Middleton he the
said Gabriel Manigault and Joseph Manigault their heirs and assigns doth
grant bargain sell unfeigned and confirmed and by these Presents doth
grant bargain sell alien enfeoff and confirm unto the said Gabriel Manigault
and Joseph Manigault their heirs and assigns for ever all that Lot of Land
of him the said Thomas Middleton situate on Broad Street in the City
of Charleston butting and bounding to the south on the said Street to the north
on Queen Street to the East on Land of Mrs. Graeme and to the West on
which said Lot of Land was devised to him by his late
Father the Honourable Henry Middleton Esquire deceased and the Heirs
and Assigns Remainder and Remainders unto the said Gabriel Manigault
and Joseph Manigault their heirs and assigns and of every part
and parcel thereof to have and to hold the said Lot of Land all and sin
gular the Premises hereby intended to be granted bargain and sold unto
the said Gabriel Manigault and Joseph Manigault their heirs and assigns
to them

To their use and behoof sa and upon the Intents and purposes hereinafter expressed of and concerning the same. And this Indenture further witnesseth that in consideration of the Promises He the said Thomas Middleton hath bargained sold released granted and confirmed and by then Present doth bargain sell release grant and confirm unto the said Gabriel Manigault and Joseph Manigault all and singular the Negroes and other Slaves hereinafter mentioned Viz David, Phillis, David, Maria, Mary, Simc Martha, Leah, Bess, Sam, Bessy, Peggy, Dick, Dick, Prince, Jack, March, Charlotte, Sylvia, Cymon, Hannah, Horvint, Celia, Jack, Sam, Kate, Ned, Cymon, Peggy, Dido, Pompey, Dick, Cuffee, Brancy, Bessy, Mury, Festina, Linda, Sullia, Molly, Andrew, Senty, Daniel, Madlow, Daniel, Jenny, Nancy, Coomba, Hannah, Balfae, Motly, Betty, Jacky Philippa, George Binch, Beck, Sabur, July, Judy, Charles, Sonny, Abraham, Nelly, Wester, Amitta, Sonny, Jack, David, Elly, March, Lucy, Prince, Olive, Peggy, Dick, Bob, Scis, Famer, Net, Lucy, Sully, Bess Binch, David, Pompey, Bessy, Bristol, Celia, Bella Wagon, Peter Cinda, Shephon, Doll, Tenah, John Pompey, Hughky, Antim, Hughky, Dido, Charley, Bess, Juma, Judy, Nanny, Frank Hateria Dublin, Patty Abraham, Beck, Grace, Jack Mary, John, Pauby, John, Sonny, Polydae, Harriott Mercury, Andobah, Beam, Sylvia, Toney, Sue Saby, Sewell, Sam, Dido, Monimia James Sabur, Dick Abigail, Dick, Kate, Soan, Joe, Emilia, Semmy, Cato, Will, Andrew, Sambo, George, Paris, Prince to have and to hold all and singular the said Negroes and other Slaves and the Issue and Increases of such as are female unto the said Gabriel Manigault and Joseph Manigault and the Survivor and the Executors and Administrators of such Survivor to and sa and upon the Uses Intents and purposes hereinafter expressed of and concerning the same. That is to say touching and concerning the said Lot of Land and the Negroes and other Slaves upon Trust to secure to the said Gabriel Manigault and Joseph Manigault and the Survivor of them and the Executors or Administrators of such Survivor the payment of the sum of Five thousand Pounds Sterling according to the Trusts and to the Uses set forth in the said Marriage Settlement made between the Parties to these Presents on the ninth day of April in the year of Our Lord One thousand Seven hundred and Eighty three and hereinafter recited In Witness whereof the said Parties to these Presents have hereunto set their hands and seals on the day and in the year first above mentioned. Sealed & delivered the being Tho: Middleton (W^{ch}) At the same Time delivered by way of Surges of the Curia in the Presence of Henry Deas, Frederick Rutledge.

State of South Carolina Personally appeared W^m Frederick Challenge who being duly
 Charlestown District - Sworn on the Holy Evangelists of Almighty God, says that
 he was present and saw Thomas Childermas sign sign seal and as his last & best
 believe this Deed of Settlement to and for the uses and purposes therein mentioned
 and that he is Deponent together with Henry Deas subscribed their Names as
 witnesses to the said Execution of the same, Sworn to this 12th day of July 1791
 Before me J^o Nicholson C^l - Recorded the 21st July 1791. -

South Carolina

Whereas in a by a certain indenture bearing date the twenty-ninth day of
 February in the Year of our Lord One thousand seven hundred & eighty eight in the County of Marion the
 said Ann Brown & Childermas Co^{ts} of the second part and William Forester of the third part in
 consideration of a Marriage to be thereafter shortly had & solemnized between the said
 Martha Gillispie & William Forester the said Martha in consideration & prospect of the
 said intended Marriage & also in consideration of the sum of Ten Shillings to her in hand
 paid by the said Ann Brown & Childermas Co^{ts} did grant bargain & sell unto the said
 Ann Brown & Childermas Co^{ts} an undivided third part of the Negroes belonging to the
 Estate of said James Durando to which (the said James Durando having died intestate)
 she was by Law entitled. To have and to hold the said undivided third part of
 the Negroes & the future issue and increase of the females to the said Ann Brown & Childermas
 Co^{ts} & the survivor of them & the Executors & Administrators of such Survivor to & for the use & benefit
 thereof mentioned that is to say to the use and behoof of the said Martha until the
 solemnization of the said intended Marriage & from & after the solemnization thereof
 to the use and behoof of the said William Forester during his life with full power to the
 said Martha to divide away & bequeath the said Negroes and increase after the Death of
 the said William Forester & whereas the said William Forester did in said Indenture
 covenant & agree with the said Ann Brown & Childermas Co^{ts} their Executors & Administrators
 that it should be lawful for the said Martha to have the exclusive care & go-
 vernment & custody of her children by her late Husband the said James Durando
 and also the Administration hereinafore granted to her of the Goods & Chattels of the
 said James Durando with the entire direction & management of the Estates of the
 said Children in as full & ample a manner as if the said Martha was sole and
 unmarried. And whereas it was the true intent & meaning of the said above
 recited Indenture & of the Covenants therein that from & immediately after the solemniza-
 tion of the said Marriage the said Ann Brown & Childermas Co^{ts} their Executors and
 Administrators should permit & suffer authorize & empower the said William Forester to
 have use work and employ the said Negroes together with the future issue and increase
 of the females and to receive the Profits, Gains & Earnings of the said Negroes to his own
 proper use for & during his natural life but that the said Negroes should not be
 in any manner subject liable or amenable to the disposal, Debts, Contracts or
 Engagements of the said William Forester & that from & immediately after the Death
 of the said William Forester in case the said Martha shall be then living the said Ann
 Brown & Childermas Co^{ts} their Executors & Administrators shall permit & suffer by the
 said

said Martha to have hold & possess the said Negroes & the increase of the Females
 for ever to be by her disposed of in such best manner as she shall think proper
 in case the said Martha should not be living at the time of the Death of the said
 William Forester that then the said Ann Brown & Childemas (est. her Exors
 & Admors) should permit such person or persons to hold & possess the said Negroes
 & the increase of the Females in such shares proportions & in such manner
 as the said Martha shall by her last will & Testament direct limit or appoint
 the same notwithstanding her Coverture. And whereas the said recited
 Indenture was drawn & executed in the County where the assistance of some
 Justice in the law could not be obtained, and the Marriage hath been since
 solemnized. In Order therefore the more effectually to fulfill the intention
 of the said parties & carry the same into effect the said Parties in consideration
 of the Premises as hereby covenant & agree with each other in manner following
 the said Ann Brown & Childemas (est. do promise & agree to & with the said
 William Forester that they will permit & authorize him to work & employ
 the said Negroes & receive their Profits, Fees & Earnings to his own use & benefit
 during his natural life but upon this special Trust & proviso that the said
 Negroes shall not be in any manner subject or liable to his Disposal, Debt
 Contracts or Engagements, & the said Ann Brown & Childemas (est. do further
 promise & agree that from & immediately after the Death of the said William
 Forester in case the said Martha shall be living to permit & suffer her to hold
 & possess the said Negroes & the increase of the Females to her use & benefit
 for ever, to be by her disposed of in such way & manner as she shall think fit
 & in case the said Martha shall not be living at the time of the Death of
 the said William Forester that then they will peacefully & quietly surrender
 deliver up the said Negroes & the increase of the Females to such Person or Persons
 as the said Martha shall notwithstanding her Coverture by her last will
 Testament in writing direct limit or appoint. And the said William
 Forester for himself, his Heirs Executors & Admors doth consent & admit that
 such was the true Intent, Spirit & Meaning of the said above recited Indenture
 & doth covenant promise & agree to & with the said Ann Brown & Childemas (est.
 their Exors & Admors) that he will from time to time and at all times during
 Coverture permit & suffer the said Martha to make her last will & Testament in
 writing & thereby give and bequeath the said Negroes & the increase of the
 Females to such Person or Persons & to for such Uses Intents & Purposes
 notwithstanding her Coverture as she shall think fit agreeable to the true
 intent & meaning of these Premises. And that neither he the said William
 Forester his Exors, Admors or any person claiming by from or under him or
 shall obstruct or hinder such disposition of the said Martha of the said Negroes
 & the increase of the Females so to be made by her as aforesaid & say the

it shall & may be lawful for the said Martha to have the exclusive use & enjoyment & custody of her Children by her former Marriage Husband James Durand & also the Administration hereunto granted to her of the Goods & Chattels of the said Durand with the entire direction & Management of the Estate of the said James in as full & ample a manner as if the said Martha were sole and unmarried

In Witness whereof the said Parties have hereunto set their Hands & Seals this eleventh day of August 1788.

10th Forester
Martha Forester

Sealed & Delivered
in the presence of
Alexander Campbell

C. Craft Forester

Mr. Craft Forester being duly sworn made Oath that he was present & saw William Forester & Martha Forester sign seal and as their Act and deed deliver the foregoing Instrument of writing for the use and purposes therein set forth & that he this Deposition with Alexander Campbell subscribed their Names as Witnesses to the execution thereof & sworn to this 2^d August 1791 before Peter Feneau R. - Recorded August 2^d 1791

This Indenture of Tripartite made the twelfth day of September in the first Year of the Reign of our Sovereign Lord George the Third by the Grace of God of Great Britain, Chance and Ireland King, Defender of the Faith and so forth - and in the Year of our Lord One thousand seven hundred and Eighty one - Between William Lennox of Charleston in the Province of South Carolina a Merchant of the first part, Judith Godin Spinster, Daughter of Benjamin Godin late of Charleston a single of the second part, And John Guerard Esq^r James Lennox of Charleston a single of the third part, Witnesseth that whereas there is a Marriage by Gods permission intended to be solemnly had and solemnized by and between the said William Lennox & Judith Godin, and the said Judith Godin having in her own right the sum of Eight thousand five hundred pounds current on money of Great Britain and being also possessed of sundry Negro Slaves herein after named, It is agreed by and between the said William Lennox and Judith Godin that the same together with the future issue and increase of the Female Slaves be made over in Trust to and for the several intents and purposes herein after mentioned concerning the same. Now this Indenture further Witnesseth that in consideration of the said intended Marriage and to the intent that the said sum of Eight thousand five hundred pounds and the several Negro Slaves herein after named together with the future issue and increase of the Female Slaves and the Interest hereof and income of the said Estate may be secured and applied upon the trusts and to and for the use intents & purposes herein after mentioned and expressed And also in further consideration of the sum of Ten shillings lawful Money of the Province aforesaid by the said John Guerard by James Lennox or one of them to the said Judith Godin in hand paid at or before the sealing and delivery of these presents well and truly paid the receipt whereof is hereby acknowledged. In the said part said William Lennox testified by his being made party to and signing the

sealing of their Parents) hath granted bargained and sold assigned conveyed
 and set over and by their Deeds Deth Give Grant bargain sell assign
 transfer and set over unto the said John Guesard & James Lennox their Exors
 Admors and Assigns. All that the said sum of Eight thousand five hundred
 pound current money at interest. Also ~~that~~ all those Eleven Negro Slaves
 known by the names of Bettye, John, Charles, Barbara, Hannah, Cudjoe, Ben
 Judia, Clarinda, Pompey & Chia, together with the future issue and increase
 of the Female Slaves, And all her & late Right, Title & Interest of and to the same
 To have and to hold the said sum of Eight thousand five hundred pound
 money And all and every the said Negro Slaves together with the future issue
 increase of the female Slaves unto the said John Guesard & James Lennox their
 Exors Admors & Assigns forever Upon trust nevertheless and to and for the
 several uses intents and purposes herein after mentioned and appointed
 concerning the same and to and for no other use or purposes whatsoever That relating
 to the use of the said Judith Godin her Exors Admors & Assigns unto the so-
 lemnization of the said intended marriage and from and immediately after the
 solemnization of the said intended marriage Upon Trust that the said
 John Guesard and James Lennox and the survivor of them and the Exors Admors
 and Assigns of such survivor shall and will permit and suffer the said William
 Lennox and Judith Godin his intended wife And the survivor of them and
 Exors and Admors of such survivor to have receive and enjoy the full trust of the said
 sum of Eight thousand five hundred pound, and also to make use of receive
 and enjoy the Income and Profit of the aforesaid Negro Slaves and of the future issue
 and increase of the Female Slaves for and during the term of their natural
 Lives and the longest liver of them the said William Lennox and Judith Godin
 And from and after their decease Then upon the further Trust and Confidence
 to permit and suffer the Heir of the Body of the said Judith Godin by the said
 William Lennox to be begotten to have keep make use of and enjoy the said sum
 of Eight thousand five hundred pound, and the before named Negro Slaves together
 with the future issue and increase of the Female Slaves for ever, and in Default
 of such issue then upon the further Trust and Confidence to permit and
 suffer the said William Lennox & Judith Godin his intended wife and
 survivor of them and the Exors Admors and Assigns of the survivor to have keep
 make use of enjoy and dispose of the said sum of Eight thousand five hundred pound
 and the before named Negro Slaves together with the future issue and increase of the
 Female Slaves to his or her own benefit and behoof forever. And the said Judith
 Godin Deth by their Parents constitute and appoint the said John Guesard
 & James Lennox jointly or severally their Exors Admors and Assigns that to wit
 the uses intents and purposes herein before mentioned to be her true & lawful
 Attornies or Attorney for her and in her name or in the name of her and the said
 William

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William Hennox her intended Husband after the said intended Marriage shall be solemnized to ask receive gather in and take the said sum of Eight thousand five hundred current money or any part thereof or the interest to be due to become due thereupon and if necessary to sue for the same and recover the same by all lawful way and means Giving and Granting unto her said Wife all her full and whole power strength and authority any way touching or concerning the premises And upon the Receipt of the said sum of Eight thousand five hundred pounds or any part thereof Acquittances or other Discharges to make seal and deliver And all and every other Act and Acts thing and things Deeds and Devises in the law whatsoever needful and necessary to be done in or about the premises for the recovery of the said sum of money or any part thereof for the said William Hennox & Judith Godin his intended wife and in their name in Law the said Marriage shall take effect to do execute and perform as fully largely and fully to all intents constructions and purposes they may might or could do if personally present Ratifying allowing and holding firm and stable all and whatsoever the said Attornies and Trustees shall lawfully do or cause to be done in the premises by virtue of these Presents - In Witness whereof the parties to these presents have hereunto interchangeably set their hands and seals the Day and Year first above written -

William Hennox (S) Judith Godin (S) John Guenard (S) James Lennox (S)

Sealed and Delivered in the presence of James Guindley David Deas

Received on the Day of the Date of the within Indenture of the within named John Guenard & James Lennox Ten shillings current money in full for the consideration therein within mentioned - Judith Godin Witness James Guindley David Deas

South Carolina Charles Town Alexander Montrie and Catharine his Wife being duly sworn the said Alexander doth certify that he is well acquainted with the handwriting of James Lennox Esquire deceased & that the name of James Lennox subscribed to the Deed annexed hereunto is the same as being a Marriage Settlement between her former husband & Judith his wife he is convinced in his own mind is the real signature & handwriting of the said James Lennox - that he is acquainted with the handwriting of the said David Deas & believes the name David Deas signed as a witness to the said Deed is the real signature of the said David Deas - that the said Judith Lennox & William Lennox Parties to the said Deed have each attested to him that their names subscribed to the same is their real signature & that the said Deed is real and bona fide one & that the names of James Lennox John Guenard James Guindley & David Deas are their real signatures: that he the said Alexander from seeing the handwriting of James Guindley attests proceeding in the form of law verily believes the name of James Guindley there subscribed to be a true one: that he always understood since his intermarriage with his wife who is the daughter of the aforesaid James Lennox that a settlement was made by the aforesaid William Lennox on the said Judith Lennox of the property she had before marriage & in the terms as specified by the Deed annexed: and that the said James Lennox was a Justice of the Peace & in the terms as specified by the Deed: that the said James Lennox died during the time the Deed was in possession of Charles Town

in the Year One Thousand seven hundred and Eighty one and lay after the said John Gerard & that in
 preparing the late law of this State respecting of Marriages Settlements none of the Trustees to the said Deed
 also had the said Catherine Metric with she is convinced the Name of James Lennox signed in
 in the real signature of her Father James Lennox died - and that she always understood from her Uncle
 Aunt the sponser William & Judith Lennox that a Marriage Settlement was made between
 on their marriage & that her Father & Mr John Gerard were Trustees to the same - & that her Father
 died long after Mr Gerard & during the time the British were in Charleston.

Sworn before me
 July 1791

A^c M^{rs} Metric

Mr. M^{rs} Gerard being duly sworn saith she is acquainted with
 hand writing of Mr James Lennox & believes his Name signed to the Deed annexed is his
 signature. & that she always understood from her Uncle & Aunt the sponser William & Judith
 Lennox that a Marriage Settlement was made on their intermarriage, & that Mr James
 died long after Mr Gerard and during the time the British were in Charleston in the Year
 One thousand seven hundred & eighty one

Sworn before me
 the 19th July 1791

A^c Gerard

Peter Faneau J^r

South Carolina
 Cha: M^{rs} Charlotte Mising Widow & Heiress of Doctor James Mising being
 sworn saith she is acquainted with the Hand writing of James Lennox, William & Judith
 Lennox & believes their Names respectively set to the annexed Deed to be their
 signature and writing of each of the said Persons, & that the said Judith & William were
 the same of the said Deed - that she always since the intermarriage of the said William
 Judith (who is her sister) that a Marriage Settlement on their said intermarriage was entered
 & executed by them: - that she believes the Name of John Gerard to be his said John's
 writing, but is not so well acquainted with his writing as with that of Mr James & William
 Lennox the said sponser

Sworn before me this
 19th July 1791 Peter Faneau J^r

Charlotte Mising

South Carolina Personally appeared John Sanford Dist. Cl^k & William
 Anorum Esq who being duly sworn severally say they are acquainted with the hand writing
 of Mr David Deay & believes his Name subscribed to the Deed annexed as a Marital
 Settlement upon Judith Lennox & as a Witness thereto, to be his the said David's real signature

Sworn before me this
 19th day of July 1791

John Sanford Dist
 A^c Anorum

Personally appeared before me, William Anorum Esq & John Troup Esq who
 being duly sworn say they are acquainted with the Hand writing of Mr James Ginnalay dead
 & believe the name of James Ginnalay subscribed as an Evidence to the sponser Deed annexed
 to be his real signature.

Sworn before me this
 19th July 1791 Peter Faneau J^r

A^c Anorum
 John Troup

South

I am not acquainted with the signature of the said James Ginnalay
 and have not been searched for the said James Ginnalay
 with the view of procuring a copy of the said Deed as the female

South Carolina
Charleston

Wm. Lennox, Mr. John Lennox, Mr. John Lennox, & Mr. James Lennox, and with the manner and form of their writing or signing their Names, having frequently read them write that he only believes the Names respectively subscribed Miller Lennox, Judith Galin, John G. — a (Miss name being mutilated) & James Lennox to be the Deed of Settlement hereunto annexed to be the proper Signatures of the said William Lennox, Judith his wife, John Galin & James Lennox.

Truett Pungwey

Given to this 20 July 1791

Before Peter Trencan JP

Recorded August 2 1791

South Carolina
This indenture & separate made the second day of December in the Year of our Lord One thousand seven hundred & seventy nine Between John Singleton the Younger in the State of South Carolina Planter of the first part, Dorothy Johnston in the State of the second part and Benjamin Coachman of George's Parish in the same State Enquirer of the third part. Wherein it is made in full and perfect manner as it is intended and solemnized between the John Singleton and Dorothy Johnston. And Whereas the said Dorothy Johnston under and by Notice of a Marriage settlement made or mentioned to be made on or about the fifth day of May in the Year of our Lord One thousand seven hundred & seventy three between Ann Johnston of Charleston aforesaid Widow Mother of the said Dorothy Johnston of the first part, James Coachman of Pinckney's Parish in the said State Planter of the second part and Helen Natasy of Charleston aforesaid, Benjamin Coachman the elder of Charleston aforesaid Gentleman of the third part from and after the decease of the said James Coachman will be legally and justly entitled unto a moiety or half part of sixty six Negro Slaves known and distinguished by the following names that is to say

together with the issue and increase of such of the said slaves as are female since the date of the said marriage settlement as by the said marriage settlement is recorded in the Secretary's office of this State will more fully appear. Now therefore this indenture witnesseth that in consideration of the said intended Marriage and to the intent that the said Negroes aforesaid being a moiety or half part of the aforesaid sixty six Negroes together with the issue and increase of such of the said slaves as are female may be secured and applied upon the trusts and to the use and intent, and purposes hereafter mentioned and expressed he the said John Singleton with hereby for himself and for his heirs Executors and Assigns covenant promise and agree to and with the said Benjamin Coachman his Executors and Assigns that he the said John Singleton shall and will within thirty days after the decease of the said Benjamin Coachman and a forfeiture of the penalty of three hundred dollars in due form well and sufficiently great to begin with the issue and increase of such of the said slaves as are female when so conveyed shall be and remain to the said Benjamin Coachman his Executors and Assigns Upon and under and subject and liable to the several Trusts Uses intents, purposes, provisions, conditions, and covenants hereinafter expressed (that is to say) as to the said moiety or half part mentioned together with the issue and increase of such of the said slaves as are female In Trust for the said Dorothy Johnston her heirs Executors and Assigns until the solemnization

And we the undersigned do hereby certify that the above mentioned Benjamin Coachman is the same as the Benjamin Coachman who is mentioned in the said indenture and that the said indenture is a true and correct copy of the original as the same was presented to us for recording.

South Carolina
Charleston

Wm. Lennox, Mr. John Lennox, Mr. John Lennox, & Mr. James Lennox, and with the manner and form of their writing or signing their names, having frequently read them writes that he only believes the names respectively subscribed Miller Lennox, Judith Galin, John G. — a (Miss name being mutilated) & James Lennox to be the Deed of Settlement hereunto annexed to be the proper signatures of the said William Lennox, Judith his wife, John Galin & James Lennox.

Truett Pungwey

Given to this 20 July 1791

Before Peter Treneau JP

Recorded August 2 1791

South Carolina
This indenture & separate made the second day of December in the Year of our Lord One thousand seven hundred & seventy nine Betwixt John Singleton the Younger in the State of South Carolina Planter of the first part, Dorothy Johnston in the State of the second part and Benjamin Coachman of George's Parish in the same State Enquirer of the third part. Wherein it is made in full and perfect manner as it is intended and solemnized between the John Singleton and Dorothy Johnston. And Whereas the said Dorothy Johnston under and by Notice of a Marriage settlement made or mentioned to be made on or about the fifth day of May in the Year of our Lord One thousand seven hundred & seventy three between Ann Johnston of Charleston aforesaid Widow Mother of the said Dorothy Johnston of the first part, James Coachman of Pinckney's Parish in the said State Planter of the second part and Helen Natasy of Charleston aforesaid, Benjamin Coachman the elder of Charleston Parish of St. James's Creek Enquirer and Benjamin Coachman the younger of Charleston aforesaid Gentleman of the third part from and after the decease of the said James Coachman will be legally and justly entitled unto a moiety or half part of sixty six Negro Slaves known and distinguished by the following names that is to say

together with the issue and increase of such of the said slaves as are female since the date of the said marriage settlement as by the said marriage settlement is recorded in the Secretary's office of this State will more fully appear. Now therefore this indenture witnesseth that in consideration of the said intended Marriage and to the intent that the said Negroes aforesaid being a moiety or half part of the aforesaid sixty six Negroes together with the issue and increase of such of the said slaves as are female may be secured and applied upon the trusts and to the use and intent, and purposes hereafter mentioned and expressed he the said John Singleton with hereby for himself and for his heirs Executors and Assigns covenant promise and agree to and with the said Benjamin Coachman his Executors and Assigns that he the said John Singleton shall and will within thirty days after the decease of the said Benjamin Coachman and in full satisfaction of the penalty of three hundred pounds in due form well and sufficiently great to begin with the issue and increase of such of the said slaves as are female when so conveyed shall be and remain to the said Benjamin Coachman his Executors and Assigns Upon and under and subject and liable to the several Trusts Uses intents, purposes, provisions, conditions, and covenants hereinafter expressed (that is to say) as to the said moiety or half part mentioned together with the issue and increase of such of the said slaves as are female In Trust for the said Dorothy Johnston her heirs Executors and Assigns until the

1 and 2 are the original and 3 is the copy of the same as recorded in the Secretary's office of this State. The said Benjamin Coachman is the son of the said James Coachman and the said Dorothy Johnston is the daughter of the said Ann Johnston.

of the said Jan. ...
 Memorandum of the said intended Marriage between M^r Trust, that the said Benjamin Coachman
 Evers Adams an African shall permit and suffer the said John Singleton and his African during the
 of his natural life to have the work and labour of the said moiety or half part above mentioned
 together with the issue and increase of such of the said Slaves as are female and to receive and be
 to his and their own proper use and behoof of the profits which shall accrue arise or be made
 or from the labour and service of the said moiety or half part above mentioned together
 the issue and increase of such of the said Slaves as are female And from and immediately
 the decease of the said John Singleton in case the said Dorothy Johnston shall survive the
 John Singleton Then upon Trust and to and for the use and behoof of the said Dorothy
 Johnston her Heirs Evers Adams and African for ever And upon this further Trust and con-
 that he the said Benjamin Coachman his Heirs Adams and African shall and do after the
 death of the said John Singleton (in case he shall die) shall survive the said Dorothy Johnston
 grant bargain, sell, alien, release and confirm all the said moiety or half part above mentioned
 together with the issue and increase of such of the said Slaves as are female unto and amongst
 and every the child or children of the said Dorothy Johnston and the children of each
 issue (in case any of them shall happen to be dead leaving issue) in equal shares and portions
 But the child or children of such of the issue of the said Dorothy Johnston as shall thus
 happen to be dead shall be entitled only to the share which but her or their father or
 mother would have been entitled to if living, equally to be divided amongst such children if
 be more than one and if but one, then wholly to that one And upon this further Trust and
 confidence that in case the said John Singleton shall survive the said Dorothy Johnston
 and there shall be no issue of the said Dorothy Johnston living at the time of her decease
 Then that the said Benjamin Coachman his Heirs Adams or African shall and do convey all
 said moiety or half part above mentioned together with the issue and increase of such of the
 said Slaves as are female unto the said John Singleton his Heirs Evers Adams and African
 his and their own proper use and behoof absolutely and forever - In Witness whereof the
 said Parties to this Deed have hereunto set their hands and seals at New York and in
 the Year first above written

John Singleton (S) Dorothy Johnston (S) Benj Coachman (S)

Witness my hand and seal this 3^d day of August 1791
 Humphrey Sommers - Mercy Sommers -

State of South Carolina
 Charleston District Personally appeared before me W^m Edmund Petre who being duly sworn
 doth that he has frequently seen Humphrey Sommers sign his name, and that he really believe
 the name Humphrey Sommers one of the Witnesses to this Deed to be the hand writing of Humphrey
 Sommers deceased

Witness to before me
 this 3^d Aug. 1791 -
 Jas Bonham JP.

State of Carolina - Personally appeared before me Roger Smith Esq^r who being duly sworn
 doth that he has frequently seen Benjamin Coachman sign his name, and that he really
 believes the name Benj Coachman to this Deed to be the hand writing of Benj Coachman

Witness to before me
 this 5th August 1791
 Jas Bonham JP.

