

Havinga particularly limited expesed 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
 natural love and affection which the said William Noye hath and
 beareth towards the said Harriet Villepontoux his intended Wife and also
 for and in consideration of the sum of Ten Shillings to the said Sampson
 Noye and Jane Villepontoux in hand well and truly paid by the said
 William Noye the receipt whereof is hereby acknowledged by the said
 William Noye hath bargained sold aforesaid transferred and doth
 now and by these Presents cloth bargains sell aforesaid transfer and doth
 unto the said Sampson Noye and Jane Villepontoux all those several
 Negro Slaves respectively named, Glasgow, Agnes, Tom, Sam'l, Alexander
 Rachel, old Tom, Katy, Mary, Nancy, Little Tom, Judy, Primus
 King, Lydia, Phoebe, Moses, Old Sam, Jenny, Scipio, Billy, Elzy
 Peggy and Myrtilla together with the future Issue and Increase of
 such of the said Negro Slaves as are female and also all the Estate Right
 Title and interest of him the said William Noye of and to the said
 Slaves each and every of them and every part thereof To have and to hold
 the said Negro Slaves each and every of them with the future Issue
 and Increase of such as are female unto the said Sampson Noye and
 Jane Villepontoux their Executors Administrators and Assigns from hence-
 forth for ever Nevertheless upon such Trusts and to end for such Intents
 and purposes as are herein after expressed and declared concerning
 the same that is to say To the only use and behoof of the said Harriet
 Villepontoux for and during the Term of her Natural life and from
 and immediately after her decease then the Negro Slaves aforesaid with
 all and singular their future issue and Increase aforesaid shall go to re-
 main and be a property vested in the survivor the said William Noye
 And in case of the death of him the said William Noye leaving the
 said Harriet his said intended Wife living then the Negro Slaves
 aforesaid with their future issue and increase aforesaid shall go to remain
 and be a Property vested in her the said Harriet for and during the
 Term of her Natural life as aforesaid And upon the death of such sur-
 vivor or longest live the Negro Slaves aforesaid with their future Issue and
 Increase aforesaid shall remain and be a property vested in the issue
 of such Marriage lawfully begotten share and share alike and for
 want of or in Default of such Issue to the sole and absolute use and
 behoof of the survivor or longest live his or her Executors Administrators of

and spous for ever Freed and absolutely discharged of and from all and all Manner of Trusts whatever In witness whereof the said Parties to these Presents have hereunto set their hands and seals the day of year last above written -
 Sealed and delivered in the presence
 of Wm Payne
 Alex^r Inglis -

W^m Payne - Seal
 Harriet Villepontoux Seal
 Jane Villepontoux Seal
 Sampson Payne Seal

State of South Carolina } Personally appeared Mr Alexander Inglis
 Charlester District - who being duly sworn made oath that he
 was present and saw William Payne, Harriet Villepontoux, Jane
 Villepontoux and Sampson Payne severally sign seal and affix
 their respective Not and Seal to the foregoing Instrument of writing
 to and for the uses and purposes herein mentioned and that he
 Deponent with William Payne Subscribed their names affixing
 thereto - Oath sworn to the 16th day of January 1794 before Stephen Rainel
 Recorded January 16th 1794.

This Indenture Suparite made the Seventeenth day of
 September in the year of our Lord One thousand Seven hundred and
 Ninety three and in the Eighteenth year of the Independence of the
 United States of America Between Henry Bocket of the State of South
 Carolina Gentleman of the first part, Charlotte Walker of the same
 Place of the second part and Stephen Birneau of the said state
 Gentleman of the third part. Whereas a Marriage by Gods
 permission is intended to be shortly had and solemnized by
 and between the said Henry Bocket and the said Charlotte
 Walker, And the said Charlotte Walker in consideration of
 the said Marriage and of its taking effect by and with the advice
 Knowledge friendly Consent and Agreement of the said Henry Bocket
 the intended Husband testified by his being made a Party to and
 signing and sealing of these Presents) hath made and by these Presents
 doth covenant grant and agree to and with the said Stephen Birneau
 his Executors and Administrators shall be lawfully and rightfull
 possessed of all and every part of the Estates whatsoever and wheresoever
 of the said Charlotte Walker ^{the intended Wife} but more particularly of six Negro
 Slaves named Catey Daniel Doll Sarah, Martha Hammett
 and sundry Articles of Household furniture and stock of cattle

If the said intended Marriage shall take Effect
 that then from and immediately after the solemniza-
 tion thereof the said Charlotte Walker shall be
 entitled and administratrix

and which is contained in the list or Schedule annexed and made a Part of these Presents together with the sume sume of the Females if any be and also of the Increase of the said Cattle to end for such uses
 trusts intents and purposes as is or 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 Two Shillings Sterling Money to the said Charlotte Walker by the
 said Stephen Boineau in hand well and truly paid the receipt whereof
 is hereby acknowledged and for settling and apaying the whole and all
 and every Part of the Slaves and other the Estate Effects and Things whatsoever
 of her the said Charlotte Walker and which was mentioned contained
 in the said list or Schedule annexed and made a part of these Presents
 as aforesaid and likewise of the future issue of the said Female Slaves if
 any be to and for the uses intents and purposes herein aforesaid expressed
 and declared and upon and under the several Trust Provisions agree-
 ments 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
 Charlotte Walker her unto moving she the said Charlotte Walker by
 with the advice knowledge Privily consent and agreement of the said
 Henry Bocquet the Intended Husband testified by his being made a party
 to and signing and sealing of these Presents hath granted bargained
 sold aforesaid and delivered and by these Presents doth in plain and open
 Market according to due form of Law grant bargain sell assign of
 delivery unto the said Stephen Boineau his Executors and Administrators
 all her the said Charlotte Walker's share Estate and Interest of in and to
 the said several Negro Slaves and all other the property Estate Effects
 and Things mentioned and contained in the list or Schedule thereof
 herein annexed and made a part of these Presents as aforesaid
 with the future issue of the said Female Slaves if any to have and to
 hold the said Negro Slaves and the future issue and Increase of such
 as are female (if any be) and all other the Property Estate Effects of
 Things mentioned and contained in the aforesaid list or Schedule
 thereof into his Custody and Possession and to have the use thereof of the
 Presents thereof Upon this Express Condition nevertheless that the said
 Trust Estate and every part and parcel thereof shall be for the use be-
 nefit and advantage of the said Henry Bocquet the intended Husband
 during the joint lives of the said Henry Bocquet the intended Husband
 and the said Charlotte Walker the intended Wife and on the
 Death

Death of either of them, Then in Trust for the sole Benefit and advantage
 of the Survivor, and in Case of the Death of such Survivor to and for the
 sole Benefit and advantage of any Child or Children issue of the said
 Intended marriage if any be, if none, or in case of the Death of such
~~Intended~~ to and for the sole Benefit and advantage of any Children
~~issue of the said Intended marriage if any be if none~~
~~in case of the Death of such Child or Children of the said intended~~
 Marriage then to and for the sole sole Benefit and advantage
 of the said Survivor forever, And the said Henry Bocquet for
 himself his heirs Executors and Administrators and any of them
 doth hereby fully covenant promise and agree to and with the said
 Stephen Brineau his Executors and Administrators and to forthwith
 pay of them in manner and form following that is to say That the
 said Henry Bocquet and his heirs Executors and Administrators and
 all and every other person and persons having and lawfully claiming
 a which can or may have or lawfully claim any Estate Right
 Title Interest Benefit Claim or demand of unto or out of the said
 Trust Estate or which is intended to be hereby granted secured
 to and for the ten years before mentioned in any part thereof by from
 or under him or other wise howsoever shall and will from Time to
 Time and at all Times hereafter at the reasonable Request Cost and
 Charges in the Law of the said Stephen Brineau his Executors
 or Administrators or of the said Charlotte Walker the intended
 Wifey in case the said Marriage shall take effect make do levy
 suffer and execute or cause to be made done levied and suffered
 and executed all and every such further and other lawful and
 reasonable Act and Acts Thing of Things Deed and Deeds Convey-
 ances and Appearances in the Law whatsoever for the further
 better and more perfect securing and sure making of the said
 Trust Estate and the said Stephen Brineau his Executors and Administrators
 for the sole benefit and advantage as to him or them or his
 or their Counsel learned in the Law shall be reasonably desired ad-
 mired and required - In witness whereof the said Parties to these
 Presents have hereunto interchangably set their hands gales the
 day of year first above written -

Signed & delivered in the presence of
 C. Vanousen
 Thos Palmer.

(Charlotte Walker Seal)
 (Henry Bocquet Seal)
 (Stephen Brineau Seal)

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South Paulina, Charleston, Personally appeared Mr Thomas Palmer who being duly sworn made oath that he was present and saw Charlotte Walker Henry Bochart and Stephen Boineau sign seal and as their act & deed deliver the foregoing Indenture for the uses and purposes therein set forth and that he the deponent with C. Walker subscribed their names as witnesses thereto.—
Sworn to this 22^d January 1794. Peter Foreman J.P. Recorded 22^d Jan 1794.

