

in case

1 State of South Carolina, This Indenture made this twenty
Eighth day of April in the year of our Lord one thousand seven hundred and Ninety
Two, and in the sixteenth year of the Sovereignty of the United States of Ameri-
ca. Between Benjamin Harrington Godfrey of the District of Georgetown in
the State aforesaid planter of the one part, and Jacob William Harvey of the
same District and State aforesaid of the second part, and Elizabeth Campbell
of the same District and State aforesaid of the third part, witnesseth, whereas there
is a Marriage shortly intended to be had and solemnized (by God's permission)
between Benjamin Godfrey, and the said Elizabeth Campbell. And whereas the
said Benjamin Harrington Godfrey being willing to settle and secure Seventeen
Negro Slaves, a Stock of Horses, Cattle and Hogs, all his Household, Kitchen
and Plantation furniture, likewise his unsettled Legacy left him by
Edmond Copins deceased whatever that may be, in such manner and to end
for such uses as shall be herein after mentioned as a Provision and Mainten-
ance for his said intended Wife the said Elizabeth Campbell, in case she
should live or not live him the said Benjamin Harrington Godfrey and also
as a provision for the issue that may be of the said Marriage in manner &
form as herein after follows - Now this Indenture therefore witnesseth,
that the said Benjamin Harrington Godfrey for and in consideration of the
said intended Marriage taking effect hath granted, assigned, transferred
and made over. And by these presents doth grant a full transfer and make over
unto the said Jacob William Harvey the said Seventeen Negro Slaves, all the Stock
of Horses, Cattle and Hogs, all Household, Kitchen and Plantation furniture together
with the aforesaid unsettled Legacy with all the future issue and increase
of said female Slaves, and Stock, the said Seventeen Negro Slaves are as follows
Men, Harry, Anthony, Josee and Isaac; Women Diannah, Pheba, Molley, Affee
Sary, Esther and Phillis. Boys Job, Cupid. Girls Phillis, Amaritta, Rachael
and Jenny, so have and to hold the said Seventeen Negroes named Harry, Anthony,
Isaac, Josee, Diannah, Pheba, Molley, Affee, Sary, Esther, Phillis, Job, Cupid,
Phillis, Amaritta, Rachael and Jenny, with the future issue and increase
of said females, all the Stock of Cattle, Horses and Hogs, with their future
increases aforesaid, all household, kitchen and Plantation furniture
as aforesaid, together with the aforesaid unsettled Legacy unto the said
Jacob William Harvey and the survivor of him, the Executors and adminis-
trators of such survivor in special trust and to end for no other use intent
or purpose whatsoever, that is to say first to the use of the said Benja-
min Harrington Godfrey until the said intended marriage is effected
and during the joint lives of him the said Benjamin Harrington Godfrey
and Elizabeth Campbell his intended Wife after marriage, and if the said
Benjamin Harrington Godfrey should die before his intended Wife leaving
issue of the said Marriage then to the use of the said intended Wife
during her natural life, and from and immediately after her decease to
the use of the Children begotten by such Marriage to be divided between
them equally share and share alike, if more than one, or else to the use of
that one only, and if the said Benjamin Harrington Godfrey should die before
his said intended Wife leaving no issue, Posthumous, or otherwise of the
said Marriage then to the sole use of his said intended Wife her Executors
and Administrators or assigns forever, and if the said Benjamin Harrington
Godfrey should survive his said intended Wife then to the use of

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him the said Benjamin Harrington Godfrey during his natural life, and from and immediately after his decease ~~the use~~ of the issue of said Marriage to be equally divided between them three and three other, if more than one, or else to the use of that one only, and if the said Benjamin Harrington Godfrey should survive his said intended Wife, she leaving no issue of the said intended Marriage behind her then to the sole use of the said Benjamin Harrington Godfrey his Executors Administrators or assigns forever In witness whereof the said Parties to these presents have hereunto Interchangeably set their hands and seals the day and year first written signed sealed and delivered in the presence of - B. H. Godfrey Esq;
of Surajah Hoxford Robert Carr

State of South Carolina Personally appeared before me William Heriot Georgetown District Esquire one of the Justices of the Peace for the district aforesaid Robert Carr who being duly sworn on the Holy Evangelists sayeth that he was present and did see the within named Benjamin Harrington Godfrey sign seal and as his act and did deliver the within Instrument of writing to and for the uses and purposed therein set forth and that he the Deponent together with Surajah Hoxford did subscribe their names as witnesses thereto - I WITNESS to before me this 21st day of May 1792 Will Heriot Recorded 23rd May 1792

State of South Carolina.

Will of Charles Chauvin some time ago died leaving several Children and a Wife Sarah who under and by his Will became entitled to and possessed of a Negroe Woman Slave named Becky and his Child Becky and also became entitled as aforesaid to one undivided fifth part of his whole personal Estate consisting of Slaves, horses, cattle furniture and other goods. And whereas afterwards a Marriage was intended to be had between the said Sarah and Peter Steel on which it was agreed that after the celebration of said Marriage or before if convenient and in consideration of it the said Peter should secure and settle upon the said Sarah and to her separate use, and to the use of her executors administrators and assigns the said property and Estate of which she was as aforesaid possessed or to which she was in manner above mentioned entitled so that the said property or any part of it should be subject to the control or disposal of the said Peter or liable to his debts reserving to him nevertheless a right to receive the profits thereof during the joint lives of him and the said Sarah and also the use of the said property to him and his Executors administrators and assigns after the death of the said Sarah in case she should die without leaving issue alive at the time of her death and in the life time of the said Peter. AND whereas by accidents the said agreement was prevented from being carried into effect untill now and the said Marriage hath since been had and solemnized wherefore it is just and reasonable and is the wish and intent of the said Peter now to make the said settlement and in all other respects fully to execute and perform the said Agreement. Now this Indenture made on the second day of February in the year of our Lord one thousand seven hundred and Ninety two in pursuance of the said agreement and in order fully and to all intents and purposes to carry it into execution between the said Peter Steel on the one part and James Faudon of Santee in

the said State on the other Witnesseth that the said Peter Steel in consideration of the said Marriage and of the said above recited agreement hath bargained, sold and delivered, and by these presents doth bargain sell and deliver unto the said James Gordon the said Negroe Woman Slave Bickey with her Child Jocky and their future issue and increase and all and every part of the said undivided fifth part of whatever it may consist in trust to permit the said Peter Steel to receive all and singular the profits of the said premises for and during the joint lives of him and the said Sarah, and after the determinat[i]on of the said joint lives to the use of the said Sarah her Executors Administrators and assigns and if she should die in the life time of the said Peter and without leaving any lawful issue alive at the time of her death then to the use of the said Peter his Executors Administrators and assigns - I M. W. Miller whereof the said Peter Steel to these presents hath hereunto set his hand and Seal at St. Thomas in the year of our Lord one thousand seven hundred and Ninety two - Signed sealed and delivered in the presence of Peter Steel & S. H. off the word and in the 5th line being first named) — Personally appeared before me Vincent Guerin, Joseph Singeltary — — Personally appeared before me Mr. Vincent Guerin who being duly sworn maketh oath that he was present and saw Mr. Peter Steel sign seal and as his act and aid deliver the within Instrument of writing for the uses therein mentioned, and that himself together with Mr. Joseph Singeltary subscribed their names as witness thereto — Vincent Guerin I Swear to this 4th day of Feby 1792 — Stephen Fogartie 12th Recorded 18th June 1792 —

State of South Carolina

Know all men by these presents that I Robert Marion of the Parish of St. Stephen, in the State of South Carolina Esquire am holder and firmly bound unto Thomas Cordes junia Esquire in the penal sum of three thousand Pounds good and lawful Money of the said State to be paid to the said Thomas Cordes junior certain Attorney Executors or assigns to which payment well and truly to be made I bind myself my Heirs Executors and assigns firmly by these presents sealed with my seal and dated this Ninth day of May in the year of our Lord one thousand seven hundred and Ninety two, Whereas a Marriage is intended to be shortly had and celebrated between the said Robert Marion, and Hester Deveaux, Relict of Stephen Deveaux late of Prince Williams Parish Esquire deceased. And whereas the said Hester Deveaux is entitled under the Will of the said Stephen Deveaux to a portion of his Estate, the amount whereof cannot be ascertained, until the real Estate shall be sold agreeably to the directions of his Will this debts finally discharged. And whereas the said Robert Marion hath agreed to settle the amount of the fortune, which he shall acquire by the said Marriage to the uses following that is to say to the use of himself during the continuance of the said Marriage, and from and after the dissolution thereof to the sole and absolute use of the said Hester if she should survive him but if he should survive her and she should leave no issue living at her death, then to him absolutely, but if he should leave issue, to that issue, after the death of the said Robert, and the better to ascertain

what the Amount of the said Hester fortune may be it has been agreed that it shall be lawful for the said Robert Marion to sell at Public Auction any property which may be specifically assigned to him as part of the portion of the said Hester. Now the Condition of the above obligation is such that if the Husbands or a minor of the said Robert Marion do and shall will and fully pay over to the said Hester within one year after his decease the value of the fortune which he the said Robert shall acquire in consequence of his intended Marriage with Interest thereon from the day of his death, provided he shall survive him; or in case he shall sue over her, and she shall leave any issue living at her death then if the Husbands executors or administrators of the said Robert Marion do and shall pay over to the said issue within one year after the death of the said Robert the amount of the fortunes to be acquired by the said Marriage with Interest thereon from the day of his death, then the foregoing obligation shall be void and of none effect or else shall remain in full force and virtue.

Sealed and witnessed in the presence of
Benj'ngnlnat, acknowledged in persona }
of Stephen Ravenel -

Rob Marion / S/

State of South Carolina. Personally appeared Mr Stephen Ravenel who being duly sworn made oath that he was present and saw heard Robert Marion acknowledge his hand and seal to the within Instrument of writing and deliver the same for the uses and purposes therein mentioned and that he the Deponent signed his name as a Witness to the above acknowledgment of the same

Stephen Ravenel

Sown to the 26th day of June 1792 before - Peter French, 10th Recorded 26th June 1792

South Carolina,

State INDENTURE made the tenth day

of January one thousand Seven hundred and Ninety two and in the
fifteenth year of the Sovereignty and Independence of the United States
of America. Between Obadiah Hand of the District of Georgetown in the
State of South Carolina, carpenter of the first part, Sarah Butler Widow
of the same District of the second part, and John G. Britton of the District
aforesaid of the third part, witnesseth that whereas as Marriage is
nearly to be had and solemnized between the said Obadiah Hand, and the
said Sarah Butler, and whereas the said Sarah Butler is seized and
possessed in her own right of and in one tract of land, two Negro Slaves
a quantity of Household furniture, Horses, cattle, Sheep Hogs, Plantation
Tools and Implements of husbandry and is also intitled to the claim
of down in a tract of land which belonged to William Godfrey her for-
mer Husband. AND WHEREAS in prospect and consideration of the said
intended Marriage the said Obadiah Hand and the said Sarah Butler
have agreed that the said land and said Negroes the said Negroes the
said Household Furniture, Horses, cattle Sheep Hogs, Plantation
Tools and Implements of husbandry together with the aforesaid men-
tioned Claim of down, should be granted bargained sold, trans-
ferred and set over unto the said John G. Britton in trust

for

for the said Sarah Butler her Heirs Executors administrators and assigns
 for ever without the interruption interference or controul of the
 said Obadiah Hand her intended Husband and also that the said Land and Negroes
 &c be secured unto the said Obadiah Hand during the joint lives of him the
 said Obadiah Hand and the said Sarah Butler his intended Wife. Nevertheless to
 be and remain at the disposal of the said Sarah Butler without the hin-
 drance or controul of the said Obadiah Hand 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 Sarah Butler by and with the consent appro-
 priation and agreement of the said Obadiah Hand 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 and by these
 presents doth demise grant and to farm let unto the said John G. Britton
 the above mentioned respective Plantation or tract of Land To have and to
 hold the said Plantation or tract of Land unto the said John G. Britton &
 to the Survivor of him his Executors & administrators for and during
 until the full end and term of Ninety Nine years next ensuing the
 date of these presents to be fully completed and ended in trust for the
 sole and separate use benefit and behoof of the said Sarah Butler her Heirs
 Executors administrators and assigns. And the said Sarah Butler in
 further pursuance of the premises hath granted bargained sold trans-
 ferred and set over and by these presents doth grant bargain sell
 assign transfer and set over unto the said John G. Britton two Negroe Slaves -
 known by the names of Bob and Brap together with the above mentioned House-
 hold furniture, Horses, Cattle, Sheep, Hogs, Plantation tools, implements of hus-
 bandry and also the above mentioned right and claim of Dover To have &
 to hold the said two Negroe known by the names of Bob and Brap and also
 the said Household furniture Horses, Cattle, Sheep, Hogs, Plantation Tools
 and Implements of Husbandry together with her right and claim of Doe-
 ver or of and in the above mentioned Lands which belonged to the said William
 Gospey and her former husband unto the said John G. Britton and to the
 survivor of him his Executors and administrators for ever - In trust
 for the sole use benefit and behoof of the said Sarah Butler her Heirs
 Executors administrators and assigns for ever and the said Obadiah
 Hand for himself his heirs Executors and administrators doth hereby
 covenant and agree to and with the said John G. Britton and to
 with the Survivor of him his Executors and administrators that the said
 Obadiah Hand will not interfere or intermeddle with the above men-
 tioned Lands and Negroe Slaves together with the said Household furniture
 Horses, Cattle, Sheep, Hogs, Plantation Tools and Implements of Husbandry
 and right or claim of Dover aforesaid but that the same shall remain
 at the entire will or disposal of the said Sarah Butler 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
 standing her Coverture, and that if the said Obadiah Hand shall

shall survive the said Sarah Butler his intended Wife and the same shall happen to be undisposed of by the said Sarah Butler 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 Sarah Butler in the same manner as if she was not under cover - ture at the time of her decease and the said John G. Britton for himself his Heirs Executors and Administrators do hereby covenant promise and agree to and with the said Obadiah Hand and Sarah Butler his intended Wife that he will in all things well and truly execute and perform the trust which is hereby reposed in him. In witness whereof the said parties have hereunto interchangably set their hands and seals the day and date first above written -