Personally

Person
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 Also free to
 writing of the
 given before
 4 August
 J. C.
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Personally appeared Margaret Singleton, who being sworn make Oath that she has frequently seen Dorothy Johnston sign her name & that she believes the within signature to be her hand writing also Isaac Brantley Dirigbt who swears that he verily believes the within signature to be the hand writing of John Singleton junior, having seen him frequently write Margaret Singleton

Sworn before me this 4th August 1791
J. Bremer J^r

MD Dirigbt

Recorded August 5 1791

South Carolina This indenture made the third day of August in the year of our Lord One thousand seven hundred and Ninety one Between John Singleton of the State of South Carolina Esquire of the One part and Rebecca Smith the wife of Benjamin Smith Esquire and Richard Singleton Esquire the wife of Benjamin Coachman of the other part, Whereas previous to the Marriage which was had and solemnized between the said John Singleton and his present wife Dorothy Singleton the said John Singleton died by a Deed bearing date the second day of December in the year of our Lord One thousand seven hundred & twenty nine and made between the said John Singleton by the name of John Singleton junior of the One part and Dorothy Johnston in the State aforesaid Spinster of the second part and Benjamin Coachman of St. James parish in the same State Esquire of the third part, the said Dorothy under the Marriage Settlement of her Mother with James Coachman would be entitiled on the Death of the said James to a Minority or half part of thirty six Negroes with their issue and increase of such Minority, And the said John Singleton did agree that he would within thirty Days after the Death of the said James Coachman convey to the said Benjamin Coachman his Executors, Admors & Assigns the said Minority or half part of the said Negroes together with their issue and increase on the terms in the said Settlement & herein after mentioned And Whereas the said James Coachman and the said Benjamin Coachman have both departed this life and the said John Singleton hath become into the possession of the following Negroes
Wife, Deaford, Joan, Phillis, Primus, Hagar, Jemmy, Big Tom, Big Dingy, Cato, Sam, Ned, Old Jack, Betty, Peter, Jenny, Little Jack, Hester, Eldreda, Mathias, Moon, Glascow, Mayann, Sampit, Beckey, Sam, Molly, Little Tom, Little Dingy, Willie, Liddy, Fony, Alva, Judy, William, Lucerkia, Matilda, Doll, Stephen, Edwin, Elly, Young Jack, Scipio, Willey & Joe which Negroes are part of the Original Stock sold as aforesaid & part of that issue Now This indenture & Witnesseth that the said John Singleton in pursuance of the said Agreement with the said Benjamin Coachman hath granted assigned transferred set over & unto the said Rebecca Smith & Richard Singleton and the Survivors of them and the Executors, Admors and Assigns of such Survivor all & singular the Negroes & other Slaves herein before mentioned that is to say, Deaford, Joan, Phillis, Primus, Hagar, Jemmy, Big Tom, Big Dingy, Cato, Jem, Ned, Old Jack, Betty, Peter, Jenny, Little Jack, Hester, Eldreda, Mathias, Moon, Glascow, Mayann, Sampit, Beckey, Sam, Molly, Little Tom, Little Dingy, Willie, Liddy, Fony, Alva, Judy, William, Ben, Lucerkia, Matilda, Doll, Stephen, Edwin, Elly, Young Jack, Scipio, Willey & Joe, and their issue and increase To have and to hold all and singular the Negroes and other

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Never herein before mentioned and the grow and increase of such as are Females unto the
 Rebecca Smith and Richard Singleton
 and the Survivor of them and the Executors Admors and Assigns of such Survivor to perform the
 following several Trusts, Uses, Intent's & Purposes that is to say ~~in Trust~~ that the said Rebecca
 Smith and Richard Singleton and the Survivor of them
 & the Executors Admors Assigns of such Survivor shall permit and suffer the said John
 Singleton & his Assigns during the term of his natural life to have the work and labor
 of the said Negroes & their Issue & increase and to receive and take to his & his own
 proper use and behoof the Profits which shall accrue arise & be made by or from the
 Labour & service of the said Negroes & their Issue & increase, And from & immediately
 after the decease of the said John Singleton in Case the said Dorothy shall survive
 said John Singleton then upon Trust and to for the Use and behoof of the said Dorothy
 Singleton the Executors Admors Assigns for ever And upon the further Trust that they the
 said Rebecca Smith or Richard Singleton

and
 and the Survivor of them and the Executors Admors Assigns of such Survivor
 shall & do after the decease of the said John Singleton in case he shall survive
 said Dorothy grant assign transfer deliver & deliver all the said Negroes & their
 Issue together with their Issue & increase unto & amongst all & every the Child
 or Children of the said Dorothy and the Children of such Issue in case any
 of them shall be dead leaving Issue in equal Shares & proportions: But the Child or
 Children of such of the Issue of the said Dorothy as shall then happen to
 die shall be entitled ~~to~~ to leaving equally to be divided amongst such Issue
 if there be more than One, and if but one, then wholly to that One And upon the
 further Trust that in case the said John Singleton shall survive the said Dorothy
 & there shall be no Issue of the said Dorothy living at her Death then that the
 Rebecca Smith and Richard Singleton

and the Survivor of them & the Executors Admors Assigns of such Survivor shall
 and do convey all and singular the abovementioned Negroes & their Issue & increase
 unto the said John Singleton his Executors Admors and Assigns to his and their own proper
 Use & behoof for ever - In Witness whereof the said Dorothy to her Parents here
 herunto set their Hand & Seals on the day & Year first above written -

Signed sealed & delivered
 in the presence of
 Jacob Willemans

John Singleton
 [Seal]
 [Seal]
 [Seal]
 [Seal]

B. Dwight

Personally appeared Isaac Braughton Dwight who being sworn
 made oath that he saw John Singleton sign seal and deliver this the true content of
 writing & that he with Jacob Willemans subscribed their names as Witnesses
 herein before me this
 4th Aug 1791

B. Dwight

W. Remond

Recorded August 5 1791

South Carolina Men and All Men by their Presents that George Abbot Hall of Charles town in the said Province of South Carolina Merchant am wife and family bound to John Gibbs Senr Robert Gibbs and John Gibbs Junr all of Johns Island in the Province aforesaid £1000 in the full and just sum of One thousand pounds of good and lawful money of Great Britain to be paid to the said John Gibbs Senr Robert Gibbs & John Gibbs Junr or either of them or their or either of their certain Attorney Executors Admors or Assigns for which payment well and truly to be made by and on my self my Heirs Executors and Admors firmly by these presents sealed with my seal and Dated the Fourteenth Day of February in the Year of our Lord One thousand seven hundred and sixty four

The Condition of the above Obligation is such that if the above bound George Abbot Hall his Heirs Executors and every of them do and shall from time to time and at all times hereafter in all things well and truly above perform fulfill accomplish pay and keep all and singular the Covenants Points Articles Clauses Provisions Payments Conditions and Agreements whatsoever which on the part and behalf of the said George Abbot Hall his Heirs Executors and Admors are or ought to be done or performed fulfilled accomplished pay and kept according to and in conformity with the said written Obligation made or mentioned to be made between the said George Abbot Hall of the one part and the said John Gibbs Senr Robert Gibbs and John Gibbs Junr by their several Additions therein named of the other part according to the purport true intent and meaning of the said Articles of Agreement then the above Obligation to be void or else to remain in full force and

George Abbot Hall

sealed and delivered in the presence of us

Sarah Reeve
James Carlow

South Carolina
Charleston - Personally appeared Mrs Sarah Gibbs late first wife of the said George Abbot Hall who being duly sworn made oath that she was present and saw George Abbot Hall sign seal and as his Act and Deed deliver the within Bond or Obligation for the dues and purposes therein set forth and that she this Deponent with James Carlow subscribed their Names as Witnesses to the execution thereof

Sarah Gibbs

Witness to this 10 day of August 1761
Before Peter Faneau

Recorded August 10 1761

South Carolina Articles of Agreement indentured made concluded and agreed upon the fourteenth day of February in the fourth Year of the reign of our said Sovereign Lord King George the third and in the Year of our Lord One thousand seven hundred & sixty four Between George Abbot Hall of Charles town in the said Province of South Carolina Merchant of the one part and John Gibbs Senr Robert Gibbs and John Gibbs Junr all of Johns Island in the Province aforesaid £1000 Trustees in his behalf nominated and appointed of the other part Whereas a marriage by the Grace of God is intended shortly to be had and solemnized between the aforesaid George Abbot Hall and Lois Mathews Daughter of John Mathews late of Michael's Parish

Parish Charles Town in the Province of said New England deceased, and also Daughter Sarah who
 also deceased who was the Widow and Heir of the said John Mathew. And a Will of
 the said Lois Mathew, under and by virtue of the last Will and Testament of her said
 bearing date the seventh day of May which was in the Year of our Lord one thousand
 hundred fifty nine and under and by virtue of the last Will and Testament of her said
 Mother bearing date the first day of April in the year of our Lord one thousand seven
 hundred and fifty is well and sufficiently intitled and entitied unto severall summs
 Monies, Money, Shares parts or portions of her said Father & Mother's Estate supposed to
 amount to upwards of Ten thousand pounds Current money of the said Province and
 the said Wills duly proved and received in the secretaries Office of his Province upon
 her thereunto had may more fully appear. And whereas the aforesaid Lois
 Mathew or her said intended Husband or one of them upon the solemnization of the
 intended Marriage will then become intitled to demand receive and take her
 intrest and proportion of the Monies and other Effects due to her as aforesaid Therefore in
 consideration of the said intended Marriage and of the Fortunes sum or sums of
 and Intrest which the said George Abbott Hall shall here receive out of the Estate
 the said John Mathew and Sarah Mathew in right of the said Lois her intended Wife
 by virtue of the before recited last Wills and Testaments and to the intent that the
 value of the said Fortune Estate and Intrest of the said Lois as aforesaid may be
 charged upon and paid out of the Estate of the said George Abbott Hall in such
 manner as is hereinafter concluded and agreed upon and to the intent that the
 said Fortune Estate and Intrest of the said Lois as aforesaid to be charged upon
 and paid out of the Estate of the said George Abbott Hall may be settled applied limited
 and appointed to such uses and purposes and upon such trusts and confidences as
 shall be hereinafter mentioned specified expunged and declared. And to the
 intent that a sufficient and competent maintenance and provision may be
 and secured to and for the said Lois Mathew the intended Wife of the said George
 Abbott Hall and the issue of the said Marriage (if any shall be) It is
 mutually Agreed by the parties to these Presents in manner and form
 that is to say That the said George Abbott Hall for himself his Heirs Executors
 Admonors and Assigns doth covenant promise grant and agree to and with the said John
 Gibbs Senr Robert Gibbs and John Gibbs Junr and the Survivors or Survivor of them
 and the Executors Admonors of each Survivor that when and so soon as the said George
 Abbott Hall shall have received the Fortune Estate and Intrest to which he is
 intitled in right of his said intended Wife after the solemnization of the said in-
 tended Marriage he the said George Abbott Hall shall and will by Deed a Deed made
 in his life time or by his last Will and Testament in writing duly and sufficiently
 executed and published well and sufficiently charge his Estate both real and personal
 with the payment of the sum of Ten thousand pounds lawful Money of the said
 Province being near about equal in value to the Fortune sum or sums of
 goods or effects which he is to receive in right of his intended Wife by virtue of the
 last Wills and Testaments of the said John Mathew and Sarah Mathew which said
 sum of Ten thousand pounds of gold and lawful money of the said Province to be charged upon
 aforesaid shall be subject and liable and shall be applied paid and disposed to and for the
 several and respective uses intents trusts and purposes following (that is to say) that in the
 intended Marriage shall take effect and the aforesaid George Abbott Hall shall keep

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his intended wife and her heirs and assigns from and after the death of the said John
 to depart this life before the said time that then and in such case the said sum of
 ten thousand pounds good and lawful money of the said Province so to be charged
 chargeable on the Real and personal Estate of the said George Abbot Hall shall be
 forthwith raised by the His Highness and Admirals of the said George Abbot Hall and paid
 to the said Lois to and for her own use benefit and behoof and to her Heirs Admirals and
 Assigns for ever speed and discharge of and from all Trusts, Settlements, and Conditions
 what soever. But in case the aforesaid George Hall shall happen to depart this life
 before the said Lois his intended wife and shall leave any issue by him begotten on
 the body of the said Lois his intended wife or shall leave the said Lois or either
 or with Child that then and in such case the aforesaid sum of ten thousand pounds
 good and lawful money of the said Province so to be charged and chargeable on the
 Estate Real or personal of the said George Abbot Hall in manner aforesaid shall be
 raised by the His Highness and Admirals of the said George Abbot Hall out of this estate either
 Real or personal whereof he shall see cause so to be raised and the said sum or sum of
 Money when so raised shall be paid into the hands of the said John Gibbs Senr
 Robert Gibbs and John Gibbs junr or the Survivor or Survivors of them or the Heirs
 or Admirals of such Survivor upon the special trust and confidence Nevertheless
 to and for the uses following that is to say upon trust that the said John
 Gibbs Senr Robert Gibbs & John Gibbs junr or the Survivor or Survivors of them or the
 Heirs or Admirals of such Survivor do and shall put out the said sum or sum of Money
 to interest on good security and do and shall pay and apply the interest and profits
 of the same to and for the use benefit and behoof of the said Lois during her natural
 life and from and immediately after the death of the said Lois do and shall pay and
 apply the interest and profits of the said Money to and for the use of all and every the
 Heirs or Children whether Sons or Daughters of the said George Abbot Hall to be begotten
 in the body of the said Lois his intended wife to be equally divided between them
 in equal and even portions if more than one And upon the further Trust and
 Confidence that the said John Gibbs Senr Robert Gibbs and John Gibbs junr
 and the Survivor and Survivors of them and the Heirs or Admirals of such Survivor shall
 immediately on the Death of the said Lois put out the share of each Child to interest
 on good and sufficient security until such Child if a Son shall arrive to the Age of
 Twenty one Year and if a Daughter until she arrive to the Age of Eighteen Year
 Day of January and that the interest arising by the respective shares of the said
 sum shall in the mean time be applied to the ^{maintainance and} education of the said Children respect
 ively until they severally arrive to the Ages aforesaid at which time they shall receive
 the principle sums to them respectively due for their shares as aforesaid and if
 any of the said Children shall die before they arrive to the Ages aforesaid or
 before they shall be married the share of the Child or Children so dying shall so and be
 equally divided amongst the Survivor or Survivors of them and the Heirs or Admirals of
 such Survivor ~~AND~~ it is further agreed by and between the said Parties and the said
 George Abbot Hall for himself the His Highness and Admirals doth covenant part and agree
 to and with the said John Gibbs Senr Robert Gibbs and John Gibbs junr and the Survivor and
 Survivors of them and the Heirs and Admirals of such Survivor that if the said Lois his intended
 wife shall happen to depart this life before the said George Abbot Hall and shall leave any
 issue of her body by him lawfully begotten that he the said George Abbot Hall shall and

by some good and sufficient Deed or Deeds or Conveyances in Law to be executed in his
 own or by his last will and Testament in writing duly executed settle convey and
 unto such issue of the said his intended wife the sum of ten thousand pounds
 and lawful money of the said shire which sum of Money shall be equally
 amongst such issue be they Sons or Daughters when the Sons shall arrive to their
 Ages of twenty one Year and the Daughters at their Ages of Eighteen Years or Day of
 Marriage and the interest of the several shares or portions of the said sum belonging
 each Child respectively shall in the meantime be applied for the maintenance
 and Education of such Child respectively & in case any of the said Children shall
 happen to die before they arrive to their respective Ages aforesaid or before they shall
 be married that then the share or parts of the Child or Children so dying shall
 and be equally divided amongst the Survivors of them but in Case it shall so happen
 that the aforesaid his intended wife of the said Gray Abbot Hall shall die before
 this hope before the said Gray Abbot Hall and without issue Living at the time
 he decease then all and singular the uses trusts and agreements of these Presents
 mentioned and declared shall cease determine and be utterly void to all intents
 and purposes whatsoever and the said Gray Abbot Hall shall have and enjoy
 all and singular the sums of Money goods and effects which he shall receive or
 have a right to receive after the solemnization of the said intended Marriage
 right of his said intended wife to his own proper use and behoof forever paid
 and discharged from the uses and trusts herein before mentioned and from all other
 uses trusts Charges Demands or Incumbrances whatsoever. And also it is hereby
 further declared and agreed by and between the parties to these Presents that in case
 the said Gray Abbot Hall and the said his intended wife or the survivors of them
 shall be minded or desirous to have the said sum of Money so to be charged in
 chargeable and to be raised out of the Estate Real or personal of the said Gray
 Abbot Hall to be laid out or invested in any Freehold Lands or Tenements or in the
 purchase of Slaves and shall signify such his her or their mind or desire aforesaid
 her or their hands and seals in presence of two or more credible Witnesses that the
 the said trustees or the Survivors or Survivor of them or the Executors Administrators of each
 Survivor shall and may invest lay out and dispose of the said sum of Money so to be charged
 and chargeable as aforesaid in the purchase of any Freehold Lands or Tenements or in the
 purchase of Slaves which said Lands and Tenements or Slaves so purchased and the Rent
 Issues Earnings and profits thereof shall be transferred settled conveyed and assigned
 and in such manner that the said Freehold Estate Lands and premises or Slaves
 and the Rents Issues Earnings and profits thereof shall and may remain and continue
 be applied and disposed of for or upon the same trusts uses Intents and purposes
 the several sums herein before agreed to be charged and raised are herein before
 ordered limited and appointed to go be applied and disposed of as aforesaid
 and that in all respects according to the true intent and meaning of these Presents
 And it is agreed by the said parties to these Presents that the said Trustees and the
 Survivors and Survivor of them his or their Executors Administrators and Assigns shall lawfully
 lawfully may in the first place deduct and retain out of the said sum of Money so to be
 charged and raised as aforesaid all such sum or sums of Money Costs Charges Expenses
 Damages which they or any of them shall pay expend be to lay out sustain or be put
 unto for or by reason or means of this present trust or any other matter or thing

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which shall or may be done or happen in or about or relating to the execution thereof
 or concerning the same And Also that the said Trustees and the Survivors of them
 of them his or their Executors or Admors or any of them shall not be chargeable or accountable
 for more Money than what they or any of them shall severally respectively and actually
 receive by Virtue of this Decree Nor shall the One of them be answerable or charge-
 able for or with the Act Receipt or Default of the other of them but each for himself
 his own Act or Default only and in case any loss shall happen of the said several
 sums of Money so to be charged and chargeable as aforesaid without the willful neglect or
 default of them the said Trustees and the Survivors and Survivors of them his or their
 Executors or Admors or some of them respectively then they the said Trustees or any of them
 their or any of their Executors or Admors shall not be charged or chargeable with such loss
 or Liable to answer or make good the same or any part thereof and in Case any such
 loss happens by or through the willful neglect or default of any of the said Trustees then
 he or they only who shall be guilty thereof shall be answerable for the same
 Provided Nevertheless and it is the true intent and meaning of these Presents
 and of the Parties to the same that the provision thereby made by the said George
 Abbotte Hall for the said Lois his intended wife is in lieu and full satisfaction
 of her Dower or thirds of the common law which she shall have or claim or to
 any of the said lands Tenements or Hereditaments which be the said George
 Abbotte Hall may hereafter purchase or by any other way or means be hereafter
 acquired or intitled unto And Upon Condition that if the said
 Lois the intended wife of the said George Abbotte Hall shall at any time after the
 Decease of the said George Abbotte Hall claim or demand any Dower Right or Title
 of Dower of or to any Land or Tenement or Hereditaments whereof or wherein
 the said George Abbotte Hall hath been or hereafter shall be seized of any like
 of Inheritance that then and from henceforth these Presents and every thing herein
 contained shall cease determine and be utterly void and of none effect to all intents
 and purposes whatsoever any thing herein contained to the contrary thereof in any wise
 or in law standing.

In Witness whereof the Parties to these Presents have hereunto inter-
 changedly set their Hands and seals the Day and Year first above writtyn
 George Abbotte Hall (S) John Gibbes (S) John Gibbes Junr (S) John Gibbes Junr (S)
 Signed Sealed and Delivered of the Christian Name
 Abbotte and several other small Intimations being
 first intended & made in some parts of the Deed in
 the Presence of us James Carson with Carolina
 Sarah Newes - Charles Newes

Sarah Newes who being duly sworn made Oath that she was present and saw George Abbotte Hall
 John Gibbes, Robert Gibbes & John Gibbes Junr severally sign seal and as his Act and Deed
 the within Indenture for the uses and purposes therein set forth and that she this Deed
 with James Carson subscribed their Names as Witnesses to the execution thereof
 sworn to this 10th August 1741
 Signed
 Sarah Newes

Before Peter Freneau

Recorded August 10 1741

State of South Carolina

Whereas James Kennedy of the County of St. Bartholomew's Parish in the said State planter, sometime ago intermarried with his present wife Ann Kennedy late Ann Benley Chalmer who at the time of the intermarriage was seized of several Estates situate in Charleston and elsewhere in fee simple and possessed in her own right of certain personal estate, which on the said intermarriage went in the said James, and hath since the said intermarriage relinquished her inheritance, and right of dower in, and to the said real estate at the request and for the benefit of the said James, and hath also in like manner and for similar causes and purposes renounced her right of Dower in and to sundry real estates and tracts of land conveyed since the said intermarriage by the said James to sundry persons in fee simple. And Whereas it is just, and was also promised and agreed by the said James to and with the said Ann Benley his wife before her said relinquishments and renunciations that she should receive from him an adequate and reasonable compensation for the said rights, interests, remainders, Dower, and Estates in expectancy, so relinquished and renounced by way of settlement for her sole and separate use by which promise and agreement she was first induced to make the said relinquishments and renunciations. And Whereas it is also just and was in like manner promised and agreed by the said James to and with the said Ann Benley before the said intermarriage that she should receive by way of settlement for her sole and separate use an adequate equivalent for the said personal estate obtained with her by the said James on the said intermarriage, and for the interest in the said Real Estates which on and by the said intermarriage and the birth of her the said James obtained which equivalent had not yet been secured to her. And Whereas in addition to the above considered the said James is desirous of making some certain permanent provision for his wife and his Children by her and for such other Children as he may hereafter have by her, and for that and the other above mentioned purposes hath resolved to bargain sell and convey to Robert Goodloe Harper of Charleston in the said State Attorney at law, and John Bowman of present of the City of Charleston State of said Enquire and the survivor of them and to the Messrs Easton Allen and Chipm of such survivor in trust for the sole and separate use, and subject in the manner hereafter prescribed to the disposal of his said wife all the present and estate real and personal herein after particularly mentioned and enumerated. Now this indenture made on the first day of July in the Year of our Lord One thousand seven hundred and ninety one, and of American Independence the fiftieth Between the said James Kennedy, on the one part, and the said Robert Goodloe Harper & John Bowman on the other part Witnesseth that the said James Kennedy for and in consideration of the promises and agreements from him to the said Ann Benley her wife set forth and of the right advantage, estates and property real and personal which he obtained from her on and by the said intermarriage and by virtue of the said relinquishments and renunciations and of his natural love and affection to his said Children and his said wife to have an adequate and permanent settlement and provision for their present support and also in consideration of the sum of One hundred pounds Sterling to him the said James at or before the sealing and delivery of these presents

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by the said Robert Gordon Hasper and John Bowman the receipt of which is hereby acknowledged
 hath bargained, sold, delivered, aliened and confirmed and by these Parents with bargain
 deliver alien and confirm unto them the said Robert Gordon Hasper and John Bowman and
 the survivor of them and to the Heirs Executors and Assigns of each survivor the following
 Slaves (viz) Joe, Tom, Sarah, Vinah, Beck with her Children Betty, Bess & Molly, Lidgy,
 her Son Gitty, Will and Lucy, a Mulatto woman named Doll, Ben, Hager, and her Children Stephen
 Frank, Flora, Sarah & Kelly, Oting, Aberden, and Hanna, Rachel, Luna, Juaneas & Joe
 with all the furthwipes and increase of the Female. And Also that Plantation or
 tract of land situate in the forks of Tobacco Creek in the parish of Saint Paul Colleton
 County in the said State containing Nine hundred and seventy five Acres of
 high land, and One hundred Acres of trunks more or less originally granted to Thomas
 Smith for Six hundred and seventy five acres in the year of our Lord one thousand six
 hundred and ninety five, bound by lands belonging to the State of William Ladson
 and Morton Wilkinson deceased and by the forks of Tobacco Creek aforesaid, and having
 such shape, form and marker as are represented in and by a plat annexed to a Petition
 thereof from Pierce Butler and Mary his wife to John Donner bearing date on the Twenty
 seventh day of November in the year of our Lord One thousand seven hundred & forty four
 with all and singular the rents, issues and profits remainin, accoustons, houses, buildings
 ways, water, woods, advantages, privileges and emoluments to the said plantation or tract of
 land in any manner belonging or appertaining, to have and to hold the said premises with
 all and singular the appurtenances aforesaid unto them the said Robert Gordon Hasper &
 John Bowman and the survivor of them, and to the Heirs and Assigns of such survivor forever,
 which said Conveyance of the above described premises together with the aforesaid sale transfer
 and delivery of the aforesaid Slaves and their future increase, are and is, and each and every of them
 in, to and upon the following uses and trusts intents and purposes and none other. That is to say
 in trust for the sole and separate use and benefit of the said Ann Bentley during her life time
 to receive the profits annually and pay them over to her or to such persons for her use as she shall by
 writing under her hand and seal appoint or to permit them to be annually received by such
 persons and for such uses as she shall as aforesaid appoint, and immediately after the Death
 of the said Ann Bentley in trust for the use of all such Children from her Intermarriage
 with the said James, his or any survivor her Heirs Executors and Assigns and in default of
 such Children then after her Death to such persons and subject to such uses, trusts, limitations &
 restrictions as she by any Deed or Will duly executed by her or in the presence of three Witnesses
 shall or notwithstanding her coverture appoint, and in default of such appointment, then to the said
 James his Heirs Executors and Assigns. And the said James with hereby for himself his Heirs
 Executors and Assigns past covenant and agree to and with the said Robert Gordon Hasper
 and John Bowman and with the survivor of them and the Heirs Executors and Assigns of
 such survivor in manner and form following that is to say first he the said James shall and
 will at all times permit and suffer the said Ann Bentley notwithstanding her coverture
 that the said appointment being so made as aforesaid shall have all the force, effect, and
 operation by these presents meant or intended for them to have or produce or notwithstanding
 any Act her or an exception or obstruction which he the said James his Heirs Executors or Assigns
 may do, consent to, cause to be done or make during or after the said coverture. Secondly
 that he the said James his Heirs Executors and Assigns will not during or after the said coverture
 hinder, disturb, disturb or defeat but on the contrary will at all times acknowledge, confirm
 and under said by all necessary Acts, the Estate Interest or right which any person or persons

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whatsoever may or shall derive from or hold by the said appointments, deeds, writings or
 or any of them so made as aforesaid, which said Acts shall be done on the request
 of the proper courts and charges of the said persons, And lastly that the said James
 Lewis Adams and Apkins will from time to time and at all times hereafter on the request
 and at the proper costs and charges in the law of them the said Robert Goodloe Harper
 and John Bowman and the survivor of them and of the Heirs Lewis Adams and Apkins
 Survivor do join in and consent to all such further and other Act or Acts for the conveyance
 perfect and complete conveying, selling, delivering and apportioning and sending
 the abovementioned Slaves, increase, and Lands with their and each and every of the
 appurtenances unto them the said Robert Goodloe Harper and John Bowman or
 the survivor of them, and to the Heirs Lewis Adams and Apkins of such Survivor to
 and upon all and singular the uses and trusts, intents and purposes aforesaid as by the
 said Robert Goodloe Harper and John Bowman or the survivor of them or by the Heirs
 Lewis Adams and Apkins of such survivor, their or any of their lawful Executors and
 Law shall from time to time or at any time hereafter be advised or required.

In Witness Whereof We the said Parties have hereunto set
 our hands and seals at Charleston in the said State on the day and year first
 above written.

Robert G. Harper (S) J. Bowman (S) James Kennedy (S)

Signed sealed and delivered Johnson Hagood
 in the presence of us - - - William Nibby

He word, by, in the first line of the } Received July 1. 1791 of Robert Goodloe Harper
 third sheet and letter, to, in the } and John Bowman the sum of One hundred pounds
 sixth line of the fourth sheet being } Sterling, in consideration for the within mentioned
 interlined before signed. - - - } attested
 Johnson Hagood
 William Nibby

South Carolina
 Charleston. Personally appeared William Nibby who being duly sworn
 doth that he was present and saw James Kennedy, Robert Goodloe Harper & John
 Bowman Esq. severally sign, seal, and as their Act and Deed deliver the within
 certificate for the uses and purposes therein set forth, that he also saw the said James
 Kennedy sign the receipt for the consideration Money herein written and that he the
 Dependent with Johnson Hagood subscribed their Names as Witnesses to the Deed
 thereof.

Sworn to this 23 day of August 1791
 Before Peter Trenchard Esq. Recorded August 29. 1791

South Carolina
 Know All Men by these presents, that I William Pica
 of Charleston in the State of South Carolina Merchant, am held and firmly
 bound to William Shiving and Nathaniel Pupell Esquires of Charleston in the
 aforesaid in the sum of five thousand Pounds Sterling Money of South Carolina
 to be paid to the said William Shiving and Nathaniel Pupell or their certain
 Attorney, Lewis Adams or Apkins, for which payment well and truly to be made
 myself, my Heirs, Executors and Assigns, firmly by these presents, sealed with my seal

Dated the ninth day of February in the Year of our Lord One thousand seven hundred and ninety one, & of American Independence the fifteenth.

The Condition of this Obligation is such that whereas a Marriage is intended to be shortly had and solemnized between the above bounden William Price and Rebecca Chiffelle of the same place Widows who is proposed of and entitled in her own Right by a virtue of a former Marriage settlement & of the will of her Father Thomas Hutchinson deceased to the use of a considerable real and personal Estate in possession to the Reversion of one third of a House and Lot in Charleston at the Death of Ann Hutchinson Widow of the aforesaid Thomas Hutchinson deceased. All and every part of which is intended to be hereby settled and secured to the Uses and purposes herein after mentioned, by Articles to be duly made and executed by the said William Price, of the one part, unto the said William Skiving and Nathaniel Russell, as Trustees for the said Rebecca Chiffelle, of the other part. That in or to say to the sole and separate use of the said Rebecca Chiffelle during the joint lives of the said William Price and herself, in no wise subject to the Debt, Interference, or controul of the said William Price and if the said Rebecca Chiffelle should survive the said William Price, then the said Estate to be reverts in her, and to be at her disposal forever. But if the said Rebecca should die leaving issue of the Marriage, and the said William Price be living, the whole Estate then to remain to the use of such Issue and their Heirs forever. And in case the said Rebecca Chiffelle should die in the life time of the said William Price without leaving issue of the Marriage, or the Issue, if any, should die under Age and without Issue, then the whole Estate hereby intended to be settled shall go to and be delivered over to Anna Lotitia Chiffelle and Thomas Chiffelle the Children of the said Rebecca Chiffelle by her former Marriage, and the Survivor of them, their Heirs and Assigns forever.

Now the Condition of the above Obligation is such, that if the said Marriage shall take effect and the said William Price shall well and lawfully make and execute such Deed or Deeds for further securing the Estate of the said Rebecca Chiffelle, to and for the purposes above mentioned as by this said William Skiving and Nathaniel Russell, the Trustees as aforesaid, or their Counsel learned in the Law shall be reasonably advised and required, and shall, in all things refrain from interfering in the management of the said Estate or in any manner subjecting the same to any Debt or Demands, then the foregoing Obligation to be void and of no effect, otherwise to remain in full force and virtue.