South Carolina, Know all Men by these Presents That Mrs Elizabeth Belzenger Hornby of the Parish of Prince William Widow stand Sealed and Published in Free Simple of all and every the following Negro Slaves hereafter mentioned viz. George Philip, Maria Will, Dianina and also her undivided Share of the following Slaves, viz. Sampson Wally Nero Sipio Hagar Sally of Mary Ann and also her right in the Simple of an undivided Part or Parcel of Land known by the Name of Great River lying and being in the Parish aforesaid formerly the Property of John Kilall Esq^r deceased Be it Known unto all Men that James Stone of the Parish of P. William aforesaid do and in the Consideration of the affection I bear unto Mrs E. B. Hornby aforesaid or her becoming my lawful Wife quit all Claim to the Right and Property of the aforesaid Slaves of Land for the Term of her Natural Life and do by these Presents settle firmly on her the aforesaid Slaves & Land together with one hundred and forty five pounds Sterling Money in Cash & to prevent any trouble or vexations suit at Law by any of my heirs a heir at Law to the aforesaid Mrs E. B. Hornby I bind myself my heirs Executors and Administrators by these Presents that for any Judgment obtained in any Court of Justice for any part of the within mentioned Property to forfeit the full and just sum of One Thousand & Pounds Sterling Money to be by her her or them paid who commenced the Suit unto Mrs E. B. Hornby aforesaid and further more I bind myself my heirs Executors Administrators etc to abide by this Conveyance and settle altho I make a will in favour of Mrs E. B. Hornby aforesaid but in case it should please God call her before me if she leave no issue then to remain at my disposal as I shall see meet. And I do further Consign and take upon the said Mrs E. B. Hornby her house hold Furniture Plate &c and Stock consisting consisting of Black Cattle Sheep Hams of Hogs, In Workup hereof I here unto set my hand this 13th day of June in the year of our, seventeen hundred and Ninety three in the seventeenth year of the Independence of the United States of America — James Stone (Seal)
Workup Philip Givens. Mary Dicks —

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State of South Carolina} b Philip Evans being duly sworn upon the Holy
Beaufort District - That Philip Evans being duly sworn upon the Holy
Evangelists of Almighty God made oath and declared that he was
present and did see James Stone sign and seal and as his act of deed
deliver the within Instrument of Writing In the sever Intents &
purposes therein mentioned and further that he did also see many
Decks subscribe her Name as witness thereto together with this
Deponent - Sworn before me this 9th Nov 1793 Philip Evans -
I Andrew Agnew Esq - B. D. recorded 25th January 1794

South Carolina This Indenture Tripartite made the tenth day of
January in the year of Our Lord One thousand seven hundred and
Ninety four Between Archibald McRae of the Place called the
Cypress State aforesaid of the one part and Jane Hurst of S. James
Grove Creek of the other part and Susanna E McDonald of Charleston
of the third part Whereas a Marriage is likely to be solemnized
between the said Archibald McRae and said Jane Hurst And
Whereas the said Archibald McRae is now possessed of two
Negroes called Charles and Cumb And whereas upon the
Treaty of the said Marriage it hath been and is agreed to between
the said Archibald McRae and Jane Hurst that the said
Two Negroes Charles and Cumb with the future fine and increase
of Cumb should be by the said Archibald McRae granted
bargained sold and assigned transferred and set over to and vested
in the said Susanna E McDonald her executors administrators
and assigns to have and upon such said Intention and purpose as are
herein after also mentioned limited and disposed and declared
of and concerning the same Now this Indenture witnesseth
that in pursuance of the said aforesaid Agreement and in Considera-
tion of the sum of Ten Shillings and also in the further Consideration
of the aforesaid Intended Marriage and the said sum of Ten
Shillings to him the said Archibald McRae well & truly paid
by the said Susanna E McDonald at and before the sealing
and delivery of these Presents the receipt whereof is hereby acknow-
ledged and for divers other good Causes and Considerations hereunto
especially moving the said Archibald McRae for the several
considerations aforesaid and to the Intent that the said two

Slaves with the future Issue and Successors of the Female Slave may be granted
 bargained sold and assigned transferred and delivered to her and upon the
 said hereafter mentioned expressed and declared of and concerning the same
 witnessed affixed hath granted bargained granted sold assigned transferred
 and set over and by these Presents doth grant bargain sell transfer assign
 make over unto the said Susanna E McDonald her Executors Administrators
 and assigns for the sole use purpose benefit and profit of the said Jane Hurst
 during her Natural life and to the Heirs of her Body after her decease to be
 used during her Natural life as if she were a female Slave and after her death
 the said Two Slaves with the future Issue and Successors of the Female Slave
 to be for ever the sole Property of the Heirs of her Body the said Slaves Charles
 and Cumbo being in due form of law delivered to have and to hold
 the said Slaves Charles and Cumbo with the Issue and Successors of
 Cumbo unto the said Susanna E McDonald her Executors Administrators
 and assigns during the Term of the Natural life of the said Jane Hurst
 and after her decease to be for the Benefit and Use of the Heirs of her
 Body this to hold valid and binding to all Intense and Purpose
 without any Equivocation whether to its true sense or meaning plainly
 and fairly as appears on the face of this Piece of Writing In Witness
 each party hath set their hands of Seal dated the day of year first above
 written

Ach^t McKeown - (Seal)

Jane Hurst - (Seal)

Susanna Eagan McDonald (Seal)

Signed sealed and delivered
 in the presence of the word "in" in
 the tenth line the first sheet being
 first interlined of word her in the
 ninth line - Elizabeth Roff -

Joseph McDonald

Charleston } Personally appeared Elizabeth Roff who being duly sworn made
 oath that that she was present and saw Archibald McKeown Jane Hurst
 and Susanna Eagan McDonald severally sign seal and at their respective
 acts of Deeds deliver this Instrument of Writing to and for the uses of purposes
 herein set forth, that she also saw the said Archibald McKeown sign the
 Receipt hereon wrote of that she the deponent with Joseph McDonald
 subscribed thereto as Witnesses to the due Execution thereof
 Sown to the 3^d day of February 1794 before Stephen Ravenel Jr.

W^t Recd on the day of year just written written of the within mentioned
 Susanna E McDonald the sum of Ten shillings sterling being the Considera-
 tion money within mentioned to be paid - Ach^t McKeown -

Witness present Elizabeth Roff -

Joseph McDonald -

Recorded 3^d February 1794 -

This Indenture of three parts made the Ninth day of December
 in the Eighteenth year of the Sovereignty and Independence of the
 United States of America, and in the year of our Lord One thousand
 seven hundred and Ninety three Between Isaac Wayne of the
 Parish of St Bartholomew in the State of South Carolina Doctor
 or Physician of the first part, Mary Hopkins of the Parish of Prince
 George Dorchester Spinster of the second part and Isaac Waller
 of St Georges Parish aforesaid Planter and William Peronneau of the
 City of Charleston Merchant of the third part Whereas a
 Marriage is intended by the permission of God shortly to be
 had and solemnized between the said Isaac Wayne and the
 said Mary Hopkins, and whereas in prospect and consideration of
 the said intended Marriage it has been agreed between the said
 Isaac Wayne and the said Mary Hopkins that all the fortune in
 Money Bonds or otherwise of her the said Mary Hopkins and
 which consists in a legacy bequeathed to her by Samuel Wain-
 wright deceased and is now in the hands of Richard Wainwright
 Esquire his Executor shall be apnied unto the said Isaac Waller
 and William Peronneau upon the several Trusts herein after
 expressed and declared Now this Indenture witnesseth
 that in consideration of the said intended Marriage and of the sum of
 Ten Shillings Sterling to the said Mary Hopkins in hand paid by
 the said Isaac Waller and William Peronneau at or before the Execution
 of these Presents the receipt whereof is hereby acknowledged she the said
 Mary Hopkins by and with the present and consent and approba-
 tion of the said Isaac Wayne her intended Husband testified
 by his being a party to and sealing and delivering of these Presents
 hath bargained sold apnied transferred and set over And by
 these Presents doth bargain sell apnies transfer and set over
 unto the said Isaac Waller and William Peronneau their
 Executors Administrators and assigns all and singular the said
 legacy sum or sum of Money given and bequeathed to her by
 the said Samuel Wainwright deceased and now in the hands
 of the said Richard Wainwright his Executor and all sum of sums
 of Money now due owing and recoverable under the said legacy
 either for principal money or Interest and which is supposed
 to amount to the sum of two thousand seven hundred pounds