Signed, and delivered in the presence of } Obadiah Hand L.S.
 Whitefield, Rachel Blalock - } Sarah Butler L.S.
 State of South Carolina George town } John G. Britton L.S.
 District, Personally appeared before me John Dozer one of the Justices for said District, William Whitfield who being duly sworn declareth that he was personally present and saw Obadiah Hand, Sarah Butler and John Graham Britton sign seal and deliver the within Instrument of writing for the uses and purposes therein contained and that he saw Rachel Blalock affix her name as a concurring Witness with him self -
 Swook to before me this 31st day of March 1792 John Dozer - ^{W. Whitefield}
 1792 John Dozer - Recorded 26. June 1792

South Carolina,

This INDENTURE made the tenth day of May in the year of our Lord one thousand, seven hundred and Ninety two, between Samuel Miller of the first part and Ann Findlay of the second part, and Peter Gaillard of the third part. Whereas a Marriage is intended by Gods permission, shortly to be had and solemnized, between the said Samuel Miller and the said Ann Findlay parties hereto, and it has been agreed, that the property herein after mentioned should be assigned, settled and secured upon the trusts, and to and for the several intents and purposes and under and subject to the several limitations and agreements hereafter mentioned and declared of and concerning the same - Now this Indenture witnesseth that in consideration of the said intended marriage to be had and solemnized as aforesaid, and of the love and affection which the said Samuel Miller hath and beareth to the said Ann Findlay his intended

intended wife, and also in consideration of ten shillings to the
 said Samuel Miller in hand paid, hath bargained sold assigned and
 set over and by these presents both bargain sell assign transfer and set
 over unto the said Peter Gaillard all those several Negro slaves
 with the future issue and increase of such as are female vizt Ned
 Diana, Johnny, Tener, London Ned, Samson, Hannah, Buffie, Guy
 Sam, July, Kately, Nat, Joseph, Bella, David, Diana, Daphney,
 Bella, London, Nancy, Tener, Jack, Quash, Caesar, George, Dnath
 Adam, Bess, Rinah, Lucy, Rose, Peter, Smart, Saby & Balifoc
 and all the Estate, right, title and interest of him the said Peter Gaillard
 of, in and to the said slaves, and every part thereof To have and to
 hold the said Negro slaves, with all the future issue and increase
 of such of them as are female unto him the said Peter Gaillard
 his Executors administrators and assigns from henceforth for
 ever, upon such trusts nevertheless as are herein expressed and
 declared concerning the same, that is to say to the only use and
 behoof of the said Ann Findlay and Samuel Miller during their
 natural life, and in case of their death, then the Negro slaves afoe
 - said with the issue and increase of such of them as are female to
 go and remain in the survivor the said Samuel Miller, and in
 case of the death of him the said Ann Findlay living, the said slaves
 to go to her for life, and upon the death of such
 survivor to the issue of the Marriage lawfully begotten, share &
 share alike, and in default of such issue to the sole and absolute
 use and behoof of the survivor his or her Executors, administrators
 and assigns for ever discharged of all trusts whatsoever - The said
 Ann Findlay agreeing that the said Samuel Miller during his
 natural life shall have the sole direction and Management
 of said slaves and their issue with all her real and personal
 Estate - In Witness whereof, the parties to these presents have
 hereunto set their respective hands and seals on the day and in
 the year first above mentioned -

Samuel Miller *[Signature]*
 sealed and delivered in the presence } Ann Findlay *[Signature]*
 of Edw^r Ellington, Jⁿ Payne - - - } Peter Gaillard *[Signature]*
 State of South Carolina Charleston }
 District - Personally appeared at John Payne (one of the subscribing
 witnesses to the foregoing Instrument of writing) who being duly sworn
 on the Holy Evangelists before Almighty God made oath that he was present and
 saw Samuel Miller, Ann Findlay & Peter Gaillard severally sign seal and
 as their act and deed did witness that they said did to and for the several uses and
 purposes therein set forth, & that he this Deponent together with the Reverend
 Edward Ellington subscribed their names as witnesses to the aforesaid Execution
 of the same - & work to the 6th day of July 1792 before -
 Recorded 6th July 1792 - Stephen Lawrence *[Signature]*

This Indenture made the

Twenty second day of June Anno Domini one thousand seven
 hundred and Ninety two and in the sixteenth year of the Inde-
 pendence of America. Between Elizabeth King of Saint Barths
 former parish Charleston District and State aforesaid of the
 first part, and George Smith of said Parish, District and State
 Planter of the second part, and Georg: Thompson and Jane Thomp-
 son of the same parish District and State of the third part
 Whereas a Marriage by Gods permission is intended shortly
 to be had and solemnized by and between the said George
 Smith and Elizabeth King, and whereas the said Elizabeth
 King is possessed of a certain personal Estate consisting of
 three Slaves by name Abarilla with her two Male Chil-
 dren by name Tom and Jem together with some household
 furniture, and whereas in consideration of the said intended
 Marriage and of its taking effect it is consented and agreed
 to by and between the aforesaid George Smith, Elizabeth King
 George Thompson and Jane Thompson his wife that the said
 Slaves with the issue of the females together with the
 Household furniture, which she the said Elizabeth King
 owns possesses and is intitled to any way interested in shall
 in case the said intended Marriage takes effect and be solemn-
 ized be settled in such manner as in this Indenture is mentioned
 specified of for and concerning the same - Now this Indenture
 witnesseth that for and in Consideration of the said intended Marri-
 age and in pursuance of the said agreement and for and in con-
 sideration of the sum of five Shillings Sterling to the said
 George Smith in hand well and truly paid by the said George
 and Jane Thompson at and before the sealing and delivery
 of these presents the receipt hereof is acknowledged by the
 said George Smith, hath given granted bargained sold assigned
 assign make over and transfer unto the said George
 Thompson and Jane his wife, their Executors, Administrators
 and assigns all and singular these the aforesaid three slaves
 named Abarilla, Tom and Jem together with the future in-
 crease of said Abarilla as also the Household furniture
 which the said Elizabeth is intitled to, owns possesses or in
 any way interested in, to have and to hold the same and every
 part and parcel thereof to the said George Smith Thompson and
 Jane his Wife, their Heirs Executors Administrators and
 assigns -

asigns for ever upon trust nevertheless and to and for the several
use intents and purposes herein after mentioned, limited and appoin-
ted and declared of for and in consideration of the same (that is to say)
In trust for the said Elizabeth King her Executors, Administrators
or assigns the solemnization of the intended Marriage in trust
for the said Elizabeth King during her Natural life, but at
the decease of the said Elizabeth King, it is agreed by and between
the said parties that the said Elizabeth King may will and
dispose of the whole of said Estate consisting of Negroes and house-
hold furniture to them or either of them, that she the said Eliza-
beth may think fit, and it is hereby expressly covenanted and
agreed upon by and between the said parties to these presents
that if at any time during the continuance of this present
trust that the said George Thompson and Jane his ^{wife} should die or
depart the State it shall and may be lawful to and for the said
Elizabeth King notwithstanding her Cōverture to nominate and
appoint a trustee or trustees for the purposes aforesaid, which Person
or Persons so nominated and appointed is hereby agreed shall have
the same powers and Authoritys and be subject to the said limita-
tions and restrictions touching and concerning the premises as the
said George Thompson and Jane his Wife anything herein con-
cerned to the contrary notwithstanding - In witness whereof
the parties to these presents have hereunto interchangeably set their
Hands & Seals the day and year within written - Elizabeth King
Geo Thompson $\frac{1}{2}$ Geo Smith $\frac{1}{2}$ Jane Thompson $\frac{1}{2}$ Witness Henry
Hamilton, Alex^r Miles - St Bartholomew's Parish Charlestown Dis-
trict Personally appeared Mr Alexander Miles who being duly
sworn maketh oath that he was present and did see the within
named Elizabeth King, George Thompson, George Smith and Jane
Thompson sign seal and as their act and deed deliver the within
Instrument of writing for all the uses and purposes therein
mentioned, and at the same time did see Henry Hamilton sub-
scribe his name as a witness thereto together with himself
Sworn to before me this 4th July 1792 Arthur Hughes $\frac{1}{2}$
Recorded 7th July 1792 -

This Indenture made the Fourteenth day of July in the
year of our Lord one thousand seven hundred and sixty eight and in the
eighth year of the Reign of our Sovereign Lord George the third by the
Grace of God of Great Britain France and Ireland King Defender of the
faith and seforth, Between Melcher Garner of Saint Pauls Parish in
the Province of South Carolina Planter of the one part and Ann Evans and
W^m Clay Snipes of the said Province Planters of the other part -
Whereas Ann Smith Daughter of Ann Evans of St Georges Parish in

the said Province who is now an Infant and under the Age of twenty one years
 amongst the things is Intitled unto the several Negro Slaves herein
 after particularly mentioned And whereas a Marriage by Gods Permis-
 sion is intended shortly to be and Solemnized Between the said Melcher
 Garner and the said Ann Smith and the said Melcher Garner in
 Consideration of the said Marriage hath agreed with the said Ann
 Evans and W^m Clay Snipes if the said marriage shall take Effect,
 That then from and immediately after the Solemnization thereof we
 the said Ann Evans and W^m Clay Snipes Executors and Adminis-
 trators shall stand and be lawfully and rightfully possessed of the
 said several negro Slaves together with the future Issue off spring
 and Increase of the said female Slaves to and for such uses trusts intents
 and Purposes as are herein after mentioned expressed and declared of
 and concerning the same Now this Indenture witnesseth that in first
 and in Consideration of the said Intended marriage, and in
 Pursuance of the said agreement and also for and in Consideration of the
 sum of five Pounds Current Money of the said Province to the said
 Melcher Garner by the said Ann Evans and W^m Clay Snipes in hand
 well and truly paid at and before the ensailing and delivery of these
 presents the Receipt whereof whereby acknowledged he the said Melcher
 Garner for himself his Executors and Administrators doth hereby
 Covenant Promise grant and agree to and with the said Ann Evans
 and W^m Clay Snipes executors and administrators in case the
 said Intended Marriage shall take effect that then from and
 immediately after the Solemnization thereof the said Ann
 Evans and W^m Clay Snipes Executors and Administrators shall
 stand and be lawfully and rightfully possessed of all those twelve follow-
 ing negro Slaves known by the names of Quaco, Murriah, Sypero,
 Suri, Ellie, Shager, Ameratea, Isaac, Cate, Rimah, Bob, and Mingo,
 together with the future Issue Offspring and Increase of the said
 female Slaves To have and to hold the said several negro Slaves
 abovesaid together with the future Issue Offspring and Increase of
 the said female Slaves unto the said Ann Evans and W^m Clay
 Snipes Executors and Administrators for ever upon trust in further-
 less and to the several uses intents and purposes herein after men-
 tioned and appointed concerning the same, and to and for none other
 use intent or purpose whatever that is to say In trust for the
 said Ann Smith her Executors Administrators and Assigns untill
 the Solemnization of the said Intended Marriage and from and
 immediately after the Solemnization thereof Then upon this further
 trust that the said Ann Evans and W^m Clay Snipes executors and
 administrators do and shall permit and suffer or else sufficiently
 Authorize and Empower the said Melcher Garner to have, to