Sealed and delivered in the Presence of
Mary Taggart
Archd & Taylor
in the Presence of
Mary Taggart
Archd & Taylor
W Skiving jun

Rebecca Chiffelle with the approbation and knowledge of William Price my intended Husband, testified by his signature hereunto. Do hereby convey and assign over all my Estate either in possession, reversion or remainder unto the above named William Skiving and Nathaniel Russell their Heirs and Assigns, in Trust and to and for the several Uses, Intentions and purposes expressed in the Combechion above mentioned. In Witness whereof I have hereunto set my hand and seal this ninth day of February in the Year of our Lord one thousand seven hundred and ninety one.
Rebecca Chiffelle
William Price

Recorded September 6th 1791

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State of South Carolina

This Indenture Tripartite made the first day of September in the Year of our Lord One thousand seven hundred and Ninety one, BETWEEN John Baxter of the State of South Carolina of the first part, Sarah Desurrency widow of the deceased James Desurrency of the second part, and John Greber & Joseph Smith of South Carolina Merchants of the third part, WHEREAS the said John Baxter is intended shortly to be had and solemnized between the said Baxter and the said Sarah Desurrency, And Whereas the said Sarah Desurrency is possessed in her own right of the following property Vizt Eight Negroes George, Will, Manick, Hannah, Junce, Suckey, January, & Jacky, Eight head of Horses, Eight head of Cattle, also some Household furniture. NOW This Indenture Witnesseth that for making the said Agreement valid and Effectual in the Law and for Preserving all and every such part and parts of the Estate which the said Sarah Desurrency is it is agreed on by the said Parties that no part of the above Property shall be disposed of by the said John Baxter for the payments of his Debts or otherwise, and for and in Consideration of the Sum of five Shillings Sterling Money to her the said Sarah Desurrency in hand paid by the said John Greber and Joseph Smith, at and before the Sealing of these Presents, the Receipt whereof she doth hereby acknowledge, and by the express Consent and agreement of the said John Baxter, Witnessed by his being made a party to and Signing Sealing and Executing these Presents the said Sarah Desurrency hath granted bargained, sold assigned, transferred and set over and by these Presents doth fully and fully Grant Bargain Sell assign and set over unto the said John Greber and Joseph Smith the said Property mentioned above vizt Eight Negroes named George, Will, Manick, Hannah, Junce, Suckey, January & Jacky, Eight Head of Horses, Eight Head of Cattle; with some Household furniture to have and to hold the said Property unto the said John Greber and Joseph Smith, their Heirs Executors administrators or assigns for ever: upon this Special trust and Confidence Nevertheless, and is and for the several uses intents and purposes and with and under the several Powers, Provisions, restrictions, Limitations and agreements hereinafter mentioned, limited, expressed and declared of for and concerning the same and every or any part or parcel thereof, and to and for no other use end intent or purpose whatsoever that is to say upon trust and confidence that the said John Greber and Joseph Smith their Heirs Executors administrators or assigns shall and as permit and suffer the said Sarah (the intended Wife of the said John Baxter) from time to time and at all times hereafter whether she shall be sole or married to take have hold use occupy, exercise employ hire and let out all and singular the Premises, and receive all and every part of the profits, produce and increase thereof, to and for her own separate use and maintenance, without any account or reckoning to be made or rendered thereof, as she shall think fit, and a let from time to time and at all times hereafter during her natural life by her last will and testament, in Writing or any other writing to be by her signed sealed and Executed in the presence of and attested by three or more Credible Witnesses to give grant bargain sell assign, transfer set over, dispose the same premises, Profits, increase and Produce and every or any part or parcel thereof to such Person or Persons, as she shall think proper his her or their Heirs Executors administrators or assigns for ever without the power Control or intermeddling of the said John Baxter his Heirs Executors, administrators or assigns; and without being any ways subject or liable to him them or any of them or to the

Thereby Willed and Secured to the Uses and Purposes therein after mentioned by
 Articles to be duly made and executed by the said William Price of the one
 part and the said William Skiving and Nathaniel Ruppell as Trustees for the
 said Rebecca Chiffelle of the other part to the sole and separate use of the said
 Rebecca Chiffelle during the joint Lives of the said William Price and hereafter
 in no wise subject to the Debts interference or controul of the said William
 Price and if the said Rebecca Chiffelle should survive the said William
 Price then the Estate to be re-vested in her and to be at her disposal & hers
 But if the said Rebecca Chiffelle should die leaving Issue of the Marriage
 and the said William Price be living the whole Estate was then to remain
 to the use of such Issue and their Heirs forever which Condition of the
 aforesaid Bond they stipulated that if the said Marriage should take
 effect the said William Price should well and truly make and execute
 such Deed or Deeds for farther securing the Estate of the said Rebecca
 Chiffelle to and for the Purposes above mentioned as by the said Trustees
 or their Council learned in the Law should be reasonably advised and agreed
 and should in all things refrain from intermeddling in the Manage-
 ment of the said Estate or in any manner subjecting the same to his Debts
 or Demands to which said Obligation and Condition an Assignment was
 annexed whereby the said Rebecca Chiffelle with the Approbation and
 Knowledge of the said William Price her intended Husband testified
 by his Signature thereto did convey and assign over all her Estate in
 Possession Reversion or Remainder unto the above named William Skiving
 and Nathaniel Ruppell their Heirs and Assigns in Trust and to and for
 the several Uses Intents and Purposes expressed in the before mentioned
 Condition, And Whereas after the executing of the said Bond and assign-
 ment the said Intended Marriage between the said William Price
 and the said Rebecca Chiffelle was had and solemnized, Now their
 Indenture Witnesseth that in Consideration of the said Marriage
 so had between the said William Price and the said Rebecca Chiffelle
 and for the better effecting and carrying into Execution the Agreements
 mentioned and stipulated in the aforesaid Obligation and Condition
 and also in Consideration of the sum of Five Pounds Sterling to him
 the said William Price by the said William Skiving and
 Nathaniel Ruppell in hand at and before the sealing & delivery
 of these Presents well and truly paid (the Receipt whereof is hereby
 Acknowledged) and for other good Causes and Considerations he the said
 William Price hath granted bargained sold aliened remised
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Released confirmed, delivered signed transferred and set over and by these Presents
 doth grant bargain sell alien remise release confirm deliver assign transfer
 and set over unto the said William Skiving and Nathaniel Ruffell and to the
 survivors of them and to their heirs Executors administrators and assigns of such sur-
 vivor for ever all and singular the Estate Real and Personal either in Possession
 Reversion or Remainder which belonged to or was claimed by the said Rebecca
 previous to her Inter-marriage with the said William Price or which she
 may claim or be entitled to on the Decease of the aforesaid Ann Wentworth
 (a list or schedule of which is hereunto annexed) with the Increase and Profits thereof
 to have and to hold the same and every part and parcel thereof unto the said William
 Skiving and Nathaniel Ruffell and the survivors of them and their heirs Executors
 administrators and assigns of such survivor for ever upon the special Trust and
 Confidence nevertheless and to and for the several Uses Intents and purposes here in
 after limited and expressed and to and for no other use Intent or purpose whatsoever
 That is to say to the sole and separate use of the said Rebecca Wife of the said
 William Price during their joint lives in no wise subject to the Debts intermarriage
 or Contract of the said William Price and if the said Rebecca should survive
 her said Husband then upon this special Trust and Confidence that the said
 William Skiving and Nathaniel Ruffell do and shall immediately there-
 after recovery assign and deliver unto the said Rebecca all and every part
 of the Estate hereby intended to be settled and secured to be reverted in her and
 her heirs for ever and from thence forth to be at her own Will and disposal -
 But if the said Rebecca should die and leave issue of her Marriage with
 the said William Price the whole Estate hereby intended to be secured
 shall be held in Trust for the use of such Issue and the survivors and survivor of
 them on their arrival to the age of twenty one years and it is hereby covenanted
 and agreed by and between the said Parties to these Presents that if the said
 Rebecca should die in the life time of the said William Price without
 leaving Issue of their Marriage or the Issue if any should die under age
 and without Issue that then and in such case the said William Skiving
 and Nathaniel Ruffell shall hold the said Estate hereby intended to be set-
 tled in Trust and to and for the sole use and behoof of Anna Letitia Chiffelle
 and Thomas Chiffelle the Children of the said Rebecca by her former Mar-
 riage and the survivor of them their heirs and assigns for ever to be delivered
 over to them respectively on their arrival to the age of twenty one years and the
 said William Price for himself his heirs Executors and Administrators doth
 hereby promise covenant grant and agree to and with the said William
 Skiving and Nathaniel Ruffell or the survivor of them and the Executors of
 Administrators of such survivor that he the said William Price 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 Charges and
 Cost of the said William Skiving and Nathaniel Ruffell or the survivor
 of them

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Of them or the Executors or Administrators of such Survivor make do and execute or cause to be made done and executed all and every such further and other lawful and reasonable Act and Acts Thing and Things Conveyances and Assurances in the Law whatsoever for the further better and more sure settling Conveying and Assigning all and singular the Premises intended to be hereby settled (and included in the schedule hereunto annexed) unto the said William Skiving and Nathaniel Ruppell or the survivor of them and the Executors and Administrators of such Survivor to and for the Uses Intents and purposes herein before limited or expressed or by them or any or either of them shall be lawfully and reasonably devised advised or required. In Witness whereof the Parties to these Presents have hereunto interchangeably set their hands and seals the day of Year first within written ---

Sealed and delivered in the presence of
 Jo. Gregory. W. Crouch -

William Price. (Seal)

William Skiving. (Seal)

Nathl Ruppell. (Seal)

A List or Schedule of Property belonging to Rebecca Chiffelle at the Time of her intermarriage with William Price, which she will be entitled to on the Death of Ann Hutchinson Widow of Thomas Hutchinson deceased. Namely- The following Negro Slaves, Othello, Bob, Ned, Rinck, Bustus, Agrippa, Claripa, Warrnet, Cunebah Molly Betty. Ninety six head of Cattle branded, Four head of Horses stock of sheep and Hogs all the House hold Furniture Plate and Linen now at her Plantation in S^t Bartholomew's Parish, also the third of the Value of the House and Lot on White Point in Charleston where Mr Hutchinson now lies and also one third of all the personal Property of the said Thomas Hutchinson deceased Except the Negroes all which Property is referred to by the above Settlement, and is intended to be thereby Secured and Conveyed to the Trustees therein particularly named for the Uses and to the Intent therein also specified. - State of South Carolina Charleston District Personally appeared Mr James Gregory who being duly sworn on the Oath of a Juror made oath that he was present and saw William Price, William Skiving and Nathaniel Ruppell severally sign seal and as their Act and Deed deliver the within Instrument of Writing for the Uses Intents and Purposes therein mentioned and that he the Deponent together with Henry Crouch subscribed their names as Witnesses to the above Execution thereof - Sworn to in the City of Charleston this 14th day of September 1791 before Jo^hn Nicholson J^ud.

Recorded 14th Sept: 1791. -

The State of South Carolina. This Indenture, ^{made} ^{the} ^{fourteenth} ^{day} ^{of} ^{September} ⁱⁿ ^{the} ^{year} ^{of} ^{Our} ^{Lord} ^{one} ^{thousand} ^{seven} ^{hundred} ^{and} ^{ninety} ^{one} ^{between} ^{Mrs} ^{Elizabeth} ^{Clifford} ^{Relict} ^{of} ^{Charles} ^{Clifford} ^{Esquire} ^{deceased} ^{the} ^{first} ^{part,} ^{John} ^{Pep} ^{Smith} ^{Doctor} ^{of} ^{Medicine} ^{of} ^{the} ^{second} ^{part,} ^{and} ^{James} ^{Perry} ^{Doctor} ^{of} ^{Medicine} ^{and} ^{Benjamin} ^{Perry} ^{and} ^{Isaac} ^{Perry} ^{Esquires} ^{Trustees} ^{appointed} ^{and} ^{authorized} ^{by} ^{them} ^{the} ^{said} ^{Elizabeth} ^{and} ^{John} ^{Pep} ^{Smith} ^{for} ^{the} ^{Trusts} ^{Intents} ^{and} ^{Purposes} ^{herein} ^{after} ^{mentioned} ^{and} ^{expressed} ^{of} ^{the} ^{third} ^{part} —

Whereas a Marriage by divine permission is shortly intended to be had and solemnized between the said Elizabeth Clifford and the said John Pep Smith, and whereas the said Elizabeth is possessed of and entitled to a considerable Personal Estate that is to say the following Negroes, Ishmael, June, Selvin, Belle, Libe, May, Isaac, Judith, Anthony, Cloe, Lidia, Phabe, Benich, Paggie Leah Francis John, which were decreed her by the Honourable Court of Chancery in Lieu of Dower which she was entitled to on the Estate of her deceased Husband the said Charles Clifford also House hold Furniture, also a legacy which she is entitled to under the last Will and Testament of the said Elizabeth Stobo and also other Property Now this Indenture Witnesseth that the said Elizabeth Clifford for and in consideration of the said Intended Marriage (and by and with the Consent and Approbation of the said John Pep Smith testified by his being party to and signing and sealing these Presents) hath bargained sold and delivered and by these Presents doth bargain sell and deliver unto the said James Perry Benjamin Perry and Isaac Perry and the Survivors and Survivor of them and the Executors and Administrators of each Survivor all and singular the above mentioned Personal Property to have and to hold all and singular the said Property and the future Issue and Increase of such of the above mentioned Negroes as are Females to them the said James Perry, Benjamin Perry, and Isaac Perry and the Survivors and Survivor of them and the Executors and Administrators of each Survivor in and upon and for the Uses Trusts Intents and Purposes here in after mentioned. That is to say In Trust that all and singular the above mentioned Property which she the said Elizabeth Clifford is now possessed of or entitled to shall be accounted reckoned and taken as a separate and distinct Estate of and from the Estate of him the said John Pep Smith and not to be subject to the Control or intemeddling of the said John Pep Smith or be liable for the payment of any of his Debts and that the Profits arising from the said Personal Estate should be paid to her during the Coverture and that her receipt alone shall be a sufficient vademurcation for such payment, ^{also} ~~and~~ upon the further Trust that it shall be in and the said Elizabeth shall have the power of bequeathing giving and disposing of by her last Will or Testament or any Deed or Writing purporting to be all and singular the above mentioned Personal Estate to whom and in what manner she shall or may think fit and proper; And also that in Case the said Elizabeth should depart this life intestate, or without leaving any Deed or Writing purporting to be her last Will and Testament leaving Issue of the now intended Marriage all the said Property shall go and be divided equally between such Issue and her son by her former Husband.

make do and every such further things concerning the latter and regular the the schedule Nathaniel administrators of such of you limited lly and reason. Parties to them also the day of ie. (Seal) ving. (Seal) ll. (Seal) We at the Time be entitled Hutchinson de. Bob, Nedolly Betty. lack of sheep ven now at her the Value of the inson now his Coma Hutchinson d to by the close weyed to the the Intiant town District in on the day im Prices. seal and as visting for the e the Dependant snepes to the and this 14.

Husband the said Charles Clifford in such manner that each Child shall take
 an equal part and if either of her Children should die leaving issue such issue
 shall represent his her or their Parent and draw such Portion of the said Trust
 Estate as his her or their Parent would have drawn if living, And if the said
 Elizabeth should depart this life leaving no Issue by this now intended Marriage
 then the whole shall become the property of her said son by ~~the~~ ^{her} former Marriage
 And if ^{the} said Elizabeth should depart this life without leaving any Issue
 at all then the said Property shall become vested in the next of kin of the
 said Elizabeth in the same manner as if she the said Elizabeth had been
 sole and not married, And In case he the said John Phip Smith shall first
 depart this life then the whole of the said Property shall be absolutely vested
 in her the said Elizabeth freed and discharged from all manner of Trusts
 whatsoever, But Provided nevertheless that if there should be found any
 Debt or Debts of any kind whatsoever contracted and due by the said Elizabeth
 to any Person or Persons whomsoever before her intermarriage with the said
 John Phip Smith all and singular the said Debts so contracted and
 become due shall be first and as soon as may be paid and discharged
 out of the legacy bequeathed her the said Elizabeth by the last Will and
 Testament of the said Elizabeth to be and if the said legacy should not
 be sufficient to discharge the same that the other Property hereby conveyed
 in Trust shall be liable thereto and the Property and Person of the said John
 Phip Smith shall not be subject to such Debts till all the Property
 above mentioned shall be exhausted in the payment thereof, And it is also
 provided and it is here declared and agreed by and between all the said
 Parties to these Presents that if any or either of the above mentioned Negroes
 should behave him her or themselves in an impudent and audacious
 manner that then it shall be and it is hereby declared to be in the Power
 of the said Trustees or either of them on the request of the said Elizabeth
 to sell and dispose of such Negro or Negroes so behaving in an impu-
 dent and audacious manner at public or private sale and the monies
 arising from the sale of such Negro or Negroes shall be appropriated
 by the said Trustees or Trustee so selling the same for the purchasing of other
 Negroes or a Negro in lieu of the Negro or Negroes by them or him sold and
 the Negro or Negroes so purchased shall be considered and deemed to be as
 much subject to the herein before recited Trusts to all Intents and Purposes
 as if the said Negro or Negroes were herein particularly named, And the
 said John Phip Smith doth hereby covenant promise and agree to and
 with the said James Perry, Benjamin Perry and Isaac Perry and the sur-
 vivors and Survivor of them and the Executors and Administrators of each
 Decree to the said Elizabeth during her Intermarriage with her the
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ed each child shall have
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said John Phipps Smith that such Estate Legacy or Future shall be made over and
 settled by him the said John Phipps Smith or her the said Elizabeth in the same man-
 ner and on the same Trusts as all and singular the Property herein mentioned is made
 over and settled by these Presents, And the said John Phipps Smith doth also command
 promise and agree to and with the said James Perry Benjamin Perry and Isaac
 Perry and the survivors and survivor of them and the Executors and administrators of
 such Survivor that he the said John Phipps Smith will permit and allow her the said
 Elizabeth to bequeath give and dispose of all and singular the Property herein
 before mentioned and any other Property whatsoever that may be devised or that may
 accrue to her the said Elizabeth during her intermarriage with him the said
 John Phipps Smith by her last Will and Testament or any Deed or Writing purporting
 so to be in what manner and to whom she the said Elizabeth ^{shall or} may think fit a
 proper and lastly it is hereby solemnly and firmly declared and agreed by all
 the Parties to these Presents that the Trustees herein mentioned shall not be lia-
 ble or answerable one for the other for any Action or Actions Thing or Things which shall
 or may be done by either of them without the Consent Knowledge and Privy of all
 of them but only for his own Deeds Actions or Things. In Witness whereof the said
 Parties to these Presents have hereunto interchangeably set their hands and affixed
 their Seals the day and year first above written -
 Sealed & delivered in the Presence of }
 Mrs. Elizabeth Cliford (Seal)
 John Phipps Smith (Seal)
 James Perry - (Seal)
 Isaac Perry - (Seal)
 Charles Green -
 South Carolina, Charleston p. Personally appeared Mr. John Parkes who
 being duly sworn made Oath that he was present and saw Elizabeth Cliford
 John Phipps Smith, James Perry, and Isaac Perry severally sign seal and as their
 Act of Deed within the Indenture for the Uses and Purposes within atforesaid
 and that he this Deponent with Charles Green subscribed their Names to the Executions
 thereof in Witness whereof - Sworn to this 9th Sept 1791. before Peter Furman J.C. -
 Recorded September 19th 1791. - 5

State of South Carolina

This Indenture Tripartite made the 11th
 birthday of September in the year of our Lord One thousand
 Seven hundred and ninety one and in the Sixteenth year
 of the Independence of the United States of America -
 Between John Parks of the City of Charleston in the State
 aforesaid Cordwainer of the First part Elizabeth Carson of the
 said City and State Widow of the second part, and Robt. H. of
 of the City and State aforesaid of the third part Whereas the
 said Elizabeth Carson at the time of the inscaling and deliv-
 of these presents is and stands lawfully and Rightfully
 possessed in her own Right of and in the following Person
 Estate consisting of Three Negroe Slaves named as follo-

that is to say Peter, Tom and Hannah And Whereas a Marriage is by law
 permitted intended shortly to be had and solemnized between the said John
 Parks and Elizabeth Carson upon the solemnization of which the said
 John Parks would be entitled to have take and receive the said Negro
 Slaves or Personal Estate and whereas in Consideration of the said in-
 tended Marriage and of its taking effect it is consented to and Conven-
 anted and agreed by and between the said John Parks and the said Eli-
 zabeth Carson, that the said Personal Estate or Negro Slaves of the said
 Elizabeth Carson in case the said intended Marriage shall take Effect will
 be solemnized shall be settled in the 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 also for and in Consider-
 ation of the sum of Ten Shillings Sterling Money to the said John
 Parks by the said Robert Knox Trustee nominated and appointed, in
 hand well and truly paid at and before the sealing and delivery of the
 Present, the Receipt whereof is hereby acknowledged by the said
 John Parks for himself his heirs Executors and Administrators both here
 by covenant grant promise and agree to and with the said Robert
 Knox his Executors and Administrators that in case the said intended
 Marriage shall take effect that from and immediately after the soli-
 emnization thereof by the said Robert Knox his Executors and Admini-
 strations shall stand seized and be lawfully and rightfully possessed
 and in all and singular the said three Negro Slaves or separate and
 particular Estate to which the said Elizabeth Carson is entitled unto
 as above mentioned together with all and singular the future Off-
 spring and Increase of the said Female Slaves In Trust Revertible
 unto and to and for such Uses Interests and Purposes as is or are hereafter
 mentioned expressed or declared of for upon or concerning the same that is to
 say In Trust for the said Elizabeth Carson her Executors Administrators
 and assigns and from and immediately after her decease then upon the
 further Trust that by the said Robert Knox his Executors, Administra-
 tors and assigns shall and do pay apply deliver and dispose of the
 said three Negro Slaves and the future Issue and Increase of the
 said Female Slaves or separate and particular Estate of the said
 Elizabeth Carson unto and among such Children or Children or
 to such other person or persons in such parts Shares and Proportions
 and upon such Conditional manner and form as the said Elizabeth
 Carson notwithstanding her Intended Coverture of two or more Creditors
 Witnesses shall give direct limit or appoint the same which
 beed writing or will she the said Elizabeth Carson is hereby
 and by the said John Parks her intended Husband enabled and

* or whether Court or by consent by any deed or
 writing or by law last will and Testament in
 writing to be by her only executed in the presence

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empowered to make Provided always nevertheless and it the true Intent
of the said Parties and of these Presents that in Case the said Elizabeth
Carson shall happen to survive the said John Parks that then it shall
and may be lawfull to and for the said Elizabeth Carson from and imme-
diately after the death of the said John Parks to have hold take and
receive the said Three Negro Slaves or separate Estate and Interest
together with all and singular the future Issue Offspring and Increase
of the said Female Slaves and to possess and enjoy the same to the
use of himself her Executors and Administrators free from the Controul
Let or hindrance of the said Robert Knox or any other Person or Persons
whomsoever by or through their Act means Privily or Procurement
and that every Article Clause Matter and Thing therein Contained shall
cease determine and become void and of none effect And the said John
Parks for himself his heirs, Executors and Administrators and for every
of them doth Covenant Promise grant and agree to and with the said
Robert Knox his Executors Administrators or assigns and to and with
every of them by these Presents in manner following that is to say that
in or notwithstanding any Act Matter or Thing whatsoever by him
or appointed to it shall and may be lawfull to and for the said Elizabeth
Carson his intended wife at any time or times during her Coverture
and at all times to make such deed in writing or will in manner
as aforesaid and thereby give direct limit appoint and dispose of the
aforesaid negro Slaves or separate Estate and Interest of her the
said Elizabeth Carson together with all and singular the future
Offspring and Increase of the said Female Slaves and every part thereof
of to such Person and Persons and to and for such Uses Interests
and purposes and in such manner and form as she the said
Elizabeth Carson notwithstanding her intended Coverture and
whether covert or discover shall at any time think fit and that
he the said John Parks his Executors and Administrators and all and every
other Person and Persons whomsoever claiming by from or under him
or them shall not question controul obstruct or hinder such dispo-
sition of the said Elizabeth Carson his intended wife of and in
the said respective Premises so to be by her the said Elizabeth Carson
the said respective Premises so to be by her the said Elizabeth Carson
of such gift and dispositions whatsoever to be by her the said Elizabeth
Carson so made and done of the said herein before mentioned three
Negroes or separate Estate and Interest of her the said Elizabeth
Carson together also with all and singular the future Issue and
Increase of the said Female Slaves and of every part thereof
shall be at all times as good and effectual in the law as
if the said John Parks had himself joined in the same with
the said Robert Knox or with her the said Elizabeth Carson
or as if she were a Femme sole and that the said Robt Knox his

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Executors Administrators and Assigns shall and may from time
 and at all times hereafter peaceably and quietly have hold and
 by possess and enjoy all and singular the said three Negro Slaves
 and the future Issue and Increase of the said Female Slaves subject
 nevertheless to such Trusts and Provisions as are above mentioned or are
 herein mentioned without the Lawfull let trouble hindrance Inter-
 ruption Interruption or Senial of the said John Parks his Executors
 Administrators or Assigns or by his or their Consent means Privily
 or Procurement and Lastly that the said John Parks his Executors
 Administrators and Assigns ~~and by his or their Consent~~ shall and will
 at any time or times after the solemnizations of the said intended mar-
 riage make do and execute every such deed Conveyances and agreements
 or other acts Matters or things as the Council learned in the
 of the said Robert Knox his Executors Administrators or Assigns shall
 direct or advise for the further and more effectual carrying and
 pursuing three Negroes or separate Estate and Interest of the said
 Elizabeth Carson and to which she is entitled as aforesaid together
 with the future Issue offspring and Increase of the said
 Female Slaves unto the said Robert Knox his Executors and Admi-
 nistrators In trust to and for the Uses and purposes above men-
 tioned according to the true Intent and meaning of all Parties and
 of these Presents and the said Robert Knox for himself his Executors
 and Administrators doth Covenant grant and agree to and with
 all the parties to these Presents jointly and severally that he and
 his Executors and Administrators shall and will observe perform
 fulfill and execute all the Trusts Provisions and Conditions required
 by the aforesaid different Covenants and by these Presents in as
 full and ample a manner as possible - In Witness whereof the said
 Parties to these presents have hereunto interchangeably set
 their Hands and Seals the day and year first above written.

Sealed and delivered in the Presence of us
 Robert Knox L^g
 Elizabeth Carson L^g
 John Parks L^g
 Mary Simpson
 Pat^r Dougherty

St. Carolina }
 Charleston } Personally appeared M^r Mary Simpson who
 being duly sworn made oath that she was present and saw John Parks
 Elizabeth Carson and Rob^t Knox severally sign seal and as their
 act of deed deliver the within Indenture for the uses and
 purposes therein mentioned, and that she the Deponent with
 Patrick Dougherty subscribed their names as witnesses thereto
 Sworn to this 4th day of Oct^r 1791
 Before Peter Grimshaw J.P.