whereabouts and all the Benefit and advantage thereunto to have hold receive per-
 cive take and enjoy the said legacy and the Principal and Interest due there-
 unto the said Isaac Waller and William Penneau their Executors Administrators
 and Assigns together with full power licence and Authority to ask demand
 sue for recover receive and give receipts and discharges for the same every or
 any part thereof upon the several Trusts hereinafter declared that is to say
 In Trust for the said Mary Hopkins until the solemnization of the said
 intended marriage and from and after the solemnization thereof then that the
 said Isaac Waller and William Penneau or the survivor of them shall of
 do as soon as conveniently may be, receive and take in the whole principal
 and Interest due on the said legacy and shall and do with all convenient
 speed thereafter lay out and invest the said legacy and every
 part thereof (by and with the consent and approbation of the said Isaac
 Hayre and Mary Hopkins his intended Wife or the survivor of them or
 the Executors or Administrators of such survivor) in the purchase of Negro
 Slaves or Mespuares Lands or Tenements or in good Bonds and thereupon
 to settle the same upon such uses and Trusts as are herein after mentioned
 that is to say To the use and behoof of the said Mary Hopkins for of
 during the Term of her Natural life without being subject to the debts
 contracted or engagements of the said Isaac Hayre her intended Husband
 but at her Descrete use only and her receipt notwithstanding her
 Coveture shall be a sufficient discharge to the said Trustees for the
 same and from and immediately after the decease of the said Mary
 Hopkins Then to the use of the said Isaac Hayre during the Term
 of his Natural life and from and after the decease of the survivor of
 them the said Isaac Hayre and Mary Hopkins then to the use of
 behoof of all and every the Child and Children of them the said
 Isaac Hayre and Mary Hopkins his intended Wife to be gotten to leguency
 divided between them (if more than one) share and share alike to take as
 Tenants in common and not as joint Tenants and of the several of respective
 heirs of all and every such Child or Children lawfully issuing, And in default
 of all these Then to the use and behoof of the survivor of them the said Isaac
 Hayre and Mary his intended Wife their heirs Executors Administrators
 and Assigns absolutely for ever, And Whereas the said Mary Hopkins is an
 Infant under the Age of twenty one years Now therefore the said Isaac
 Hayre doth for himself his heirs Executors and Administrators hereby con-
 cement promise and agree to and with the said Isaac Waller and William
 Penneau their heirs Executors and Administrators that he the said Isaac
 Hayre shall and will whenever therewards requested after the said Marriage
 shall have taken effect and the said Mary shall have attained her age

of twenty one years at his own Cost and Charges by such Conveyances
as to the Council of the said Isaac Waller and William Penneau
shall advise convey signs and agrees unto them the said Isaac Waller
and William Penneau the said Party aforesaid property upon the same
Trust herein before mentioned and for the performance being of the said
Isaac Hayne doth hereby bind himself his heirs Executors and Adminis-
trators and every of them unto the said Isaac Waller and William
Penneau their Executors and Administrators in the sum of
Four thousand Pounds Sterling Money to be recovered in action
of their Presents In witness whereof the parties aforesaid to these
Present Indenture their hands and seals have at dated the day
and year first above written - Isaac Hayne - (seal)
Sealed and delivered by the said Mary Hopkins - (seal)
Isaac Hayne and Mary Hopkins in the presence of us - Thos. Simons - (seal)
William Edward Hayne - (seal)

South Carolina }
} Personally appeared before me William Brisbane
Charleston District } one of the Justices aforesaid to keep the peace for
Charleston District Thomas Simons and William Edward Hayne
who being duly sworn made oath that they saw the parties to the
within Deed sign seal and deliver the same for the purposes herein
mentioned and that they signed their names at the request of the said
Parties at Wimpyes - Thos. Simons
Sworn to before me this 10th day of February 1794. William Edward Hayne.
Wm Brisbane J.P. - Recorded 12th February 1794 -

South Carolina This Indenture made the ninth day of De-
cember in the year of Our Lord One thousand seven hundred &
Ninety three Between Edward Perry the younger son of Edward
Perry the Elder of St Pauls Parish in the State aforesaid being
a Minor under the age of Twenty one years that is to say of the
age of nineteen years and upwards by and with the Consent of
Approbation of his said Father testified by his being party thereto
and the said Edward Perry the Elder of the one part and Rebecca
Drayton of Charleston in the State aforesaid widow of Relict of
the Honorable John Drayton late of Charleston aforesaid Eugene
deceased and guardian duly appointed by the County of Chancery
now -

Now Court of Equity in the said State of Ann Drayton a Minor about the Age of Eighteen years and Daughter of the said Rebecca and John Drayton of the other Part. Whereas the said John Drayton in and by his last Will and Testament bearing date on or about the thirty first day of May in the year of Our Lord One thousand seven hundred and Seventy Nine and of force at the Time of his Death did give and bequeath unto his said Daughter Ann Drayton the sum of Three Thousand Pounds Sterling Money to be paid to her by his Executors on or at the day of Marriage or when she shall attain to the age of twenty one years and the lawful Interest of the said sum to be applied for her use before Maintenance and Education And Whereas it is intended shortly to be had and solemnized between the said Edward Penny the younger and the said Ann Drayton by and with the Consent and approbation of his said Father the said Edward Penny the Elder and of the said Rebecca Drayton Mother and Guardian of the said Ann Drayton testified by their being parties herto as aforesaid And Whereas it is declared and agreed by and between all the said Parties to these Presents that in case the said Marriage shall take effect that the said sum of Three Thousand Pounds given and bequeathed unto the said Ann Drayton by her Father as aforesaid with all the Interest now due and in arrear thereon shall be deemed to be herein of hereby assigned him and set over by the said Edward Penny the younger unto the said Rebecca Drayton her Executors Administrators or Assigns to for and upon and is and shall be held and subject to the uses Trusts Intents purposes and Agreements herein after expressed and declared of and concerning the same that is to say that the said Rebecca Drayton her Executors Administrators or Assigns shall and will and do as soon as conveniently may be after the solemnization of the said intended Marriage at demand sue for recover take and receive of Charles Drayton Glyn Drayton and Thomas Drayton the qualified and acting Executors of the said John Drayton and the survivors and survivors of them and the heirs Executors and Administrators of such survivor the said sum of Three Thousand Pounds and all the Interest due and accruing thereon and upon receipt thereof to execute and deliver good and sufficient Releases and discharges and that when the same shall be so received that the said Edward Penny the younger may shall and do lay out and invest the said Principal sum of three thousand Pounds and the Interest now due and in arrear thereon (after so much of the said Interest shall be deducted and applied as may be sufficient to defray any sums of Money or Charges which may be owing for the Maintenance and Education of the said Ann) in one or more purchases

or Purchases of Lands and Negro Slaves or of Lands or Negro Slaves as
 be the said Edward Pury the younger may at any Time or from
 Time to Time judge proper and advantageous and that when and
 as the said Lands and Negro Slaves or the one or the other shall be
 by him so purchased the same shall be apportioned between them
 and Conveyed unto the said Rebecca Drayton her heirs Executors and
 Administrators or shall be held deemed and taken and be liable and
 subject to and upon the special Trusts this Intent and purpose
 following that is to say that the Rest Income and Profits of the said
 Lands and Negro Slaves or of the one or the other so to be purchased
 by him as aforesaid to be to and for the proper use and behoof of the
 said Edward Pury the younger during his Natural Life and
 from and after his decease then to and for the proper use and behoof
 of the said Ann Drayton during her Natural Life if she should
 survive him and from and at their and the decease of the Survivor
 of them then the said Lands and Negro Slaves or Lands or Negro
 Slaves which may be so purchased by him as aforesaid to be
 to and for the use and behoof of the Children of the said Edward
 Pury and the said Ann his intended Wife by the said Marriage
 equally to be divided between their said Children (if more than one)
 share and share alike and their Heirs and Assigns respectively if
 there should be but one Child by the said Marriage then to
 and for the use and behoof of that Child his or her Heirs and
 assigns the Child or Children of any deceased Child to stand in
 the place of and represent and take the share his her or their
 Parent would have been entitled to take if such Parent had been
 surviving at the decease of the Survivor of them the said Edward
 Pury and the said Ann his intended Wife And in Case there should
 be no Issues of them the said Edward Pury and the said Ann his
 intended Wife by the said Marriage or no Issue thereof living
 at the decease of the Survivor of them then In Trust and to and
 for the proper use and behoof of such Survivor his or her Heirs
 Executors Administrators and assigns for ever And until the said
 Three thousand Pounds and Interest due thereon and in arrear
 shall be so laid out and invested in one or more purchases or
 Purchases as aforesaid all the Interest that shall accrue thereon
 after the said Marriage takes Effect shall be held and be