use work hireout and employ all and singular the aforesaid several Negro -
Slaves together with the future Issue Offspring and Increase of the said
female Slaves, and also to Receive and take the Profits Gains and Earnings
of the said negro Slaves and of the future Issue Offspring and Increase of
the said female Slaves to his own proper use during the term of her the said
Ann Smith natural Life without any account whatsoever to be given
for the same and from and immediately after her Death. Then upon trust
that the said Ann Evans and W^m Clay Snipes Executors and Administrators
do and shall (in case the said Ann Smith shall be then living) permit
and suffer her the said Ann Smith to have use work hireout and em-
ploy the said Negro Slaves and to take the profits and earnings of them
or either of them and also of the future Issue and Increase of the said —
female Slaves, to her own use during the term of her natural life and from and
immediately after her Death. Then upon trust that the said Ann Evans
and W^m Clay Snipes, Executors and Administrators do and shall peaceably
and quietly Surrender up and deliver the said several Negro Slaves together
with the future Issue Offspring and Increase of the said female Slaves
unto the Heirs of the Body of the said Ann Smith the Intended Wife
And the said Ann Evans and W^m Clay Snipes for themselves Executors and
Administrators doth hereby Covenant promise and agree to and with the said Melcher
Garner and Ann Smith his Intended Wife by these presents; That we
the said Ann Evans and W^m Clay Snipes Executors and Administrators —
shall and will permit and suffer the said Melcher Garner and Ann —
Smith his Intended Wife peaceably and quietly to have hold use Work Em-
ploy hireout Receive and take the profits gains and earnings of the aforesaid
Negro Slaves together with the future Issue and Increase of the said female
Slaves agreeable to the herein before mentioned trusts and that we will also
peaceably and quietly surrender up and deliver the said negro Slaves
together with the future Issue and Increase of the said female Slaves to
the Person and Persons authorized and intitled unto them after the Death of
the said Melcher Garner and Ann Smith his said Intended Wife and lastly
the said Melcher Garner for himself his Executors and Administrators doth
hereby Covenant Promise and agree to and with the said Ann Evans and
W^m Clay Snipes Executors and Administrators that he the said Melcher
Garner and his executors and administrators shall and will from time to
time and at all times hereafter upon the Reasonable Request Costs and
Charges of the said Ann Evans and W^m Clay Snipes executors and
administrators or any or either of them make do and execute or cause
or procure to be made done and executed all and every such further
and other lawful and Reasonable act and acts thing and things conve-
nances and assurances in the Law whatsoever for the further and
better assuring affixing and confirming of all and singular the

hun before mentioned premises and of every part thereof unto the said —
 Ann Evans and Wm. Clay Snipes Executors and Administrators respectively.
 Nevertheles to and for the several uses and upon the several
 trusts, Intents and Purposes herein and hereby mentioned expressed
 and declared of for and concerning the same as by the said Ann Evans
 and Wm. Clay Snipes Executors and Administrators or either of them
 their or either of their counsel learned in the Law shall be reason-
 ably advised, devised 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, Ann Smith (L.S.)
 Melcher Garner (L.S.), sealed and Delivered in the Presence
 of A.B. the word twelve, on the first Sheet. In the thirty first line
 was Recd out before the Escalting and Delivery of the within presents
 as also the words the said Ann Smith in ~~Recd~~^{the eighth} line of the second
 sheet was also Interlined before the escalting and Delivery of the
 said within presents, Elizabeth Palmer Joanna Garner
 South Carolina a Charlestion District, Personnally appeared
 before me William Mell one of the Justices of the Peace for the dis-
 trict aforesaid Elizabeth Sanders (formerly Elizabeth Palmer)
 one of the Witnes to the within Instrument of writing who
 being duly sworn maketh oath and saith that, she did see Melcher
 Garner and Ann Smith sign their names to the same and as
 their act and deed deliver it for the purposes within mentioned
 and that she and Joanna Garner did sign their names as Witnes
 es in the presence of the parties and in the presence of each other
 and further that the said Melcher Garner and Ann Smith did putt
 their seals to the same in the presence of the Witnes Elizabeth Sanders
 Sworne before me this 15th October 1799 Will Mell J.P.
 Recorded 11th July 1792

The State of South Carolina,

Whereas a Marriage is with

Gods permission, intended to be had and solemnized on the day
 next after the date hereof, between John Apfiger the younger of
 the City of Charleston in the State aforesaid, Musical Insti-
 ment Maker, and Sarah Shebe Laddson of St. Helena's Parish in
 the State aforesaid Minster, and it is concluded and agreed by
 between them, that all and singular her real Estate and Slaves
 shall be settled in the Manner herein after particularly —

mentioned, but for certain reasons a Marriage Settlement cannot by that time be drawn out and executed in due form of Law — Now therefore in consideration of the Premises and also in consideration of ten Shillings Sterling, to them the said Sarah and John in hand paid before the sealing and delivery of these presents, by William Chaplin of St. Helena's Parish aforesaid and James Ladson of Ashly River in the State aforesaid Planters the receipt whereof is hereby acknowledged, they the said John and Sarah for themselves severally and their respective Heirs Executors and Administrators do hereby covenant promise grant and agree to and with the said William Chaplin and James Ladson and the Survivor of them his Heirs Executors and Administrators, that they the said John and Sarah shall and will as soon as may be after the due Solemnization of the said intended Marriage grant bargain sell alien, remise release and convey unto the said William Chaplin and James Ladson and the Survivor of them his Heirs Executors and Administrators, all and Singular the Lands and real Estate with their and every of their rights Members, hereditaments and appurtenances, and also all and Singular the Negroes and Slaves with the future issue and increase of such of them as are females, which the the said Sarah in her own right now is in anywise howsoever possessed of interested in or entitled unto, on the special trust and confidence following that is to say, In trust that they the said William Chaplin and James Ladson, and the Survivor of them his heirs Executors and Administrators shall and will at all times permit and suffer the said Sarah, during the joint lives of them the said John and Sarah, to have hold use occupy possess and enjoy all and Singular the said Premises, free, clear and independent of and from the control, interference and intermeddling of him the said John Speigeger, and without being in any manner subject to or liable for his debts charges or incumbrances, and from and immediately after the determination of that Estate in case the said Sarah should survive the said John, to the use and behoof of her the said Sarah her heirs Executors admors and assigns free and clear and absolutely discharged of and from all every and any further or other contrite on trust limitation or restriction whatsoever, but in case the said John should survive the said Sarah, then in trust for such person or persons and for such Estate and Estates as the the said

Sarah notwithstanding her said intended Covernature, by her last Will and Testament or any writing purporting so to be by her to be duly executed in writing in the presence of a sufficient number of competent witnesses, shall give him her will direct or appoint the same; and for want of such last Will and Testament or any writing purporting so to be, then to the use and behoof of such person or persons as shall then be in the course of law entitled to the same or any part thereof free clear and absolute by discharged of and from any further or other trust Condition or Limitation, Provided always and it is hereby declared to be the true intent and Meaning of these presents and of the parties hereto that the said Sarah notwithstanding her said intended covernature or any thing herein contained shall have full power and lawful and absolute authority to give lease grant bargain, sell alien convey or confirm or otherwise dispose of all or any part of the premises aforesaid to any such person or persons and for any such Estate or Estates as she may think fit and also provided that all and singular the property and Estate hereof herein before mentioned shall be liable to and for the payment and satisfaction of all and every such debts charges and Incumbrances as the said Sarah now is or here after may be chargeable with or liable to as her proportion of her father's debts or otherwise how so ever - and the said John Spursey for himself his heirs executors and admitors doth hereby covenant promise grant and agree to and with the said William Chaplin and James Ladson and the Survivor of them and the Heirs executors and admitors of such Survivor, that notwithstanding the said intended covernature of the said Sarah she the said Sarah shall and may at all times during her said Covernature by any Deed or will or other writing whatsoever to be by her duly executed in writing give grant bargain sell alien remise release or convey or devise bequeath or otherwise dispose of all and singular the said premises before mentioned or any part thereof, to any such Person or Persons and for any such Estate and Estates as the said Sarah may think fit, and the said John and

Sarah -

Sarah for themselves severally and their respective heirs Executors and admours do hereby covenant promise grant and agree to & with the said William Chaplin and James Ladson and the Survivor of them and his heirs Executors and admours that they the said John and Sarah and their respective heirs Executors and admours shall and will from time to time and at all times hereafter at the reasonable request of them the said William Chaplin and James Ladson or the Survivor of them or the Heirs Executors or admours of such Survivor, make do acknowledge execute and suffer or cause to be made done acknowledged executed or suffered all and every such further and other act Matter thing and conveyance for assurance in the Law, for the better further and more perfectly carrying into Effect the true intent and meaning of these presents, as by the said William Chaplin and James Ladson or the Survivor of them or the heirs Executors or admours of such Survivor or their or either of their Counsel learned in the Law shall be reasonably devised advised or required - In Witness whereof the said John and Sarah have hereunto subscribed their names and affixed their Seals on this Seventh day of July in the year of our Lord one thousand seven hundred and Ninety two, and in the Twenty ninth year of American Independence -

Sealed and delivered in the presence of Basile Lanneau, South Carolina, Charleston personally appeared the James Paterson who being duly sworn made oath that he was present and saw John Speibeger Junior and Sarah Phebe Ladson severally sign seal and as their act and did deliver the foregoing instrument of writing for the uses and purposes therein set forth, and that he the Deponent together with Basile Lanneau signed their names as Witnesses to the due Execution thereof - Dated to the 22^d day of August 1792 before Stephen Ravenel Jr. Recorded 22^d Aug^r 1792

South Carolina This Indenture made the 37th day of August in the year of our Lord one thousand seven hundred

Hundred and Ninety two Between Mr Cartan Campbell
 of the City of Charleston in the State aforesaid of the one
 part and Charles Cotesworth Pinckney & Charles Drayton
 tories of the other part. Witnesseth that the said Mr
 Cartan Campbell for and in Consideration of the sum of five
 Shillings Sterling Money to him in hand paid by the said
 Charles Cotesworth Pinckney and Charles Drayton at and be
 fore the sealing and delivery of these Presents the Receipt
 whereof is hereby acknowledged hath granted bargained and
 sold, and by these Presents doth grant, bargain and sell
 unto the said Charles Cotesworth Pinckney and Charles
 Drayton and to the Survivor of them and to the Heirs &
 assigns of such Survivor All that and those several tracts
 of Land namely All that tract of Land containing seven
 hundred and fifty Acres, situate lying and being in the
 County of Edgefield in the State of South Carolina but
 ting and bounding by the River Savannah on the South
 on the West and North West by Horse Creek, and on the
 North and East by Thomas Lameris Land, Also all that
 tract of Land containing four hundred and Sixty Acres -
 situate lying and being in the County of Richmond in the
 State of Georgia, butting and bounding on the North by the
 River Savannah on the west by William Glascokes Land
 and on the East and South by Wallicons and Phillips
 Land. Together with all and Singular the Houses and
 houses hereditaments Appurtenances and premises what
 soever to the several Lots belonging or in any wise appur-
 taining, and the reversion and reversions, remainder and re-
 mainders, Rents issues and Profits thereof and every part
 and parcel thereof. To have and to hold the ^{said} several Lots with
 the appurtenances unto the said Charles Cotesworth Pinck-
 ney and Charles Drayton and the Survivor of them and
 the Executors Administrators and assigns of such Survivor
 from the day next before the day of the date of
 these Presents for and during and unto the full end and
 Term of one whole year from thence next ensuing and
 fully to be compleat and ended, Yielding and paying there
 over unto the said Mr Cartan Campbell the Rent of one
 Cow only on the last day of the said term if the same
 shall

17 shall be lawfully demanded, to the intent and purpose that by
virtue of these Presents, and of the Statute for transferring uses
into possession made of force in this State, they the said Charles
Cotesworth Pinckney and Charles Drayton may be in the actual
possession of all and singular the aforesaid premises with their
appurtenances and be thereby enabled to take and accept of a
Grant and Release of the Reversion and Inheritance thereof to
them the said Charles Cotesworth Pinckney and Charles Dray-
ton and to the survivor of them and to the Heirs and assigns
of such survivor to for and upon such trusts uses, intents and
purposes as in and by the said Grant or Release shall be there-
of directed or declared - In witness the said Parties to these
Presents have hereunto interchangeably set their Hands & Seals
the day and year first above written - At Cartan Campbell Esq;
Sealed and delivered in the presence of John Burkhardt Dabrice
Hunter - South Carolina, Charlestown District, Be it remem-
bered that on the eleventh day of September 1792 before me
one of the Justices assigned to keep the peace within the state
aforesaid personally came John Burkhardt one of the Sub-
scribing Witnesses to this deed, and after being duly sworn
made oath he saw the within named McCartan Camp-
bell sign and seal and as his act and deed deliver this Inden-
ture of Lease and that Dabrice Hunter and himself severally
subscribed their names as Witnesses thereto - Sworn to before
me the day and year above written That Pinckney JP Esq;
South Carolina,

This Indenture tripartite

made the twenty eighth day of August in the year of our
Lord one thousand seven hundred and Ninety two, Between
McCarran Campbell of Charleston in the State aforesaid
Gentleman of the first, Sarah Campbell his Wife, late Sarah
Tennicke one of the Daughters Devises and Legatees of Edward
Tennicke late of Charleston aforesaid Equine of the second
part, and Charles Cotesworth Pinckney and Charles Drayton Es-
quires of the third part - Whereas the said McCarran ~
Campbell previous to his Marriage with his said Wife
Sarah, to wit on the twenty fourth day of February in the
year of our Lord one thousand seven hundred and Seventy seven
by his bond sealed with his Seal, acknowledged himself