Read October 4th 1791

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For receipt to this marriage - And see Miscellaneous Records at N. H. 16. 16. page 464

Know all men by these Presents, that

I Thomas Parker of the City of Charleston in the State aforesaid am holden and firmly bound, and obliged unto John Drayton, of the same City and State Esquire in the full and just Sum of six thousand Pounds Sterling Money, to be paid to the said John Drayton his certain attorney Executors administrators and assigns, for which payment well and truly to be made and done; I hereby bind and obligate myself my Heirs Executors administrators and assigns jointly and severally, firmly by these Presents sealed with my Seal, and dated the twenty fifth day of October in the year of our Lords one thousand seven hundred and Ninety one and in the State year of the Sovereignty and Independence of the United States of America - Whereas a Marriage is intended of the United States and solemnized between the said Thomas Parker and Mary Drayton Daughter of the Honorable William Henry Drayton Esquire deceased and it is the Wish of the Parties hereto, that the fortune and Estate of the said Mary Drayton (whatever that may be) or such property into which the same may be vested, or into which the same may be changed by the said Thomas Parker shall be settled and secured in manner herein after mentioned And whereas the fortune and Estate of the said Mary Drayton is not yet so sufficiently ascertained and fixed as to be comprehended and provided for mutually and strictly in a Marriage Settlement at this time. NOW therefore the Condition of the above obligation is such, that if the above bounden Thomas Parker his Heirs Executors or administrators shall at the request of the said John Drayton, after the fortune and Estate of the said Mary Drayton shall be ascertained, well and sufficiently convey transfer and assign the same, or such property into which the same may be vested or into which the same may have been changed by the said Thomas Parker unto the said John Drayton his Heirs Executors, administrators and assigns (according to the nature of the Estate) In Trust for the following uses that is to say - In Trust for the use of the said Thomas Parker during that is to say - In Trust for the use of the said Thomas Parker during his natural life (without impeachment of waste if real Estate); and from and after his death, if the said Mary Drayton should survive him - then in trust for the sole use, benefit and behoof of the said Mary Drayton her Heirs Executors administrators or assigns for ever according to the nature of the Estate: But if the said Mary Drayton should not survive the said Thomas Parker, but should leave any Child or Children begotten by the said Thomas Parker, living at his death then from and after the death of the said Thomas Parker - In Trust to and for the use of such Child or Children his her or their Heirs Executors, administrators and assigns for ever, (according to the nature of the Estate) if more than one, as tenants in common. But if the said Mary Drayton should not survive the said Thomas Parker, and should not leave any such Child, or Children living at his death: then in trust to and for the use of the said Thomas Parker his Heirs Executors, administrators and assigns for ever according to the nature of the Estate - with a Proviso in the deed or deeds of Conveyance to be contained, that if at any time or times it should appear to the said Thomas Parker to be most advantageous for the Parties concerned therein that the Property

Wm

For receipt to this marriage - And see Miscellaneous Records at N. 10. 16. page 464

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The said Deed or Deeds mentioned or any part thereof should be changed or altered, into any other kind of Property it shall be lawful for the said Thomas Parker to do so - So as upon such changing and alteration the said Thomas Parker shall well and sufficiently by deed or deeds, convey, transfer and assign the property, into which the property in the said deed or deeds mentioned, shall be so changed and altered, unto the said John Drayton his heirs Executors, administrators and assigns forever (according to the Nature of the Estate) In Trust for the same uses, and Subject to the same Conditions, restrictions and Limitations, as the property in the said deed or deeds mentioned is made subject to, and for no other whatsoever - All which if the said Thomas Parker shall punctually perform, and execute agreeably to the intent of these Presents, then the above obligation to be void or else to remain in full force and virtue -

Sealed and delivered in the presence of
 W^m M^cKenzie Parker, Ferguson Parker }
 Thomas Parker S^l

Ferguson Parker being duly sworn made oath that he was present & saw Thomas Parker sign seal and as his Act and deed deliver this Bond to and for the uses and purposes therein mentioned & that he the Deponent together with William M^cKenzie Parker subscribed their names as Witnesses to the due Execution of the same -
 Sworn to the 29th day of October 1791 Before me
 Recorded 29th Oct. 1791 - J^z Mary C^g P^{ll}

South Carolina

Whereas a Marriage is intended to be shortly had and solemnized by and between Joseph Winthrop of the City of Charleston Merchant and Mary Fraser Spinster second daughter of Alexander Fraser Esquire, and the said Joseph Winthrop in prospect & Consideration of the said intended Marriage, hath agreed and consented with Frederick Fraser Esquire Brother and Trustee for said Mary that all and singular the Estate real and Personal of whatsoever Nature or kind soever to which the said Mary shall be entitled at the time of her Marriage, and to which she may at any time hereafter, either by descent, Gift, Devise or otherwise, shall be ^{become entitled} remain to and for her sole and separate use and benefit notwithstanding her Coverture, and that the same nor any part thereof shall not be in any manner subject or liable to the Debts Contracts Engagements or disposal of him the said Joseph Winthrop, and hath also moreover agreed and Consented that the said Mary notwithstanding her Coverture shall have exercise and enjoy, the same and every part thereof in as full and ample a manner as if she were sole and unmarried, and that in pursuance therefore of the said agreement the said Joseph Winthrop for himself his heirs Executors and administrators doth covenant to and with the said Frederick Fraser Brother of and Trustee for the said Mary her heirs Executors and administrators all and singular the Estate real and Personal of whatsoever nature or kind to which the said Mary shall be entitled at the time -

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time of her marriage, also all the Estate both real and Personal of what
 -ever nature or kind to which the said Mary may at any time hereafter
 her future Marriage be entitled either by Gift devise, descent or otherwise
 and shall be and remain to her own sole and separate use and benefit forever
 and that the same shall not be in any manner subject or liable to the
 debts Contracts or Engagements of him the said Joseph Winthrop, and
 the said Joseph for himself his Heirs Executors and administrators doth further
 covenant with the said Frederick Fraser Esquire his Heirs Executors and ad-
 -ministrators, that the said Mary shall notwithstanding her Coverture
 have exercise and enjoy the same in as full and ample a manner as
 if she were sole and unmarried - and further may that he will at all
 times hereafter at the request of the said Frederick Fraser make do and execute
 all and every such further Instrument of writing or deeds as may be necessa-
 ry for the further better and more perfect carrying the Premises
 into execution, according to the true intent meaning and spirit of this
 present agreement - In Witness whereof the said Parties have hereunto
 set their Hands and seals this first day of November one thousand seven
 Hundred and Eighty Eight -
 Signed sealed and delivered in the presence of
 Geo Chisolm, Jam. Murphy -
 Joseph Winthrop LS
 Fred. Fraser LS

James Murphy being duly sworn maketh oath that he was present and
 did see Joseph Winthrop sign Seal and as his act and deed deliver the
 above Instrument of writing previous to his marriage with Mary
 Fraser Daughter of Alexander Fraser Esq^r that he also was present and
 did see Fred. Fraser sign and Seal the same, and that he this Depo-
 -nent & Geo Chisolm were subscribing Witnesses thereto
 Sworn before me this 16. June 1791 Jas Nicholson
 Defoy me Personally appeared George Chisolm who being duly sworn maketh
 Oath that he was present and did see Joseph Winthrop sign Seal the within
 Instrument of writing previous to his intermarriage with his now Wife
 the Daughter of Alexander Fraser Esq^r and that he this Depo^r and James
 Murphy were subscribing Witnesses thereto that he also saw Fred. Fraser
 sign and Seal the same and he and James Murphy were also subscribing wit-
 -nesses thereto - Geo Chisolm - Sworn to before me this 9. Novem^r
 1791 Jas Nicholson B Recorded 16 Nov^r 1791

This Indenture made the twenty fourth day of Au-
 -gust in the year of our Lord one thousand seven Hundred and Ninety one
 -between Thomas R. Collins of Charleston District of the one part and Eliza-
 -beth Bowler of said district of the other part. Whereas there is an inter-
 -vention of Marriage between the said Thomas R. Collins and the said Eliza-
 -beth Bowler shortly to be solemnized God willing - And whereas it is
 the agreement and desire of the said Parties and their mutual intention that
 a provision shall be made for the said Elizabeth Bowler out of her own fortune
 or Marriage Portion in such a manner as to be intirely at her own disposal at
 her death, whether she dies under Coverture the Wife of the said Thomas R.
 Collins, or survives him. And whereas it is further agreed between the
 Parties to be made over to the said Elizabeth Bowler shall be two Negro
 Women

Women namely Maria & Luizette & Beck Maria's Daughter & their future issue
 that will be her own property at the time the intended Marriage shall
 take place she to have the full power and absolute Right to will or dispose
 of the said two Negro Women Maria & Luizette & Beck Maria's Daughter
 and their issue as above mentioned, at her death, to her Heirs or whomsoever
 else she pleases or thinks proper, to them and their Heirs for ever, ever
 should she die under coverture the wife of the said Thomas R. Collins
 and in case she survives the said Thomas R. Collins then the said two
 Negro Women & Child Beck and their issue as aforesaid to be and remain
 the property of the said Elizabeth Bowler her Heirs and assigns for ever
 Provided nevertheless that the said Thomas R. Collins shall have the
 use management and Conduict of the said two Negro women and Child
 and their issue and the yearly profits and Emoluments arising therefrom to
 apply and use as he thinks best for their mutual advantage whilst
 they continue in the Marriage State together - Now this Indenture
 witnesseth that the said Thomas R. Collins for and in consideration of
 the Love and regard he beareth to the said Elizabeth Bowler and in con-
 sequence of the agreement before mentioned and for the further Consi-
 deration of the sum of ten Shillings in hand paid to him by Anne
 McCullough Sen^r appointed by the Parties Trustee to this Marriage
 Settlement, the Receipt whereof is hereby acknowledged, have bargained
 sold and made over and by these Presents doth bargain sell and make
 over to the said Elizabeth Bowler as above mentioned the two
 Negro Women named Maria & Luizette and Child Beck and their issue
 that shall be her own property at the time the intended Marriage
 shall take place - To have and to hold the said Negroes to the said
 Elizabeth Bowler her Heirs and assigns forever, in manner and form follow-
 ing that is to say that the said Thomas R. Collins shall have the use
 of the same whilst they continue in a Marriage State, together for
 their mutual support but in case of her the said Elizabeth Bowler
 dying whilst under coverture the wife of the said Thomas R. Collins
 she shall have full power and Lawful Authority to dispose of and give
 away by deed of Gift will or otherwise the said Negroes to her Heirs
 and their issue & assigns forever, & in case the said Elizabeth Bowler shall die & survive the
 or any other person or persons whatsoever to them, and the said Thomas
 R. Collins and be come his widow, then the above Negroes as aforesaid
 shall be and remain his own Lawful property to his and her Heirs forever
 and the said Thomas R. Collins for himself his Heirs Executors &
 administrators doth agree to and with the said Elizabeth Bowler
 her Heirs Executors and administrators that the said Elizabeth
 Bowler her Heirs Executors and administrators, either at his death
 or whilst under coverture the wife of the said Thomas R. Collins
 or in case of her surviving him and becoming his Widow shall
 take possession of and keep for their own benefit and behoof
 for ever the said two Negroes and Child Beck and issue above
 named without the let hindrance or Molestation of him the
 said Thomas R. Collins his Heirs Executors and administrators
 or any other person or persons whatsoever according to the true
 intent and meaning thereof clearly and fairly and shall not be
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Liabile to any debts Legacies or Contracts whatsoever of him the said Thomas R. Collins his Heirs Executors and Administrators, and lastly it is agreed upon by these Parties to these Presents that Hance Mc Cullough Sen^r is and shall be appointed Trustee for the said Elizabeth Bowler with full power to cause this agreement and Indenture to be put in full force and virtue In witness to these Presents the Parties have Interchangeably set their Hands and Seals the day and year first above written -

Witness. Note the words Beck Daughter to } Thomas R. Collins
 Maria and their future issue was interlined } Eliza Bowler -
 before signing - James Hamilton Jun^r - }
 State of South Carolina }
 Beaufort District - } Junia of said District who being duly sworn on the Holy Gospels maketh oath and saith he was personally present and saw Thomas R. Collins and Elizabeth Bowler sign seal and deliver the above Indenture or Instrument of writing for the uses mentioned and that he subscribed his name as witness to the same - James Hamilton Jun^r sworn to before me this 27th October 1791 H^c Murray W^o Recorded 21th Nov^r 1791 -

South Carolina,

This Indenture made the twentieth day of

October in the year of our Lord one thousand seven hundred and ninety one Between John Mc Ginney of Georgetown in the State aforesaid Merchant of the first part Sarah Boshier of the State aforesaid Spinster of the second part and Alexander Coleclough of the same State Planter of the third part. Witnesseth that whereas a Marriage is intended to be shortly had and solemnized between the said John Mc Ginney and the said Sarah Boshier - And whereas the said Sarah Boshier is now lawfully and rightfully possessed or otherwise entitled in her own right of land in the several and respective Negro Slaves hereinafter particularly named - And whereas in prospect and consideration of the said intended Marriage the said John Mc Ginney and Sarah Boshier have agreed that the said Sarah Boshier shall bargain sell assign transfer and make over the said Negro Slaves unto the said Alexander Coleclough in trust to and for the several and respective uses intents and purposes hereinafter mentioned expressed and declared of and concerning the same Therefore in pursuance thereof and also for and in consideration of Five shillings unto the said Sarah Boshier by the said Alexander Coleclough paid the Receipt whereof she doth hereby acknowledge she the said Sarah Boshier by and with the privacy consent and approbation of the said John Mc Ginney testified by his joining in the Execution of these Presents hath granted bargained and sold and by these Presents doth grant bargain and sell unto the said Alexander Coleclough all and singular the several and respective Negro Slaves following that is to say one Negro Boy named Betty Phillis Murriah, Gally Sarah, Saidtimes and Juley together with their future issue and increase of the said Female Slaves - To have and to hold the said Negro Slaves above particularly named together with the future issue and increase of the said Female Slaves unto the said Alexander Coleclough his Executors and Administrators for ever - In Trust nevertheless to and for the said use benefit and behoof of the said Sarah Boshier her Executors Administrators and assigns until the said intended Marriage shall take effect and from and immediately after the solemnization thereof then upon this further trust that during the joint lives of the said John Mc Ginney and the said Sarah his intended Wife he the said John Mc Ginney shall have the use management and direction of the said Negro Slaves together with the future issue and increase of the said Female Slaves and

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and have and receive the profits and emoluments to arise and accrue for the work and labour of the said Negro Slaves so that the said Sarah together with the Children that may be born of the said Marriage may be benefitted by his care diligence and attention therein but that the said Negro Slaves shall in no wise be subject or liable to be seized and taken for the debts contracts or Engagements of the said John McGinney during that period, and in case it shall so happen that the said Sarah shall survive her said Husband and there shall be no Children of the said Marriage living then upon this further trust that the property of the said Negro Slaves together with the future issue and increase of the said Female Slaves shall immediately upon that event or contingency become absolutely vested in the said Sarah her Executors Administrators and assigns for ever free and clear of and from all and all manner of incumbrances whatsoever, but in case the said John McGinney shall survive the said Sarah his intended Wife and there shall be no Children of the said Marriage living then upon this further Trust that the property of and in the said Negro Slaves together with the future Issue and increase of the said Female Slaves shall immediately upon that event or contingency become absolutely vested in the said John McGinney his Executors Administrators and assigns for ever and if at the time of the death of the said John McGinney or the said Sarah his intended Wife there shall be a Child or Children of the said Marriage living then upon this further trust that the said John McGinney or the said Sarah his intended Wife which ever shall happen to survive the other shall have the use management and direction of the said Negro Slaves together with the future issue and increase of the said female Slaves and have receive and take the hire wages profits and Emoluments as shall arise and accrue from their work and labour to his or her own use benefit and behoof without being accountable for the same; provided nevertheless that to prevent as much as possible the said Negro Slaves from being scattered and separated from each other to the prejudice of such Child or Children the said Slaves are in no wise to be liable for the debts contracts and Engagements of such survivor, but in case every such Child or Children of the said intended Marriage shall happen to die in the life time of such survivor without having lawful issue to inherit his her or their share or proportion of the said Negro Slaves the property thereof together with the future Issue and Increase of the said female Slaves shall be immediately vested in such survivor his or her Executors Administrators and assigns from thenceforth absolutely for ever, but if upon the death of such survivor as the case shall happen to be there shall be issue of the said Marriage him or her surviving then upon this further trust Confidence that he the said Alexander Coleclough his Executors and Administrators do and shall increase of the said Female Slaves together with the future issue and all and singular the Child & Children of the said John McGinney and Sarah his intended Wife then living his her and their shares & proportions thereof to be fairly and impartially delivered unto him her or them share and share alike whenever he she or they shall arrive at the age of twenty one or day of Marriage whichever shall first happen if there shall be more than one but if only one then the whole thereof to be delivered unto such only Child at the time above limited for that purpose to the only proper use benefit and behoof of such Child or Children from thenceforth for ever, Provided nevertheless that if such Child or Children or any

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any in either of them as the case may be shall die leaving lawful Issue
him or her or them surviving then and in such case such Child or Children shall
inherit and possess the share and proportion of his her or their parent so dying, if more
than one share and share alike, the same to be delivered unto him her or them
upon his her or their arriving at the age of twenty one year or day of
Marriage whichever shall first happen to his her and their only proper
use benefit and behoof from thenceforth for ever - And the said Alexander
Coleclough for himself his Heirs Executors and administrators do hereby
covenant promise and agree to and with the said John McGinney and Sarah
Bosker his intended wife and each of them their and each of their Heirs
Executors and administrators that he the said Alexander Coleclough his
Executors and administrators shall in all things well and truly execute
and fulfil the trust and confidence reposed in him by Vertice of these
Presents - In Witness whereof the said Parties to these Presents have
hereunto interchangeably set their Hands and seals the day and year first
above written -

Sealed and delivered in the
presence of - James Richborough Sen.
James M. Carley John Moore
State of South Carolina } Personally appeared before me James M. Carley
Clarendon County } one of the Judges of the said County, John Moore
who being duly sworn on the holy Evangelists of ~~the~~ Mark
Oath that he saw John McGinney, Sarah Bosker and Alexander Coleclough
sign seal and deliver the within Instrument of writing for the purposes
wherein mentioned, and that he also saw James Richborough Esq. James
M. Carley with himself sign it as Witness - Sworn to before me
this 8. day of November 1791 - James M. Carley J.
Recorded 9. Decem. 1791.

John McGinney (Sd)
Sarah Bosker (Sd)
Alex. Coleclough (Sd)

State of South Carolina
Knowall men by these Presents that I
William Harden of Prince Williams Parish in the State aforesaid am heir
and firmly bound and obligated unto Robert Miles and James Miles
Trustees to Mary Miles of the aforesaid State Planters in the full &
just sum of two thousand Pounds good and lawful Money of the said
State to be paid unto the said Robert Miles and James Miles or to either
of them, or to their certain Attorney Executors admors or assigns, to which pay-
ment well and truly to be made I bind my self my Heirs Executors and
admors and every of us firmly by these Presents, sealed with my
seal and dated the sixth day of July in the year of our Lord one thou-
sand seven hundred and Ninety one. The Condition of the above ^{written} obligation
is such that if the said above bound William Harden his Heirs Executors
and admors and each and every of them do and shall from time to time and at
all times hereafter in all things well and truly observe perform, fulfill
accomplish and keep all and singular the covenants, grants, articles
clauses and agreements whatsoever which on their part and behalf of
the said William Harden his Heirs Executors and admors are or ought
to be observed performed, fulfilled, accomplished and kept comprized
and mentioned in certain Indentures or articles of Agreement bearing
even date with the above written obligation made or mentioned to be made
between the said William Harden of the one part, and the said Robert
Miles and James Miles Trustees as aforesaid of the other part accor-
ding to the purport, true intent and meaning of the said Articles of
Agreement.

Agreement, then the above written obligation to be void and of no effect, or else to be and remain in full force & Virtue -
 signed sealed and delivered in the presence of us Jos Brailford, Jc. McPherson } Will^m Harden Esq
 So Carolina } Personally appeared before me Joseph Brailford Esquire
 Beaufort Dist^o } who being duly sworn, maketh oath that he was present
 and saw the within named William Harden sign seal and as his
 Act and deed deliver the within Bond for the uses and purposes
 therein mentioned and that he the deponent together with John
 McPherson Esq^r did subscribe their names as witnesses to the
 due Execution of the same. - Sworn to before me this
 5th December 1791 In Lightwood 102^{lls} -
 State of South Carolina,

Articles of agreement

Indented made concluded and agreed upon this sixth day
 July in the year of our Lord one thousand seven hundred and
 Ninety one. Between William Harden of Prince Williams
 Parish in the State aforesaid Planter of the one part and Robert
 Miles, and James Miles as Trustees to Mary Miles, of the
 aforesaid State Planters of the other part; Whereas a marriage
 is intended shortly to be had and solemnized between the said
 William Harden and the aforesaid Mary Miles, the said William
 Harden for and in consideration thereof, and of the Marriage portion
 consisting in Lands, Negroes &cetera which he shall receive by and in
 Right of the said Mary Miles his intended Wife doth covenant
 promise and agree to and with the said Robert Miles and James
 Miles Trustees as aforesaid in manner and form following, that is to
 say, that he the said William Harden hath and by these Presents doth
 hereby release and convey make over, settle and assure unto the
 said Robert Miles and James Miles as Trustees to the said Mary
 Miles his intended Wife the aforesaid Lands & Negroes named
 Cavanah, Nelly, Beck Tom, Lemy, Elsey, John and Joan together with
 all and singular the Rights Members and appurtenances to the
 said Lands belonging, as also the present and future Issue and
 Increase to the said Negroes belonging or in any wise appertaining
 to and for the use benefit and behoof of the said Mary Miles
 his intended Wife, her heirs and assigns for ever - And it is
 hereby further agreed by and between the parties aforesaid that in
 case the said Mary Miles shall depart this life without issue by the
 said William Harden lawfully begotten, the said William Harden
 surviving her, that then the aforesaid Lands Negroes &cetera shall
 remain in the possession of, and be fully vested in the said William
 Harden his heirs and assigns for ever - And the said William
 Robert Miles and James Miles Trustees as aforesaid to and for the
 use benefit and behoof of the said Mary Miles his intended Wife
 of and from the claim or claims of any Person or Persons whatso-
 ever shall and will warrant and for ever defend by these Presents
 In witness whereof the said William Harden hath hereunto set
 his Hand and Seal the day and year above written -
 signed sealed and delivered in the presence of us Jos Brailford, Jc. McPherson } - William Harden Esq
 State of South Carolina } Personally appeared before me
 Beaufort District - Joseph Brailford who being duly sworn
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on the Holy Evangelists of Almighty God, maketh oath and saith that he was present and saw the within named William Morda sign seal and as his act and deed deliver the Marriage Deed within mentioned for the uses and purposes therein mentioned, and that he the Deponent together with John Atkinson did subscribe their names as Witnesses to the due Execution of the same - Sworn to before me this 5th day of December 1791. In the town of Littleton, N.C.

Recorded 16th Decr. 1791

Articles of agreement tripartite, Indent

ed, made concluded and agreed upon this 28th day of November in the year of our Lord one thousand seven hundred and ninety one, between William Murchey of St. Matthews Parish Orangeburgh District, State South Carolina of the first part, and Barbara Dantzelor Widow of Jacob Dantzelor of the second and third part - Whereas a Marriage is intended shortly to be had and solemnized between the said William Murchey and said Barbara Dantzelor upon which said Marriage now it is hereby agreed by and between the said Parties to these Presents and first, in consideration of the said intended Marriage that all the portion property or possession which the said William Murchey will be intitled to and to receive by and upon the said Marriage in case the same takes Effect, he the said William Murchey for himself his Executors and administrators doth covenant promise grant and agree to and with the said Barbara Dantzelor her Executors and administrators in manner following (that is to say) that in case the said intended Marriage shall take Effect that all the property both real and personal that the said Barbara Dantzelor now possesses and enjoys shall not be moved or embegged by said William Murchey or by his other (except mutual consent) Provided always that the said William Murchey is to be no ways constrained or debarred of the benefits or profits issuing or arising from or on said property or possession now enjoyed by said Barbara Dantzelor (altho the property remains in said Barbara Dantzelor's possession during her Natural lifetime) then it is agreed and for the consideration aforesaid he the said William Murchey for himself his Executors and administrators doth further covenant promise grant and agree to and with the said Barbara Dantzelor her Executors and administrators by these presents that in case the said intended Marriage shall take effect, and the said Barbara Dantzelor shall happen to survive him the said William Murchey her said intended husband, he dying without issue that then the Executors and administrators of the said William Murchey shall permit and suffer the said Barbara Dantzelor to have and enjoy her wearing apparel and household furniture and all other possessions during her life time as is above mentioned (agreeable to contract) then it is further agreed and for the consideration aforesaid he the said William Murchey for himself his Executors and administrators doth further covenant promise and agree to and with the said Barbara Dantzelor her Executors and administrators by these Presents that in case the said intended Marriage shall take effect and the said Barbara Dantzelor should die without issue by her said intended husband, then the Executors and administrators of the said Barbara Dantzelor shall permit and suffer the said William Murchey to be full possessor of the whole, and every part and parcel of this whole Estate she now possesses or enjoys with the increase and profits arising therefrom without suit at Law or any hindrance after all our just debts is paid and funeral Charges

Charges) The said William Murchey my now intead husband then to be Executor or guardian for his three Daughters ^{to wit} Milley Murchey, Mary Murchey & Susannah Murchey ^{whom} by mutual consent of the above named William Murchey and Barbara Dantzler is to be sole heir after the attain their full age of Seventeen years share and share alike, and it is farther agreed by both parties the said William Murchey and Barbara Dantzler that if she should die leaving issue Male or female then the Estate is to be divided as is above mentioned share and share alike amongst him her or them and the above named Milley, Mary and Susannah Murchey - In witness whereof the parties to these presents have set their hands and seals the day and year first above written -

Signed sealed and delivered in the presence of us Christian Road John Shuler, Jacob Dantzler Jun^r & ^{his} William Murchey Esq^r & ^{her} Barbara Dantzler Esq^r ^{mark}

Memorandum That on the 29th day of November A.D. 1791 before me John Bell Esquire one of the Justices of the Peace for Charleston District Personally Christian Road and made oath on the Holy Evangelist of Almighty God and sayeth that he seen the within named William Murchey, and Barbara Dantzler sign and seal the within Marriage Contract on the 28th day of November within writing and that he also seen John Shuler and Jacob Dantzler Junia subscribe their names as witnesses to the same - Christian Road - Sworn to the day and year first above written before me John Bell Esq^r Recorded 6th Jan^y 1792

South Carolina

This Indenture made this tenth day of May in the year of our Lord one thousand seven hundred and Eighty Seven, and in the Eleventh year of the Independence of the United States of America - Between the Reverend Peter Bainbridge of the City of Charleston in the State of South Carolina aforesaid, and Eleana his wife late Eleana St Intosh youngest Daughter of Alexander St Intosh late Brigadier General in the Armies of the United States of America, and formerly of the District of Cheraw in the State aforesaid deceased of the one part and Thomas Scriven of the Parish of St. Thomas in the said State Esquire of the other Part, Whereas a Marriage hath lately been had and solemnized by and between the said Peter Bainbridge and the said Eleana his now wife: And whereas the said Alexander St Intosh the Father of the said Eleana the now wife of the said Peter Bainbridge lately died intestate leaving behind him three Children, namely a son named John, Katherine who intermarried with Major Lachlan St Intosh of Georgia but now deceased, and the above named Eleana the Wife of the said Peter Bainbridge, who by Law became and is now entitled unto the one full and equal third part of all and singular the Personal Estate of the said Alexander St Intosh deceased of what nature and kind soever, but principally consisting of Negroes, Cattle and Monies due on Bonds and Notes at Interest - And whereas the said Peter Bainbridge hath consented and agreed that the whole of the Personal Estate which ^{his} said Wife, is or shall be entitled to

as aforesaid shall be preserved and secured for the uses and purposes herein
 offer mentioned (that is to say) that he the said Peter Bainbridge and Eleanor
 his wife shall and will grant, bargain sell, assign transfer and set over unto
 the said Thomas seven all and singular the said Negroes, Cattle Monies
 Goods, Chattels and other Effects which she said Eleanor shall or may be entitled
 unto as aforesaid, to for and upon the uses and trusts following (that is
 to say) In Trust to permit him the said Peter Bainbridge and his assigns
 for and during his natural life only to have, receive, use, take, convey
 and dispose of in any manner he may think most advantageous for
 the joint use and benefit of him and his wife, and such Child or Chil-
 dren as shall or may be the issue of their Marriage all or any part of
 the said Negroes, Cattle, Monies, goods or Chattels aforesaid without
 any impediment of waste; and from and after the death of the said
 Peter Bainbridge in case his said Wife Eleanor shall survive him
 without issue, then to permit and suffer her the said Eleanor Bainbridge
 and her assigns, during her life time to have, receive use, and take, con-
 vey and dispose of by any deed or last Will and Testament in writing
 all and singular the Premises above recited or any part thereof without
 impeachment of waste, but in case there shall be one or more Child
 or Children living at the time of the death of the said Peter Bainbridge
 the lawful issue of their said Marriage then to it all and singular
 the Premises aforesaid shall go to and be divided between them the said
 Eleanor the Mother and the said Child or Children in equal propor-
 tions share and share alike to their several and respective uses for ever
 to the intent therefore that this agreement may take Effect —

This Indenture witnesseth that for and in consideration of the
 said Marriage do had and solemnized as aforesaid, by and between them
 the said Peter Bainbridge and Eleanor his wife, and also in consideration
 of the sum of five shillings Sterling to the said Peter Bainbridge in hand
 well and truly paid by the said Thomas seven the receipt whereof is
 hereby acknowledged, and in pursuance of the said agreement aforesaid
 he the said Peter Bainbridge hath granted bargained sold, assigned
 transferred and set over unto the said Thomas seven his heirs and
 assigns all and singular the following Negro Slaves (being part
 of the said Personals Estate which the said Eleanor the wife of the said
 Peter Bainbridge is entitled to out of her deceased Fathers Estate as
 aforesaid (to wit) Plato and his wife Peg, Bill, Peg, Kate, Cato, Plato,
 Sharp and Ellick their Children, Harry and his wife Jane, Jude, Budjoe,
 Kate, Harry & Philip their Children, Billy and Man Charles, Casar & Chloe
 his Children, Moses and his wife Jerney and Charity their Child, Hannibal
 and Peg, Nancy and Simon his wife Children, Flashnak, Sylvia and Joe her
 Children, Leonora and James, Rachel and Patty her Children, Stephen
 and his wife Betty Nell and Eaty their Children, Tom and his wife
 Nanny, Hercules, Fatemy, Prince, George, Deriso, Portsmouth and
 Daniel together also with all such Stock of Cattle, Monies, Goods &
 Chattels and other Effects of what nature and kind soever which the said
 Eleanor is or shall be entitled unto out of her said deceased Fathers
 Estate in manner aforesaid whenever the same can be more fully
 ascertained. To have and to hold all and singular the said Negroes
 Stock of Cattle, Monies, Goods & Chattels aforesaid, and all and singu-
 lar other the Estates of what nature and kind soever which the
 said Eleanor shall or may be entitled to from and out of her Fathers Estate
 as aforesaid unto the said Thomas seven his heirs and assigns
 Nevertheless to and upon the several uses, trusts intents and purposes

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purposes herein after specified and contained and it is hereby
 expressly agreed upon and declared by and between all the parties
 to these presents, and the true intent and meaning of them and of these
 Presents is and are, that the said Peter Bainbridge and his assigns
 and each and every of them shall and may during his natural life
 only have, receive, use, take, convey and dispose of in any manner he
 may think most advantageous for the joint use and benefit of him-
 self and his wife Eleanor, and such Child and Children as shall or may
 be the issue of their marriage all or any part of the said Negroes
 Cattle, Monies, Goods or Chattels aforesaid without impeachment
 of waste, and that from and after the death of the said Peter
 Bainbridge in case his said wife Eleanor should survive him
 without issue of their bodies lawfully begotten, then to permit
 and suffer her the said Eleanor Bainbridge and her assigns dur-
 ing her life time to have, receive, use, take, convey and dispose
 of by any Deed or Last Will or Testament in writing all and
 singular the Negroes, Cattle, Monies, Goods or Chattels aforesaid
 or any part thereof without impeachment of waste, but in
 case there shall or may be one or more Child or Children living
 at the time of the death of the said Peter Bainbridge the
 lawful issue of their said Marriage, then to permit all &
 singular the premises aforesaid and every part and parcel thereof
 to go to, be held and enjoyed by and divided amongst & between
 them the said Eleanor the Mother, and the said Child & Children
 issue of the Marriage aforesaid in equal proportions share
 and share alike to their several and respective uses forever -
 and it is hereby mutually agreed and reciprocally covenanted and
 agreed upon, by and between the said contracted Parties to these
 Presents, that they and each, and every of their heirs, Executors
 and administrators shall and well from time to time, and at
 all times hereafter, well and faithfully observe, perform, fulfill
 and keep the uses and trusts, purposes, covenants and agreements
 on each and every of the parties hereby meant and intended to be
 observed, performed and kept, agreeable to the true intent & meaning
 of these Presents and of the parties thereto, and the said Peter Bain-
 bridge for himself his heirs Executors and administrators doth
 hereby covenant and agree to and with the said Thomas Scriven
 his heirs Executors and administrators, that he the said Peter
 Bainbridge hath not done, or suffered, or permitted to be done
 or suffered, since his intermarriage to and with the said
 Eleanor his present wife, and that he will not do or suffer to
 be done in future any act matter or thing, which hath or
 may, or can have any tendency to defeat, impeach or call in
 question the true intention, or meaning of these Presents
 or any part thereof, but that in all things the true inten-
 tion of these Presents, and of every article and thing herein
 contained and of the parties hereto as far as in him lies shall
 and will from time to time and at all times hereafter be in-
 violably performed, observed, fulfilled and kept according
 to that good faith and confidence which ought to be observed
 and maintained among mankind in their mutual
 Interest