to be and be liable and subject to such Trusts, Intents and Purposes as is
 herein expressed and declared of and concerning the Rents Income and Profits
 of the said Lands and Negroes or of the one or the other so to be purchased as
 apportioned and the Principal sum or any part thereof which it continues not to be
 laid out or invested in such purchase or purchases to be held and liable and
 subject to the Trusts, Intents and purposes herein expressed and declared of
 concerning the said lands and Negroes which may be so purchased as aforesaid
 Now this Indenture witnesseth that in prospect of and in consideration
^{intended} of the said marriage and to make and apportion some Provision and Settlement
 upon the said Edward Perry the younger and the said Ann his intended
 wife and their issue by the said intended Marriage and in pursuance of
 the agreement above recited he the said Edward Perry the younger with
 the consent and approbation of his said father Edward Perry the Elder testified
 is apportioned for himself his heirs Executors and Administrators doth by these
 Presents promise Covenant and Agree that upon and after the said Marriage
 the said Three thousand Pounds given and bequeathed unto the said
 Ann Drayton by her father as apportioned with the Interest thereon due of
 accruing shall be applied and disposed of and be liable and subject
 to for and upon the Trusts, Intents and Purposes herein in that behalf
 therof expressed and declared that is to say that the said Rebecca Drayton
 her heirs Executors and Administrators may shall and do and they are
 hereby empowered as soon as conveniently may be after the solemniza-
 tion of the said intended Marriage to ask demand sue for recover
 like and receive of Charles Drayton Eliza Drayton and Thomas Drayton
 the qualified and acting Executors of the said John Drayton and the
 survivors and survivor of them and the heirs Executors and Administrators
 of such survivor the said sum of three thousand Pounds with all the Interest
 due and accruing thereon and upon receipt thereof to execute and deliver good &
 sufficient Releases and Discharges and that when and as the same shall be
 so received that the said Edward Perry the younger shall have and may
 and shall and do lay out and invest the said Principal sum of three thousand
 Pounds and the Interest now due and in arrear thereon (after so much of
 the said Interest shall be deducted and applied as may be sufficient to defray
^{any} Debts & Charges which may be owing for the Maintenance of Education
 of the said Ann) in one or more purchase or purchases of lands and
 Negroes slaves or of lands or Negro slaves or of lands or Negro slaves as he the
 said Edward Perry the younger may at any time or from time to time
 think proper and advantageous and that when and as the said lands or
 Negroes slaves or the one or the other shall be by him so purchased the
 same shall be apportioned transferred set over and Conveyed unto the said

Rebecca Drayton her heirs executors and Administrators to be held deemed
and taken and be liable and subject to for and upon the special Trust
Avis intents and purposes following that is to say that the Rents
income and Profits of the said Lands or Negro Slaves of the one or the
other so to be purchased by him as aforesaid to be and to and for the
proper use and behoof of the said Edward Penny the younger during
his natural life and from and after his decease then to and for
the proper use and behoof of the said Ann Drayton his intended wife
during her natural life if she should survive him and from and
at their and the decease of the survivor of them then the said Lands and
Negro Slaves or Lands or Negro Slaves which shall be so purchased by him
as aforesaid to be to and for the use and behoof of the Children of the said
Edward Penny and the said Ann by their said Marriage equally to be
divided between their said Children if there should be more than one
share and share alike and their heirs and assigns respectively and if
there should be but one Child by the said Marriage then to and for
the use and behoof of that Child his or her heirs and assigns the child
or children of any deceased Child to stand in the place of Represent
and to take the share his her or their parent would have been entitled to
take if such parent had been surviving at the decease of the survivor of
them then the said Edward Penny and the said Ann his intended wife
And it can there should be no issue of them the said Edward Penny
and the said Ann his intended wife by the said Marriage or no
issue thereof living at the decease of the survivor of them then in Trust
and to and for the proper use and behoof of such survivor his or her heirs
and assigns for ever And until the said three thousand Pounds and
the Interest due and in arrear thereon shall be so laid out interest
in such purchase or purchases as aforesaid all the Interest that shall accrue
thereon after the said marriage & like Effect shall be held and be liable
and subject to such Trust Avis intents and purposes as is herein expressed
and declared of and concerning the Rents Income and Profits of the said
Lands and Negro Slaves or of the one or the other so to be purchased as
aforesaid and the principal sum with the Interest now due thereon
and every part thereof while it continues without being laid out
or invested in such purchase or purchases as aforesaid to be held
and to be liable and subject to such Trust Avis Intents & purposes
as are herein expressed and declared of and concerning the said

215. Lands and Negroes so to be purchased as aforesaid and the said Edward Penny the younger and Edward Penny the Elder for themselves respectively and for their respective heirs Executors and Administrators do by these Presents covenant promise and agree to and with the said Rebecca Drayton her heirs Executors and Administrators that he the said Edward Penny the younger and his heirs Executors and Administrators shall and will at any and all times hereafter at the reasonable Request of the said Rebecca Drayton her heirs Executors Administrators and assigns make do and execute and suffer a cause and procure to be made done and executed all further and other reasonable matters and things acts and deeds devices conveyances and assurances in the Law whatsoever for the better more perfect and absolute Assigning Transferring Conveying establishing satisfying making good and confirming the Powers and to and for the Trusts uses and purposes herein mentioned and intended to be made as aforesaid according to the true intent and meaning of these Presents and parties thereto as by the said Rebecca Drayton her heirs Executors and Administrators or any of their Counsel learned in the Law shall be reasonably advised advised or required. 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.

Sealed and delivered in the presence of
u. J. Postle
Jas Postle Just -

Edward Penny - (Seal)
Edward Penny Junr. (Seal)
Rebecca Drayton - (Seal)

South Carolina Personally appeared James Postle Junr. Esq: who being duly sworn made oath that he was present and saw Edward Penny Junr. Edward Penny Junr. and Mrs Rebecca Drayton sign seal and affix their Act and Deed deliver the within Indenture for the uses and purposes herein mentioned and that he this deponent with James Postle Junr. subscribed their names as witnesses to the Execution thereof sworn to this 17th February 1794 Before Peter Fenner Jr. Recorded 17th February 1794

This Indenture Tripartite made the 23rd day of November in the year of Our Lord One thousand Seven hundred and Seventy Eight Between Catharine Bowman of the Parish of St. Helena in Beaufort District in the State of South Carolina Planter of the first part and Henry Talbird of the Parish District and State of aforesaid Planter of the second Part and Robert Postleby Daniel John Green both of the Parish District and State of aforesaid Planters of the Third part. Whereas a Marriage is intended by God Almighty shortly to be had and solemnized between the said Henry Talbird and the said Catharine Bowman, And whereas the said Catharine Bowman is possessed of and entitled to several slaves stock and other personal Estate particularly set forth in the schedule hereunto annexed And it is agreed between the said Henry Talbird and Catharine Bowman that her Estate shall be settled and secured in manner

hereafter mentioned (that is to say) that the same and the Rights
 Increase and produce thereof after the said Intended Marriage
 shall remain and be the sole and absolute Property of the said Catharine
 Bowman to all Estates and purposes in as full and ample
 Manner as if she were sole and unmarried and not liable to the
 the Deth Contractual disposition or Engagements of the said Henry
 Tilbird in any manner howsoever but subjected solely to the
 Will and execution of the said Catherine Bowman during her
 life and after her Death of such power a Person and to such uses
 as she by Deed or Will notwithstanding her Mortality shall
 give convey or bequeath the same. Provided nevertheless that
 the said Catherine Bowman shall pay out of her Separate
 Estates all Deth contracted or to be contracted by her on Account
 thereof and to save harmless the said Henry Tilbird on Account
 thereof. Now this Undersigned witnesseth that in prospect and
 Consideration of the said intended Marriage in consideration
 also of the sum of Five Shillings Current Money of the State of
 South Carolina to the said Catherine Bowman in hand paid
 by the said Robert Polson and Daniel John Green the receipt
 whereof is hereby acknowledged and in pursuance of the said
 Agreement she the said Catherine Bowman hath granted
 bargained and sold and by these Presents doth grant bargain
 sell and deliver unto the said Robert Polson and Daniel
 John Green (by and with the consent of the said Henry Tilbird
 testified by his being a party to and sealing and delivery of these
 Presents) All Those Slaves Stock and other personal Estate of the
 said Catherine Bowman comprised and set forth in the Schedule
 hereto annexed and all Right Title Interest Claims & Demand
 whatsoever of her the said Catherine Bowman of it and to the same
 To have and to hold the same and the like and increase thereof
 unto the said Robert Polson and Daniel John Green their Executors
 Administrators and assigns upon this special Trust and Confidence
 nevertheless and to and for the several Estates Estates and Purposes
 hereafter expressed and declared of and concerning the same
 and none other (that is to say) upon Trust to and for the use and
 behoef of the said Catherine Bowman until the said intended
 Marriage shall take effect and from and immediately after the
 solemnization thereof upon Trust and to and for the sole use