1

to be held and firmly bound and obliged unto the said Charles Coles, with Pinckney and Charles Drayton in the penal sum of thirty five thousand Pounds of the then Current Money of South Carolina with a Condition thereunder written reciting That Edward Fenwick late of Charleston aforesaid Esquire deceased in and by his last will and Testament bearing date the fifteenth day of April in the year of our Lord one thousand seven hundred and twenty five gave devised and bequeathed to his Daughter Sarah her Heirs Executors, Administrators & assigns for ever the Middle Tenement on the Easter most part of the Southern moiety of his lot of Land in Charleston known by the No 204 with the dwelling House and Out Buildings thereon erected, then in the occupation of Mr Justice George Thre thousand Pounds Sterling Money of Great Britain - changeable upon such parts of his Estates and payables in such manner as is therein after directed; A Negro Woman named Rachael with her then and future Issue & Increase two Negro Girls named Virginia and Catharine, alias Tongue and two Negro Women which he directed to be immediately purchased by his Executrix and Executors - Subject nevertheless to the limitations, conditions appurtenants and executory devises therein after expressed offend concerning the same - And that whereas a Marriage was shortly intended to be had and solemnized between the said Mr Carlton Campbell and the said Sarah Fenwick in respect and Consideration whereof and that the said Estate real and personal and the Slaves and their issue to which the said Sarah is intituled under and by virtue of the said Will might be secured for the use, benefit and behoof Support of the said Sarah Fenwick in case the said Marriage should take effect and she should survive the said Mr Carlton, he the said Mr Carlton Campbell had agreed that he should and would within two Months after the said Marriage should take Effect, or as soon after as he should be thereunto requested settle and secure by proper Deeds and Conveyances in the Law by him to be Executed, the personal Estate and Slaves and their future issue and increase to which the said Sarah

is or shall should become entitled under and by virtue of
 the said Will to and for the joint use and behoof of the said
 M^r Cartan Campbell and Sarah during their joint lives and so
 as not to be subject or liable to the debts, charges or incumbrances
 of the said M^r Cartan, and after the death of either of them, then
 in trust and to and for the use and behoof of the survivor of
 them, and the Executors, Administrators and assigns of such
 Survivor for ever - And also that he the said M^r Cartan
 Campbell should and would within one Month after the
 arrival at Age of the said Sarah, or as soon after as he should
 thereunto be reasonably requested join with the said Sarah
 if the said Sarah should be consenting thereto in conveying
 assigning and assigning the real Estate of the said Sarah
 to which he is or shall be entitled under the said Will to
 the said trustees or the survivors of them or the Executors
 or Administrators of such Survivor or to such Person and
 Persons as they or any of them should reasonably desire
 in trust and to and for the use and behoof of the said M^r Car-
 tan and Sarah during ^{their} joint lives, but so as not to be lia-
 ble or subject to the debts, Charges or incumbrances of the
 said M^r Cartan Campbell and after the death of either of them -
 then in trust and to and for the use and behoof of the survivor
 of them the said M^r Cartan and Sarah and their Heirs and assigns
 of such Survivor for ever The Condition of the said obligation
 therefore was that the said M^r Cartan Campbell should in
 all things well and truly abide by perform and execute the
 said recited Marriage Agreement; AND WHEREAS the
 said M^r Cartan Campbell tho' frequently required by the said
 Charles Cotesworth Pinckney and Charles Drayton to comply
 with the said Marriage Agreement hath hitherto not com-
 plied therewith, but is now willing to fulfill the same
 and is willing to convey the property herein after mentioned
 to the said Charles Cotesworth Pinckney and Charles Dray-
 ton in trust to and for the use of the said Sarah Camp-
 bell her Heirs Executors, Administrators and assigns (should
 she survive her said Husband) agreeably to the terms of the
 above recited agreement - And whereas the said Charles
 Cotesworth Pinckney and Charles Drayton by and with the

full consent and approbation of the said Sarah and at her request testifid by her signing and being a party to these Presents and joining in the Conveyance thereof, have conserued that the same shall be received in full performance of the said Obligation and in lieu of the real and personal Estate to which the said Sarah was entitled under the last Will and Testament of her said Father - NOW therefore this Indenture witnesseth that the said Mr Cartan Campbell in discharging of the Condition of the above recited Bond and for the More effectual support of them the said Mr Cartan and Sarah his wife during their joint lives and for the benefit of the survivor of them, and for and in Consideration of the sum ten Shillings lawful Current Money of the said State to him in hand paid at and before the Sealing and delivery of these Presents the Receipt whereof is hereby acknowledged, and the said Sarah in testimony of her approbation of the said Settlement herein made on her in lieu of what she was entitled to by virtue of the last Will and Testament of her deceased Father have and each of them hath granted bargained, sold, aliened, remised, released and confirmed, and by these Presents do and each of them doth fully, fully and absolutely grant, bargain, sell, alien, remise, release and confirm unto the said Charles Cotesworth Pinckney and Charles Drayton in their actual possession and peaceable possession now being by virtue of a bargain and sale to them hereof made for one whole year by Indenture of Lease bearing date the day next before the day of the date of these presents and by force of the Statute for transferring uses into Possession and of force in this State, and to the Survivor of them and to the Heirs and assigns of such Survivor All that and those several tracts of Land namely, All that tract of Land containing Seven hundred and fifty Acres situate lying and being in the County of Edgefield in the State of South Carolina, butting and bounding to the South by the River Savannah, to the West and North West by Horse Creek, and to the North & East by

Thomas -

Thomas Lamas Land which tract of Seven hundred and fifty Acres of Land is known and distinguished by the name of Horse Creek Plantation, Also all that tract of Land containing four hundred and Sixty acres, Situate lying and being in the County of Richmond in the State of Georgia, beginning and bounding to the North by the River Savannah, to the West by William Glascock's Land and to the East and South by Wallicons and Phillips Land which tract of four hundred and Sixty Acres is known and distinguished by the name of Goodale's Plantation - Together with all and singular the Houses, Out-Houses, Edifices Buildings, Ways, paths, passages, Waters, Water Courses, Lights ~ Easements, Commodities, Privileges, Profits, Advantages ~ Encumbrances, Hereditaments and appurtenances whatsoever to the several Lots belonging or in any wise appertaining and the reversion and reversions, remainder and remainders, rents, Issues and Profits thereof and of every part and parcel thereof ~ and also all the Estate, Right, title, Interest, use, trust, possession, property, profit, benefit, claim and demand whatsoever of them the said H. Cartan Campbell and Sarah his wife of in to or out of the said premises and every part and parcel thereof together with all deeds, evidences and writings whatsoever touching or concerning the same or any part thereof which they or either of them now have in their Custody or Possession or which they can come by without suit at Law or Equity ~ AND

This Indenture further witnesseth that the said H. Cartan with the approbation of the said Sarah for the purposes aforesaid, as well as in further consideration of the sum of five Shillings like lawful Money to him in hand paid at and before the sealing and delivery of these Presents the Receipt whereof is also hereby acknowledged, hath bargained and sold, and by these Presents doth bargain and sell unto the said Charles Colmonster Pinckney and Charles Drayton and the Survivor of them and the Executors administrators and assigns of such survivor ~ All those Negroe ~ Slave following, namely Jack, Lucy, Nathan, Rachell Amos, Philip, Quash Nancy, Tom, Beck, March, Bella ~ Minty, Prince, Bef, Nanny, Slave Billy, Caesar, Antrim, Grace Jenny, Phillis, Jenny, Billy, Robin, Lucy, Easter, Sam ~

Philliss

Phyllis, Sam Rose, Fanny, Sylvia, Hannah, Fortimore
 Edy, Harry, Katy Symas, Dye, Coleraine, Hester, Jefre, Rich-
 mond, Cumbra, Shandy, June, Christiana, Bacchus, Mar-
 gret Punch, Lancaster, Sary Pompy, Will Bett, Lancaster,
 London, Pegg, Chloe, Willy, Bacchus, Marcus, Syfret, Fanny
 Granby, Effy, Peg, Juliet, Scipio, Punch, Cork, Tom, Linda
 Delia, David, Philip, Beck, Charles Trim, Romeo, Vulcan
 Ben villa, Allen Rinald, Dick, Tom, Jimmy, Sir, Rachell
 Kit Clarinda, Senah, Sam, Hannah, Jenny, Lewis,
 Leonora, Pat Charles, John, Frank, Ned, Joe, Tom, Grinna
 Pat Simon, Lucy, Dash, Tom, Christmas Boatswain
 Sam, Molly, Agnes, Johnny & Simon, together with the
 future increase of the female Slave - To have and
 to hold all and Singular the said Lands Negroes and real
 estate and personal Estate to the said Charles Cotesworth
 Pinckney and Charles Drayton their heirs Executors &
 Administrators forever, but all and Singular the above
 Premises are to be in trust Nevertheless and to and for the use
 and behoof of the said Mr. Cartan Campbell and Sarah his
 Wife during their joint Natural lives but not liable or
 Subject to the debts, Charges or Incumbrances of the said
 Mr. Cartan Campbell and without impeachment of any
 manner of waste and from and after the determination of
 that Estate then to the use of the said Charles Cotesworth
 Pinckney & Charles Drayton and the Survivor of them &
 the Heirs Executors and Administrators of such Survivor
 for and during the term of the joint natural lives of the
 said Mr. Cartan Campbell and Sarah upon trust to pre-
 vent the contingent remainders and Estates herein after
 limited from being defeated and destroyed and for that
 purpose to make entries and bring actions as the case
 shall require, but nevertheless to permit and suffer
 the said Mr. Cartan and Sarah during their joint
 natural lives to have the sole use of the premises
 in manner above mentioned and after the death of either
 of the said Mr. Cartan and Sarah then in trust and to and
 for the use of the Survivor of the said Mr. Cartan
 and Sarah and the Heirs Executors, Administrators and

Apigns of such Survivor for ever agreeably to the Marriage
 Agreement above recited, and the said recited Bond and in dis-
 charge of the Condition thereof, and the said M^r Cartan Campbell
 - bell for himself his Heirs Executors Administrators and as
 signs doth covenant promise grant and agree to and with the
 said Charles Cotesworth Pinckney and Charles Drayton and
 the Survivor of them and the Heirs Executors Administrators
 and apigns of such Survivor in manner and form following
 that is to say that he the said M^r Cartan Campbell notwithstanding
 standing any Act Matter or thing heretofore done or willingly
 suffered by him, now is the true, lawful and righteous owner of
 all and Singular the premises herein before mentioned and
 intended to be hereby settled and conveyed with their and every
 of their Appurtenances without any Condition Limitation
 or Exception or any other restraint Matter or thing to alter
 defeat, evict, impeach, encumber or determine the same
 and that all and Singular the said premises now are and
 from henceforth shall be and remain and continue free and
 clear or otherwise by him the said M^r Cartan Campbell his
 Heirs Executors, Administrators or apigns well and sufficiently
 saved kept harmless and indemnified of from and against all
 and all manner of former and other Gifts Grants Leases Estates ~
 Tithes Troubles Charges and Incumbrances whatsoever had ~
 made committed, done or willingly or unwillingly suffered by the
 said M^r Cartan Campbell or by through or under his Act
 Means, consent, Neglect, Default, privity or procurement ~
 AND that they the said Charles Cotesworth Pinckney & Charles
 Drayton and the Survivor of them and the Heirs Executors
 Administrators and apigns of such Survivor shall and may
 from time to time and at all times hereafter peaceably and
 quietly have hold and enjoy as well the said Land, Plan-
 tations and Real Estate hereby released and apigned as also
 the said Negroes and personal Estate and other premises so
 vested in them as aforesaid, nevertheless upon the several
 trusts uses and Subject to the several purposes agreements
 herein and hereby mentioned limited, excepted and declared off
 concerning the same, without any let disturbance or Interrup-
 tion of the said M^r Cartan Campbell or any person or persons

claiming or to claim by from or under him the said
H. Carlton Campbell his Executors Administrators or
Assigns or by his or their means consent privy or
procurement. AND further that he the said H Carlton
Campbell shall and will from time to time and at all
times hereafter upon every reasonable request ^{and} at the
proper costs and charges of the said Charles Cotesworth
Pinckney and Charles Drayton or the Survivor of them or
the Heirs Executors or Administrators of such Survivor make
to seal and execute all and every such further and other
Act and acts thing and things appearance and assurances
Conveyance & Conveyances for the better settling and securing
The Estate of the said Sarah herein before mentioned or
hereby intended or agreed to be released settled and assured
to the uses intents and purposes herein before expressed or
declared concerning the same as by the said Charles Cotes
worth Pinckney and Charles Drayton or the Survivor
of them or the Executors or Administrators of such
Survivor or their or any of their counsel learned in the
Law shall be reasonably devised ^{or required}—

AND lastly that he the said H Carlton Campbell and
his heirs the said Premises herein before mentioned in
every part and place thereof with the Appurtenances
unto the said Charles Cotesworth Pinckney Charles
Drayton and the Survivor of them and the Heirs
Executors Administrators and Assigns of such Survivor
against him the said H Carlton Campbell and
his heirs and against any other Person and Persons ~~at~~
whomsoever lawfully claiming or to claim by from or
under him them or any of them or by or from or under
any other Person or Persons whomsoever shall and
will warrant and for ever defend by these Presents.