Intercourse and dealings with each other - In witness whereof the said Parties have hereunto set their hands and seals the day and year first above written -

Sealed and delivered in the presence of E. H. Bay - Thomas Screven (Ld) Pet. Bainbridge (Ld)

State of South Carolina & Personally appeared The Honorable E. H. Charleston District - J. Hall Bay Esquire who being duly sworn made oath that he was present and saw Thomas Screven & The Reverend Peter Bainbridge severally sign seal and as their act and deed deliver the within instrument of writing for the uses and purposes therein mentioned and that he the Depoant subscribed his name as a witness thereto - Sworn to the 11. day of January 1792 before J. Nicholson Secy. Recorded 11th Jan^y 1792 -

This Indenture made the twenty second

day of February one thousand seven hundred and Eighty five, and in the Ninth year of American Independence, between John Brown of the Parish of All Saints of the one Part, and Ann Bonny Monk of same parish of the other part, witnesseth that by the permission of God a Marriage is intended by and between the said John Brown and Ann Bonny Monk he the said John Brown doth as much as he can relinquish all Right title and Claim that he can or may have either in Law or Equity by virtue of said intended Marriage to a Negro Wench named Jenny and her two Children, Amaritha and Salira, now the property of the said Ann Bonny Monk as also to all other Estate that now is or ought to be the property of the said Ann Bonny Monk before marriage and he the said John Brown doth covenant to and with the said Ann Bonny Monk that the aforesaid Negro Wench named Jenny with her two Children Amaritha and Salira together with other Estate that now is or ought to be hers that may hereafter come into her hands shall be wholly at her disposal after Marriage, it is further acknowledged by the said John Brown that this Instrument of writing is intended to convey the Right title and Claim to every part of the above mentioned Estate to the said Ann Bonny Monk as fully and absolutely as Law or Equity will permit, and that no advantage is to be taken for want of regular or lawful form in this Instrument of writing Provided nevertheless that if the said Ann Bonny Monk dies without leaving lawful issue, proceeding from her body that every part and parcel of the aforesaid Estate shall revert to the aforesaid John Brown his heirs or successors - In witness whereof he the said John Brown hath hereunto set his hand and seal the day and year above written -

Signed sealed and delivered in the presence of William Jordan James M. Gackson & John Brown (Ld)

South Carolina & Personally came before me John Baxter one of the Georgetown District Justices of the peace for the district aforesaid William Jordan who being duly sworn maketh oath that he did see the within named John Brown sign and seal and as his act and deed deliver the within Instrument of writing to and for the uses herein contained and that he did at same time with James M. Gackson subscribe his name as a witness thereto -

Sworn before me the 23rd Feb^y 1785 - John Baxter, Recorded 16th Jan^y 1792 -

✓ This Indenture Tripartite made the
 thirteenth day of January in the year of our Lord one thousand seven
 hundred and Ninety two. Between Patrick Moon of Christ Church
 Parish in the State of South Carolina Planter of the first part,
 Frances Scott of the same place Widow of the second part, and Thomas
 Hunter Forrest of Charleston Cooper of the third part -
 Whereas Thomas Scott of Christ Church Parish planter lately
 departed this life intestate and without having made any dispose
 -or of his Estate real and Personal whereby his Widow the said
 Frances Scott party hereto became entitled to one full undivided
 third part of the said personal Estate the particulars whereof are
 mentioned and contained in the List or Schedule thereof hereunto
 annexed and made a part of these presents, as also to her dower and
 thirds of in and to a certain Plantation or Tract of land late of the
 aforesaid Thomas Scott deceased situate and being in Christ Church
 parish aforesaid. AND also whereas the said Frances Scott is likewise
 entitled to her dower and thirds of in and to a certain other Planta
 -tion or Tract of land situate and being in the said Parish as Widow
 and Relict of John White late of the said Parish planter deceased -
 AND whereas a Marriage by Gods permission is intended shortly to be
 had and solemnized by and between the said Patrick Moon and the
 said Frances Scott. AND the said Frances Scott in consideration of the
 said Marriage and of its taking Effect by and with the advice,
 knowledge, Privily consent and agreement of the said Patrick Moon
 the intended husband testified (by his being made a party to and
 signing and sealing of these Presents) hath and by these Presents
 doth covenant, grant and agree to and with the said Thomas Hunter
 Forrest his Executors and administrators if the said intended
 Marriage shall take effect, that then from and immediately
 after the solemnization thereof the said Thomas Hunter Forrest
 his Executors and Administrators shall be lawfully and Right
 -fully Possessed of all and every part of the Estate whatsoever
 and wheresoever of the said Francis Scott the intended Wife, but
 more particularly of that part thereof which she shall or may
 be entitled unto as the Widow and Relict of the said Thomas
 Scott and which is contained in the List or schedule thereof
 hereunto annexed and made a part of these presents together
 with the future issue of the female Slaves if any and which
 she may be entitled unto in Right of her Marriage with the
 said Thomas Scott, to and for such uses trusts intents and purposes
 as is or are herein after mentioned Expressly and declared of for
 and concerning the same - NOW this Indenture witnesseth
 that in pursuance of the said Agreement and for and in
 Consideration of the sum of five Pounds sterling to the said
 Frances Scott by the said Thomas Hunter Forrest in hand well
 and truly paid the Receipt whereof is hereby acknowledged ✓
 for the setting and assuring the whole and all and every
 part of the Slaves and other the Estate, Effects and things
 whatsoever of her the said Frances Scott and which are
 mentioned and contained in the said List or schedule
 hereunto

hercurts annexed and made a part of these Presents as aforesaid and to
 which she is intitl'd as the Widow and Relict of the said Thomas Scott
 as also of her thirds in the said two Parcels of Land above said and
 likewise of the future issue of the said Female Slaves if any is and for the
 uses intents and purposes herein after limited, expressed and declared
 and upon and under the several Trusts Provisions and agreements and in
 such way and manner as is and are hereinafter by these presents men-
 tioned limited expressed and declared of for and concerning the same
 and for divers other good causes & Considerations her the said Frances
 Scott by and with the advice, knowledge, Privy consent and agree-
 ment of the said Patrick Moon the intended husband, testified by
 his being made a party to and signing and sealing of these presents
 hath granted bargained sold assign'd and delivered and by these
 Presents doth in plain and open Market according to due form of Law
 grant bargain sell assign and deliver unto the said Thomas Hun-
 ter Forrest his Executors and administrators all her the said
 Frances Scotts undivided part share estate and interest of in and
 to the several Negro and other Slaves and all other the property
 Estate Effects and things mentioned & contained in the List or
 Schedule thereof hereunto annexed, and to which she is or will
 be intitl'd unto as the Widow or Relict of the said Thomas
 Scott deceased with the future issue of the said Female Slaves
 if any as also of her Estate interest dower and thirds in the
 Lands aforesaid & all her right title and interest of in and to
 the same and every part thereof - To have and to hold the said
 Negro and other Slaves and the future issue of such as are females
 (if any be) and all other the property Estate Effects and things men-
 tioned and contained in the aforesaid List or Schedule thereof and to
 which she is or will be intitl'd unto as the Widow or Relict of the
 said Thomas Scott deceased as likewise her Estate interest dower
 and thirds in the Lands aforesaid unto the said Thomas Hunter Forrest
 his Executors and administrators for ever upon trust nevertheless and to
 and for such uses intents and purposes as is or are herein after mentioned
 expressed and declared of for upon or concerning the same that is to say
 Interest for the said Frances Scott her Executors administrators and
 assigns until the solemnization of the said intended Marriage &
 from and immediately after the solemnization thereof then upon trust
 further trust that the said Thomas Hunter Forrest his Executors &
 Administrators do and shall permit and suffer the said Patrick Moon
 and Frances Scott the intended husband and wife to have hold take
 and receive the said Slaves together with the future issue of
 such as are females (if any be) as also all other the Estate Effects &
 things mentioned and expressed in the said Schedule and to which
 she is intitl'd as aforesaid as likewise the dower of her the said
 Frances Scott in the Lands above said into their Custody & Possession
 and to have the use thereof and of the proceeds thereof in such way
 and manner as shall be most for the interest and advantage of the
 said intended Wife upon this Express condition nevertheless that the
 said Trust Estate nor any part thereof shall not be in anywise bound
 or be made subject or liable for the payment or satisfaction of any
 of the present or future debts or engagements of the said intended
 husband but that the same and every part thereof shall be wholly &
 absolutely at the disposal of the said intended wife during the
 continuation

Continuation of the said intended Marriage as he shall from time to time ~~verbally~~ verbally or by her order in writing direct and appoint-
 Provided always that if the said Frances Scott should be desirous of selling any or all of the said Negroes, that then it shall and may be lawful to and for the said Thomas Hunter Forrest his Ex^{ors} and administrators upon application being made for that purpose to him or them by the said Frances Scott the intended Wife and not otherwise to expose to sale and sell either at public ~~set~~ or private sale all or any of the said Slave or Slaves and the monies arising therefrom shall be invested in the purchase of other Slave or Slaves in the room or stead of such Slave or Slaves so sold or sold at Interest or invested in such other way and manner as the said Frances Scott the intended wife and the said Trustee shall think fit and direct subject to the uses trusts and limitations aforesaid and also upon this further trust that from and immediately after the death of the said intended Husband living the said Wife that then the whole and every part of the said Trust Estate shall go to and revert back to the said Frances Scott to be by her held taken and received as in her first and former Estate and free and absolutely discharged of and from all and all manner of limitations and restrictions whatsoever - and also upon this further trust that in case of ~~the death~~ the death of the said intended Wife living the said Patrick Moon the said intended husband that then it shall and may be lawful to and for ^{her} the said Frances Scott the intended Wife to give devise bequeath limit and appoint the whole and every part and parcel of the said trust Estate to and for the use benefit and behoof & advantage of such person or persons and in such way and manner and in such parts shares or proportions and upon and under such limitations and restrictions as the said Frances Scott the intended Wife by any writing under her hand and seal attested by two or more credible Witnesses or by her last Will and Testament in writing (which said Will or writing the said Frances Scott is hereby and by the said Patrick Moon the intended husband enabled and impowered to make) notwithstanding her coverture - and also upon this further trust that in case of the death of the said intended Wife (living the said intended husband) without making such disposition as aforesaid that then one Moiety or half of the said Trust Estate shall go to & be had taken and received by the said Patrick Moon the intended husband as his own proper and absolute Estate and Interest & the other Moiety or half part shall go to the legal Representatives of the said intended Wife any thing herein before contained to the contrary thereof in anywise notwithstanding and the said Patrick Moon the intended husband for himself his Heirs Executors and administrators and for every of them doth hereby covenant promise grant and agree to and with the said Thomas Hunter Forrest his Executors and administrators in manner and form following that is to say that for and notwithstanding any act matter or thing whatsoever Executed suffered or assented unto it shall and may be lawful to and for the said Frances Scott the intended Wife at any time

time or times during her Coverture and at all times) to make such deed writing or will in manner as aforesaid and that the said Patrick Moon his Executors and Administrators and all and every other person and persons whomsoever claiming or to claim by from or under him or them shall not question, controvert, abstract or hinder such disposition of her the said Frances Scott the intended Wife of and in the said 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 made by her the said Frances Scott shall be at all times as good as and sufficient in the Law as if the said Patrick Moon had himself joined in the same with the said Thomas Hunter Forrest or with her the said Frances Scott or as if she were a feme sole - and the said Frances Scott the intended Wife for herself her heirs Executors and Administrators and for every of them doth hereby covenant promise grant and agree to and with the said Patrick Moon the intended Husband that in consideration of the settlement of her Estate made as aforesaid she the said Frances Scott hath granted remise released and for ever quit claim and by these Presents doth fully and absolutely grant remise release and for ever quit claim unto the said Patrick Moon his heirs Executors and Administrators for ever all manner of dower and thirds Right and title of dower and thirds which she may be entitled unto in case the said Marriage should take effect of in and to any Part of the real Estate of the said Patrick Moon the intended husband, and the said Patrick Moon for himself his heirs Executors and Administrators and every of them doth hereby fully covenant promise grant and agree to and with the said Thomas Hunter Forrest his Executors and Administrators & to and with every of them in manner and form following that is to say that he the said Patrick Moon and his heirs Executors and Administrators and all and every other person and persons having and lawfully claiming or which can or may have or lawfully claim any Estate Right title Interest benefit claim or demand of in to or out of the said Trust Estate and which is intended to be hereby granted and secured to and for the uses herein before mentioned or any part thereof by from or under him or otherwise howsoever shall and will from time to time and at all times hereafter at the reasonable request costs & Charges in the Law of the said Thomas Hunter Forrest his Executors or Administrators or of the said Frances Scott the intended Wife in case the said Marriage shall take effect make do, levy, suffer and Execute or cause or procure to be made done, levied, suffered & Executed all and every such further and other lawful and reasonable act and acts thing and things deeds conveyances and assurances in the Law whatsoever for the further better and more perfect assuring & sure making of the said Trust Estate unto the said Thomas Hunter Forrest his Executors and Administrators for the uses nevertheless above as to him or them or his or their confel learned in the Law shall be reasonably devised, advised or required - In witness whereof the said parties to these presents have hereunto interchangedly at their Hands and seals the day and year first above written -

Patrick Moon / s/ Frances Scott / s/ Tho. Hunter Forrest / s/ Sealed

from time to time appoint -
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Sealed and delivered in the presence of us *Thos Nicholas*
Thos M Woodbridge —

A true Appraisement of the Estate of *M^r Thomas Scott deceased*

<i>Bickley 70. Marian & Child 70. Big Nanny & Jacob 75</i>	}	£ 285 " "
<i>Peter & Dick 70</i>		
<i>Old Jacob & Isaac 95. Robin & Pedro 55. Tom & Anthony 79</i>	}	482 " "
<i>Venus & Dinah 70. Peck & her Child 60. Handy & Hester 55</i>		
<i>Beck and Beller 70</i>	}	120 " "
<i>Molly and Sealy 60. Fibby 60</i>		
<i>18 head of Cattle and 13 head of Sheep 2, 2, 11. 9 head of Goats & 11 head of Hogs 5. 19. 9 heads of horses 50</i>	}	78 " 10 "
<i>5 Bedsteads and 4 Feather Beds & Furniture 34</i>		
<i>3 Mattresses, 1 Chest of drawers & desk 70. 5 Mahogany Tables. 6 Mahogany Chairs 14. 1 Couch & 4 Chairs 12</i>	}	18 " 2 "
<i>4 Looking Glasses & 19 Pictures 7. 1 set Crockware 30</i>		
<i>1 pair of Fire Dogs. 1 Gun 87. 1 sword & Kitchen Furniture 35 1/4</i>	}	6 " 0 1/4
<i>1 safe. 3 Images. 1 saddle. 1 Watch 6 1/4. 1 set of Silver 1 Whip saw. 1 Corn Mill 76 1/4. 1 Schooner 60</i>		
<i>William Cook. John Ward. James Eden Jun^r</i>	}	£ 1099 " 3 "
<i>Ordinary's office</i>		

A true Copy taken from the original Inventory & Examined by me
Ordinary's office
 January 14. 1792. — *W. Luning* —

South Carolina
 Charleston — Personally appeared *W^m Thomas M. Woodbridge* who being duly sworn made oath that he was present and saw *Patrick Mook, Frances Scott and Thomas Hunter Forrest* severally sign seal and as their act and deed deliver the within Marriage Settlement for the uses and purposes therein set forth, and that he this Deponent with *Thomas Nicholas Esq^r* subscribed their names as witnesses thereto — Sworn to this 19th Jan^y 1792 before *Peter Freneau Esq^r*
 Recorded 19th Jan^y 1792. —

South Carolina

This Indenture made the twenty fourth day of December in the year of our Lord one thousand seven hundred and Ninety one and in the sixteenth year of the Sovereignty and Independence of the United States of America. Between *John Doye* of the District of George town in the State of South Carolina Esq^r of the first part. *Ann Giles* of the same district Widow of the second part and *William Davis and Abraham Doye* of the District aforesaid of the third part —
 Witnesseth that whereas a Marriage is shortly to be had and solemnized between the said *John Doye* and the said *Ann Giles* AND whereas the said *Ann Giles* is seized and possessed in her own right of and in two several Tracts of Land Eight Negro Slaves a quantity of Household furniture Horses, Cattle, Sheep Hogs Plantation Tools and Implements of Husbandry, and is also entitled to the claim of Doye in divers tracts of Land which belonged to *Abraham Giles* her late Husband — And whereas in prospect and consideration

Consideration of the said intended Marriage the said John Doye and the said Ann Giles have agreed that the said Land three of the said Negroes the said household furniture, horses cattle, sheep Hogs plantation Tools and Implements of Husbandry together with the above mentioned claim of Dower should be granted bargained sold transferred and set over unto the said William Davis and Abraham Doye in trust for the said Ann Giles her Heirs Executors, Administrators and assigns for ever without the interruption interference or contrail of the said John Doye his intended husband, and also that three of the said Negroes shall be secured unto the said John Doye during the joint lives of him the said John Doye and the said Ann Giles his intended Wife, and that the remaining two Negroes shall be and remain in the custody care and possession of the said John Doye during the joint lives of him the said John Doye and the said Ann Giles his intended Wife to be set to work by him upon shares clear of Plantation expences and the shares or proportion of any crop that shall arise and become due and payable for the labour and labour of the two Negroes last above mentioned shall during that period be appropriated to the use and benefit of the said Ann Giles without the hindrance or contrail of the said John Doye her intended Husband - Now This Indenture further witnesseth that in pursuance of the said agreement, in consideration of the said intended Marriage and also for and in consideration of ten shillings sterling the receipt whereof is hereby acknowledged, she the said Ann Giles (by and with the consent approbation and agreement of the said John Doye her intended Husband which is testified by his being made a party to and joining in the Execution of these Presents) hath demised granted and to farm let unto the said William Davis and Abraham Doye the above mentioned two several and respective Plantations or tracts of Land - To have and to hold the said two several Plantations or Tracts of Land unto the said William Davis and Abraham Doye and to the Survivors of them his Executors and administrators for and during and until the full end and term of Ninety nine years next ensuing the date of these presents and to be fully compleat and ended. In Trust for the sole and separate use benefit and behoof of the said Ann Giles her Heirs Executors, Administrators and assigns And the said Ann Giles in further pursuance of the premises, hath also granted bargained sold transferred and set over and by these presents doth grant bargain sell assign transfer and set over unto the said William Davis and Abraham Doye one of the above mentioned Negroes slaves known by the name of Dinah with her two Children Tena and Jupiter together with the above mentioned Household Furniture Tables, bottles Sheep, Hogs, Plantation Tools and Implements of Husbandry, and also the above mentioned Right and Claim of Dower. To have and to hold the said Negro Woman slave known by the name of Dinah and her two Children Tena and Jupiter and the profits issue and increase of the said Female Slaves, also the said Household Furniture, Horses, Cattle, Sheep, Hogs, Plantation Tools and Implements of Husbandry together with her right and claim of Dower of and in the above mentioned Land which belonged to the said Abraham Giles deceased her late Husband unto the said William Davis and Abraham Doye and to the Survivors of them his Executors and Administrators for ever In Trust for the sole and separate use benefit and behoof of the said Ann Giles her Heirs Executors Administrators and assigns for ever. And the said John Doye for himself his Heirs Executors and administrators doth hereby warrant and agree to and with the said William Davis & Abraham

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Doye and to and the survivor of them his Executors and administrators that he the said John Doye will not interfere with the above mentioned lands female slaves Dinah and her Children with the future issue and increase of the said female Slaves together with the said Household furniture, Horses, Cattle, Sheep, Hags, Plantation Tools and Implements of Husbandry and right or Claim of dower aforesaid but that the same shall remain at the entire will or disposal of the said Ann Giles so that she may either sell or otherwise dispose of the same either by Deed or writing or by her last Will and Testament in writing duly executed notwithstanding her coverture - And that if the said John Doye shall survive the said Ann Giles his intended Wife and the same shall happen to be disposed of by the said Ann Giles either by Deed or writing in her life time or by her last Will and Testament duly executed that then the same shall go to and be vested in the proper Heirs Executors and administrators of her the said Ann Giles in the same ~~best~~ manner as if she was not under coverture at the time of her decease - And this Indenture further witnesseth that the said Ann Giles in further pursuance of the said Agreement in consideration of the said intended Marriage and also for and in consideration of the further sum of ten Shillings the receipt whereof is hereby acknowledged by and with the privacy consent and approbation of the said John Doye her intended husband testified as aforesaid hath granted bargained and sold and by Davis and Abraham Doye the following Negro Slaves of her the said Ann Giles that is to say Cain - Ben - Will, Moses and Nan, To have and to hold the said five Negro Slaves last above particularly named together with the future issue and increase of the said female Slaves unto the said William ^{Davis} and Abraham Doye and to the survivor of them his Executors and administrators for ever - In trust that they the said William Davis and Abraham Doye and the survivor of them and the Executors and administrators of such survivor do and shall during the joint lives of him the said John Doye and Ann Giles his intended Wife well and truly permit and suffer the said John Doye to have the sole management care and possession of three of the last mentioned Negro Slaves And to have receive and take the profits Emoluments and Wages to be derived gotten and received for their work and Labour without any constraint or interruption of or by the said William Davis and Abraham Doye or the survivor of them or the Executors or administrators of such survivor on any account or pretence whatsoever, And that they the said William Davis and Abraham Doye and the survivor of them his Executors and administrators shall permit and suffer the remaining two Negro Slaves to be worked by & continue in the care and custody and under the sole direction and Management of the said John Doye during the joint lives of him the said John Doye and Ann Giles his

intended wife without any restraint, controul or interruption
of or by the said William Davis and Abraham Doyer or the sur-
vivor of them his Executors or administrators, And the said John
Doyer for himself his heirs Executors and Administrators doth hereby
further covenant and agree to and with the said William Davis
and Abraham Doyer and the survivor of them his Executors and admi-
nistrators that he the said John Doyer will well and truly pay for the
work hire and labour of the said two last mentioned Negro Slaves
such shares or proportion of the saleable part of the Crops which shall be
made by him the said John Doyer as is usual and customary clear of
all Plantation expences whilst the said two Negro Slaves shall con-
tinue to work and labour under the sole management and direction
of the said John Doyer, and that he the said John Doyer shall and will
well and truly pay the Money which shall arise from their work &
labour in such manner as the said Ann Giles his intended Wife
shall think proper to appoint and direct AND also that the said
Ann Giles his intended Wife shall and may dispose of the five
Negro Slaves last above mentioned together with the future issue
and increase of the said female Slave in such manner as she shall
think proper by her last Will and Testament duly executed, notwith-
standing her coverture but on the event of her dying in the life time
of the said John Doyer her intended Husband without having made
such last Will and Testament, that then the said five Negro Slaves
last above mentioned together with the future issue and increase of
the said female Slaves shall immediately become vested in and belong
to all intents and purposes to the legal representatives of the said Ann
Giles his intended Wife in such manner as if she had departed this
life sole and unmarried. And the said Ann Giles for herself her heirs
Executors and Administrators doth hereby covenant and agree to
and with the said William Davis and Abraham Doyer and the
survivor of them his Executors and Administrators that in con-
sideration of the premises she the said Ann Giles doth by virtue of these
presents renounce all the right advantage claim and demand to which
she would be otherwise entitled either for dower or otherwise howsoever
of in or to the Estate either Real or personal of which the said John Doyer
her intended Husband shall die seized in or possessed of upon the con-
tingency of his dying intestate during the life time of her the said
Ann Giles his intended Wife, And the said William Davis and Abra-
ham Doyer for themselves their heirs Executors and administrators
do hereby covenant promise and agree to and with the said John
Doyer and Ann Giles his intended Wife that they will in all things
well and truly execute and perform the trust which is hereby reposed
in them - In Witness whereof the said parties have hereunto in
interchangeably set their hands and seals the day and year first above
written -

Sealed and delivered in the presence of } John Doyer (Ls)
Richard Godfrey Henry Davis - } Ann Giles - 1/2s
State of South Carolina, Georgetown Dist. } William Davis 1/2s
Before me Archibald Adam one of the Justices } Abraham Doyer 1/2s
for said district Personally appeared Richard Godfrey who being duly sworn on the holy
Gospel of Almighty God declare that he well knoweth and saith John Doyer, Ann Giles
William Davis and Abraham Doyer sign seal and deliver the within instrument of cov-
enting for the uses and purposes therein contained, and that he also saw Henry Dav-
ison his name as a witness concurring Witness to the same with himself -
Shown to and signed before me this
13th day of January 1792
Arch^d Adam Jc } Recorded 1th Feb^y 1792 -

Know all men by these presents that I William Smith Stevens of the City of Charleston in the State of South Carolina aforesaid, physician am held and firmly bound and obliged unto Joseph Segare of Saint James's Parish, Santa in the said State Planter, in the full and just sum of four hundred and thirty pounds Sterling Money to be paid unto the said Joseph Segare his Executors administrators or assigns: To which payment well and truly to be made and done I bind myself and each and every of my heirs Executors and administrators firmly by these presents sealed with my Seal and dated the seventeenth day of November in the year of our Lord one thousand seven hundred and ninety one, and in the sixteenth year of American Independence -

Whereas a Marriage I by Gods permission intended to be shortly had and solemnized between the above named William Smith Stevens, and Elizabeth Segare, Daughter of the above named Joseph Segare - And whereas in consideration of the said intended Marriage, the said Joseph Segare hath this day paid into the Hands of the said William Smith Stevens the sum of four hundred and thirty pounds Sterling Money (the receipt whereof is hereby acknowledged) which the said William Smith Stevens hath received upon the following express conditions, that is to say that if the said William Smith Stevens, shall happen to die, in the Life time of his said intended Wife, or in the Life time of any of the issue of the said intended Marriage, then and in such case the heirs Executors or administrators of the said William Smith Stevens shall refund and pay back to the said Joseph Segare his Executors, administrators or assigns within twelve Months after the decease of the said William Smith Stevens the said principal sum of four hundred and thirty Pounds Sterling to be by him or them applied upon the trusts and for the ends and purposes following that is to say, that the said Joseph Segare his Executors, administrators or assigns shall and do well and truly pay or cause to be paid be paid unto the said Elizabeth to and for her own proper use and benefit, for and during her natural life the interest which shall grow due, on the said principal sum of four hundred and thirty pounds Sterling from the time of the death of the said William Smith Stevens and upon the death of the said Elizabeth then to pay the said principal sum of four hundred and thirty pounds Sterling unto the issue of the said intended Marriage, who shall be living at the time of the death of the said Elizabeth to be equally and impartially divided among them share and share alike -

Now the Condition of the above written obligation is such that if the heirs Executors or administrators of the said William Smith Stevens (in case he shall happen to die in the Life time of his said intended Wife, or in the Life time of any of the issue of the said intended Marriage) do and shall refund and pay back to the said Joseph Segare his Executors administrators or assigns within the time herein before mentioned, the said principal sum of four hundred and thirty Pounds Sterling in trust to and for the several uses intents and purposes therein before mentioned and declared of and concerning the same, or in case the said William Smith Stevens shall survive his said intended

Wife

Wife, and the issue of the said intended Marriage, then and in either of the said cases, this present obligation shall be void and of none effect, or else to be and remain in full force and virtue - sealed and delivered in presence of Sarah M. Galla, Thomas M. Galla } - William Smith Stevens,

South Carolina } Personally appeared Doctor Thomas M. Galla who
 Charleston } being duly sworn made oath that he was present and saw Doctor William Smith Stevens sign seal and as his act and deed deliver the within Bond or obligation for the uses and purposes therein set forth, and that he this deponent with M^{rs} Sarah M. Galla subscribed their names as witnesses thereto - sworn to this 11th Feby. 1792 before Peter Freneau. R. L. G. Recorded 11th Feby 1792 -

South Carolina }
 St. Bartholomews Parish } Whereas a Marriage is intended to be had between Michael Myers and Mary Ann Field of the parish aforesaid. And whereas it is fully understood and meant by both the parties to the said Marriage, that all that part of the goods and Chattels of the said Mary Ann, which she became heir to upon the death of her Brother William Augustus Cumberland Field shall be fully made over and secured unto her by the aforesaid Michael her intended husband, in the manner following to wit: (Article Ist) That in case the said Mary Ann should survive the said Michael the property which is above specified, and the issue of such Negroes as may be part of that property shall go to, and vest in the said Mary Ann in the most absolute and complete manner, as not to be affected by any contract or by any Will and Testament, of the said Michael. (Article II^d) That in case the said Mary Ann should die during coverture the aforesaid property, with issue of Negroes as is aforesaid, shall descend to and vest in the issue of the said Mary Ann but if there be no surviving Issue of her body it shall then go to and best in such person or persons to whom the said Mary Ann shall bequeath the same in her last will and testament. (Article III^d) That in case the said Mary Ann should die during coverture without surviving issue and intestate, the property and issue of Negroes as is above mentioned shall descend and vest in such person or persons as would have been her heirs by law if the said Mary Ann had died without ever having been married. (Article IVth) That the said Michael shall at no time prevent or endeavour to prevent the said Mary Ann his intended wife from making a Will and Testament of that part of her property which is above specified, and that the said Michael shall at no time, after the death of the said Mary Ann, obstruct or endeavour to obstruct, the operation of such Will and Testament of the said Mary Ann in case she had made one. (Article Vth) That the said Michael shall at any time and at all times hereafter join in and execute such indentures or instruments of writing for the purposes herein before mentioned as shall be adjudged necessary by council learned in the law whenever the same shall be demanded of the said Michael by the Trustee or Trustees herein to be mentioned of the said Mary Ann. Therefore be it known unto all Men by these Presents that I Michael Myers of the parish aforesaid, am held and firm bound to John Cato Field Esq^r and to Elizabeth Fule both of the said Parish trustees on behalf of Mary Ann Field in the sum of four thousand Pounds sterling Lawful Money of S^c Carolina to be

to be paid to the said John Cato Field and Elizabeth Field or their certain Attorney, Executors Administrators or assigns for which payment well and truly to be made, I bind myself, my Heirs Executors and Administrators firmly by these presents sealed with my seal and dated the twenty sixth day of January in the year of our Lord one thousand seven hundred and Ninety two - Now the Condition of this obligation is such that if the said Michael Myers shall do and perform all matters and things which may be necessary on his part, and shall suffer to be done by others concerned all Matters and things which may be necessary on their part towards giving effect to the Marriage Settlement hereby intended to be made according to the true intent and meaning thereof as the same is already particularly set forth and made known in five several articles of the preamble to the above obligation, then the said obligation to be nul and void otherwise to remain in full force and virtue -