Benefit and Behoof of the said Catherine Bowman during life in the same manner to all Intents and Purposes as if she were sole and so as not to be in any manner subjected to the Debts Direction Disposition or Control of the said Henry Talbird and after her Death to and for such uses as she by Will notwithstanding Courture shall direct limit or appoint Provided nevertheless and the said Catherine Bowman for herself her Executors and Administrators Doth hereby Covenant grant and agree to and with the said Robert Portous and Daniel John Green their Executors and Administrators that all the Debts contracted or to be contracted by the said and saved hereinfrom from the same and any part thereof And the said Henry Talbird for himself his Executors and Administrators Doth hereby Covenant grant and agree to and with the said Robert Portous and Daniel John Green their Executors and Administrators that he will not intercept the said Catherine Bowman in the Exercise Management or disposition of the said Estate or of the Profits thereof or of any Estate purchased therewith which it is hereby agreed shall be liable only to the will and disposition of the said Catherine Bowman in the same manner as the said principal Estate is hereby declared to be and that he will at all Times hereafter at the request of the said Robert Portous and Daniel John Green or either of them their or either of their Executors or Administrators Do and execute all such further and other Acts and Deeds Matters and Things as shall be necessary for the carrying into execution the Agreement and Intention aforesaid of them the said Henry Talbird and Catherine Bowman In Witness whereof the said Parties to this Present Indenture Tripartite Their hands and seals have set the day and year first before written

Sealed and delivered in the

presence of W Hazzard
Charles Givens -

State of South Carolina
Beaufort District -

Henry Talbird - (seal)
Catherine Bowman - (seal)
Robert Portous - (seal)
Daniel John Green - (seal)

Personally came and appeared before me Andrew Agnew one of the Justices Asigned to keep the Peace in the District aforesaid Charles Givens of the District and State aforesaid Plaster one of the Witnesses to the Within Instrument of Writing who being duly sworn upon the Holy Evangelists of Almighty God made oath and declared that he was present and did see Henry Talbird Catherine Bowman, Robert Portous and Daniel John Green sign seal and affix their Act and Deed deliver the Within Instrument of for the uses Intents and purposes herein mentioned and also did see Henry Talbird sign the schedule hereunto annexed and that William Hazzard did subscribe his Name as witness thereto together with this Document Sworn to before me this 8th day of January 1784 Andrew Agnew P.

A.

A Schedule to the Within Marriage Settlement No^o 2
 One fourth Share of the Personal Estate of the late Mr Thomas Bowman
 deceased consisting of the following Articles being agreeable to the
 last Will and Testament of the said deceased No^o 2 -

A Nest of Drawers - 7 pair of Sheets, 1 pair bed Blanks, 1 pair
 Duffle &c 2 Bed Quilts, 1ail of Curtains, 1 Tea Table, 1 large
 Looking Glass 1 Drapery &c 7 Tea Spoons 2 Mallets -

One Negro Wench Named Dye, 1 Negro Boy Servt, 1 D. Toby &c &c
 May 1/4 part of an undivided stock of Cattle Horses Sheep and
 Hogs - And every other Movable whatsoever not mentioned in
 this Schedule as witness our hands this 23^d day of November
 1788. Witness. W. Hazzard Henry Talbird
 Chas. Gwin -

State of South Carolina } Public Registeris Office. Recorded in Book
 Beaufort District - } 102 page 16. 19. the 13 day of July 1787.

and examined by James Johnson Regt -

Recorded 17^d February 1794.

This Indenture made the 26^d day of November 1793, between
 Doctor John Townsend of the first part Edmund Bellenger of the
 second and Elizabeth Pinckney Bellenger widow of the third part
 Witnesseth that the said John Townsend for and in consideration
 of a Marriage intended by Gods permission shortly to be had &
 solemnized between the said John Townsend and the said Elizabeth
 Pinckney Bellenger and of the sum of Five hundred pound to be had
 and received by the said John Townsend as a Marriage portion
 with the said Elizabeth Pinckney Bellenger and that a Competent
 Surety may be had made and provided for the said Elizabeth
 Pinckney Bellenger in case the said marriage shall take effect of
 for the settling & apportioning of the Property of the said Elizabeth Pinckney
 Bellenger to and for the several uses Intents and purposes herein after
 limited and declared pursuant to the agreement made upon the
 contract of the said intended Marriage know ye that I the said
 John Townsend hath granted aliened released & forfined of by these
 Presents doth grant alien release and confirm unto the said Edmⁿ
 Bellenger in his actual possession now being by virtue of a
 Bargain

Bargain and Sale of his heirs all the Property of the said Elizabeth Pinckney Bellinger of every kind and denominations whether to the said Edm^d Bellinger his heirs and assigns to end for the several uses Intents Trusts & purposes herein after mentioned limited excepted and reserved (that is to say) the Property of the said Elizabeth Pinckney is given to the said Edmund Bellinger & his heirs in trust for the use & behoof of the said Elizabeth Pinckney Bellinger my said intended wife and I also relinquish all my right claim of title (that I may have by law after my said marriage with her) of all the Property of every kind of denominations whether that she is possessed or intitled to end also the income of profits arising from said Property I also confirm unto the said Edmund Bellinger & his heirs in Consideration of the bargain and sale herein specified for the sole use & behoof of the said Elizabeth Pinckney Bellinger my said intended wife and that the said Elizabeth Pinckney Bellinger may at any time after my marriage with her have full power to bequeath all and dispose of the whole or any part of her said property in any manner she thinks proper equally the same as if no marriage had ever taken place between us And I also further promise to agree that after my said marriage have taken place with the said Elizabeth Pinckney Bellinger my said intended wife I will not on any pretence whatever lay any claim to any part of the property herein mentioned or any part of the Profits arising from the said Property but the whole for the use & behoof of her the said Elizabeth Pinckney Bellinger my said intended wife and also that no part of the profits or income thereof of said Property shall be liable for any Debt or Debts contracted by me previous to my marriage with the said Elizabeth Pinckney Bellinger or at any time hereafter for the performance of the within Instrument of Writing in any particular specified therein I bind myself Executrix & Administratrix to pay unto the said Edmund Bellinger (Trustee appointed by the said Elizabeth Pinckney Bellinger) the sum of two thousand pounds Sterling Money of South Carolina to be recovered immediately by the said Edmund Bellinger his Esqrs' Administrators or assigns in case of non compliance to the within Instrument of Writing In witness whereof I have hereunto at my hand & seal to this of the two preceding pages of this sheet of paper the day and year written witness
 Signed sealed & delivered in the presence of John Townsend. (Seal)
 Charles Washington
 Mary Bellinger
 George Caborne

Rec'd 26th November 1793. of Edmund Bellinger for hundred pounds
 being the Marriage portion within mentioned John Townsend.

Witness George Cabone -- Charleston District Personally appeared
 George Cabone who being sworn made oath that he was present & saw

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220. John Townsend sign'd seal and as his Act and deliver the foregoing
Instrument of Writing to and for the uses and purposes therein set
forth, that he also saw the said John Townsend sign the above
receipt and that he the Deponent with Charles Washington &
Mary Bellinger signed their Names as Witnesses to the due
Execution thereof. Sworn to the 25th day of February 1794 before
Stephen Ravenel Jr. - Recorded 25th February 1794.

State of South Carolina This Indenture made the twenty ninth day
of October in the year of Our Lord One thousand seven hundred and
Ninety three and in the eighteenth year of the Independence of the
United States of America Between Benjamin Styles of the Parish
of St Paul's Colleton County Planter and Sarah Maxwell Wright of
Wadmalaw Island of the State of South Carolina; & John Parish
Colleton County Planter of the one part and Hugh Wilson of the same
Parish County and State of part of the other part, Whereas a Mar-
riage (with the blessing of God) is shortly intended to be had and
Solemnized between the above named Benjamin Styles and Sarah
Maxwell Wright, and the said Sarah being possessed of a Real of personal
estate consisting of Two Tracts of Land on Wadmalaw Island in the
Parish and County aforesaid viz. The Tract known by the Name of the Blue
House tract containing four hundred Acres, also one other Tract of
Wooded Land adjoining the same containing One hundred and
Sixty Acres together with several Negros the particular names whereof
are in a certain Schedule or Inventory hereto annexed, To the end
therefore that the whole of the above mentioned property both real &
personal now belonging to the said Sarah Maxwell Wright and
in the said Schedule hereto annexed mentioned and specified
may be well secured and preserved to the use of the said Sarah
Maxwell Wright in case the said intended Marriage should take
effect, This Indenture doth therefore witness and it is hereby agreed
by and between all the parties to these Presents and the said Sarah
Maxwell Wright by and with the Consent of the said Benjamin
Styles for Consideration of the sum of Two Shillings Starting Money
to her the said Sarah in hand paid by the aforesaid Hugh
Wilson as also to preserve and Secure her Interest and property