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—

Charles Cotesworth Pinckney Left Charles Drayton Left
Sarah Campbell Left MacLean Campbell Left Sealed and
delivered by Charles Cotesworth Pinckney & Charles Drayton

Esquires within named in the presence of John Loveday,
Sealed and delivered in the presence of John Burkhardt Daniel
Hunter - South Carolina Charlestown District, Personally ap-
peared before me John Loveday who being duly sworn maketh
oath that he was present and saw Charles Cotesworth Pinckney
and Charles Drayton Esquires sign and Seal and as their Act
and deliver the within Instrument of writing and Settlement
SWM to before me the 10th September 1792 Thos Pinckney APL
South Carolina Charlestown District Be it Remembered that
on the Eleventh day of September 1792 Before me one of the
Justices assigned to keep the peace within the State aforesaid
Personally came John Burkhardt one of the Subscribing
Witnesses to this Deed and after being duly sworn made
oath he saw the within named Macartan Campbell &
Sarah his wife sign seal and as their Act and did deliver
this Indenture of Release and Marriage Settlement and
that Daniel Hunter and himself severally subscribed
their names as Witnesses thereto - SWM to be before
me the day and year above written Thos Pinckney APL
Recorded 11th Sept 1792

State of South Carolina

This Indenture made the
11th day of August, in the year of our Lord one thousand seven
hundred and ninety one, between John Fullar, of the city of Charlestown
aforesaid a Gentleman, Tenant of the brick house, Catherine Fullar of the
same city, now deceased of Thomas Fullar Esq^r by his son and
late of the parish of Saint Andrews in said state of the same part, and
Thomas Stiles Esq^r late of Charlestown aforesaid Blanks of the said parish
Wherof a marriage is intended to be had and entered into between the
said John Fullar and Catherine Fullar And whereas the said John
Fullar is intitled to a considerable real estate and personal property under
the last will and testament of the said Thomas Fullar her Father which
cannot at the time of the execution of these presents be particularly ascertained,
the said Thomas Fullar having directed that his said real estate and per-
sonal fortune should not be divided amongst his children for a certain
number of years herein mentioned; And whereas the said John

The said wife shall hold such real estate and personal property as the
 said wife may become - her aforesaid husband of under the said man,
 leaving it to make her over to the said John Potter shall be invested
 in a trust for the purpose of giving her the said Catherine a share
 in all her goods, and after her decease that her said real estate, and
 personal property shall go to the use of the said said Catherine by
 the said John Potter in such manner shares and proportions as by deed
 or will be left a year she shall direct and appoint him in case of the
 death of the said Catherine without injury to the said John Potter then
 that the said real estate and personally property shall be set aside in the
 name of the said John Potter in such manner shares and proportions as ever. Now as
 further in witness that in consideration of said intended marriage
 and of full agreement between Thomas Potter his husband and with the
 intent and a partition of the said John Potter by this his son
 and leaving them unencumbered. Doth covenant promise and
 agree to me with the said Thomas Potter his heirs executors and administrators
 whether in marriage surviving that is to say that as soon as the said
 wife aforesaid of the said Catherine to the wife and personal estate
 of the said Thomas Potter his father wherein and by virtue of the
 said wife shall be allotted and accounted. To the said John
 Potter shall have and hold more especially debts and charges in law
 brought and caused to him than a partition of the said real estate
 and personal property unto the said Thomas Potter his heirs executors
 and administrators. To help to the use and benefit and harbors herein
 the mentioned husband to have and to have in trust a sum of money
 to be determined and to be settled upon the said John Potter
 and his wife during their life, notwithstanding the coveture of the
 said Catherine, without the intermeddling or control of the said
 John Potter his intended husband, or without the said real
 estate or personal property being in any manner subject to his
 payment of any debts which the said John Potter ^{hereafter}
 shall incur after the decease of the said Catherine. In Trust
 for the use of the children of the said Catherine to be gotten
 by the said John Potter in such shares and proportions as
 he shall by and a will properly attorney himself and
 appoint. And in case of the decease of the said Catherine
 without issue his in Trust for the use benefit and behoof of the
 said John Potter his heirs and assigns for ever. And do the

Said John Potter doth by this present covenant promise and agrees
 to and with the said Thomas Jones Esqur, his heirs Execrs or admrs in
 manner following that is to say, That on the request of the said Thomas
 Jones, his heirs Execrs or admrs he the said John Potter shall and will
 by such acts or assurances as may be required, lably and confirm such
 conveyance and assignment as shall be so made by the said John Potter
 unto during his continuall to the said Thomas Jones his heirs Execrs or admrs
 was pursuant to the tenor of these presents, and to and for the uses, trust,
 Authors and purposes herein before mentioned only. In witness whereof the
 parties have hereunto set their hands and seals the day and year above
 written, John Potter (L.S.) Ritty Fulller (L.S.) Signer, Testes,
 and subscriber in presence of Edw^r Gunter, Mary Audley Gunter
 late of South Carolina, Charlestoun district Personally appearing
 Mr Edward Gunter who being duly sworn on the Holy Evangelists of
 almighty God make oath that he was present and saw John Pot-
 ter and Ritty Fuller severallly use seal and as their acknowledge-
 ment therewith instrument of writing for the uses and purposes therein
 set forth and that he the deponent together with Mary Audley
 Gunter subscriber their names as witnesses thereto. Done to the
 24th day of September 1792 before Stephen Ravenel J.P.
 Recd. 24th day of September 1792.

South Carolina This Indenture Tripartite made
 the day of September, in the year of our Lord one thousand seven
 hundred and Ninety two. Between Joseph Purcell of Charleston of the
 first part, Ann Bonsall of the same place Widow of the second part
 and Thomas Smith of the same place of third part. Whereas the
 said Ann Bonsall is seized and possessed in her own right of a
 considerable Estate here after mentioned. And whereas a Marri-
 age is intended shortly to be had and solemnised between the
 said Joseph Purcell, and the said Ann Bonsall, upon the con-
 tract of which Marriage it is hereby concluded and agreed by
 and between them the said Joseph Purcell, and Ann Bonsall
 that if the said intended Marriage shall take Effect and be
 solemnised, that the Estate of the said Ann Bonsall shall be
 settled and vested in the aforesaid Thomas Smith, and
 the Survivor of him in such manner and form and for

such uses intents and purposes as are herein after expressed
and declared and to and for no other use intent and purpose
whatsoever. Now this Indenture witnesseth that for making
the said agreement effectual in law and also for and in
consideration of the sum of ten Shillings lawful Money
of the said State to the said Ann Bonsall in hand paid
by the said Thomas Smith at or before the sealing and
delivery of these Presents the Receipt whereof is hereby ack-
nowledged she the said Ann Bonsall hath with the privy
and consent of the said Joseph Purcell testified by his being
a party to and signing and sealing of these Presents granted
bargained sold signed and delivered, and by these Presents doth
grant bargain sell upon transfer set over and deliver unto the
said Thomas Smith all my Estates aforesaid mentioned to wit
five Negroes I have feedeth, Philius, Guy & Hercules together
with the future issue and increase of the females,
also the balance of a debt due to me from the Estate of
George Smith Esquire not exactly ascertained but supposed
to be about Nine hundred Pounds more or less. To have
and to hold the said Negroes with their future Issue and Increase
and also the said balance unto the said Thomas Smith his
executors administrators and assigns forever upon the several
trusts nevertheless and to and for the uses intents and pur-
poses herein after mentioned limited and declared of and
concerning the same that is to say In trust for the said
Ann Bonsall until the said intended Marriage shall take
effect and from and immediately after the solemnization
therof then upon trust for the following uses that is to
say In trust for the use of the said Joseph Purcell during
his natural life and from and after his death if the said
Ann Bonsall should survive him then in trust for the
sole use benefit and behoif of the said Ann Bonsall her
Heirs executors administrators and assigns forever, but
if the said Ann Bonsall should not survive the said
Joseph Purcell but should leave any child or children be-
gotten by the said Joseph Purcell living at his death then
from and after the death of the said Joseph Purcell In trust
for the use of such child or children his or their executors
administrators and assigns for ever if more than one as
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tenants in common, but if the said Ann Bonsall should not survive the said Joseph Purcell and should not leave any such child or children living at her death then in trust to and for the use of the said Joseph Purcell his heirs Executors Administrators and assigns forever - Provided that if at any time or times it should appear to the said Joseph Purcell to be most advantageous for the parties concerned therein that the property herein before mentioned should be changed or altered into any other kind of property it shall be lawful for the said Joseph Purcell to do so - so as upon such change and alteration the said Joseph Purcell shall well and sufficiently by deed or deeds convey transfer and assign the property into which the property before mentioned shall be so changed and altered unto the said Thomas Smith his Heirs Executors Administrators and assigns In trust for the same uses and subject to the same conditions restrictions and limitations as the property before mentioned is made subject to and for no other whatsoever anything herein before contained to the contrary thereof in any wise notwithstanding - In witness whereof the said Parties have hereunto interchangeably set their hands and seals the day and year first above mentioned - Joseph Purcell *(Seal)*
Signed Sealed and delivered in the presence of us Harriet Coachman Ann Bonsall *(Seal)*
Sam'l Bonsall Thos. Smith *(Seal)*

Charlestown & Personally appeared Mr Samuel Bonsall who District being duly sworn saith that he was present and did see Joseph Purcell, Ann Bonsall and Thomas Smith severally sign Seal and deliver the within Instrument of writing as and for their act of deed, and that he together with Harriet Coachman Subscribed their names as witnesses to the due Execution of the same - Sam'l Bonsall swork before me this 12th Novr 1792 Daniel Smith Jr Recorded 12th Novr 1792 -

South Carolina

This Indenture Tripartite made the Eighteenth day of October, in the year of our Lord one thousand Seven hundred and Ninety two; and in the Twenty tenth year of the Independence of the United States of America Between Mary Fuller of St Andrew Parish County and State of South Carolina aforesaid of the first Part

Part William Hazzard of St Lukes Parish of the second part and William Miles of St Andrews Parish aforesaid of the third part. Whereas the said Mary Fuller by the last Will and Testament of her late Father Thomas Fuller Esquire deceased is entitled to a certain part or proportion of his Estate which part or proportion is not as yet exactly ascertained. And whereas as Marriage is shortly intended to be solemnized between the said Mary Fuller and the said William Hazzard, and the said Mary Fuller in consideration of the said Marriage and of its taking effect by and with the advice and knowledge, concord and agreement of the said William Hazzard the intended husband, testified by his being made a Party to and signing and sealing these Presents, hath and by these Presents doth covenant grant and agree to and with the said William Miles his Executors and Administrators if the said intended Marriage shall take effect that then from and immediately after the Solemnization thereof the said William Miles his Executors and Administrators shall be lawfully and rightfully possessed of all and every part of the Estate whatsoever and wheresoever either Real or Personal of her the said Mary Fuller and more particularly of that part thereof which she is shall or may be entitled to by the last Will and Testament of her aforesaid Father Thomas Fuller deceased to and for such uses trusts, intents and purposes as is or are herein after mentioned; expressed 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 Money to the said Mary Fuller by the said William Miles in hand well and truly paid the Receipt whereof is hereby acknowledged and for settling and assuring the whole, all and every part and parcel of the Estate of the said Mary Fuller as mentioned above, and particularly that to which she is shall or may be entitled to by the last Will and Testament of her said Father the said Thomas Fuller deceased, or to which she may hereafter be entitled to in her own Right during her Coverture, to and for the uses intent

Intents and purposes herein after limited expressed and declar'd; and after and under the several trusts, Provisions and agreements and in such way and manner as is and are hereafter by these Presents, mentioned limited, expressed and declared of for and concerning the same; And for divers other good causes and considerations her the said Mary Fuller hereunto moving, she the said Mary Fuller by and with the advice, knowledge, Privy consent and agreement of the said William Harris the said intended Husband, testified by his being made a Party to and Signing and Sealing of these Presents, hath granted, bargained and sold aforesaid 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 William Miles his Executors and Administrators all and every, and every part and parcel of the Estate of her the said Mary Fuller either Real or personal, and particularly that to which she is intitled by shall or may be entitld to by the Last Will and Testament of her said Father Thomas Fuller deceased, and also all and every Right and Title to any property whatsoever either Real or personal which she may hereafter inherit in her own Right during her Coverture - To have and to hold all and every and every part and parcel of the Estate of her the said Mary Fuller either Real or personal and particularly that to which she is shall or may be entitld to, by the Last Will and Testament of her said Father Thomas Fuller deceased, and also all and every Right and Title to any property whatsoever or wheresoever either real or personal which she may hereafter inherit in her own right during her coverture, into his Custody and 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, nor any of the Hereditaments before mentioned shall be in any wise bound or made Subject or liable to and for the payment or Satisfaction of any of the present or future engagements of the said intended Husband, but that the same and every part thereof shall be wholly and absolutely at the disposal of the said intended wife during the continuation of the said intended

intended Marriage except as to an entire alienation
 thereof and also upon the further trust that from and
 immediately after the death of the said intended Husband
 if the said intended Wife shall be living the whole and
 every part of the said trust Estate with all and every of
 its appurtenances and all and every of the Rights and
 hereditaments above mentioned shall go to and revert back
 to the said Mary Fuller to be by her taken and received
 as in her first and former Estate and fully and absolutely
 discharged of and from all and every manner of limitation
 or restriction whatsoever ^{and} Also upon this further
 trust that in case of the death of the said Mary
 Fuller the intended Wife the said William Hazard
 being alive, that then ^{should} there be no lawful issue
 from the said Mary Fuller and the said William
 Hazard, the whole of the said trust Estate and every
 part and parcel thereof together with all and singular
 the Rights and hereditaments herein before mentioned
 shall go to and be had taken and received by the said
 William Hazard the said intended husband, as his own
 proper and absolute Estate and interest, any thing herein
 before contained to the contrary thereof in any wise
 notwithstanding But should there be lawful issue of
 them the said Mary Fuller and William Hazard the
 whole of the said trust Estate and every part and parcel
 thereof ^{with} and all and singular the Rights and hereditaments
 herein before mentioned shall immediately on the death
 of the said Mary Fuller go to and be held in trust by
 the said William Hazard for and as the absolute
 and uninterrupted Estate and Right of such lawful issue
 until such issue shall attain the age or ages of twenty
 one years, or Day or Days of Marriage which shall
 first happen But should such issue depart this life
 before the accomplishment of the age or ages of twenty
 one years or Day or Days of Marriage, then the said
 trust Estate and every part and parcel thereof with all
 and singular the Rights and hereditaments herein
 before mentioned shall go to be taken and received by