Signed sealed and delivered in the presence of Michael Myers Esq
of Mary Ann Heape Am Elms
Personally appeared Mr William Elms and made oath that he was present and saw the above mentioned Michael Myers sign seal & deliver this instrument of writing, that he subscribed his name thereto as a witness, and that Miss Mary Ann Heape was also present and subscribed her name as a further witness - Sworn before me the 2 day of Feb'y 1792 - George Bellingier P.
Recorded 17. Feb'y 1792 -

South Carolina

This Indenture tripartite made the twenty second day of October in the year of our Lord one thousand seven hundred and ninety one. Between Sparks Findley of the first part Sarah Boone Widow of the second part, and James Jaudon and John Nell of the third part. Whereas the said Sarah Boone is possessed of and intitled unto a considerable Estate consisting of Land Negroes & other Slaves Cattle and other personal Estate, (a List or Schedule of the particulars whereof is hereunto annexed and therein particularly specified and set forth) and Whereas a Marriage is by Gods permission shortly intended to be had and solemnized between the said Sparks Findley and the said Sarah Boone upon the contract of which Marriage the said Sparks Findley hath agreed that if the same shall take effect that then notwithstanding the said Marriage the said Land Negroes together with the increase of the female Slaves and the other personal Estate shall remain, continue and be to and for the uses trusts intents and purposes as are herein after expressed limited and declared of and concerning the same. Now this Indenture witnesseth, that for the making the said agreement effectual in the law and for the preserving the said Land Negroes and the increase of the female Slaves and the other personal Estate for the uses, trusts intents and purposes herein after mentioned he the said Sparks Findley doth for himself his Heirs Executors and Administrators covenant promise and give to and with the said James Jaudon and John Nell and the survivor of them and the Executors and Administrators of such survivor by these presents - that notwithstanding the said intended Marriage shall take effect the said Land Negroes and the issue and increase of the female Slaves and the other personal Estate shall remain continue and be to the said James Jaudon and John Nell their Executors, Administrators and assigns

assigns for ever subject and liable to the several uses trusts intents and purposes following that is to say ^{in trust} that they the said James Jaucon and John Mell their Executors administrators and assigns shall permit and suffer the said Sparks Findley and Sarah Boone to have receive and take the work labour and profits of the said Land Negroes and other personal Estate for and during the term of their joint lives and the life of the longest liver, that the said Sparks Findley and Sarah Boone their heirs and assigns shall be equally divided amongst all and every of the issue of the Body of the said Sarah Boone that and there alike to them their heirs and a Executors administrators and assigns for ever, and the said Sparks Findley doth hereby further covenant that he shall and will from time to time and at all times here after at the reasonable request ^{and} charges in the Charges in the law of the said James Jaucon and John Mell or either of them their or either of their Executors or administrators or the survivor of them make do acknowledge and Execute all and every such further and lawful and reasonable act and Acts thing and things devise and devises conveyances and assurances in the law whosoever necessary for the further better and more Effectual conveying and giving the said Land Negroes and other the personal Estate herein before mentioned upon the trusts uses intents and purposes herein before limited mentioned or declared concerning the same according to the true intent and meaning of these presents and of the said Parties thereto as by the said James Jaucon and John Mell or the survivor of them or the Executors or administrators of such survivor or his or their counsel learned in the Law shall be reasonably devised advised and required - In Witness whereof the said Parties to these Presents have hereunto interchangably set their Hands and seals the day and year first above written

Signed sealed and delivered in the presence of
 of us Daniel Anderson, David Jones
 John Anderson

Sparks Findley (L)
 Sarah Boone (L)
 Ja Jaucon (L)
 John Mell (L)

A schedule of the property alluded to in the above said, a wench named Hannah, a Boy named Adam, a Tract of Land in the Parish of St James's Parish santee one hundred and twenty Pounds 13/6 due from Estate of Robert Mivrell - Personally appeared before me Mr Daniel Anderson who being duly sworn made oath that he did see Sparks Findley Sarah Boone James Jaucon and John Mell sign and seal the within and that he and David Jones John Anderson was Evidences thereto - Sworn to this 18th January 1792 before me Chas Gaillard J.P.C.D. Recorded 20th Feby 1792

This Indenture made the twentieth day of February in the year of our Lord one thousand seven hundred and Ninety two Between Manafa Collins Gentleman of the one part and Ann Tayla Widow of the second part and Bracy Singleton of the third part Gentleman Witnesseth that in consideration of a Marriage intended by Gods permission to be had and solemnized between the said Manafa Collins and Ann Tayla and of the conveyance and Settlement herein after made by the said Ann Tayla and of the conveyance and Tenements Hereditaments and appurtenances and also all the personal property belonging to her and also in consideration of such further

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Advancement and benefit in Money lands and otherwise as will accrue or arise to the Manafa Collins by the said intended Marriage. Now this Indenture witnesseth that for and in consideration of five Shillings Sterling to the said Manafa Collins by the said Bracy Singleton in hand paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said Manafa Collins hath given granted confirmed and by these presents doth give grant and confirm unto the said Bracy Singleton all the Estate both real and Personal belonging to the said Ann Taylor. To have and to hold, perceive, receive and enjoy the said Estate both real and personal to the said Bracy Singleton his heirs and assigns forever - and further that notwithstanding any act matter or thing whatsoever by him the said Manafa Collins to be had made done committed executed suffered or spent unto it shall and may be lawful to and for the said Ann Taylor his intended wife at any time or times during her coverture and at all times to make such deeds and writings in order to sell or dispose all the Estate both real and personal herein before mentioned to such person or persons and to and for such uses, intents and purposes and in such manner and form as the said Ann Taylor notwithstanding her said intended coverture coverture and whether covert or else covert shall at any time think fit and that the said Manafa Collins his heirs Executors and Administrators, and all and every other person or persons whomsoever claiming or to claim by from or under him or them shall not question or without obstruct or hinder such disposition of her the said Ann Taylor of and in the said respective premises to be given by her and disposed of as aforesaid, and further that all and manner of such Gifts and dispositions whatsoever to be by her the said Ann Taylor so made and done of the premises before mentioned shall at all times be as good and effectual in the law as if the said Manafa Collins had himself joined in the same with the said Bracy Singleton or with her the said Ann Taylor or as if they were joint sole and it is hereby declared and agreed by and between all the said parties to these that all the said Estate both real & personal so granted to the said Bracy Singleton as aforesaid is upon trust to the use and behoof of the said Ann Taylor her heirs and assigns forever - In witness whereof the said Parties have hereunto set their hands and Seals the day and year first above written signed sealed and delivered in the presence of M. Collins Esq of Pet. Simmons James Granwell - Ann Taylor Esq
 Received the day and year above mentioned from the within named Bracy Singleton five Shillings the full consideration money herein written
 Witness James Granwell - M. Collins -

South Carolina Personally appeared Mr James Granwell who being
 Charleston - duly sworn made oath that he was present and saw Manafa Collins and Ann Taylor severally sign seal and as their act and deed deliver the within Instrument of writing for the uses and purposes therein set forth, and that he also saw the said Manafa Collins sign the Receipt hereon written, and that he this Deponent with Patrick Simmons subscribed their names as witnesses thereto - Sworn to the 22^d February 1792 before Peter Frencau Not. Recorded 22^d Feb'y 1792
 State of South Carolina

This Indenture made the sixth day of March 1792 between Sarah Agnes of Charleston Widow and

them

them

John Fitzgerald Mariner of the first & second parts and William Yates of the said State Trustee in their behalf specially appointed of the third part, Whereas a Marriage is intended shortly to be solemnized between the said Sarah Ayers and the said John Fitzgerald, and it is concluded between them that the following goods and Effects shall be settled in the hands of the said Trustee for the uses herein after mentioned to wit a Bedstead Mattress and furniture, ten Chairs, six Tables, two Chests Drawers two Beds and Bedsteads, a Carpet, six silver Table Spoons, a soup tadle seven pictures, three window Curtains, twenty pieces of wearing apparel a silver Milk pot, twelve silver tea Spoons, three Looking Glasses, a pair of Casters, Bason and stand, twelve pair of Sheets sundry Articles of China and Crockery, a trunk three Chests, a safe three Iron Potts, a frying pan, a drugging Box, two pair Dog Irons two pair of silver Sugar tongs, a Mahogany Bedstead. Now this Indenture Witnesseth that for and in consideration of the sum of five shillings in hand paid by the said Trustee to the said Sarah, the receipt whereof she hereby acknowledges, the said Sarah hath given, granted sold conveyed and set over, with the privacy & consent of the said John testified by his being a party to this deed and signing the said to the said Trustee (and now in his actual possession) all the before mentioned Goods and Effects, in trust nevertheless for the said Sarah and her Heirs Executors, admors and assigns absolutely until the intended Marriage shall take Effect, and from and immediately after the solemnization thereof then also notwithstanding her coverture in trust for the sole separate and distinct use benefit & behoof of the said Sarah her Heirs, Exors admors & assigns forever without the intervention intermeddling or controul of the said John or any of his creditors or any other person or persons whatsoever - In Witness whereof the parties to these presents have hereunto set their hands and seals the day and year first above written -

Signed sealed and delivered in the presence of Witness Joseph Pope - the mark of Sarah Ayers & J.F.
 Charleston District, Attest Joseph John Fitzgerald - J.F.
 Pope maketh oath that he was William Yates - J.F.
 present and saw the above mentioned parties sign seal and as their own act and did deliver this Instrument of writing for the uses and purposes therein mentioned, and that he subscribed his name as a Witness thereto - Joseph Pope.

Sworn to before me this 7. March 1798
 Recorded 16 March 1798 - Jas. Bonham P.

South Carolina

This Indenture made the fifth day of March in the year of our Lord one thousand seven hundred and ninety two. Between Barnard Moses of the City of Charleston and State aforesaid Merchant and Esther his Wife of the one part and Isaac Daloste and Abraham Delyon both of the City of Charleston trustees for and on the part and Behalf of the said Esther Moses of the other part, Whereas Jacob Tobias late of the City of Charleston deceased by his last will and testament in writing duly executed bearing date on or about the twenty eighth day of October which was in the year of our Lord one thousand seven hundred and seventy five, did among other things, as follows devise and bequeath unto my honored Mother Sarah Tobias, all that my Meffuage Tenement or dwelling House, now live in situated

and being in King Street within the District of Charlestown and also all other my Messuages, Tenements and Hereditaments situate lying and being in King Street aforesaid, together with all my Freehold Estate of every kind, nature and degree whatsoever in Poppon, Awasson or Remainder, and also all my personal Estate Negroes Goods & Chattels of what ^{kind or} nature soever to hold the same to my said honored Mother during the term of her natural life and from and after her decease, I give, devise and bequeath the same to my Nephews and Nieces, the Moiety or half part to Joseph Isaac and Leah, the Children of my Brother Joseph Tobias, the other Moiety or half part to Abraham, Esther and Judith Children of my Sister Rinck by Mr Isaac Delyon their heirs and assigns yet ever to be equally divided between them share and share alike, which I compute to be worth full five hundred Pounds Sterling to each of my said Nephews and Nieces, and my Will is that in case of the death of either of them before they are married or come of age; then the whole of my ^{said} Estate is to go to the Survivor or Survivor of them and I do further order that all my Estate shall remain entire, till after the death of my said Mother, and my said Nephews and Nieces come of age, at which period I desire the whole Estate to be sold & divided between them as is above directed." And whereas the said Jacob Tobias has since departed this life to wit on the seventeenth day of November in the year of our Lord one thousand seven hundred and seventy five leaving his said last Will and Testament in full force and unattested, and Leah the Mother of the said Jacob did also depart this life, to wit on the twenty seventh day of September in the year of our Lord one thousand seven hundred and seventy nine. And whereas the said Esther (party hereunto) did on the twenty fourth day of September in the year of our Lord one thousand seven hundred and seventy seven, intermarry with the said Barnard Moses (also party hereunto) and let and before the solemnization thereof he the said Barnard Moses in consideration thereof agreed and did sufficiently settle, convey and assure unto and upon the said Esther (then called Esther Delyon) such Estate, share and property as she was or should become entitled to under the said last Will and Testament of her Uncle the said Jacob Tobias, to for and upon the several uses, trusts, intents and purposes herein after particularly mentioned and set forth, and an Indenture was actually made and duly executed on the sixteenth day of September in the year of our Lord one thousand seven hundred and seventy seven, Between the said Barnard Moses of Savannah in the State of Georgia Merchant and Esther his Wife of the one part on Mordcai Sheffall of the same place Merchant of the other part, and the said Indenture did recite that Whereas on or about the twenty fourth day of September then last past a Marriage being intended to be then shortly had and solemnized by and between the said Barnard Moses and Esther Delyon nee the wife of the said Barnard Moses (but then called Esther Delyon the daughter of Isaac Delyon of Savannah in Georgia aforesaid Merchant) And whereas the said Esther was entitled to some considerable share and property in several Messuages or Tenements and Hereditaments, situate lying and being

being in King Street in Charleston in the State of South Carolina and other real and Personal Estate, by virtue of, and under the last Will and Testament of her Uncle Jacob Tobias late of Charleston aforesaid Merchant deceased and that he the said Barnard Moses was desirous and did agree in case the said Marriage should take effect to settle make out and secure by good and sufficient aids in the law to the said Mordecai Sheftall his heirs Executors and administrators, such property as she is intitled unto under and virtue of the said Will upon such trusts and confidence as are in the said indenture after mentioned and set forth of and concerning the same, AND that whereas in order to enforce such settlement the said Barnard Moses did make and execute to the said Mordecai Sheftall a certain bond or obligation bearing date the same day and year last aforesaid, of the penal sum of one thousand Pounds of Lawful Money of Georgia, with a condition thereunder written, that he the said Barnard and Esther his then intended Wife should within three Months of the date of the said recited Bond sign seal and execute unto the said Mordecai Sheftall such deed or deeds as should be good and sufficient in the law for the conveying and conveying such part of the Estate of the said Jacob Tobias as the said Esther was entitled unto under and by virtue of the said Will, that is to say to the use of the said Esther for and during the term of her natural life and from and immediately after her decease to and for the issue of her Body lawfully begotten for ever and in default of such issue then to the heirs of the said Esther for ever AND whereas after the execution of the said Bond or obligation, to wit on or about the twenty fourth day of September then last past at Savannah aforesaid the said Marriage took effect and the said Barnard Moses and Esther Delyon were then and there married, whereby the said Barnard Moses became bound and obliged to execute the said settlement agreeable to the condition of the said Bond. THE SAID Indenture therefore witnessed that in pursuance of the said recited Bond or obligation, and also in consideration of the sum of ten Shillings lawful Money of Georgia aforesaid to the said Barnard Moses by the said Mordecai Sheftall in hand well and truly paid at and before the sealing and delivery of these presents the receipt whereof was thereby acknowledged that the said Barnard Moses and Esther his wife did grant bargain assign, release and confirm unto the said Mordecai Sheftall in his actual possession then being by virtue of a bargain and sale to him thereof made by the said Barnard Moses for one whole year by Indenture of lease bearing date the day next before the day of the date of the said Presents and by force of the statute for transferring uses into Possession) and to his heirs all that part share, right titles and interest of the said Barnard Moses and Esther his Wife of in or to the several Messuages or tenements and hereditaments thereto belonging situate lying and being in King Street in Charleston in the State of South Carolina aforesaid late the Estate of the said Jacob Tobias deceased together with the outhouses, Gardens, lands ways, Paths, Waters Streets courtes, Casements Profits, commodities, Advantages, Emoluments, Hereditaments and appurtenances whatsoever to the said several Messuages or Tenements and premises severally belonging or in any wise appertaining and the reversion and reversion and reversions, remainders and remainders, rents, issues and profits of all and singular the said premises, and every part and part thereof with the appurtenances and also all deeds, Evidence and writings touching or concerning the same. To have and to hold all the part share right, title and interest of the said Barnard Moses and Esther his wife

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in or to the said several Messuages or tenements and hereditaments and premises above mentioned or intended to be thereby granted released and confirmed and every part and parcel thereof with the appurtenances unto the said Mordecai Sheftall and his heirs to and for the several uses, intents and purposes and upon the several trusts and Confidence herein after mentioned, expressed and declared of and concerning the same and to and for no other use intent and purpose whatsoever - And the said Indenture further witnessed that for the further consideration of the further sum of ten Shillings lawful Money aforesaid he the said Barnard Moses did grant bargain sell assign unto the said Mordecai Sheftall all his the said Barnard Moses's and Esther his Wife's part, share, right, title and interest of all the personal Estate consisting of Negroes, Goods & Chattels of what kind and nature soever, which they are intitled unto by virtue of and under the last will and Testament of the said Jacob Tobias deceased To have and to hold the said personal Estate together with the future issue and increase of the female Slaves unto the said Mordecai Sheftall his Executors and administrators to and for the several uses intents and purposes and the several trusts & Confidences herein after mentioned expressed and declared of and concerning the same and to and for no other use intent or purpose whatsoever, that is to say, as well with respect to the said real and personal Estate before mentioned, upon this special trust and confidence, that he the said Mordecai Sheftall his Heirs Executors or administrators should permit and suffer the said Esther Moses as well to have hold and possess her share part and Interest of and in the said real and personal Estate before mentioned to and for her own sole and separate use advantage and Emolument for and during the term of her natural life without impeachment of waste and from and immediately after her decease then upon this further trust that he the said Mordecai Sheftall his Heirs Executors and administrators should release, relinquish and give up unto such Child or Children of the said Esther Moses as might be then living all and all manner of right title and interest of in and to the said real and personal Estate to be equally divided among them share and share alike, to hold the same to such Children respectively (whether Males or females) and their respective heirs and assigns for ever as tenants in common but if the said Esther should have but one Child living at the time of her death, that then the said real and personal Estate should become the absolute property of such Child whether Male or female. To hold the same with the Rights Members and appurtenances thereof to such Child and his or her heirs and assigns for ever from thenceforth and for ever, and in case the said Esther should have no Child at the time of her death that then the said real and personal Estate shall at all events descend and be delivered to the right Heirs of the said Esther To hold the same and every part thereof to such heirs for ever, and to and for no other use or purpose whatsoever. And the said Barnard Moses did thereby for himself his heirs Executors and administrators, covenant promise grant and agree to and with the said Mordecai Sheftall, his heirs, Executors and administrators, that he the said Barnard Moses his heirs Executors and administrators the said real and personal Estate before mentioned, unto the said Mordecai Sheftall his heirs Executors and administrators against him the said Barnard Moses his heirs Executors and administrators and all & every other person or Persons whatsoever under and subject

subject to such uses intents and purposes as aforesaid, but to and for
 no other use intent and purpose whatsoever, should and would warrant
 and for wear defend. And the said Mordecai Sheftall did thereby for him-
 self his heirs Executors and administrators covenant promise grant
 and agree to and with the said Barnard Moses his heirs Executors and
 administrators that he the said Mordecai Sheftall his heirs Execu-
 tors and administrators should in all things well and truly observe
 fulfil and keep all and singular the Articles clauses and trusts above
 specified and set forth according to the true intent and meaning of the
 same, as in and by the said Indenture duly recorded in the Secretary's Office
 of the State of Georgia in Book P. P. folio fifty three to fifty seven, 53
 to 57, relation being thereunto had well more fully appear - AND where-
 as the said Barnard Moses in pursuance and in strict conformity to
 the abovementioned Settlement hath not intermeddled with taken
 disposed of altered or in ^{any} manner whatsoever changed the said real and
 personal Estate devised and bequeathed as aforesaid and settled on his
 said Wife Esther in and by the aforesaid recited Settlement nor hath he the
 said Mordecai Sheftall the trustee appointed for the said Esther Moses
 and party in, the Deed of Settlement before mentioned, since the day of
 the date of the said Settlement relinquished, been in possession of or
 received taken or accepted of any sum or sums for the rent interest or
 other profits that have accrued or arisen by or from the said real and
 personal Estate settled in trust for the said Esther Moses as aforesaid
 nor at any time heretofore in any wise impeached charged or incumbered
 the said real and personal Estate settled as aforesaid by any act deed Mat-
 ter or thing whatsoever. And whereas the said Barnard Moses and
 Esther his wife and the said Isaac Delyon have for many many years past
 removed into this state and the said Mordecai Sheftall hath remained
 in the State of Georgia and on account of his absence from this state
 the said Esther hath herself received, taken and enjoyed to her own
 private and separate use not subject to the control or debts of her said
 husband, some parts of the Rents and profits arising from the said real
 and personal Estate, and is now in possession thereof or of property purchased
 there with. AND whereas the Executors named in the said Will of the
 said Jacob Tobias refused to qualify and take upon themselves the bur-
 then of the Execution thereof, and Joseph Tobias the elder her Uncle &
 Isaac Delyon her father administered with the Will annexed on the Estate
 of the said Jacob Tobias after the death of the said Leah Tobias, and received
 the rents and profits of the said real and personal Estate, the said Joseph
 Tobias reserving one Moiety for his Children, and the said Isaac Delyon
 (father of the said Esther Moses party hereunto) one Moiety for his part
 of which the said Isaac paid in manner aforesaid to the said Esther
 for her separate use free from the control or debts of her said husband
 AND whereas the youngest of the Children of the said Joseph Tobias
 Isaac Delyon hath now attained the age of twenty one years, and the said
 Estate agreeable to the directions of the said Will, is now to be sold and
 divided between the said Children, and the said Barnard Moses hath by
 the said recited Indenture renounced all interest in the said Estate and the
 said Mordecai Sheftall on account of his absence from the state can-
 not perform the Trust delegated to him by the said Indenture, and it is
 the desire of all parties concerned that Isaac Delyon and Abraham Delyon
 should be appointed Trustees for the said Esther to receive and take charge
 of for her sole and separate use, free from the control, debts and intermed-
 dling of her said husband as well the part of the rents and profits

The said Estate already paid her as also her proportion and dividend
 of the said Estate now to be sold and divided and also the proportion
 of such rents and profits thereof as she has not yet received, and the
 said Isaac Da Costa and Abraham Delyon have agreed and by these
 Presents do agree for themselves and the survivors of them and the
 Executors and administrators of such survivor to accept the said trust.

AND whereas it is also the desire of all parties concerned that the
 said Esther Moses should be constituted a sole dealer and have power
 to use trade and Merchandize independent of and free from the
 controul of her said husband. AND WHEREAS some Courts by
 the Laws and usage of this State may notwithstanding their cover-
 ture become sole and separate traders and dealers. AND whereas
 the said Barnard Moses in compliance with the desire of all
 the Friends of the said Esther, and in order to enable her to main-
 tain and support herself and improve her dividend and proportion
 of the Estate she is intitled to in manner abovementioned hath
 agreed that she the said Esther shall become a sole and separate
 trader or dealer in buying, selling, bartering, exchanging and
 retailing all such goods, wares and Merchandizes as she shall
 choose to deal in, and receive, accept, and enjoy to her separate use free
 from his controul, debts or incumbrances the sum or sums of
 Money received as aforesaid, or which she or the said Isaac
 Da Costa or Abraham Delyon may hereafter receive on account
 of her proportion of the said Estate, and of the gains and profits to be
 made thereby and from her said Trade. NOW THIS Indenture
 WITNESSETH that for and in the Considerations herein before ex-
 pressed and of the sum of ten Shillings Sterling to him the said
 Barnard Moses in hand at and before the sealing and delivery
 of these presents well and truly paid by the said Isaac Da Costa
 and Abraham Delyon the receipt whereof is hereby acknowledged
 and for divers other good causes and valuable considerations him
 thereunto moving, he the said Barnard Moses doth hereby for
 himself his Heirs Executors and administrators, covenant pro-
 mise, grant and agree to and with the said Isaac Da Costa and
 Abraham Delyon their Executors and administrators in man-
 ner following (that is to say) that she the said Esther Moses
 from and immediately after the Execution of these Presents
 shall and may (notwithstanding her Coverture and as if
 she was a Femme sole) have hold, use occupy possess and enjoy all
 the rents Profits and Estate and every dividend and proportion
 thereof, which she the said Esther Moses is intitled unto under
 and by virtue of the Last Will and Testament of her Uncle,
 Jacobs Tobias late of the same place deceased as aforesaid, and
 receive accept and enjoy the same free from the controul and
 intermeddling of him the said Barnard Moses and not sub-
 ject to his debts or incumbrances. AND also to use exercise
 and follow any business or trade as a separate trader or deal-
 er in buying selling bartering, exchanging and retailing all
 such goods, wares and Merchandizes as she shall choose to deal
 in and for so long time as she shall think fit to manage.

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carry on such separate trade and that she the said Esther Moses shall from time
to time and at all times have, use, possess, enjoy all the privileges and advantages which by
the Law, usage and custom of the State of England of Right belongs to a sole and separate trader
And also that he the said Bernard Moses shall not nor will at any time or times hereafter molest,
trouble or interrupt the said Esther in her said trade in such her buying, selling, bartering, exchanging and
retailing and receiving the sum or sums of money due as aforesaid, or sue, molest or trouble any
Person or Persons whatsoever for receiving or giving credit to the said Esther, her said wife, or
present, hind or delay the said Esther from asking, demanding, receiving or suing for the sum
or sums of money due as aforesaid or any other debt, goods, chattels, or effects that may hereafter be
due owing or belonging to her on account of such separate dealing as aforesaid, but shall and
will peaceably and quietly permit and suffer her to carry on any separate trade or business
where and with whom she pleases and during so long time as she shall think fit without
any let or interruption of her goods, chattels, stock or trade or business. And also shall and
will (for conformity sake only) permit and suffer the said Esther to use the said Bernard
Moses's name in any suit or action which she may institute for the recovery of any debt
or debts to be due and owing to her as a separate trader or trader pursuant to the Act of the
General Assembly commonly called the Attachment Act, in that case made and pro-
vided. And it is hereby mutually agreed by and between all the said Parties & these
presents that she the said Esther her agents, or assigns shall not, nor will at any
time or times hereafter buy purchase or take up wares or exchange any goods, wares or
merchandise in the name of him the said Bernard Moses, so as to make him his
heirs Executors or Administrators answerable or liable for payment of the same
Provided always that if the said Esther Moses, her heirs Executors or Administrators
shall not upon request have defend, keep, maintain and defend the said Bernard
Moses, her Executors or Administrators of any sum of all debt and debts, sum and sums
of money which shall from henceforth be owing or contracted by the said Esther Moses,
her agents or assigns for the time being, and of and from the rent of any house or store
for carrying on her said separate trade and of and from all actions and suits of law
at the Common Law or in Equity Costs, Charges, Damages and expenses what so ever
which shall arise or be occasioned, commenced or prosecuted, recovered or ob-
tained of, from or against the said Bernard Moses, by his heirs Executors or Adminis-
trators or which he or they may have or sustain by occasion or means of the said
separate trade, then this agreement shall cease and be utterly void to all intents
and purposes, any thing herein before contained to the contrary thereof in anywise
withstanding. All the said Bernard Moses doth further covenant promise
agree to and with the said Isaac De Cotta and Abraham Golyon their Execu-
tors and Administrators that the Estate the said Esther is intitled to in manner
before mentioned, and the nett profits and profits to arise from the said trade or
Business shall be and remain to and for the trust in the said recited Indenture
mentioned exclusion of him the said Bernard, and otherwise he shall not
intermeddle or have any controlling power over her at any time obstruct or hinder
the said Esther Moses, in making such disposition as may be consistent with the
said trust, but he the said Bernard Moses, his Executors and Administrators
shall at all times, on request make see and execute any other act and deed
for the better enabling her therein unto. And the said Isaac De Cotta and Abraham
Golyon do hereby for themselves and the survivor of them and the heirs Executors
and Administrators of such survivor covenant promise and agree to

with the said Barnard Mose, and Esther Mose, her & their Executors and all ministers, that all and every the several trusts, Covenants, Articles, payments, assignments, Matters and things in the said recited Indenture mentioned and contained by and on the part of & behalf of the said Isaac De Costa and Abraham Soligon and the Survivors of them and the Executors and administrators of such Survivors, shall be fully observed, fulfilled and performed and that the Money arising by the sale of the Estate herein before mentioned to be sold and all other Monies, that they may receive or be due shall be applied in performing the trusts, and to the intents and purposes herein before mentioned and expressed. In Witness whereof the said parties to these presents have hereunto interchangeably set their hands and Seals, on the day in the year first above written.

sealed and delivered
in the presence of
Shneur Milligan
Isaac Mose

}	Barnard Mose	(L.S.)
	Esther ^{her} Mose	(L.S.)
	Isaac ^{mark} De Costa	(L.S.)
	Abraham Soligon	(L.S.)

Isaac Mose, being duly sworn made oath that he saw present and saw Barnard Mose, sign seal, Esther Mose, make her mark, seal Isaac De Costa and Abraham Soligon sign seal and of their Not and deed delivered the Instrument of writing for the use, and purposes therein mentioned, and that he the deponent together with Shneur Milligan subscribed their names, & witnessed to the due Execution of the same. Sworn to the 12th day of March 1792 before me D. Hayck J.P. & V. Recorded 12th March 1792

South Carolina

Know all men by these presents that I William More of the City of Charleston in the State of said Cooper am held and firmly bound unto Shneur Linnhede & Robert Linnhede of the said City in the full and just sum of Five thousand Pounds Sterling Money of South Carolina to be paid to the said Shneur Linnhede and Robert Linnhede and the Survivors of them and the Executors and administrators of Survivors, to which payment well and truly to be made I bind myself and each and every of my Heirs Executors and administrators firmly by these presents sealed with my Seal and bearing date the 17th day of August in the year of our Lord one thousand seven hundred and ninety one. Wheread Sarah Mackie late of the State of said Cooper deceased did in and by her last Will & Testament give to her Son Sarah Mackie Jr and during the term of his natural life the use of his Negroes named Lydia March, Side, Gledgown, Smart and also the use of his horse & also in Bedad My Word in case his said Wife should again marry he gave to her and the heirs of her body forever by any future husband all the said Negroes with their future issue of the female and the said Horse in Beddow Alley. And whereas a Marriage is intended to be had and solemnized between the said William More and the said Sarah Mackie, in which event the said Sarah Mackie will be entitled to a much enlarged Estate in this Province than she at present has, And whereas the said William More hath agreed that the said Sarah Mackie shall during her life have receive take and enjoy and dispose of the Labour and Service of the said Negroes, and of the rent and profits of the said Horse free from his Control, interference duty, contract or engagement, or with out any account to be rendered to him for the same and that from and after the death of the said Sarah the said Negroes with their future issue and in case of a partition with the said Sarah

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Land and House in Bedonk Alley shall go and be equally divided between such children
of the said Sarah shall have living at her death by the said William More or any future
husband, and in case the said Sarah should have no issue by the said William More
or any future husband then that the said Negroes shall be and remain to the said Sarah
to be by her disposed of in such manner as she shall by any deed or written instrument purporting
to be her last will and Testament direct. Now the Conditions of the foregoing Obligation is
such that if the said William More do and shall when demanded required after the said Mar-
riage shall take effect in all and fully executed to the said Thomas Linnhouse and Robert
Linnhouse such deed, or shall in the opinion of Council learned in the Law be necessary
for carrying into effect the said agreement then the foregoing obligation to be void and of no
effect or shall remain in full force and value.