of all and singular the Lands and Negroes with their Issue and Increase in the schedule hereto annexed mentioned and specified so that the said Benjamin Styles may not have any power to dispose of the same in case the said Intended Marriage should take effect she the said Sarah her will Wright hath therefore given granted and disposed and with the Consent of the said Benjamin Styles she the said Sarah doth hereby give grant and dispose unto the said Hugh Wilson his heirs Executors Administrators or Assigns all and singular the Lands and Negroes in the said schedule hereto annexed mentioned and specified to have and to hold immediately all and singular the said Lands and Negroes, in case the said Marriage should take effect to the use of him the said Hugh Wilson his Executors Administrators and Assigns upon this special Trust and Confidence likewise that it shall and may be lawful to and for the said Sarah to take and use and receive the Labour Interest Produce and Profit of all and singular the Premises until the said Marriage shall take effect and that from and after the solemnization thereof it shall and may be from Time to Time and at all Times in the power of the said Benjamin and Sarah or either of them during their Coverture to make use of the said Lands and make use of the Labour of the said Negroes Slaves and their Issue and Increase in the schedule annexed and contained and also to take and receive and use all the annual Interest Produce and Profits of all and singular the said Lands and Slaves to her or to her use in any Manner or kind soever at the will and pleasure of him the said Benjamin Styles during the Trust and Coverture aforesaid without let or impediment or hindrance of him the said Hugh Wilson his Executors Administrators and Assigns any thing herein before contained to the contrary notwithstanding, and the said Hugh Wilson for himself his Executors Administrators and Assigns doth hereby Covenant and promise to and with the said Benjamin and Sarah that he the said Hugh Wilson his Executors Administrators and Assigns shall and will well and truly and faithfully execute the Trust or Trusts in him or them hereby imposed according to the true intent and meaning hereof to the best use and advantage of them the said Benjamin and Sarah during their Coverture without any such let or trouble to them the said Benjamin and Sarah or either of them and without any pretence of Right Advantage or Emolument in form or out of the Premises other than as faithful Trustee and not the private use of him the said Hugh Wilson his Executors Administrators or Assigns and the said Hugh Wilson for his Executors Administrators or Assigns doth hereby Covenant to and with the said Benjamin and Sarah that in case the said intended Marriage shall take effect that then upon the Death of either of the said Benjamin or Sarah as it is the intention that the surviving one shall inherit all the property both real of personal above specified to them and their heirs for ever all the use Trust or other Interest hereby vested given or intended to the said Hugh Wilson shall his Executors Administrators and Assigns shall henceforth utterly cease of holding

In Writing,

In Wadmalaw end of my part thereof all the parties to this present
Indenture have unchangeably set their hands and seals the day of
year first above written -
Signed sealed and delivered and
duly executed in the Province of -

Benj: Miles junior (Seal)
Sarah M. Wright (Seal)
Hugh Wilson - (Seal)

Susanna Freeman

Elizabeth Muncuff-

Received the day and year and within written Hugh Wilson Esquire
the sum of Five shillings Sterling being the full Consideration Money
within mentioned to be paid as witness my hand -

Benj: Miles junior
Sarah M. Wright

Susanna Freeman

Elizabeth Muncuff-

The Schedule or Inventory of particulars referred to by the Dated Inden-
ture hereto annexed No. One Tract of Land on Wadmalaw
Island in the Parish of St. Johns Colleton County containing Four
hundred acres more or less adjoining Leadenach Creek on the
South, Estate of John Patterson the East, John Seabrooks land on
the West and Cath Ferguson on the North, also one other tract
containing One hundred and Sixteen Acres of Wooded Land
adjoining the above mentioned tract. Negroes Viz: Senny
Lilly, Ectria, Franck, Smart, Venture, Mary, Toby, Rose, Nancy, Caribbean
York, Therisa, Portsmouth, Morris, Stephon, Steven, Amy, Bess
Stepney, a Stock of Cattle, a Stock of Hanes and Household Furniture
consisting of many articles -

Benj: Miles junior (Seal)
Sarah M. Wright - (Seal)

Witness that the above is a true Schedule Hugh Wilson - (Seal)
and Inventory of the Estate referred to

and no other - Elizabeth Muncuff Susanna Freeman -

State of South Carolina Before me Richard Muncuff one of the
Charleston District - Parties agreed to keep the Peace in the

District aforesaid personally came and appeared Susanna Freeman
who being duly sworn upon the holy Evangelists of Almighty God make oath &
declared that he was present and did see Benjamin Miles Sarah Mungall
Wright sign seal and for of for their act of Deed deliver the within Instruments
or Deed to give the uses Intents of purposes therein mentioned contained
and that he did herein see them sign the receipt hereon indorsed and that
she did subscribe his name as witness thereto - with Elizabeth Muncuff - Sworn
to before me this the 31st day of October in the Year two thousand and twenty three -
Recorded at Ansonia 1794 Richd Muncuff J P G D.

South Carolina. This Indenture made the third day of February in the year
 of Our Lord One thousand seven hundred and Ninety four Between Elizabeth
 oats of the City of Charleston and State of South Carolina Spouse of the one part
 and Edward oats of the same place Physician of the other part witnesseth
 That the said Elizabeth oats for and in Consideration of the sum of Five shil-
 -lings to her in hand paid by the said Edward oats at and before the
 Sealing and delivery of these Presents the receipt whereof is hereby acknowledge
 hath granted bargained sold and by these Presents doth grant bargain
 and sell unto the said Edward oats all her third part of the following
 Tracts lot and parcels of Land That is to say one third part of two hundred
 and fifty acres of Land situate in Prince Georges Parish Craven County
 Kingstow Township near Kingstow and also one other third part of two
 hundred acres of Land adjoining and all other sides on Vacant Land also
 one third part of Forty five acres of Land situate in Berkely County Saint
 Georges Parish being part of Dorchester Land bounded to the south east on
 Lands of Samuel Wainwright Lot (no 16) to the south west on Lot no 14 to
 the Northwest on Lots no 13 and 18 also one third part of Eleven acres of
 Land situate on Daniels Island in St Thomas Parish Berkely County
 butting and bounding to the South on Marsh to the West on Marsh
 to the North on a Creek and to the East on Mr. Aesches Land also one
 third part of Two hundred and fifty acres of Land in St Helena Parish
 Partly of which is good Rice Swamp twenty of provision Land the remain-
 der good Rice Land and is Two and a half miles from a good Landing
 and also the whole of a Town Lot of Land situate in Charleston measuring
 and containing in Front on Ellery Street Fifty feet and in Depth Twenty
 five feet adjoining Lands of Mrs Penckay to the West to the East
 on Land of John Johnston and Derez to the North on

To have and to hold the said Premises above mentioned
 and described and every part and parcel thereof with their appurtenance
 unto the said Edward oats his Executors Administrators and Assigns
 from the day next before the day of the date of these Presents for and
 during and unto the full end and Term of one whole year from thence
 next ensuing and fully to be compleat and ended Yielding & Paying
 therefor at the Expiration of the said year One peper Cow if demanded
 to the Intent that by Virtue of these Presents and the Statute for transposing
 mens into proportion he the said Edward oats may be in the proportion
 of all and singular the aforesaid Premises unto with the aforesaid appur-
 tenances and thereby be enabled to accept and take Grant of the same
 and Inheritance thereof to him and his heirs to for and upon the said
 Intents and Purposes as shall be therof declared in and by certain

Indenture of Release intended to be made by and between the said Elizabeth Oats party to these Presents of the first part George Day of the second part and the said Edward Oats of the third part and to bear date the next after the day of the date hereof In Witness Whereof the said Elizabeth Oats hath hereunto set her hand and Seal the day and year first above written - Elizabeth Oats (Seal)
 Sealed and delivered in presence of
 (the interlineation of the words the whole being first made.)

Eliza Sessore. John Polkou. - South Carolina Charleston.
 Personally appeared Mr John Polkou who being duly sworn made oath that he was present and saw Elizabeth Oats sign and seal and as her Act of Deed deliver the within Indenture for the uses and purposes therein set forth, and that he this Deponent with Eliza Sessore subscribed their Names as Witnesses thereto.
 Sworn to this 1st March 1794. before Peter Preneau Jr.