The said William Harrard as his whole and uninterrupted Right & Property in the same manner as is herein before mentioned had there been no issue at all. AND the said William Harrard for himself his heirs Executors and Administrators and every of them doth hereby fully covenant promise grant and agree to and with the said William Miles his Executors and Administrators and to and with every of them in manner and form following that is to say, that he the said William Harrard his heirs Executors and Administrators, and all & 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, or of in to or out of the said Rights and Hereditaments herein before mentioned, or which is intended to be hereby granted and Secured to and for the use herein before mentioned or any part thereof, by from or under him shall and will from time to time and at all times here after at the ^{reasonable} request cost and charges in the Law of the said William Miles his Executors or Administrators or of the said Mary Fuller the intended Wife, in case the said Marriage shall take effect, make do Levy Suffer and Execute or cause to be made done Levy'd Suffer'd and executed all and every such further and other lawful and reasonable Act and acts, thing and things Deed and deeds, conveyance and assurances in the Law whatsoever for the further better and more perfect assuring and Secure making of the said trust Estate and of every Part and Parcel thereof, and all and Singular the Rights and Hereditaments herein before mentioned, as by his or their Counsel learned in the Law shall be reasonably advised, devised or required. I M Witness whereof the said Parties to these Presents, have hereunto Interchangeably set their hands and affixed their Seals on the day and in the year first above written - o Mary Fuller *ss*
 Signed Sealed and delivered in the presence of us Charles Elliott William Harrard *ss*
 John Potter W Miles - *ss*

Received the day of the date of the within written Indenture of the within named William Miles the sum of Five Pounds Sterling, being the consideration Money therein mentioned. Isagreed to by me
 Witness J Potter £5.0.0 Mary Fuller
 State of South Carolina City of Charleston Personay

came and appeared before me Mr John Potter who being duly sworn on the Holy Evangelists of Almighty God did depose and say that he was present and saw Mary Fuller William Garrison and William Miles sign Seal and as their act and deed deliver the within Deed or Instrument of writing for the uses and purposes therein mentioned and that he saw Mary Fuller sign the Receipt for the consideration Money there unmentioned, and that the Deponent Charles Elliott did subscribe their names as witnesses to the signing Sealing and delivery of the same. I Potter Swore before me this 14 Novem^r 1792 Susannah Mitchell Recorded 14 Nov^r 1792

The State of South Carolina - This Indenture made the eighth day of November in the year four Lord one thousand seven hundred and nine, two. Between M^s Susannah Mitchell, Relict of Peter Witten Esqur her & Major Ephraim Mitchell, (both deceased) of the first part James Bruckell Doctor of Medicine of the second part, and Theodore Samuel Marion and James Gray Ware, trustees nominated and appointed by them the said Susannah Mitchell and James Bruckell 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 Susannah Mitchell and James Bruckell and whereas the said Peter Witten the former husband of the said Susannah Mitchell by his last Will and Testament made and duly executed in writing and bearing date the ninth day of June in the year of our Lord one thousand seven hundred and eighty seven did give and bequeath to the said Susannah in the manner and words following, that is to say I give and bequeath unto my well beloved wife Susannah thirty one negroes namely Black Nero and his wife Sophia with her two children Sarah and Peter, Big Nero and his wife Kate with their children Daphne, Isaac and March, Cyrus and his wife Kate with their children Anthony, Phillis, Joshua, Judy, James and Andrew, Hector and his wife Fanny and their children Betty, Silvia, Mary, Hager and Lizet, Guinea Tom and Binkley with her two children London and Molly Darkas and her two children Tony and Grace, with their issue and Increase, my will and orders are that if any part of the above named negro should be taken away in order to pay the debts of the Estate of Mr. Samuel Debois, then and

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and in such case my will and orders are that the other part of the above Negroes shall be
put in with my other Stock of Negroes, and then my Beloved Wife Susannah to
draw one full third part of the Bulk of my Negroes first reserving one Negro Man
named Taylor Jim together with one full third part of my plate with one Tract of
Land in St. Matthew's Parish containing one hundred and fifty acres originally
granted to William M'Nickels, also her choice of one full third part of my
house hold furniture, and one full third part of my Stock of cattle, Horses, Hogs and
Sheep, to her and her Heirs and Assigns forever Item it is my Will and absolute
desire that my beloved wife shall continue on my plantation called Liberty
Hill, and have full command and direction of the House, together with as
much Land on the plantation as will employ her Hands during her natural
Life: In case all my Children should dye before they arrive to the age of eighteen
years or Day of Marriage, then and in such case my will and desire is that the Es-
tate which I have bequeathed to them shall be equally divided in seven parts
as follows, my beloved wife Susannah two parts, and the remaining parts to
John Burdell, Thomas Burdell, Robert Burdell Peter Witten son of Robert
Witten and Paul Michau's Children share and share alike to them and to
their Heirs for ever, "and whereas also the said Susannah is possessed of, and entituled
to other personal property, to a considerable amount, the whole whereof is particu-
larized in a Schedule hereunto annexed: Now this Indenture witnesseth
that the said Susannah Mitchell for and in consideration of the said intended
Marriage and by and with the Consent and Approbation of the said James
Brickell, 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 Theodore Samuel Marion and James Gray
Wiare and the Survivors and Survivors of them, and the Executors and Ad-
ministrators of such Survivor all and singular the personal property which she
now has or is or shall hereafter be entitled to under the will of the aforesaid
Peter Witten her former husband, also all the personal property mentioned in
a Schedule hereunto annexed and also all choses in action, and all and
singular the personal Estate which the the said Susannah Mitchell is
otherwise entitled to, in any way howsoever, To have and to hold all
and singular the said property, and the future Issue and Increase of such
of the Negroes, as the the said Susannah Mitchell, now has or shall here-
after be entitled to, as are Females, to them the said Theodore Samuel
Marion and James Gray Wiare and the survivors and survivor of them and
the Executors and Administrators of such survivor, in upon and for the
Uses, Trusts, Intents and pur poses herein after mentioned, that is to say

In Trust that she the said Susanna Mitchell shall have the full Use
 Service and disposal of all and singular the aforesaid property until
 her intermarriage with the said James Brickell and as soon as the said mar-
 riage shall be consummated then in trust, and to and for the Use of the
 said James Brickell and the said Susannah during their joint lives but
 in such manner as not to be subject or liable to and for the present or
 future encumbrances and debts of the said James Brickell, and after
 the determination of that Estate, then in trust and to and for the Use of
 the longest liver of them the said James Brickell and Susannah -
 Mitchell during the term of the natural life of him or her so
 surviving, and if there should be issue of the said marriage living
 at the determination of that Estate, then in trust that all and
 singular the aforesaid property be equally divided among
 such Issue at the death of the longest liver of them the said James
 Brickell and Susannah Mitchell, but if there should be no issue of
 the said Marriage or if there should be issue, and such Issue should
 die before the death of the longest ^{living} liver of them the said James and Susannah
 then all and singular the aforesaid property shall go to, and become the
 absolute property and Estate of such longest liver of them, forever,
 to sell give and dispose of as he or she (as the case may be) shall
 think fit and proper, and it is hereby firmly agreed to by, and
 declared to be the true intention of all the parties that the
 aforesaid Theodore Samuel, Marion and James Gray Ware Trustees
 as aforesaid, shall not and in no wise, be answerable, one for the
 other for any Action or Actions, Thing or Things, which shall or
 may be done or performed, by either of them without the con-
 sent, knowledge and privity of all of them as Trustees as afore-
 said, but only each for his (or her) own deeds, actions or things
 so by him (or her) done and performed in the premises. 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 written - James
 Brickell (S) Susanna Mitchell (S) Theo Sam. & Marion
 (S) Jas G. Ware (S) (S) (S) Sealed and
 Delivered, the words "Susannah" being first interlined in the
 thirty fourth line of the first page in the presence of and also the
 word "liver" interlined in the fifteenth line of the second page and the
 word "that" interlined in the nineteenth line of the second page
 Peter Ray, Robert Burdell

*A Schedule of the Property of Mrs Susannah Mitchell
 Negroes Names Vizt Stephen Sophie's Child - 1 - Charlotte, Rose Phoebe
 Bellows Catey's Children 3. Jacob Lydia Black Catey's Children 2.
 Harriett Darcas's Child 1. Jerry Beck - Phellis's Children 2. Yel-
 low Alicey and her children Vizt Jenny Paddy Brutus Betty C.
 Pegge 1. Maris 1. Hannah and her Children Vizt Kelly Sam 3.*

*Plenty and his wife Clarisa 2. Bacchus 1 in all 24 Negroes
 State of South Carolina Charleston District. Personally appeared Mr.
 Robert Burdell who being duly sworn on the Holy Evangelists of Almighty
 God made oath that he was present and saw Doctor James Brickell, Mrs
 Susanna Mitchell, Theodore Samuel Marion and James Gray
 Miare severally sign seal and as their respective Act and Deed deliver
 this Marriage Settlement to and for the uses intents and purposes therein
 set forth, and that he the Deponent together with Peter Ray subscribed their
 names as Witnesses to the due Execution thereof. Sworn to the 28th day of
 November 1792 before Stephen Ravel G.P. Recorded 23 November 1792*

The State of South Carolina. This Indenture made the Fifteenth Day of December,
 in the year of our Lord one thousand seven hundred and ninety two. Between
 Mrs Charlotte Antonie of the City of Charleston in the State aforesaid, Widow
 and Administratrix of all and singular the Goods and Chattels, Rights
 and Credits which were of Manuel Antonie late of the same City deceased of
 the one Part; John Blake of the same City, Storkeeper, of another Part and
 Nathaniel Russell Egpine and Stephen Thomas both of the same City, of the
 third Part. Whereas a Marriage is with Gods permission, intended to be short-
 ly had and solemnized between the said Charlotte Antonie and John
 Blake and the said Charlotte is intitled to a distributive Share of
 the Estate of her late Husband, the said Manuel, which is not yet ascertained
 and to some other property, and it is their wish and Intention to settle all
 and singular the Monies Goods, Chattels, Property, Effects and Estate which
 she now owns, or is intitled unto either from the said Estate or otherwise
 Now this Indenture witnesseth that the Charlotte Antonie, in
 consideration of five Shillings Sterling Money, to her in Hand paid before
 the sealing and Delivery of these presents, by the said Nathaniel and Stephen
 the Receipt whereof she doth hereby acknowledge, hath granted, bargained and sold
 and by these Presents doth grant, bargain and sell unto them the said
 Nathaniel Russell and Stephen Thomas and the Survivor of them and

her Executors and Administrators, all and singular the Monies, Goods
 Chattels, Slaves Property, Estate and Effects, and the future Issue and
 Increase of such of the Slaves as are Females, which she now owns or is
 intitled unto either as her undivided distributive share of the Estate
 of her said late Husband or otherwise howsoever to have and to hold
 all and singular the said Monies Goods, Chattels, Slaves Property,
 Estate and Effects, and the future Issue and Increase of such of the said
 Slaves as are Females, unto them the said Nathaniel and
 Stephen and the survivor of them and his Executors and Administra-
 tors on the special trust and confidence following that is to say -
 In Trust for, and to and, for the Use and Behoof of the said Charlotte
 until the solemnization of the said intended Marriage; and from and
 immediately after the solemnization thereof in trust for and to and
 for the Use and Behoof of the said John Blake, for and during the term of the
 joint Lives of them the said John and Charlotte, and from and immediate-
 ly after the determination of that Estate, in case the said Charlotte should
 survive the said John, in trust for, and to and for the Use and Behoof of
 her the said Charlotte her Executors Administrators and assigns, free
 clear and absolutely discharged, of and from all every and any other
 or further trust, condition, limitation or restriction whatsoever
 But in case the said John should survive the said Charlotte, then in trust
 for, and to and for the Use and Behoof of, such person or persons, and for such
 Estate or Estates, and subject to such limitations and ^{actions}provisions, as the the
 said Charlotte, notwithstanding her said intended Covernance, shall, by
 her last Will and Testament or any writing purporting so to be
 duly executed will give limit, direct or appoint or bequeath the same
 or any part thereof, and for want of such last Will and Testament or any
 writing purporting so to be, then in Trust for, and to and for the Use and
 Behoof of, such Child or Children of the said Charlotte as shall be
 living at the time of her Death, to be equally divided between them
 if more than one, Share and Share alike, Provided always, that
 if any or either of the Children of the said Charlotte now living or hereafter to
 be lawfully begotten should depart this Life before the Death of the said
 Charlotte leaving Issue lawfully begotten and living at the Death of
 the said Charlotte, then such Issue of any and every one so dying shall
 represent, and be intitled to the Share of his, her or their parent in the
 premises before mentioned to be equally divided between them, if more
 than