Sealed and delivered in the presence of
Wm. More (Ld)
Jno. Gordon Secy. Ely Linnhouse

State of South Carolina } Personally appeared Elizabeth Linnhouse who
Charleston District } being duly sworn made oath that she has present
and saw William More sign seal and testify and said before the foregoing deed for
the uses and purposes therein mentioned and that she the said Elizabeth Linnhouse
with her own hand subscribed their names, by which she, the said Elizabeth Linnhouse
being sworn to the 14th day of March 1792 before Stephen Parsons J.P.
Recorded 14th March 1792

and saw
Wm. Salosta
ver the Justice
and that he
in name of
day of March
1792

State of South Carolina

his indenture of three parts made the 11th of the
day of March in the year of our Lord the thousand seven hundred and ninety
two Between Robert Woodley of the Parish of St. James in the State of South Carolina
of the first part Susanna Calhoun of the Parish of St. James and State of said South
Carolina of the second part and John Calhoun and John Palmer of the Parish of St. James
and William Ransom Jarvis of the Parish of St. James of the third part. Where as the
said Susanna Calhoun of the first part is a single woman and her estate and Affairs for
ever in the following manner to wit to wit by Minda Edley Birnie Billy Dorris Billy
Dolly Charlotte Bould Duke Jr. Joseph Seny Prince Harris and Mariah and whereas by
a Marriage contracted shortly before and solemnized Between the said Robert Woodley
and the said Susanna Calhoun upon the contract of which Marriage it is hereby con-
cluded and agreed by and between them the said Robert Woodley and the said Susanna
Calhoun that if the said intended Marriage shall take effect and be solemnized that the debt
of the said Susanna Calhoun shall be settled and vested in the said John Calhoun John
Palmer and William Ransom Jarvis and the survivors of them in such manner and form
and by such uses intents and purposes as are herein after limited appointed and expressed
and neither use intent or purpose whatsoever. Now this Indenture that
for making this said Agreement official in the Law and effect and in consideration of the
sum of ten Shillings Sterling Money to the said Susanna Calhoun in hand paid by the
said John Calhoun John Palmer and William Ransom Jarvis at or before the Signing and delivery
of these presents the Receipt whereof is here by set forth to wit the said Susanna Calhoun
have granted bargained sold and delivered and by these presents doth grant bargain sell
and deliver unto the said John Calhoun John Palmer and William Ransom Jarvis All
those the above mentioned Slaves to wit Mervin, Minda, Esey Birnie Billy Dorris Billy Dolly
Charlotte Bould, Duke, Jr, Joseph Seny, Prince Harris and Mariah To have and to hold

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use of his Negroes
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between the said
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the said William
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the said Sarah
to said debt

will and every the said Negro Slave unto the said John Cuthbert John Palmer and William
 Hanson Davis their Executors Administrators and Assigns for ever upon the several trusts
 nevertheless and hand for the several uses intents and purposes herein after mentioned
 limited and declared of and concerning the same that if it should happen for the said Sanna
 Cuthbert until the said intended Marriage shall take effect and from and immediately after
 the solemnization thereof then upon trust that the same shall not in anywise be subject or
 liable to the Debts of the said Robert McKelvey her intended Husband but that the said Negro
 Slave above mentioned shall be retained and reserved to the proper use benefit and behoof
 of her the said Sanna Cuthbert and such child or children being issue of her Body lawfully
 to be gotten to her and their heirs Executors Administrators and Assigns absolutely for ever
 and to and for no other intent or purpose what soever any thing her own Ejecta contained to the
 contrary thereof in anywise notwithstanding Provided nevertheless and it is hereby
 understood and agreed upon that the Labour income and profits of the said Slave shall and maybe
 had used received and taken by the said Robert McKelvey for the joint use benefit and behoof of the said Robert
 McKelvey and the said Sanna Cuthbert during their joint lives And that in case the said Sanna Cuthbert
 shall die without leaving issue alive at the time of her death and the said Robert McKelvey shall survive
 her then she and his that care the said Negro with them in case shall go and be kept in the
 said Robert McKelvey his heirs and assigns for ever. In witness whereof the said Parties the
 said Robert McKelvey his heirs and assigns at their hands and seals dated the day and year first
 above written

Signed sealed and delivered with the presence of
 Robert Haily John Cuthbert Tho. Conliver
 the day & year first of the within written of John Palmer
 W. R. Davis
 John Palmer
 Sanna Cuthbert the full consideration money
 within mentioned Sanna Cuthbert

John Cuthbert (L.S.)
 W. R. Davis (L.S.)
 John Palmer (L.S.)
 Sanna Cuthbert (L.S.)
 Robt McKelvey (L.S.)

Witness Tho. Conliver the Moderator This twenty fourth day of March
 1792 Personally appeared before me Robert Marston one of the Justices for Charlestown
 District of South Carolina who long duly sworn made oath that he saw Robert McKelvey
 Sanna Cuthbert John Palmer William Hanson Davis and John Cuthbert sign seal &
 their act and deed deliver the within instrument of writing for the purposes therein men-
 tioned & that he saw Robert Haily and John Conliver sign & witness for with this
 Instrument
 Robert Marston J. P. C. D.

Recorded 27th March 1792

South Carolina

This Indenture made the fourth day of April in the year
 of our Lord one thousand seven hundred and ninety two Between Bartlee Smyth of the City of
 Charleston of the one part and William Marshall and William Nible of the same place
 of the other part Witnesseth that the said Bartlee Smyth for and in consideration of the sum
 of Ten Shillings to him in hand well and truly paid as a before the sealing and delivery of these
 presents the receipt whereof is truly acknowledged - hath bargained and sold and by these pre-
 sents doth grant bargain and sell unto the said William Marshall and William Nible and
 their Survivors of them the Executors and Administrators of each Survivor, all that moiety
 or half part of that Plantation or Tract of Land situated lying and being on Little River Fairfield
 County, Camden District which said Tract was conveyed by Thomas Woodward to Robert Smyth
 Esquire (the Father of the said Bartlee Smyth) and by him the said moiety thereof was
 assured and conveyed to the said Bartlee Smyth his heirs and assigns for ever which

and William
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Sabanna Sabanna
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said Moity, is bounded to the North Westward by Lands belonging to Henry Woodward to the North and North Eastward by Lands belonging to James Kincaid John Bell and Mr Woodward to the South Eastward by Lands belonging to John Robertson to the Southward by Lands belonging to Robert Smyth and to the Eastward by Lands belonging to Jacob Gibber and by the said River, and contains seven Hundred and thirty five Acres, and a half, and the reversion, good Reverend, remainder and remainders, rents, issues and profits thereof with all and singulars thereto appurtenant, to have and to hold the said Moity of the said plantation above granted, bargain and sold and every part and parcel thereof, with the appurtenances, unto them the said William Marshall and William Noye and the survivors of them, and the Executors and Administrators of each Successor, from the day first before the day of the date hereof for and during and to the full end and term of one whole year then next ensuing, and fully to be completed and ended, yielding and paying therefore one penny per Acre only upon the last day of the said term if the same shall lawfully be demanded, to the intent and purpose that by virtue of their presents and by force of the Statute for transferring usury into possession made in this State, they the said William Marshall and William Noye may be the actual possessors of all and singular the premises above granted bargain and sold, and thereby enabled to take and accept of a grant and Release of the reversion and Inheritance thereof to them and the survivors of them and the Heirs of such Survivor to the uses intents and purposes in the deed of Release to be declared. In Witness whereof the said Parties, their presents have hereunto set their hands and Seals on the day in the year first above written noted and determined in the presence of J. M. Harris, Eliza, Henry Bartlee Smyth (L.S.) of the State of South Carolina Charleston District. Personally appeared M^r John Eastley Harris who being duly sworn made oath that he was present and saw Bartlee Smyth sign Seal and by his Act and deed deliver the within Instrument of Writing for the uses, intents and purposes therein set forth, and that he the above subscribed his name as a Witness to the due Execution thereof. Given under the 27th day of April 1792 before Stephen Russell at Raleigh in the State of North Carolina

(L.S.)
(L.S.)
(L.S.)
(L.S.)
(L.S.)

the day of March
Charleston
Robert M. Kelley
by them in presence
of with this
D

This Indenture made the fifth day of April in the year of our Lord one thousand seven hundred and ninety two, between Bartlee Smyth of the City of Charleston of the one part and William Marshall and William Noye of the same place of the other part. Whereas Bartlee Smyth did on the Eleventh day of January in the year of our Lord one thousand seven hundred and ninety two

then to be had and solemnized between him the said Bartlee Smyth and Caroline Noye of the place aforesaid Spinster and by virtue of the said intermarriage the said Bartlee Smyth would by virtue to receive and have in the right of the said Caroline, considerable sums of Money and certain Choby in action, he the said Bartlee Smyth by his Writing obligatory became bound unto the said William Marshall for the performance of the following Covenant, that is to say that he the said Bartlee Smyth as soon as convenient after the day said intended intermarriage, should by the consent of the said William Marshall invest a part of the Money arising from the said Choby in action in the purchase of three Negro Slaves, and should assign transfer and make over unto the said William Marshall the said Slaves, upon the special Act and trust upon which the said Negro Slaves aforesaid were assigned transferred and made over to the said William Marshall and William Noye, and that whereas the said Bartlee Smyth was entitled to and entitled a Moity or half part of a certain Negroes, Plantation or Tract of Land situate lying and being on Little River Fairfield County Camden District which undivided Moity or

and in the year
of the City of
to the same place
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Noye and
all that Moity
in Fairfield
of Robert Smyth
thereof may
for ever which

by computation the thousand Acre, which said tract was conveyed by Thomas Woodward
 to Robert Smyth Esquire (the Father of the said Bartle Smyth) and by him offered and conveyed
 to the said Bartle Smyth his Heirs and Assigns for ever as by the Title and Plat of the said Land
 may more fully appear; that he the said Bartle Smyth should by good and
 sufficient Conveyance in this said Title and Assent the said undivided moiety or half part of
 the said Plantation or Tract of Land in manner and form of the same; hereafter settled
 and assented upon by said intended Wife Caroline Kyle - And whereas the said
 intended intermarriage has since taken Place and has solemnized between the said
 Bartle Smyth and Caroline Kyle, and the said Bartle Smyth hath received the said moiety
 and part and applied a part of the same to the purchase of a Negro Slave, with the
 consent of the said Mrs. Marshall (Marshall) agreeably to the condition of the said Obligation
 recited, and the said undivided moiety or half part of the said plantation or Tract of Land
 has since been separated and severed, and is now separately vested in the said Bartle
 Smyth, and it is agreed by all parties, & these presents that such of the Chokey or Actions of
 the said Bartle Smyth, entitled to in right of his said wife to be engaged in, as
 and that the said Negro be settled upon the trust herein after specified and the said
 Bartle Smyth hath actually engaged a part of the said Chokey or Actions in the purchase
 of other Negro Slaves, - Now they Intend that in respect that in consideration
 of the Marriage so had and solemnized between him the said Bartle Smyth and
 the said Caroline and by the said Obligation entered out, as afore said promised therein;
 and of the said of Money which the said Bartle Smyth hath received on Right of his
 said Wife and hath engaged in the purchase of Negro, and of the said Chokey or
 Action he hath received or is entitled to receive in right of his said wife and intended
 to be engaged or are engaged in the purchase of Negro and

are engaged
 to the said Bartle Smyth

Wife or one of them

Money

and for other good cause and valuable considerations hereinunto moving hath
 granted, bargained, sold, aliened, released and confirmed, and by these presents, doth
 grant, bargain, sell, alien, release and confirm unto the said William Marshall and
 William Kyle and the Survivors of them, and the Heirs of such Survivors, All that
 moiety or half part of that Plantation or Tract of Land situate lying and being or Little
 River Fairfax County (Camden District) which said tract was conveyed by Thomas Woodward
 to Robert Smyth (the Father of the said Bartle Smyth) and by him the said moiety
 thereof as aforesaid & conveyed to the said Bartle Smyth his Heirs and Assigns for ever which
 said moiety is bounded to the North and ward by Land belonging to Henry Woodward & the
 North and North Eastward by Land belonging to James Kincaide John Bell and John
 Woodward, to the South Eastward by Land belonging to John Robert son to the Scotton and by Land
 belonging to the said Robert Smyth and to the Eastward by Land belonging to Jacob Gibson and
 by the said River and containing seven hundred and thirty five Acre and a half and the
 houses, out-houses, Tenements, Appurtenances, and appurtenances, thereunto, belonging or in
 any wise appertaining and the reversions and reversions, Remainder and Remainders,
 rents, Issues, and profits thereof and shall by Estate, Right, Title Interest, Claim, Property
 and possession whatever in the premises either in Law or Equity (they the said William
 Marshall and William Kyle being now in the actual possession) of the said Plantation
 or Tract of Land by virtue of an Instrument of bargain and Sale for a year bearing date

by Henry Woodward
 in assured and conveyed
 and Part of the said land
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 rest, Claim Property
 they the said William
 the said Plantation
 year bearing date

the day next before the day of these presents, and by force of the Statute made in that behalf
 used in possession and made of force in this State - To have and to hold the said Plantation
 or Tract of Land with all and singular the appurtenances, above granted, bargain'd sold alien'd
 released and confirmed to the said William Marshall and William Noyl and the Survivors of them
 and the Heirs of such Survivor for ever - And also all and singular the following Negroes pur-
 chased by the said Barthe Smyth with the Money and Choby in which he was called to in Right
 of the said Caroline, in a part thereof, that is to say Joe a Carpenter, Primm a Carpenter, Stronky,
 Stany, Hunk, Nilly, Charly Bife, Dene, Dide, Choby, Little Jerry, Sampson, Joe, Mary, Big Sally,
 Dick, Glasgow, Subria & Child, Jerry, Little Sally, Jacob Clark, med, Chole, Little Nelly, Dister
 and Garry & the future issue and increase of such of them as are female, and also all such
 Negroes & May here after be purchased by the said Barthe Smyth with or with any part of the
 Choby in which the said Barthe Smyth is entitled in the right of the Caroline or with
 or with any part of the Money and Choby now to have and to hold the said Negroes, with
 the future issue and increase of such of them as are female, to the said William Marshall and
 William Noyl and the Survivors of them and the Executors and Ad Administrators of such
 Survivor for ever - Now the less both with respect to the Land and Negroes, and all and
 singular the premises, to and for and upon the several trusts, uses, intents, and purposes, and under
 a Subject to the Several provisions, Limitations, and agreements herein after mentioned,
 limited, expressed and declared of and concerning the same, that is to say upon trust for and
 to the use of the said Barthe Smyth and his said wife Caroline for and during the term of
 their joint Natural lives, and from and after the death of either of them the said Barthe
 Caroline should die in the life time of the said Barthe Smyth having issue living at his death,
 then the said Plantation or Tract of Land with the appurtenances, and the said Negroes
 with the future issue and increase of such of them as are female, upon trust for and to the
 use of the said Barthe Smyth during his Natural life, and after his death to the use of each
 of the said issue as shall be living at his death to their Heirs Executors and Ad Administrators
 and Assigns share and share alike for ever - But if the said Caroline should die
 in the life time of the said Barthe Smyth without issue then upon trust for and to

of the said Barthe Smyth, his Heirs Executors Administrators and Assigns for ever
 But if the said Barthe Smyth should die in the life time of the said Caroline, having issue
 living at the time of his death then the said Plantation or Tract of Land with the appurtenances
 and the said Negroes with the future issue and increase of such of them as are female
 upon trust for and to the use of the said Caroline during the term of her Natural life
 and after her death to the use of such of the said issue as shall be living at the time
 of her death to their Heirs Executors Administrators and Assigns for ever share and share
 alike - But if the said Barthe should die in the life time of the said Caroline without issue
 living at his death, then upon trust for and to the use of the said Caroline her Heirs Exe-
 cutors Ad Administrators and Assigns for ever, And the said life Estate, to be had in
 the said Plantation or Tract of Land of of said are to be with out impeachment of waste
 in any manner of waste and with free Liberty to cut timber, clear wood and to make
 every necessary use thereof And the said Barthe Smyth for himself his Heirs
 Executors and Administrators to the said Plantation or Tract of Land with the appur-
 tenances and the said Negroes into them the said William Marshall and William
 Noyl and the Survivors of them and the Heirs of such Survivor upon the trust
 of one said shall and will against all and all manner of Persons whatsoever
 warrant and former defend by these Presents - And the said Barthe Smyth
 for himself and his Heirs, Executors, and Ad Administrators doth Con-
 firm

promise grant and give and with the said William Marshall and William
 Noye and the Survivors of them and the Heirs of such Survivor by their presents
 in another & form following that is to say that to the said Bartholomew Smyth is now at
 the ^{time of} making and delivering of these presents lawfully and absolutely seized of and
 in the said Plantation or Tract of Land of or said And all and singular the pre-
 mises before mentioned and intended to be lawfully granted bargained sold and
 released and every part and parcel thereof with their and every of their appur-
 tenances of a good sure perfect and absolute Estate of inheritance in fee Simple without
 any manner of conditions, limitations, Power of Revocation or limitation of any manner,
 or other exigent matter or thing whatsoever to alter change charge defect or con-
 dit the same and also that the said Bartholomew Smyth shall in himself good right
 full power and lawful and absolute Authority to grant release and conveyance the said
 Plantation or Tract of Land with the appurtenances unto the said William Marshall
 and William Noye and the Survivors of them and the Heirs of such Survivor upon the
 several Tenures and to the uses of or said for ever And also that it shall and lawfully
 lawfully hold for the said William Marshall and William Noye and the Survivors
 of them and the Heirs of such Survivor from time to time and at all times hereafter
 peaceably and quietly to enter into these lands occupy and possess the said Plantation
 or Tract of Land with the appurtenances upon the Tenures and to the uses herein
 before declared and set forth without any the Lawful let hindrance Nolo Tactio Exco-
 munication or interruption of the said Bartholomew Smyth his Heirs Executors or Administrators
 or any other Person or Persons what soever claiming and to claim to from or con-
 tra them and that you and they and they and they and absolutely argued and
 executed of and from all and all manner of former and other gifts Grants
 Bargains Sales Leases Wills entails jointures Marriages judgments Executions Charters
 and encumbrances what soever had made done committed or suffered by the said
 Bartholomew Smyth or any other person or persons what soever lawfully claiming and holding
 by former or under time And lastly that the said Bartholomew Smyth and his Heirs
 and all and every other person lawfully claiming or to claim any Estate right title
 interest or benefit in or to the said Plantation or Tract of Land and Reversion and
 all and singular the premises herein before mentioned and intended to be lawfully
 granted bargained sold and released or any part or parcel thereof shall and will
 from and at all times hereafter at the reasonable request and proper cost's & charges
 in the Law of the said William Marshall and William Noye or the Survivors of them
 or the Heirs of such Survivor make do acknowledge and execute or cause and procure
 to be made done acknowledge and executed all and every such further and other
 lawful and reasonable Act and Acts thing and things conveyance and assurances in
 the Law what soever for the further better and more perfect granting conveying and af-
 firming the said Plantation or Tract of Land with the appurtenances and the said
 reversion herein before mentioned and then by intended to be granted bargained sold and
 released unto the said William Marshall and William Noye and the Survivors
 of them and their Heirs of such Survivor to and for and upon the several tenures
 uses intents and purposes herein before set forth declared and appointed as by them
 or their Council learned in the Law shall be reasonably devised advised or re-
 quired In Witness whereof the said parties to these presents have hereunto in-
 terchangeably set their hands and seals the day and year first mentioned
 sealed and delivered in the presence of the = } Bartholomew Smyth (L.S.)
 William Marshall (L.S.)

words "upon the trust, of said" being first interlined in secret Page, Edw Harris, Received the day and year first within mentioned, ten shillings in being in full of the consideration, money within mentioned, I say received from the within named William Marshall by me - Bartlee Smyth

State of South Carolina Charleston District. Personally appeared Mr John Bartley Harris who being duly sworn made oath that he was present and saw Bartlee Smyth and William Marshall severally sign seal and confirm act and deed delivered the within & the true meaning of the writing for the uses, intents and purposes therein mentioned, and that he the Deponent subscribed by name as a witness to the due Execution thereof sworn to the 27th day of April 1792. before Stephen Ravelle J.P
Recorded 27th April 1792

State of South Carolina

This Indenture made the

seventh day of March in the year of our Lord one thousand seven hundred and Ninety two, and in the Sixteenth year of the Sovereignty and Independence of the United States of America - Between Ann Remington of the City of Charleston, and State aforesaid of the first part, and Robert Henderson of the same place of the second part, and Patrick Byrne and James Nicholson Esquires of the third part - Witnesseth that in pursuance of a treaty and intended Marriage to be had and solemnized between the said Ann Remington and the said Robert Henderson and for and in consideration of the sum of Shillings Sterling money of the said State to the said Ann Remington in hand well and truly paid by the said Patrick Byrne and James Nicholson or one of them as and before the sealing & signing of these presents, the receipt whereof she doth hereby acknowledge in the said Ann Remington by and with the knowledge, privacy, consent and approbation of the said Robert Henderson her intended husband testified by his being party to the signing and sealing of these presents. Make granted, conveyed and sold, altered, remitted, released, confirmed, and by these presents doth grant bargain, sell, alien, remise, release, convey, and confirm unto the said Patrick Byrne and James Nicholson their Executors Administrators and assigns - All that Lot piece or parcel of Land situate lying and being in the City of Charleston, on the Corner of Queen and Union Street contained measuring and containing in front on Queen Street aforesaid twenty five feet and on Union Street contained one hundred and twenty three feet, and is bounding and bounding to the Southward on Queen Street, to the Westward on a Town Lot, to Thomas Cockran, to the Northward on a Lot purchased by John Remington Esquire, from Mr Hugh Henderson, and to the Eastward on Union Street contained. And also all that other Lot or piece or parcel of Land measuring & containing in breadth from North and South fifty one foot and three quarters of a foot, and in depth from East to West one hundred and ten feet, and is bounding and bounding to the Eastward on Union Street contained to the Southward on other part on the said Lot belonging to the Estate of the said John Remington Esquire, and partly on a Lot belonging to Thomas Cockran, and partly on a Lot belonging to the Estate of John Weyfall, the the Westward on a Lot belonging to Alexander Rose, and to the Northward on a Lot belonging to John Meyers, and also that other Lot piece or parcel of Land measuring and containing in breadth from North to South Eighteen feet

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English Measure and in depth from East to West forty eight feet, and is bounding
 and bounding to the Eastward on Bay Street (Northward of the Exchange) to the West-
 ward on a Lot belonging to Daniel O'Warra to the Northward on a Lot belonging to John
 Robertson and to the Southward on a Lot belonging to Doctor James Lynch and Anne O'Leary
 so all that Plantation piece or parcel of Land ^{100 a 1/2 in 1735} containing in the whole twenty four
 Acre, situate lying and being in Christ Church Parish in the State aforesaid purchas-
 ed by Mary et al Remington from Joseph Warwood and Wife) and is bounding and bounding
 to the Southward and Westward on Land belonging to the Estate of Alder Toppat, to the
 Northward on Land belonging to Colonel John Sandford Part; and to the Eastward on Land
 belonging to Stephen Townsend Esquire - Together with all and singular the Houses
 out houses, fences, woods, under woods, timber and timber trees, plants, hedges, fields, Wells
 ways, paths, passages, Waters and Water courses, easements, Conventions, advantages, e-
 njoyments, Limitations, rights, Members, and appurtenances, whatsoever or upon the
 several Lots, pieces or parcels of Land herein before mentioned and particularly described
 standing being belonging or in any wise incident or appertaining, and the Reversion and
 Reversions, or Remainder and remainders, Rent, issue, and Profits thereof and of every part
 and parcel thereof - To have and to hold the said several Lots, pieces, or parcels
 of Land herein before mentioned and particularly described with their appurte-
 nances, unto the said Patrick Byrne and James Nicholson their Executors Adminis-
 trators, and Assigns from the day next before the day of the date of these presents unto
 the full end and term of one whole year from thence next ensuing and fully to be
 completed and ended, Yielding and paying therefore unto the said Anne Remington
 her heirs and assigns the rent of one penny per acre only on the last day of the said term
 if the same shall be lawfully demanded to the intent and purpose that by virtue of
 these presents, and of the Statute in that behalf made, into possession of force in this State
 they the said Patrick Byrne and James Nicholson might in the actual possession
 of the said several Lots, pieces, or parcels of Land and premises with their appurte-
 nances, and be thereby enabled to accept and take a grant and Release of the Reversion
 and inheritance thereof to them and their heirs and assigns forever sub-
 ject nevertheless to the trusts Limitations, and Conditions mentioned expressed
 declared in a certain Indenture of release intended to bearing date the day
 next after the day of the date of these presents, and made and executed by and
 between the said Anne Remington of the one part, the said Robert Healdson
 of the second part and the said Patrick Byrne and James Nicholson of the third
 part - In Witness whereof the said parties to these presents have hereunto inter-
 changed set their hands and seals the day and year first above written, signed
 sealed and delivered in the presence of
 Mary Wells, Rich^d Wells, } Anne Remington (S)

State of South Carolina - Personally appeared Mary Wells who
 being duly sworn Maketh oath and saith she was present, and did see the within
 named Anne Remington sign, seal, and to her act and deed did deliver the due
 to and for the intent, use, and purposes therein mentioned, and that she with
 Rich^d Wells signed their names as Witnesses thereto Sworn before me this 21st
 May 1732 Obed^t Stevens J. D. } Mary Anne Wells

State of South Carolina - This Indenture made this 21st May 1732

day of March in the year from Lord one thousand seven hundred and
 ninty two and in the sixteenth year of the sovereignty and Independence of
 the United States of America Between Anne Remington of the City
 of Charleston and State of South Carolina of the first part, and Robert Henderson
 of the same place of the second part, and Patrick Byrne and James Nich-
 olson Esquire both of the City of Charleston and State of South Carolina of the third part
 Witnesses when as a Marriage by Sole promise is shortly intended
 to be had and solemnized between the said Anne Remington and Robert
 Henderson - And Whereas the said Anne Remington at the time of
 executing these presents is seized in fee simple of and in all that Lot-
 piece or parcel of Land situate lying and being in the City of Charleston on
 the Corner of Queen & Union Street contained measuring & containing in front
 on Queen Street of said City twenty four feet, and on Union Street contained one hundred
 and thirty three feet, and is touching and bounding to the Southward on Queen St
 to the Westward on a Tenement now belonging to Thomas Cochran, to the North-
 ward on a Lot purchased by John Remington Esq^r from Mr Hugh Anderson
 and to the Eastward on Union Street contained, and also all that other Lot piece
 or parcel of Land measuring and containing in breadth from North to South fifty six feet
 and three fourths of a foot, and in depth from East to West one hundred and ten feet, and is
 touching and bounding to the Eastward on Union Street contained, to the Southward on others
 part on the said Lot belonging to the Estate of the said John Remington Esq^r and partly on a Lot
 belonging to Thomas Cochran and partly on a Lot belonging to the Estate of John Wiffall, to the
 Westward on a Lot belonging to Alexander Cook, and to the Northward on a Lot belonging to
 John George Meyer, and also all that other Lot piece or parcel of Land measuring and
 containing in breadth from North to South eighty four feet six inches and in
 depth from East to West forty eight feet and is touching and bounding to the East on Bay
 Street (Northward of the Exchange) to the Westward on a Lot belonging to James Omer
 to the Northward on a Lot belonging to John Robertson and to the Southward on a Lot
 belonging to Peter James Lynch - Also all that Plantation piece or parcel of Land contain-
 ing in the whole twenty five Acres, situate lying and being in Christ Church Parish in the State
 of South Carolina (purchased by Margaret Remington from Joseph Hancock and Wife)
 and is touching and bounding to the Southward and Westward on Land belonging to the
 Estate of Addison Fraggot, to the Northward on Land belonging to Colonel John Randolph
 Cart, and to the Eastward on Land belonging to Stephen Townsend Esquire, and also is
 possessed of considerable personal property and Estate consisting of Negroes, Goods, Im-
 chattels in the list or Schedule herewith annexed, particularly expressed, mentioned
 and described Alld where as, upon the treaty and provisions to the intended Mar-
 riage aforesaid, it hath been and is agreed between the said Anne Remington and
 Robert Henderson, that the real and personal Estate of the said Anne Remington
 shall be by her granted, released, and assigned to, and vested in them the said Patrick
 Byrne and James Nicholson and the survivor of them and their and the survivor
 of their heirs to, and for the several uses, trusts, intents and purposes therein after men-
 tioned, limited, expressed, and declared of and concerning the same, NOW this
 Indenture witnesseth that in pursuance of the said recited agreement and
 in consideration of the said intended Marriage and also in consideration of the
 sum of ten thousand Sterling Money of the said State to the said Anne Remington
 in hand paid by the said Patrick Byrne and James Nicholson or one of them