Recorded March 1st 1794. —

South Carolina. This Indenture the third day of February in the year of Our Lord One thousand Seven hundred and Ninety four Between Elizabeth Oats of the City of Charleston and State of South Carolina Spinster of the first part George Day of the same place Goldsmith of the second part and Edward Oats of the same Place Physician of the third part Whereas a Marriage by permission of God is shortly intended to be had and solemnized between the said Elizabeth Oats and the said George Day And Whereas the said Elizabeth Oats at the time of the executing of these Presents is possessed and situated in fee simple of the several parcels Tracts of Lots of Land herein after mentioned and intended to be hereby granted and released and also possessed of a Personal property to wit a third part of the Specatties and Books of Accounts due the Estate of Elizabeth Oats which she is entitled to by the Death of the said Elizabeth Oats her deceased Mother, And Whereas upon the Treaty and previous to the intended Marriage aforesaid it hath also been agreed and is agreed between the said Elizabeth Oats and George Day that the said Parcels Tracts of Lots of Land also the said Specatties and Books of Accounts shall be by her granted and released and assigned to and vested in him the said

Edward Oats and his heirs and assigns for ever to and for the several uses
 Trusts Intents and Purposes herein after mentioned limited expressed by declaration
 and concerning the same Now this Indenture witnesseth that in
 pursuance of the said recited Agreement and in consideration of the said
 intended Marriage, And also in Consideration of the sum of Ten Shillings
 to the said Elizabeth Oats in hand now paid by the said Edward Oats
 the receipt whereof is hereby acknowledged she the said Elizabeth Oats by
 and with the knowledge consent and privity and approbation of the said
 George Day her intended Husband (testified by his being made a party thereto
 and joining in the execution of these Presents) hath granted bargained sold
 aliened remised released and confirmed and by these Presents doth grant
 bargain sell alien remise release and confirms unto the said Edward Oats
 in his actual possession now being by virtue of a bargain and sale to him
 thereof made by the said Elizabeth Oats by Indenture bearing date the
 day next before the day of the date hereof for the term of One whole year and
 by force of the Statute for Transferring her into possession of force in this
 State and to his heirs and assigns a third part of all the following hereinafter
 described Tracts Lots and Parcels of Land That is to say one third part
 of Two hundred and fifty acres of Land situate in Prince Georges Parish
 Craven County Maryland Township near Kingstown and also one other third
 part of two hundred acres of Land adjoining the above all other sides
 on Vacant Land Also one third part of forty five acres of Land situate
 in Berkley County Saint Georges Parish being part of Dorchester Land
 bounded to the south East on Lands of Samuel Wainwright Lot No 18
 to the South West on Lot No 14 to the North West partly on lots No 13 & 18
 also One third of Eleven acres of Land situate on Daniels Island in Saint
 Thomas Parish Berkley County butting and bounding to the south on
 Marsh to the west or Marsh to the north or a Creek and to the East on Mr
 Lushers Land also one third part of Two hundred and fifty acres of Land in
 St Helens Parish forty of which is good Rice Swamp twenty of provision land
 the remainder good Pine Land and is two or three half Miles from a good
 landing And also the whole of a Town lot of Land situated in Charleston
 measuring and containing in Front on Berry Street fifty feet and in depth
 twenty five feet adjoining lands of Mr Pickney to the west to the East
 on lands of John Johnson and Doyal to the north on

Togethers with all and singular the Houses Out houses
 Hereditaments Rights Members and Appurtenances whatsoever to the same
 belonging or in any wise incident or appertaining and the Reversion
 and reversions Remainder and Remainders Rents Dues and Profits
 there of and of every part and parcel thereof and also the Estate Right
 Title Interest claim and demand whatsoever of her the said

Elizabeth Oats of or and to the same, To have and to hold the
 said the said several Tracts lots and Parcels of Land and all and singular
~~other~~
 the Premises herein before mentioned a meant or intended to be
 hereby granted and released as aforesaid unto the said Edward Oats
 his heirs and assigns for ever In Trust Nevertheless to and for the
 several uses intents and purposes hereinafter mentioned expressed
 and declared of and concerning the same And this Indenture
 further witnesseth that for the Consideration aforesaid and in further
 pursuance of the said agreement and also of the further sum of
 Ten shillings like money to the said Elizabeth Oats in hand
 likewise paid by the said Edward Oats the Receipt whereof is
 houly acknowledged she the said Elizabeth Oats by and with the
 privity Consent and Approbation of the said George Day her in-
 tended Husband (testified as aforesaid) hath granted bargained
 sold and delivered and by these Presents doth Grant bargain
 sell and deliver unto the said Edward Oats all her third
 part of the aforesaid Specieables and Books of Accounts and Demands
 which are due the Estate of Elizabeth Oats her Mother deceased
 unto the said Edward Oats his ^{day} Administrators and assigns for
 ever In Trust to and for the several uses intents and purposes
 herein after mentioned and declared of and concerning the same
 And for and concerning the said several uses and trusts herein
 and hereby intended to be made remitted expressed and declared
 of the Real of Personal Estate aforesaid and each and every of the
 said Parties to these Presents have agreed that the same shall be
 remitted and settled in the manner following That is to say
 In Trust for her the said Elizabeth Oats partly unto her ^{husband} Administrators
 Administrators and assigns until the solemnization of the said
 Intended Marriage and from and immediately after the solemniza-
 tion thereof In Trust and to the use and behoof of the said Elizabeth
 Oats for and during her Natural life but so as not to be subject
 or liable to the intermeddling and control of the said George
 Day her intended Husband or to be seized sold or extended for
 the payment of his Debts and from and immediately after the
 Death of the said Elizabeth Oats then to the said Edward Oats
 his Executors Administrators and assigns In Trust to and for the
 absolute benefit and behoof of such Issue as may be then living

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a shall afterwards be born of the said Elizabeth and George if but one then to that absolutely if more than one then to be divided among them share and share alike. But in case of no issue then the Trust and to end for the use and behoef of such person or persons and in such parts and proportions manner and from so the said Elizabeth Oats shall from time to time notwithstanding keeping her Livetings by any Deed or Writing duly drawn and executed by her in the presence of two or more creditable Witnesses or by her last Will and Testament to be by her signed published and declared as by Law required strict limit or Apportion and in Default of such direction limitation or apportionment then to end for the sole and only use and behoef of the said George Day her intended Husband and to his heirs and espous for ever and to and for no other intent and purpose whatsoever and the said George Day in huming his heirs Executors and Administrators doth hereby Covenant grant and agree to and with the Edward Oats that it shall end may be lawful to and for the said Elizabeth his intended Wife notwithstanding her intiture to make such Deed Writing or Will as herein before mentioned and that the said George Day his heirs Executors and Administrators shall and will from time to time and at all times hereafter upon the reasonable request and at the proper Cost and charges of the said Edward Oats his Executors or Administrators or any or either of them to make do or execute or cause to be made done or executed all and every such further and other lawful and reasonable Act of fact thing and things Conveyances assignments and assurances in the Law whatsoever as well for corroborating and strengthening of their Parents as for the further and better conveying Assigning and changing of all and singular the herein before mentioned and intended to be hereby granted and released and assigned premises respectively unto the said Edward Oats his heirs Executors and Administrators as by him or them his or their Counsel learned in the Law shall in that behalf reasonably advised advised or required In witness whereof the said Parties in these Presents have hereunto interchangably set their hands and seals the day of year first above written the Power of writing the same being hereby intended to be understood and to belong to the said Elizabeth whenever she shall be so disposed. —

Sealed and delivered in the presence of
(The word "two" being first interlined)
between the thirteenth and fourteenth line
of this Deed and the word "whole" between the
Eighteenth and Nineteenth line of the same —

In: Colhoun - Eliz. Lenoire

{ George Day. Seal
Elizabeth Oats - Seal
Edward Oats - Seal

South Carolina Charleston
Personally appeared Mr John

Colhoun who being duly sworn made oath that he was present of the George Day, Elizabeth Oats and Edward Oats. Solely sign seal of as their Act of Deed deliver the within Indenture for the uses & purposes therein set forth that he be this Deponent with Eliz. Lenoire subscribed their names as witnesses thereto

I swear to this 1st day of March 1794 before Peter Freeman J.P.