there one share and share alike and it is hereby declared to be the true Intent and Meaning of these presents and of the Parties hereto, that the said Trustees before named and the Survivor of them and his Executors and Administrators shall have full power and complete Authority at the Request, or with the approbation of her the said Charlotte, made or given under her hand in writing, to sell alien or other wise dispose of all or any part of the Goods chattels Estate or Effects aforesaid - and for the same, good and sufficient Bills of Sale to make, seal, execute and deliver, and to turn the same into Cash or into any other Species of property, which shall be subject and liable to similar Trusts, Limitations, Conditions, Restrictions, Provisions and Agreements as the above mentioned premises are subject and liable to, and also to permit and suffer the said John Blake, during the term of the joint Lives of them, the said John and Charlotte, to make use of all Cash which may come into their / the said Trustees / Hands or possession, by virtue of these presents and to which the said Charlotte may be intitled in her own Right requiring and taking from him, the said John Blake, his Bond for the same / without insisting upon having security thereto / which Bond shall be liable and subject to similar Trusts, Limitations, Conditions, Restrictions, Provisions and Agreements as the above mentioned premises of the said Charlotte, are liable or subject to but such Bond shall bear no Interest during the term of the joint Lives of the said John and Charlotte - and the said John Blake doth hereby fully and freely consent to and concur in, this Deed of Settlement, and every Article, Matter and Thing herein contained, and doth for himself his Heirs, Executors and Administrators covenant promise and agree to and with the said Nathaniel Russell and Stephen Thomas and the Survivor of them and his Executors and Administrators, that he will well and faithfully according to the true Intent and Meaning of these presents, in due Form of Law make execute and deliver to them the said Nathaniel and Stephen and the Survivor of them and his Executors or Administrators, his Bond or Bonds for all such Money of the said Charlotte as she may retain in his possession or apply thereto, and that he will in like Manner do, make, execute and deliver, or cause or suffer to be made, done, executed and delivered every such Act and Deed, Matter and Thing as may be necessary and proper in order fully and completely to accomplish the Ends and Views of this Settlement, and the true Intent and Meaning of these Presents, and that he will not, in any Manner howsoever interfere in or intermeddle with the concerns of the said Estate of the said Nathaniel Antone, but that the said Charlotte shall administer the same, to all Intents and Purposes, as if she were a Feme sole and not under his coveture -

And the said John & Charlotte for themselves severally & for their
 wife the said Charlotte & Administrators are hereby covenant to agree
 with the said Nathaniel & Toth & the Survivor of them & his Executors
 & Administrators that they the said John & Charlotte & their executors
 & administrators will be reasonable and wise from time to time to settle all
 such debts & expenses as may be due to the said Charlotte & her
 executors & administrators upon the reasonable request of them the said Nathaniel and
 Stephen or the survivors of them or his executors & administrators made by
 executors or executors & administrators to be made done acknowledged
 and executed & suffered very such further & other reasonable Act that they
 may have & receive payment or conveyance in the law for the better or more perfect
 by granting longueurs & setting all & ronguer the premises hereby intended
 to be granted to be granted & sold unto the said Nathaniel & Toth & the sur-
 vivor of them & the executors & administrators of such Survivor according
 to the true intent & meaning of these presents as by the said Nathaniel &
 Stephen & the survivor of them or his executors & administrators & other
 author of their Counsel learned in the law shall be reasonably advised
 advised or counselled. But it is hereby declared to be the true
 Intent & meaning of these presents and of the parties hereto, that all and
 singular the Monies, goods chattels, property, Estate and Effects of the
 said Charlotte herein before mentioned, shall always be subject to an
 liable for the payment and satisfaction of all and any Debts, Charges and
 Incumbrances with which the said Charlotte now is chargeable in her
 own Right. In witness whereof the said Charlotte and John have hereunto
 interchanged at their Hands and Seals on the day in the year first
 before written. Charlotte Antonia (L.S.) John Blake (S.S.) Sealed
 and Delivered in the presence of Char. Troy, Christian Gruber, South
 Carolina, Charleston District. Personally appeared Mr. Christian Gruber
 who being duly sworn made oath that he was present and saw Mr. Charlotte
 Antonia and John Blake severally sign, seal and as their act &
 deed deliver the foregoing Deed for the uses and purposes therein
 contained, and that he the Deponent with Charles Troy signed their
 names as witnesses thereto. Sworn to the 6th day of January 1793 before
Stephen Ravenel, J.P. Recorded 6th January 1793

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South Carolina. This Indenture made this twenty sixth day
 of September in the year of our Lord one thousand seven hundred and eighty
 nine Between the Honorable Josiah Tattnall of the State of Georgia
 Esquire

Esquire of the one part and the Honorable Thomas Gadsden of the City of Charleston in the State of South Carolina Esquire and Andrew Turnbull of the same place Doctor of Physic of the other part - Whereas the said Josiah Tattnall on or about the sixteenth day of January in the year one thousand seven hundred and eighty six intermarried with Harriet Fenwick youngest Daughter of Edward Fenwick Esquire deceased who at the time of her intermarriage was entitled under her Father Will to a considerable Real and Personal Estate as by the said last Will and Testament may more fully appear - and Whereas the said Josiah Tattnall since his intermarriage as aforesaid caused a suit to be instituted in the Honorable the Court of Chancery of the State of South Carolina aforesaid against Robert Gibbes Esquire the acting Executor of the said deceased Edward Fenwick to compel the payment of the legacy and all other the Monies and Effects which his said Wife Harriet was entitled to as aforesaid under her deceased Fathers Will - Upon which the said Court was pleased to order and direct that it should be referred to the Master of the Court to State and report what the said Harriet the Wife of the said Josiah Tattnall was entitled to under her Fathers said Will what funds there were to raise the same, and what would be a proper Settlement to be made on her by her said Husband out of her said Fortune - Whereupon in obedience to the said Decretal order - William Maxwell Gibbes Esquire the Master of the said Court did Report to the said Court That the said Harriet was intitled under the Will of her said Father to the Northernmost moiety of a Lot of Land on White Point in the City of Charleston on which a Brick Entament was ordered to be built by her Father of the Dimensions of Twenty two feet by Forty also a legacy of Three Thousand Pounds, and a Negro Woman Named Aminada and her Daughters Sarah Venus and Abby with their future Issue and Increase, Together also with a proportionable part of the Estates of her two Brothers then lately deceased, and the said Master did further thereon Report after mentioning the Funds out of which the said Monies should be paid, That it was proper and expedient that the whole of the Estate to which the said Harriet the Wife of the said Josiah Tattnall was entitled, should be settled on him the said Josiah Tattnall and his said Wife Harriet during their joint lives, then to the survivor during his or her Life, then to the Issue of her Body, and in case of the Death of the said Josiah Tattnall in the life time of the said Josiah Tattnall having Issue, then to the said Josiah Tattnall during his life and afterwards to their joint Issue, But in case the said Josiah Tattnall should survive his said Wife and their should be no Issue then to the said Josiah Tattnall absolutely forever, and in case the said Harriet should survive her said

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Husband without leave then to permit and suffer all and singular the Pre-
 mises aforesaid to go to and be held and enjoyed by her the said Harriot her
 Heng and Assigns absolutely forever, and the said Master did further
 report that the said Josiah Tattnall should have leave under the
 Direction of the Master of the said Court to lay out and dispose of the
 whole of his Wives said Fortune in the purchase of Lands and Negroes
 within the said State to, for and upon the uses and Trusts aforesaid as
 by the said Report remaining of Record in the ~~on the~~ Register office
 of the Court of Chancery may appear. And Whereas upon the
 coming in of the said Report the same was ordered by the said Court
 to stand confirmed, and the Court thereupon further pleased to order
 and Decree that the sum of one thousand four hundred and thirty
 five Pounds Sterling should be allowed to the said Harriot the Wife of the said
 Josiah Tattnall in view of the brick Tenement which had been directed by her
 Father to be built for her on the Lot of Land on White Point in and by his
 last Will and Testament as by the Decree and Proceedings in the said cause
 may more fully appear. And Whereas the said Josiah Tattnall
 being willing and desirous at this day of fulfilling and complying
 with the terms of the said Report and Decree of the Court of Chan-
 cery aforesaid as far as in him lies he having since his Intermarriage
 aforesaid sold and disposed of the said Lot of Land on White Point left
 to his Wife by her Father aforesaid, but in Lieu thereof hath
 settled on her a Plantation in Georgia of more than five times
 its Value, hath agreed to settle and assign over for the use of
 his said Wife agreeable to the terms of the said Report and Decree
 aforesaid the said sums of three thousand Pounds and one thousand
 four hundred and thirty five Pounds respectively to the said
 Thomas Gaddden and Andrew Turnbull Trustees for that purpose
 particularly nominated and appointed as a will by the Friends
 and Relations of the said Harriot the Wife of the said Josiah Tatt-
 nall as by him the said Josiah Tattnall on his own Part and Behalf
 to for and upon the uses and trusts aforesaid, and herein after more
 particularly mentioned. And hath also agreed that the whole of the
 said Money should be laid out in the name of the said Trustees
 but at the request and by the direction of him the said Josiah
 Tattnall, under the direction of the said Master in purchase
 of such Lands and Negroes or other Effects as the said Josiah
 Tattnall

Tattnall shall think proper from time to time to direct and appoint, But that all such Purchases shall be to stand upon the uses and trusts aforesaid - To the Intent Therefore that this agreement may take Effect and the purpose of the said Report and Decree be carried fully into Execution - This Indenture Witnesseth that the said Josiah Tattnall hath granted, bargained sold assigned, transferred and set over, and by these Presents, doth grant bargain sell assign transfer and set over unto them the said Thomas Gadsden and Andrew Turnbull and to the survivor of them and to the Executors, Administrators or Assigns of such survivor all and singular the said Legacy of Three Thousand Pounds Sterling left her the said Harriot by her deceased Father as aforesaid; and also the said sum of one thousand four hundred and thirty five Pounds Sterling allowed her by the Court of Chancery aforesaid in Lieu of the Brick Payment which was to have been built on the North-eastly moiety of the Lot on White Point as aforesaid and all Bonds notes Specialties or other Securities which shall or may be given or obtained for the same or any part thereof - To have and to hold the said sum of three thousand Pounds Sterling and one thousand four hundred and thirty five Pounds Sterling together with all Bonds notes Specialties or other securities which may be given or obtained for the same unto them the said Thomas Gadsden and Andrew Turnbull and to the survivor of them and to the Heirs Executors Administrators and Assigns of such survivor - Upon Trust that they the said Trustees and the survivor of them and the Heirs Executors Administrators Assigns of such survivor shall and will from time to time and at all times from and after the Date hereof without Interruption or Molestation permit and suffer them the said Josiah Tattnall and Harriot his Wife to have hold use occupy possess and enjoy all such Lands Negroes or other Effects which shall or may be purchased or bought with the said sums of three thousand Pounds and one thousand four hundred and thirty five Pounds respectively or any part thereof or which may be exchanged or obtained for the same for and during their joint Lives, then upon this further Trust that the said Trustees or the survivor of them or the Heirs Executors Administrators or Assigns of such survivor shall and will immediately thereafter permit and suffer all and singular the premises hereby released or assigned to go to be held possessed and enjoyed by the survivor of them the said Josiah Tattnall and Harriot his Wife to and for his or her Life, then to the uses of the Body of the said Harriot if any and in case of the Death of the said Harriot in the Life time of the said Josiah her said Husband leaving uses then to the said Josiah Tattnall during his Life and afterwards to their joint uses, but in case the said Josiah Tattnall should

should survive his said W^m Harriet and there should be no Issue then to permit and suffer the whole of the said Premises to go and to be held and enjoyed by the said Josiah Tattnall his Heirs and Assigns absolutely for ever, and in case the said Harriet should survive her said Husband without Issue then to permit and suffer all and singular the Premises aforesaid to go to and be held and enjoyed by the said Harriet her Heirs and Assigns absolutely for ever. And it is hereby mutually covenanted and agreed upon by and between all the Parties to these Presents and the True Intent and Meaning of them and these Presents is and are that the said sum of three thousand Pounds and one thousand four hundred and thirty five Pounds Sterling shall be laid out and applied as soon as conveniently may be for and towards the Purchase of such Lands and Negroes or other valuable Effects as the said Josiah Tattnall shall direct but that the same shall be purchased in the name of the Trustees aforesaid and held by them for and upon the uses and trusts aforesaid and in the mean time however ~~until~~ such purchases can conveniently be made that the said Josiah Tattnall shall and may receive take and use in any manner he should think proper all Interest due ^{and} to grow due thereon or any other allowance in Lieu thereof. and the said Trustees do and each of them doth for themselves respectively covenant promise and agree to and with the said Josiah Tattnall and Harriet his Wife that they and each of them shall and will observe and perform the Trusts hereby in them imposed according to the true Intent and Meaning hereof and the said Josiah Tattnall for himself his Heirs Executors and Administrators doth hereby covenant and agree to and with the said Trustees and the survivor of them and to and with the heirs executors and administrators of such survivor that he the said Josiah Tattnall shall or will not do or cause to be done any Act Matter or thing which shall or may injure prejudice or defeat any of the Trusts herein or hereby given or imposed - and further that he will at the reasonable request of the said Trustees or the survivor of them or the Heirs Executors or Administrators of such Survivor or their counsel Learned in the Law make execute and deliver any other Deed or Assurance in Law for the further and more effectual completion or carrying into Execution the true Intent and Meaning of the said Report and Decree in