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at and before the sealing and delivery of these Presents, the Receipt whereof she doth
 hereby acknowledge and also for divers other good and valuable causes, and considerations
 her therunto especially moving, she the said Ann Remington by and with the
 knowledge, privacy, consent and approbation of the said Robert Henderson per-intend'd
 husband to be by him being a party to and executing of these presents, hath
 granted bargain'd, sold, aliened, remised, released, and confirm'd and by these
 presents doth grant bargain, sell alien, remise, release, and confirm as well the
 said Patrick Byrne and James Nicholson now in their actual possession by vir-
 tue of a bargain and sale to them made by the said Ann Remington in one whole
 year by Indenture of Lease bearing date the day next before the day of the date of these
 presents, & by force of the statute for transferring of fees into possession of force in
 this state and to their heirs and assigns for ever All that Lot-piece or parcel of
 Land situate lying and being in the City of Charleston in the corner of Queen & Union
 Street both said, measuring and containing in front on Queen Street aforesaid twenty-
 five feet and in Union Street continued one hundred and thirty three feet, and
 is sitting and bounding to the Southward on Queen Street to the Westward on a Ten-
 ement here belonging to Thomas Cochran, to the Northward on a Lot purchas-
 ed by John Remington Esquire from Matthew Anderson, and to the Eastward on
 Union Street continued, All also all that other Lot-piece or parcel of Land mea-
 suring containing in breadth from North to South fifty one feet and three fourths
 of a foot, and in depth from East to West one hundred and ten feet, and is sitting
 and bounding to the Eastward on Union Street continued, to the Southward on
 other part, on the said Lot belonging to the Estate of the said John Remington Esq
 and partly on a Lot belonging to Thomas Cochran, and partly on a Lot belonging
 to the Estate of John My fall, to the Westward on a Lot belonging to Alexander
 Rife, and to the Northward on a Lot belonging to John George Meyer, And also
 all that other Lot-piece or parcel of Land measuring and containing in
 breadth from North to South eighteen feet English Measure, and in depth
 from East to West fifty eight feet, and is sitting and bounding to the Eastern Bay
 Street (Northward of the Exchange) to the Westward on a Lot belong'g
 to the Northward on a Lot belonging to John Robertson to the
 Southward on a Lot belonging to Doctor James Ly nakh, All also all that Plantation
 piece or parcel of Land, containing in the whole twenty five acres, situate lying and
 being in Christ Church Parish in the State aforesaid (purchased by Margaret Rem-
 ington from Joseph Maxnack and wife) and is sitting and bounding to the Southward
 and Westward on Land belonging to the Estate of Richard Fresset to the Northward on Land
 belonging to Colonel John Sandford East, and to the Eastward on Land belonging to John
 Townsend Esq. All also all and singular other the Land tenements, Messuages, and
 Hereditaments what soever and where soever the same may be situate or on which
 hath or may depend to or become extol'd in or which the said Ann Remington is shall
 or may in any wise interested in or intitled unto by any manner ways or means
 what soever, together with all and singular the Houses, Out-houses, Edifices, build-
 ings, Hereditaments, rights, members and appurtenances what soever to the
 same belonging or in any wise ~~connected~~ ^{appertaining}, and the reversion and
 reversions, remainders and remainders yearly and other parts, issues, and
 profits thereof and of any part or parcel thereof, and also all the Estate, right,
 title, pretence claim and demand what soever of her the said Ann Remington

when of the date
 and consideration
 by and with the
 person herein intended
 present, hath
 and by their
 own will the
 possession by vis-
 ion for one whole
 of the date of these
 possession of force in
 whole or parcel of
 of Queen's Union
 of said twenty-
 three feet, and
 it is and on a Ten-
 on a lot purchas-
 to the Eastward on
 of land mea-
 and three fourths
 feet, and extending
 to Southward on
 Remington's Bay
 on a lot belonging
 to Alexander
 Bayes, and also
 containing in
 and in length
 the Easton Bay
 a lot belonging
 to the
 the West-Plantation
 of, between lying and
 by Margaret Rem-
 ington to the Southward
 to the Eastward and land
 belonging to the same
 ment, the same shall
 be or on or which
 Remington is shall
 or ways or means
 and, Edifice, but
 that soever to the
 the reversion and
 to, Jones and
 to the estate, right
 of Mrs Remington

of in or to the same — To have and to hold the several ^{said} lots, pieces and parcels of land
 herein before mentioned and particularly described and all and singular other
 the lands tenements, hereditaments and other the real Estate, which the said Mrs
 Remington is or shall may or of right ought to be in any wise intended in or ent-
 tled unto all and singular other the premises herein before mentioned or meant
 and intended to be hereby granted and released with their and every of their
 hereditaments, rights, members and appurtenances unto the said Patrick Byrne
 and James Nicholson and the survivor of them and him of such survivor to the only
 proper use benefit and behoof of the said Patrick Byrne and James Nicholson
 and the survivor of them and the heirs of such survivor for ever — In Trust
 never the less to and for the several uses, intents, and purposes herein after men-
 tioned expressed and declared of and concerning the same And this In-
 denture further witnesseth, that for the considerations aforesaid and in fur-
 ther pursuance of the said agreement and also of the further sum of ten shil-
 lings Sterling Money aforesaid to the said Mrs Remington in hand well
 and truly paid by the said Patrick Byrne and James Nicholson, or one of them
 at and before the sealing and delivery of these presents, the receipt whereof she
 doth hereby acknowledge the the said Mrs Remington by and with the like
 privacy consent and aforesaid — That bargain, sold and delivered and by
 these presents doth bargain sell and explain and open market deliver unto the
 said Patrick Byrne and James Nicholson, All and every the several Negroes, Slaves,
 Tools, Chattels and other effects in the list or schedule hereunto annexed, the nature
 contained and expressed — To have and to hold the said several Negroes, Slaves,
 Chattels and Effects, together with the future issue and increase of the same Slaves,
 in the said list or schedule hereunto annexed unto the said Patrick Byrne and
 James Nicholson and the survivor of them and the Executors, administrators and
 assigns of the survivor of them for ever — In trust here the less to and for the several
 uses, intents, and purposes herein after mentioned and declared of and concerning the
 same. And as for and concerning the said several uses, and trusts herein and hereby in-
 tended to be made limited, expressed, and declared of the real & Personal Estate of the
 said Mrs Remington each and every of the said parties to this Indenture have agreed
 that the same shall be limited and assured in manner following that is to say in trust
 for her the said Mrs Remington partly her heirs, Executors, administrators and
 assigns until the solemnization of the said intended marriage shall take effect and
 form and after the solemnization thereof In trust to and for the sole separate use and
 benefit and behoof of the said Mrs Remington for and during the term of her natural
 life but so as not to be subject or liable to the intermeddling or control of the said Robert Borden
 son her intended husband, or to be seized, sold or extended for payment of his debts
 forfeitures or engagements, and from and immediately after the decease of the said
 Mrs Remington then to the said Patrick Byrne and James Nicholson and the
 survivor of them and the heirs Executors administrators and assigns of the
 survivor of them — In trust to preserve and support the contingent use, and
 Estate herein after limited from being barred defeated or destroyed and for the
 purpose to make entry and being Acted by the case shall require — But never-
 the less to permit and suffer the said Mrs Remington for and during her natural
 life to have receive and take the rents, issue, and property of all and singular the Estate
 and other the premises real and personal herein before and in the schedule hereunto

on record mentioned & contained & and for the own sole and separate use and benefit - without impeachment of or in any manner of waste and for and immediately after the decease of the said Mrs Remington then in trust & and for the use her self and behoof of such person and persons and in such parts; and providing for such Estate and Estate man her and for as she the said Mrs Remington shall from time to time herewith standing her Coveture by any deed or deeds, writing or writings duly executed by her in the presence of two or more Creditable Witnesses, or by her last Will and Testa ment to be by her signed published and declared in the presence of three or more such Witnesses & direct trust or appoint, and the said Robert Henderson for himself his heirs Executors and all administrators doth here by Consent promise grant and agree & and with the said Patrick Byrne and James Nicholson and the Survivor of them, and the Heirs Executors and all administrators of the Survivor of them, that it shall and may be lawful & and for the said Mrs Remington his intended Wife not with standing her Coveture to make any deed writing or will as is herein before mentioned - in which may be necessary for the better completion or fulfilling all or any of the trusts here in before mentioned and moreover that he the said Robert Henderson his heirs Executors and all administrators shall and will from time to time and at all times hereafter upon the reasonable request and at the proper cost and charges of the said Patrick Byrne and James Nicholson or the Survivor or the Heirs Executors or all administrators of the Survivor, make do and execute or procure to be made done & executed all and every such further and other lawful and reasonable act and doings and things and things, conveyance Assignments and Assurances in the law whatsoever necessary as well for the corroborating and strengthening of these presents, as also for the further and better carrying executing and performing of all and singular the herein before mentioned & intended to be hereby granted, released and assigned premises respectively unto said Patrick Byrne & James Nicholson, and the Survivor of them and the Heirs Executors all administrators and Assigns of the Survivor of them, as to him or them or his or their Council learned in the Law shall or may in that behalf be reasonably advised or required - In Witness whereof the said parties & these presents have hereunto interchangeably set their hands and seals this day and year first above mentioned & written

The Wills & and for the sole separate use and benefit and behoof of the said Mrs Remington and during the term of her natural life in the said will here from to last of the second page of this sheet

Mrs Remington (L.S)
 Rob^t Henderson (L.S)
 Patrick Byrne (L.S)
 Jas^s Nicholson (L.S)

of record - The said the premises, real and personal herein before, and in the schedule hereunto annexed mentioned and contained in the twenty first column of the same page - and the said person and in the twenty fifth line also of the same page being first intitled Mary Welly Rich^d Welly signed sealed and delivered in the presence of Mary Welly Rich^d Welly

A schedule of the personal property of Mrs Remington to which the aforesaid deed refers, A negro Man named Name, a wheel named Sally, two son a boy named Tom, four Makepenny bed Steady, four feather beds, four sets, contained, one parrot hew, ten pin pillow cases, one pin Makepenny dining table, one Makepenny round stand, two old chests of drawers, two old desks, one old Couch and bed, old chair, two old chests, one old tubbik, three pin chamber Keys, two pin kitchen keys, one copper Kettle, some Iron Pots, five pin Pott rackets, some washen pots, two Looking Glass, one Dutch Oven, two tea Kettle, one Corn Mill, one coffee Mill and one pepper Mill, two Spitts, one pick box, two Nan Min, pany, one lead pan

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 Robert Henderson
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 ally, has been a boy
 contained, one point
 make any round
 and bed, old
 kitchen dogs, one
 one washin table
 one coffee mill and
 one bed frame

one Chamber Chair, one wheel barrow, one dozen knives and forks, a few green waxed shoes
 some plates, some wine glasses, one small pair soap scales, one pair Doctor scales, a quantity
 of Books, two saddles, a broken set of Doctors and tin meats, nine table cloths (say four large and
 five small) ten old napkins, one small cordial case, three smoothing Irons, one cast
 net, one Basket containing a quantity of China consisting of thirty plates, cups, saucers
 &c. one Majestary Desk, one Counting house table, a large lead sign or case with ballow bell,
 one tin case, one glass shade (the tin case), two baiters a pint and half pint cup, one
 coffee pot, one soup spoon, two punch ladles, sixteen table spoons, five salt spoons, one man
 row spoon, one punch stainer, one pan of sugar tongs, one butter boat, two pepper boxes
 one Mill pot, all silver weighing in the whole two hundred and sixty seven ounces
 and eleven penny weight) one Lady's Gold watch of chain Picture, a quantity
 of Seeds - Received the day of the date of the within written Indenture of and
 from the within named Patrick Byrne and James, Nicholson the sum of
 twenty shillings & sterling Money being the full consideration money within men
 tioned to be paid by them to me - I say received in full by me Anne Remington
 State of South Carolina Witness Mary Wells, Rich^d. Wells
 Personally appeared Mary Wells who being duly
 sworn made oath and so: that she was present and did see the within named
 Anne Remington Robert Henderson, Patrick Byrne and James, Nicholson
 sign seal and as their Act and deed did deliver, read & and for the contents
 in, by, and purpose, therein mentioned, and that she with Richard Wells, signed
 their names as Witnesses, then - Mary Ann Wells
 Sworn to before me this 21st May 1792 Dan^l. Stevens J. D. U
 Recorded 21st May 1792

State of South Carolina

This Indenture made the sixteenth
 day of November in the year of our Lord in their said seven hundred and thirty one, Between
 Barbara Maria Cole of Charleston aforesaid, and George Bumpfield of said town, Parties
 of the second part, Ruth Cole widow of William Cole Mariner of the third part, Whereof
 a Marriage by Gods free power is intended that to be solemnized by, and between the said
 Barbara Maria Cole and George Bumpfield and in consideration thereof and other Considerations
 it is hereby agreed by and between the said George Bumpfield and Barbara Maria Cole
 that the one equal moiety or one fifth part of a certain lot of Land situate lying and being in
 Charleston and in Meeting Street, between and bounding to the North or South of W^m. Smiths
 to the South or South of William Coulters Butcher aforesaid, measuring and containing forty five
 feet on the East side of Meeting Street and three hundred and thirty three feet on the back part
 thereof, together with all the buildings thereon erected and for the use & purpose herein
 after mentioned and for that purpose the same are to be assigned transferred and conveyed
 into the said Ruth Cole and William Cole in trust to and for the several use, intents, and
 purposes herein after mentioned and declared of for and concerning the same - Now they
 do hereby certify that in pursuance of the said Agreement and for and in con
 sideration of the sum of ten shillings Current Money of this State to her the said Barbara
 Maria Cole in hand at and before the sealing and delivery of these presents, by the said
 Ruth Cole and William Cole well and truly paid, and for the settling and clearing the said
 Moiety or one fifth part of the premises herein before mentioned of the Barbara Maria Cole
 to and for the several uses, intents and purposes herein after limited expressed and

discovered and upon and under the several trusts, provisions and agreements, and
 for divers other good causes her the said Barbara Maria Cole hereunto moving, and
 by and with the advice knowledge, privity, consent and agreement of the said George Bam-
 pfield his wife by this being made partly to and signing and sealing these presents, shall
 have granted and bargained sold aliened, remised and released unto the said Ruth Cole and William Cole (in
 their actual possession) by virtue of a bargain and sale thereof made for the whole year by the
 Ordinance of Lease Learning, date the day next before the day of the date of these presents, and by force
 of the Statute for transferring of realty in possession made in force in this State unto them and
 their heirs and assigns forever, All that moiety or one fifth part of the premises herein before
 mentioned, together with a moiety or one fifth part of the Lands, out houses, Edgemoor, Buildings, &c.
 Tenes, yards, Meads, Gardens, Ways paths, passages, lights, waters, easements, profits, commodities
 other entitlements and appurtenances, and the reversions and reversions, remainder and re-
 mainders, rents and issues, and profits thereof, and of every part and parcel thereof, and all the
 estate right title, interest, use, trust, possession, property, claim, demand what so ever within
 in law or Equity which the said Barbara Maria Cole now hath in the aforesaid pre-
 mises, together with all duty, condition, and writings which concerns the premises
 or any part thereof - To have and to hold the said moiety or one fifth part of the premises
 aforesaid, and intended to be hereby granted and released, with their and any of their suc-
 cessors, unto the said Ruth Cole and William Cole, their heirs and assigns, in and to be
 trust and to and for the several and respective uses, intents, purposes, conditions and
 purposes, herein after mentioned to wit, expressed and appointed and to and for
 no other use intent and purpose what so ever (that is to say) In trust for the said
 Barbara Maria Cole her heirs Executors (ad ministrators) & assigns until the solemniza-
 tion of the said intended marriage and from and immediately after the solemnization,
 that upon the first time trust that they the said Ruth Cole and William Cole their exors, ad-
 ministrators and assigns do and shall permit and suffer the said Barbara Maria Cole
 to receive and take her moiety or one fifth part of all and singular the rents, issues and pro-
 fits of the premises aforesaid in and during her natural life, and to her own use, benefit,
 and satisfaction to the intent of the said Ruth Cole & William Cole, or of the said George Bampf-
 field her intended husband or any other person or persons whomsoever without any account to be given
 for the same, and from and immediately after her death and at the time of her death or soon af-
 ter that time it shall and may be lawful for her the said Barbara Maria Cole to dispose or by Will
 or otherwise of any part of the premises aforesaid to do before such event shall take place,
 which said Will or other writing the said Barbara Maria Cole is hereby and by the said George
 Bampffield her said intended husband enabled and empowered to make, and the said George
 Bampffield for himself his heirs Executors and administrators and for any of them doth here-
 by consent, promise, grant and agree to and with the said Ruth Cole and William Cole their
 Executors administrators and assigns by their presents, in manner following (that is to say)
 that for and notwithstanding any Act matter or thing what so ever by him the said George Bampf-
 field or his heirs Executors or administrators or any of them shall or may be lawfully for the said
 Barbara Maria Cole, or intended wife at any time or times, during her coverture (in case of her
 issue) to make such deed in writing or Will aforesaid, and give and dispose of all such
 her moiety or one fifth part of the premises herein before mentioned her real Estate & the
 persons, estates, and to and for such uses, intents, trusts and purposes as the said Barbara
 Maria Cole doth with stand in her intended coverture and whether lawfully or not
 shall at any time hereafter think fit, and that the said George Bampffield his heirs Ex-

...ment, and
...ing, and
of the said George Bampfild
these presents shall
with you, your heirs
and William Cole in
a whole, or by your
present, and by force
to wit them and
his heirs before
Edifice, Building,
to the said Commodore
remainder and re-
thing, and all the
and what so ever within
the aforesaid pre-
cesses the premises
part of the premises
any of their appur-
tenances, in and out-
wards, in and out-
ward, and for
and for the said
until the solemniza-
tion thereof, that
his heirs, and the
Barbara Maria Cole
and assigns and pro-
ceeds, and her heirs,
said George Bampfild
account to be joined
in death or her heirs
to dispose or by Will-
ent shall take place,
by the said George
and the said George
any of them with her
and William Cole their
heirs (that is to say
said George Bampfild
lawful for the said
purpose (in case of the
dispose of all such
real Estate, that
the said Barbara
heirs or assigns
said by their Ex-

Executors or administrators or any of them shall not question, controvert, obstruct or hin-
-dered such disposition of her the said Barbara Maria Cole his intended Wife or within the said
-respectie premises to be by her heirs and assigns of as aforesaid, and that all and singular the
-manner of such Gifts, the premises what so ever to be by her the said Barbara Maria Cole sold
and done of the aforesaid premises, or any part thereof shall be at all times, a good and effectual
in the Law as if the said George Bampfild had himself joined in the same with the said Ruth
Cole and William Cole and Barbara Maria Cole his said intended Wife or if she were a feme
sole, and further that they the said Ruth Cole and William Cole, their Heirs Executors and
administrators shall and may from time to time, and at all times, hereafter peaceably and
quietly have

and every piece and parcel thereof hereunto less upon the several trusts, trusts, and
-purposes, herein and hereby mentioned and declared of and concerning the same
-without any hindrance or interruption of the said George Bampfild by Executors ad-
-ministrators or assigns or any other person or persons whomsoever, And lastly
-that he the said George Bampfild 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 Barbara Maria Cole Ruth Cole and William Cole
-their Executors and Administrators or any of them shall do and execute a Cause or
-process to be made done and executed all and every such further and other lawful and
-reasonable Act or acts, things or things Conveyance and Assurance in the Law whoso-
-ever, well for the corroborating and confirming these presents, as also for the further
-and better conveying assuring and confirming all and singular the herein before men-
-tioned premises and every part and parcel thereof unto the said Ruth Cole and
-William Cole and the said Barbara Maria Cole or either of them their Heirs Executors
-or Administrators hereunto less to the several uses, and upon the several trusts, trusts, and
-purposes, conditions and agreements, herein and hereby mentioned as prescribed and declared
-of for and concerning the same as by them either of them, their or either of their Council
-learned in the Law shall be reasonably advised or required in Witness
-whereof the said parties, to these presents, have hereunto indifferently set their Hands
-and Seals, the day and year first above written

Sealed and delivered in presence of
Esther Bond, Magdalen Cole
Barbara Maria Cole (65)
Ruth Cole (20)
William Cole (25)

South Carolina Charleston District Magdalen Cole make the
oath and swear that she did see the within named Barbara Maria Cole, George
Bampfild, Ruth Cole and William Cole sign and seal and affix their act and seal
Believe the within Indenture and she also saw Emanuel Abraham sign the same
as a Witness and swear that the name Magdalen Cole signed therein, as a Witness
is, deponent's proper name and hand writing
Sworn before me this 7th day of May 1792
Recorded 20 May 1792
Chris Knight

South Carolina This Indenture of three parts made the
fifteenth day of December in the year of our Lord one thousand seven hundred
and ninety one. Between Thos. Barron of Georgetown in the said State of
Charleston of the one part and Charlotte West the also of Georgetown in the other State aforesaid
said Spinster of the second part and John Keith Attorney at Law and

Matthew Irvine Physician both of the State aforesaid of the third part, Whereas the said Charlotte Keith is seized possessed and entitled unto in her own right, & her and her heirs forever the following Negro Slaves to wit Eby, Jean, Peggy Celia and Sam and whereas a Marriage is intended to be had and solemnized between the said Tho: Barrow and the said Charlotte Keith, upon the Contract of which Marriage it is being concluded & agreed by and between them the said Thomas Barrow and Charlotte Keith that if the said intended Marriage shall be ^{fully effect} solemnized and be solemnized, the property of the said Charlotte Keith shall be settled and vested in the said John Keith and Matthew Irvine and the survivor of them in such manner and form and for such uses intents and purposes as are herein after limited, appointed and expressed, and to and for no other use, intent or purpose what soever. Now this indenture witnesseth that for making the said agreement effectual in the Law, and also for and consideration of the sum of ten Shillings in hand paid by the said John Keith and Matthew Irvine to her the said Charlotte Keith at or before the sealing or delivery of these presents, the receipt whereof is hereby acknowledged, she the said Charlotte Keith hath granted, sold and delivered and by these presents doth grant, bargain sell and deliver unto the said John Keith and Matthew Irvine all the above mentioned Negro Slaves, to wit Eby and his child Jenny Jean Peggy Celia and Sam to have and to hold all and every the said Negro Slaves unto the said John Keith and Matthew Irvine their Executors Administrators and assigns forever in trust nevertheless and to and for the several use, intent, and purposes herein limited and declared of and concerning the same, that is to say to the use and behoof of the said Charlotte Keith, until the said intended Marriage shall take place effect and from and immediately after the solemnization thereof upon trust that the same shall not in any wise be subject or liable to the debt of the said Thomas Barrow her intended husband, but that the labors, increase and profits of the said Slaves, shall and may be had, received and taken by the said Thomas Barrow for the joint use, benefit and behoof of the said Thomas Barrow and Charlotte Keith during their joint lives and from and immediately after the decease of her the said Charlotte Keith if the said Thomas Barrow shall happen to survive the said Charlotte Keith, then the said Negro Slaves shall be retained and enure to the proper use benefit and behoof of such child or children being issue of the body of the said Charlotte Keith to be gotten by the said Thomas Barrow as shall be living at the time of the decease of the said Charlotte Keith to his or her or their Executors Administrators and assigns forever. And in default of such issue at the time of the death of the said Charlotte Keith, then to the said Thomas Barrow his Executors Administrators and assigns forever. But if the said Thomas Barrow shall happen to die first during the life time of the said Charlotte Keith then the above mentioned Negro Slaves to be retained and enure to the said Charlotte Keith her Executors Administrators and assigns absolutely and for ever, and to and for no other intent or purpose what soever anything here in before contained to the contrary thereof in anywise notwithstanding. In witness whereof the said parties have hereunto interchanged by their hands and seals the day and year first above written

Susanna Keith
 Mat Irvine
 Tho: Barrow
 Charlotte Keith
 Norman Singleton
 Received the day and year first above

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 d Charlotte Keith
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written of the above named John Keith and Mathew Irvine the sum of ten
 shillings being the full consideration sum above mentioned
 Witness Norman Smolett
 Charlotte Keith
 Susanna Keith
 Be it remembered that on the nineth day of May in the year of our Lord a
 thousand seven hundred and ninety before me Erasmus Rothmacher one of the
 Justices of the peace in Georgetown District Esquire, personally
 came and appeared Susanna Keith and made oath on the Holy Evangelists
 that she did see the above named Thomas Barrow and Charlotte Keith the
 sign seal and of their Act and deed did sign the above Act t, and
 for the use, above mentioned and did also see the said Charlotte Keith
 sign the receipt here in written, and did like wise see Norman
 Simphton subscribe his name as a Witness thereto on the
 day and year above mentioned before me Erasmus Rothmacher J.P.
 Recorded 21. May 1792

State of South Carolina

This Indenture made the 1st June in the year of our Lord
 one thousand seven hundred and ninety two, in the sixteenth year of the Independence of the United
 States of America, between Jacob Williams of the Parish of Saint James, Goose Creek District of the
 District of the report and Margaret Ayers and to secure the property of her the said Margaret Ayers
 to her and her assigns for ever against him the said Jacob Williams his Executors Administrators and
 assigns for ever, both hereby given and promise and agree t, and with the said Margaret Ayers (not
 withstanding their Union or Marriage whereby the property of her the said Margaret Ayers might
 devolve to him the said Jacob Williams as aforesaid t, and) & relinquish all right title, interest
 claims or any other debts and whatsoever that he might probably possess in Law or Equity
 by virtue of their Union or Marriage & the property of her the said Margaret Ayers & the sole disposal
 of her the said Margaret Ayers and her assigns forever, and the said Jacob Williams for him
 self his heirs Executors Administrators and assigns doth here by these hands grant and agree t, and with
 the said Margaret Ayers and her assigns that she shall and may peaceably and quietly have hold and
 enjoy all and singular the property of her the said Margaret Ayers of the this tenor in the same
 manner & before their Marriage without any Indultion hindrance or interruption whatsoever of
 him the said Jacob Williams or any other person or persons whatsoever claiming under him or by his
 Act Meant or procurement. In Witness whereof the party & these present, have hereunto set his
 hand and seal the day and year first above written sealed and delivered in the presence of
 William Darby, Susanna Darby, John Ayers & Jacob Williams (Sr)
 South Carolina Charleston, Personally appeared John Ayers who being duly
 sworn made oath that he was present and saw Jacob Williams sign seal and of his Act and
 deed deliver the within Instrument of Writing for the use, & purpose, within See facts, and
 that he the Applicant with William Darby and Susanna Darby subscribed their names as
 witnesses thereto. Done on this 15th June 1792 before Peter Foreman J.P.
 Recorded 15th June 1792

State of South Carolina

Know all Men by these presents
 that Christ. phed Brown and Sally Faulker and, than they have entered
 into a contract of Marriage, and it is agreed by the said Christopher Brown

that the said Sally Faucher and shall hold and enjoy for her own use her heirs Executors, administrators and assigns for their proper use and behoof a negro Wench named Mattilla with a little Boy named Richard son of the Mattilla together with a House and land left her by Gedion Faucher cant in balance, Goose Creek with eight head of cattle and one Mare Branded thus S.S. to have and to hold the said property and for her use her heirs Executors Administrators, and to be solely and entirely at her disposal, and she the said Sally Faucher and do chose Colonel John Harleston of the City of Charleston to be her trusty friend and by these presents do nominate the said Colonel Harleston to be her Guardian of said property above mentioned In Witness where of we have hereunto set our hands and seals this Eighth day of May one thousand seven hundred and Eighty nine, and in the thirtieth year of American Independence

Signed Sealed and delivered

Christopher Brown (LS)

in the presence of

Sally x Faucher cant (LS)

Peter Dubois

James M^r Bridle

South Carolina Charleston Personally appeared Mr James M^r Bridle who being duly sworn made oath that he was present and saw Christopher Brown sign seal and Sally Faucher cant make her Mark seal and by their act and deed deliver the within In the presence of writing for the use and purpose therein mentioned, and that he the Deponent together with Peter Dubois signed their names as Witnesses thereto Shown to the 19th day of June 1792 before Stephen Ravenel J.P. Recorded 19th June 1792

Finis

that the said Sally Faucher and shall hold and enjoy for her own use her heirs Executors, administrators and assigns for their proper use and behoof a negro Wench named Mattilla with a little Boy named Richard son of the Mattilla together with a House and land left her by Gedion Faucher cant in balance, Goose Creek with eight head of cattle and one Mare Branded thus S.S. to have and to hold the said property and for her use her heirs Executors Administrators, and to be solely and entirely at her disposal, and she the said Sally Faucher and do chose Colonel John Harleston of the City of Charleston to be her trusty friend and by these presents do nominate the said Colonel Harleston to be her Guardian of said property above mentioned In Witness where of we have hereunto set our hands and seals this Eighth day of May one thousand seven hundred and Eighty nine, and in the thirtieth year of American Independence

Signed Sealed and delivered

Christopher Brown (LS)

in the presence of

Sally x Faucher cant (LS)

Peter Dubois

James M^r Bridle

South Carolina Charleston Personally appeared Mr James M^r Bridle who being duly sworn made oath that he was present and saw Christopher Brown sign seal and Sally Faucher cant make her mark seal and by their act and deed deliver the within In the presence of writing for the use and purpose therein mentioned, and that he the Deponent together with Peter Dubois signed their names as Witnesses therunto Shown to the 19th day of June 1792 before Stephen Ravenel J.P. Recorded 19th June 1792

Finis

that the said Sally Faucher and shall hold and enjoy for her own use her heirs, Executors Administrators and assigns for their proper use and behoof a Negro Wench named Mattilla with a little Boy named Richard son of the Mattilla together with a House and land left her by Godwin Fauchereant in St. Louis, Gooch and with eight head of Cattle and one Mare Branded thus SS to have and to hold the said property and for her use her heirs Executors Administrators, and to be solely and entirely at her disposal, and she the said Sally Fauchereant do chose Colonel John Charleston of the City of Charleston to be her trusty friend and by these presents do nominate the said Colonel Charleston to be her Guardian of said property above mentioned In Witness whereof we have hereunto set our hands and seals this Eighth day of May the thousand seven hundred and Eighty nine, And in the thirtieth year of America's Independence

Signed Sealed and delivered

Christopher Brown (SS)

in the presence of

Sally & Fauchereant (SS)

Pierre Dubois

Jessie M^{rs} Briddle

South Carolina Charleston Personally appeared M^r James M^r Pace who being duly sworn made oath that he was present and saw Christopher Brown sign seal and Sally Fauchereant make her Mark Seal and by their aid and aid deliver the within In the presence of writing for the use and purposes therein mentioned, and that he the Deponent together with Pierre Dubois signed their names, as Witnesses thereof sworn to the 19th day of June 1792 before Stephen Ravenel J.P. Recorded 19 June 1792

Finis

END