the Court of Chancery above recited and the Uses Trusts and Purposes herein mentioned
 In Witness whereof the said Parties, hereunto ^{have} Interchangeably set their hands
 and seals on the Day and year first above written - Josiah Tattnall Jun^r [L.S.]
 Thomas Gadsden [L.S.] And^r Turnball [L.S.] Sealed and Delivered in the
 Presence of us N.B. there being an obliteration ^{part of} of the seventh Eighth Thirteenth
 and Fourteenth lines of the second Sheet of this Indenture (through which lines
 are drawn) before Sealing and Delivery - W^m Robertson W^m James
 Received on the day of the Date of the within Indenture and before the delivery there-
 of and from the within named Thomas Gadsden and Andrew Turnbull Esq^r
 the sum of five Shillings Sterling being the consideration Money within
 mentioned - Josiah Tattnall Jun^r Witnes^s H^r Bay - South Carolina
 Charleston District - Personally appeared the Honorable Elihu Hall
 Bay who being duly sworn made oath that he was present and saw Josiah Tat-
 nall Junior sign the above Receipt and acknowledge it as his Act and Deed for
 the the purpose therein mentioned, and that he the Deponent signed his name
 as a Witnes^s thereto - Sworn to the 5th day of January 1793 before Stephen
 Ravenel J.P. South Carolina Charleston District - Personally appeared
 M^r William Robertson who being duly sworn made oath that he was
 present and saw Josiah Tattnall Junior, Thomas Gadsden and Andrew Turn-
 bull severally sign seal and as their respective Act and Deed deliver
 the within Instrument of writing for the uses intents and purposes there-
 in set forth - and that he the Deponent together with William James
 signed their names as Witnes^s to the due Execution thereof, Sworn
 to the 10 day of January 1793 before Stephen Ravenel J.P. Recorded 10th
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State of South Carolina This Indenture made the the twenty eight day
 of November in year of our Lord one thousand seven hundred and ninety-
 two, Between Moses Glover of Georgetown in the State aforesaid Esquire
 of the one part and Hugh Harry of the same place Esquire of the other part
 Whereas, the said Moses Glover in consideration of a marriage to be had
 and solemnized between him the said Moses Glover and Sarah Henrietta
 Bonneau of Georgetown aforesaid hath agreed to and with the said Hugh
 Harry that certain Negro Slaves herein after named the property of the
 said Sarah Henrietta Bonneau shall not notwithstanding the said mar-
 riage continue and remain to the sole and ^{been declared of the same} separate use of the said
 Sarah Henrietta Bonneau and to such uses are, Now this Indenture

witnesseth, that in pursuance of the said agreement the said Moses Glover for himself his executors and administrators doth covenant grant and agree to and with the said Hugh Harry his Executors and Administrators that the following Negro Slaves, now the property of the said Sarah Henrietta Bonneau, to wit, Hannah, Juliet, Lucy, Ned, Isaac, Betty, — Lettice and Abraham, shall notwithstanding the said marriage shall take effect remain and continue to the sole and separate use of the said Sarah Henrietta Bonneau during her natural life so as not to be subject to the debts or control of the said Moses Glover and from and after her decease then to such child or children as she may leave at the time of her death, and in case she should not leave any child, then leaving them to the use and behoof of the said Hugh Harry his executors and administrators. Provided always, that the said Sarah Henrietta Bonneau shall and may at any time during her life whether she shall be sole or married by any deed executed in the presence of two credible witnesses or by her last will duly executed dispose of or bequeath the said Negro Slaves to such person or persons as she may chuse any thing herein contained to the contrary notwithstanding. In witness whereof the said parties to these presents have hereunto set their hands and seals on the day above written, Moses Glover (Sd) Hugh Harry (Sd) Sealed and Delivered in the presence of S Harry Patrick Golding - South Carolina - Before me Thomas Maities of the associate judges of the State aforesaid Personally appeared Patrick Golding one of the evidences to the within deed who being duly sworn on the Holy Evangelists of a Almighty God, declarereth that he was present and did see Moses Glover and Hugh Harry sign seal and as their act and deed deliver the within Instrument for the uses and purposes therein set forth and expressed, and that he deponent together with Sarah Harry signed their Names as evidences thereto. Sworn before me this 2^d day of November one thousand seven hundred and ninety two, Thos Maities
 Recorded 21 January 1793

South Carolina - This Indenture made the Tenth day of February in the year of our Lord one thousand seven hundred and ninety three - Between John Bonner of the State aforesaid of the one part and Samuel

Samuel Kent and Benjamin Reynolds of the said State of the other part —
 Whereas Martha the wife of the said John Boomer was previous to her intermarriage with the said John Boomer, seized and possessed of a considerable personal Estate; And the said John Boomer wishing to secure to the said Martha the Negro Slaves and other personal property herein after particularly mentioned: Now this Indenture witnesseth that the said John Boomer saith and in consideration of the love and affection which he bears to the said Martha his wife, and also for and in consideration of the sum of Five Pounds Sterling to him the said John Boomer in hand well and truly paid by the said Samuel Kent and Benjamin Reynolds, the receipt whereof is hereby acknowledged, he the said John Boomer hath bargained, sold, and delivered, and by these presents doth bargain all, and in plain and open Market deliver unto the said Samuel Kent and Benjamin Reynolds the following Negro slaves and other Goods and Chattels to wit, three Negro fellows Isaac, January and Sandy, also eight Negro Women Juba, Sibb, Nanney, Philico, Beck Hannah, Amaritta and Sarah also five Boys and two Girls Kitti, Peter, Tom, Bristol, Mingo, Affey and Rose together with their future Issue and Increase: also three Horses, three Mares and one half part of all my other Stock, also all the household and Kitchen furniture and plantation Utensils of which the said John Boomer is possessed with a Chair and harness. The greater and chief part of which property he the said John Boomer acquired by his intermarriage and in right of the said Martha his wife, To have and to hold the said three Negro fellows Isaac, January and Sandy, and eight Negro Women Juba, Sibb, Nanney, Philico Beck, Hannah Amaritta, and Sarah the five Boys and two Girls Kitti, Peter, Tom, Bristol, Mingo, Affey and Rose with the future issue and increase of the females slaves, the three Horses, three Mares, one half part of all the other Stock, and all the household and Kitchen furniture and plantation Utensils of which the said John Boomer is now possessed, and the said Chair and harness, unto the said Samuel Kent and Benjamin Reynolds and the survivor of them, his executors and Administrators for ever. In trust. Nevertheless to and for the uses, intents and purposes herein after mentioned and declared, and for no other uses, intent or purpose whatsoever, that is to say, in trust that the said John Boomer shall have, receive and take the work, use labour and service of all the said personal property for and during the natural joint lives of him the said John Boomer and Martha his wife, and from and after the death of the said John Boomer or Martha

his wife as aforesaid; then in trust that the survivor of them shall have, receive, use and take the work, labor and service of all the said personal property for and during the natural life of such survivor; and from and after the death of such survivor as aforesaid; then in trust to and for the issue of the said John Boomer and Martha his wife living at the time of the death of such survivor, and the executors administrators and assigns of such issue for ever; and in case the said John Boomer and Martha his wife shall die without issue of their marriage living at the time of the death of the survivor of them, then in trust for the use of the executors, administrators and assigns of such survivor for ever. In witness whereof I the said John Boomer have hereunto set my hand and affixed my seal at Charleston on the day and in year first above mentioned. John Boomer (Seal) Sealed and Delivered in the presence of Barnard Adams David Smith South Carolina. Personally appeared Mr. David Smith who being duly sworn made oath that he was present and saw John Boomer sign seal and as his act and Deed deliver the within Instrument of writing to and for the uses and purposes therein set forth, and that he the Deponent with Barnard Adams signed their names as witnesses to the due execution thereof. Sworn to the 5th Feb: 1793 before John Sandford Bart J.B. 2 M.
 Recorded 5th Feb: 1793

South Carolina. Articles of agreement Indented, had made agreed and concluded on this nineteenth day of August in the year of our Lord one thousand seven hundred and seventy eight Between Abraham Dacosta of Charlestown Merchant of the first part Sarah Dacosta Spinster an Infant under the age of twenty one years daughter of the said Abraham of the second Part David Mazze of Charlestown Merchant of the third part and Isaac Dacosta the younger of Charlestown Merchant of the fourth part, Whereas a Marriage is by Gods Grace Intended to be had and solemnized in the Month of January next between the said Sarah Dacosta and the said David Mazze and whereas the said Abraham Dacosta hath agreed to give as a Marriage portion and for the future advancement of his said Daughter and

and her Intended Husband as soon as the same Marriage shall take Effect the full Mo-
rality or half part of what was personal Estate he shall be at that time possessed of or
Intitled to be the same consisting in Specialties Bonds Notes Accounts Book Debts
Goods or Chattels, Slaves Stock furniture or Choses in action and also as a further ad-
vancement of his said Intended son in Law to take him into his partnership
immediately and to account with him for the one half of the profits to be made
in trade and accounted from the fifteenth day of this Instant August, —
and also to renounce any curtesy or life Estate which the said Abraham
hath or may of right claim of in or to any Estate Real Land tenements or
Hereditaments that were formerly of Mr Moses Pamintu situate either
in this State or the State of Georgia and also to give settle and by good and
lawful ways and means to secure to the said David Mazer as soon as the
said Marriage shall take Effect all that plantation or tract of Land
of him the said Abraham situate in Saint Marks Parish and containing
two hundred and fifty Acres the said Personal Estate to be and remain to the
use of the said David Mazer his Executors Administrators and Assigns
and the said Real Estate to him the said David Mazer his Heir and
Assigns forever without any other Proviso or condition than that if
the said Sarah Dacosta the Intended wife of the said David Mazer —
shall die without Issue that then it shall be lawfull for the said Abra-
ham Dacosta to ask Demand and receive back one full half of what-
ever Estate personal he the said Abraham shall have paid and
delivered or into the said David Mazer and to use and to enjoy the
same as in his former right and title Now these Articles witness-
ing the aforesaid Agreement and the said Abraham Dacosta doth hereby
for himself his Execs and Admrs covenant to and with the said David
Mazer and the said Isaac Dacosta that he the said Abraham Daco-
sta will permit and suffer his said Daughter the said Sarah Dacosta
to Intermarry with the said David Mazer in the Month of January next
ensuing the date hereof also that he the said Abraham will on or before
the thirty first day of January next make out and State a fair Ac-
count of his whole Affairs and Estate and Valuation of his Goods
and Stock in Trade and after payment and satisfaction of his just
and legal Debts will well and faithfully divide the remaining bal-
ance of such Estate Stock Intende Choses in action or other Effects to
and with the said David Mazer if the said Marriage shall have taken
effect and will also make seal and deliver to the said David Mazer a

full and absolute release of his burthen by Estate claim and demands
of what nature or kind soever to such Estate real and Lands and Tenements
that were of the said Moses Raminto situate either in this State or
the State of Georgia and to which the said Abraham became my ways
intitled by virtue of his Intermarriage with the Daughter of the said
Moses Raminto, and will also make and deliver good and sufficient
Conveyances and assurances in Law to the said David Mages his heirs
and assigns of the said tract of two hundred and fifty acres of land situate
in said Muskogee District aforesaid now at the time of the sealing and
delivers hereof the property of the said Abraham Dacosta and
the said Abraham Dacosta doth hereby further covenant and
grant to and with the said David Mages that they the said Abra-
ham and David shall be and be considered as partners
in Trade from the fifteenth day of this instant and that all
profits and emoluments to arise and be made from the same
other from the Stock of the said Abraham Dacosta many addi-
tional Stock of the said David Mages shall on the said thirty
first day of January next ensuing be fairly and equally devi-
ded and that the said Abraham will furthermore account
with and allow as a charge first to be deducted from such
Stock or Profits in Trade all and whatever sum or sums value
or price of goods the said David Mages shall bring in or expend out of
his own private and separate Estate in the said Partnership or
Joint Trade to be borne on aforesaid - and the said David Mages
for himself his executors and Administrators doth hereby cov-
enant to and with the said Sarah Dacosta Abraham Dacosta and
Isaac Dacosta that he the said David shall and will in the Month
of January next ensuing by and according to the rites and cere-
monies of the Jewish Church or Synagogue well and faithfully Inter-
marry with the said Sarah Dacosta the Daughter of the said Abra-
ham Dacosta and also that he will from and immediately after
the date hereof take in his partnership with the said Abraham
Dacosta and account fairly and honestly for all all profits and
advantages to arise therefrom the same to be divided between
the said David and the said Abraham on or before the said thirty
first day of January next ensuing and also that if the said
marriage shall take effect and it should so happen that

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