Recorded 1st March 1794

This Indenture of three parts made and entered into this
 Ninth day of October A.D. 1793, by and between John Stephen Dyer Sollee
 of the Island of St Domingo but now resident in New York in the County
 of New York Gentleman of the one part Elizabeth Neyle of Charleston
 State of South Carolina widow William Neyle and Sampson Neyle
 of the State of Georgia Gentleman of the second part and Harriett
 Neyle Daughter of the said Elizabeth of the third part witnesseth
 that for and in consideration of a Marriage intended to be shortly
 had & to be married between the said John Stephen Dyer Sollee
 and the said Harriett Neyle and of two hundred pounds Sterling
 Money of Great Britain to be paid the said John by the said Elizabeth
 Neyle out of the Estate of the said Harriett Neyle by Sampson
 Neyle late of Charleston apiece £100 deceased and for settling &
 apuring the Estate of the said Harriett Neyle and for the several uses
 Intents and purposes hereafter limited and declared; he the said John
 doth release of Conform unto the said Elizabeth Williams of Sampson
 Neyle for theforesaid purposes i.e. the Estate of the said Harriett Neyle
 left her as apnised to and for the several uses Intents and purposes
 herein after named viz that the said Elizabeth Williams and Sampson
 Neyle shall retain all the Estate belonging to the said Harriett Neyle
 except the two hundred pounds as before mentioned in Trust to
 be placed in the most productive Funds and the Interest arising
 thereon to be paid annually to the said John or Harriett or their
 Order unless by the desire of the said John and Consent of a
 Majority of the Trustees it may be thought advantageous to vest
 the Property in the purchase of Lands Houses or Estates in the
 United States or in such other Manner as may be agreed upon
 between the said John the said Elizabeth Williams Sampson
 or a Majority of them and in any such case the Property so
 purchased shall belong to the said Harriett of her present legal
 Representatives and shall remain in the hands of said Trustees
 to and for her and their use except the Profits which may arise
 upon said Purchases over and above the Capital sum which
 shall belong to the said John and shall be entirely at his
 disposal and it is further agreed that it shall be optional
 with the said John in case of the Death of the said Harriett

his Wife without Children to retain every kind of property which may have been purchased with the said Harriett Fortune on paying to her representatives or aforesaid the original purchase Money within one year from and after his decease. It is further agreed by and between the aforesaided Parties that as the said John from the present anticipated situation of the Island of St Domingo is desirous of providing for the Relief of his own Family in case they should be obliged to leave St Domingo and seek and apply for in any part of the United States of America that in case the said Harriett shall die before the said John without Children and the Family consisting of his Mother Two Sisters of a Brother shall be obliged to take refuge in the United States then and in that case one half of the Estate proposed by the said Harriett at the Time of Marriage shall be applied to the use and relief of the said John & his Family as aforesaid in such way and manner as said John may judge most beneficial and the other half of her Fortune to revert to her present legal Representatives for ever, but should the blessings of Peace return to the Island of St Domingo and the Family of Mr Sollie retain their property in that case the one half of the Estate of the said Harriett removed for their use of relief shall return to the present legal heirs of the said Harriets Family so that they may be possessed of the entire Fortune belonging to the said Harriett at the Time of her Marriage said John reserving to himself any Profits he may have derived from the Improvement of said Property and the Right of Purchasing as before mentioned. It is further agreed by and between the aforesaided Parties that should the said John Die leaving Children they are to have a right to claim any species of Property both at St Domingo or in the United States which may be his at the Time of his decease, and if the said John shall die without Children leaving the said Harriett his Widow in that case every species of property he may be entitled to, at the Time of his decease in the United States shall belong to his Widow who shall further receive the sum of One hundred pounds Sterling during her life to be paid her annually out of the property said John may leave at St Domingo the sum of said £100 to have liberty to redeem said annuity at any time by paying to the said Harriett his Widow One thousand Pounds Sterling in lieu thereof. In witness whereof the parties above named have at their hands sealed to these Presents the day of year before written signed sealed in the presence of
 Harriett Louviers Brown
 D. Alyman -
 John Stephen Legr Sollie, (Seal) Harriett Mayle (Seal)
 Elizabeth Mayle - (Seal)
 William Mayle - (Seal)
 Simpson Mayle - (Seal)

2.

South Carolina, Charleston District. Personally appeared McHarriett
Sounder Brown who being duly sworn made oath that she was
present and saw John Stephen sign unto Elizabeth Nyle, William
Nyle Sampson Nyle of Harriett Nyle severally sign and seal and as their
act of deed deliver the foregoing Instrument of Writing to & for the uses
of purposes therein set forth & that she the Deponent with David Lyman
signed their names as witnesses thereto, Sworn to the 6th day of March
1794. before Stephen Ravenel Jr. recorded 6th March 1794.

South Carolina

This Indenture made the fifth day of March in the year of our Lord
one thousand seven hundred and ninety four and in the eighteenth Year of
American Independence, Between John Treager of Saint Andrews Parish in the
State of South Carolina aforesaid Planter of the first part and William Miles of said
Parish Planter of the second Part, witnesseth that the said John Treager for and in
consideration of the sum of five thousand Sterling to him in hand well and
truly paid by the said William Miles at or before the sealing and Delivery of
these Presents the receipt whereof is here by acknowledged hath bargained and
sold and by these Presents doth bargain and sell unto the said William -
Miles all that Plantation or tract of land containing four hundred acres
lying in Berkeley County on back head, bounding North East on Rennan's
Land, and all other tides at the time of the original grant on vacant land.
Also all that Parcel or Tract of Land situate lying and being on the south side
of Ashley River containing fifty seven acres more or less joining lands of
John Lloyd M^r Marsh and Scott deceased, Also all that parcel
or Tract of land situate lying and being on the south side of Ashley River con-
taining nineteen acres more or less joining on the road leading to the church
brick, the Glebe land, M^r William's and land of the late Edmund Bellenger
deceased. Also all that parcel or Tract of land situate lying and being on the
south side of Ashley River at the Ferry containing forty nine acres or thereabouts
be the same more or less is butting and bounding to the North West on the Ferry Road
to the North East on Ashley River to the North East part on a street between it and
Saint Andrews Town Land part on land belonging to the Estate of Scott
deceased and to the North West on land belonging to the Honble John Lloyd
Esqrs. Also all that Plantation or Tract of land containing eighty six acres and
one half acre of land situate and being in the Parish of St. Andrew in Berkeley
County in the State aforesaid, butting and bounding to the North West on land
of John Dering to the North East partly on Shem Town and partly on North
of Ashley River to the South East partly on them Town and partly on the Broad
Road leading from Town to Ashley Ferry, and to the South West on the Broad
Road leading to Dorchester. Also all that Plantation or Tract of land containing
sixty six acres of marsh, situate lying and being in front of the above men-
tioned tract of eighty six acres and other lands late of Edward Legge deceased
butting and bounding to the North Westward on vacant marsh to the Southward
on the above mentioned land, and to the North Eastward on Ashley River origi-
nally granted to the said Edward Legge. Also all that lot of Tract of land
situate lying and being in them Town on Ashley River St. Andrews Parish
Berkeley County known and distinguished in the Part of said Town by

the number 25) twenty five, butting and bounding and having such shape and form
as is represented in the original Plat of said Town, & also that Lot n. Part of
Land situate lying and being in them Town, Alley Gray in St. Andrews Parish, Berk-
ley County, known and distinguished in the Plat of said Town by the number 26/
Twenty six. Also all that lot of land containing one quarter of an acre situate and be-
ing in them Town in St. Andrews Parish, formerly called or known by the name of
Bullers Town, known in the Plat of said Town by the number 189) Eighty nine, and
is Butting and Bounding to the North East on lot Number 188/Eighty Eight to the
South West on lot Number 190) ninety to the North West on lot number 191/
ninety Eight, and to the South East on a street running or leading to Ashley River -
Also all those two lots or Tracts of land, situate lying and being in them Town on Ashley
River in St. Andrews Parish, Berkley County, commonly called or known by the name of -
the Tan Yard Lots, and known and distinguished in the Plat of said Town by the
numbers 136 and 137) thirty six and thirty seven. Also all that lots or quarters of an
acre of land situate lying and being at Ashley River Ferry Town, formerly called -
Bullers Town, known and distinguished in the said Town by the number 196/ninety
six. Butting and Bounding to the North East on lot number 195/ninety five to the
South West on a street leading into the Ferry Path, to the South East on lot number
187/Eighty seven to the North West on a street leading down to Ashley River -
And also all those two Town lots each containing one quarter of an acre to the
same more or less situate lying and being at Ashley River Ferry Town in the State
aforesaid distinctly known in the Plat of the said Town by the numbers seventy
seven and seventy eight, Butting and Bounding South West on the Broad Street,
North East on the Town lots number seventy eight and seventy nine, North West on the
Bay lot number seventy six, and South East on a street - Together with all and
singular the Hereditaments Rights Members and Appurtenances whatsoever to the
said Premises belonging or in any wise appertaining - To have and to hold the
said Premises above mentioned and intended to be hereby bargained and sold -
with their Appurtenances unto the said William Miles his Executors Administrators
and Assigns from the Day next before the Day of the Date hereof and during
and unto the full End and Term of one whole year from hence next ensuing and
fully to be completed and ended - Yielding and Paying therefore unto the said John
Freager at the Expiration of the said Term if the same shall be lawfully demanded the
Rent of one bushel of Indian Corn, to the Intent and Purpose that by virtue of these
Present, and of the Statute for transferring Uses into Possession the said William
Miles may be in the actual Possession of the Premises and thereby be enabled to ac-
cept and take a Grant and Release of the Execution and Distresses thereof to
him his Heirs and Assigns forever - Subject nevertheless to the uses and Trusts
mentioned and contained in an Indenture of Release intended to be made, and
to bear Date the Day next after the Day of the Date hereof - Intituled whereof the
said Parties to these Present have hereunto interchangably set their Hand and
Seals on the Day and in the year first above written - John Freager /S/ S/
Sealed and Delivered in the Presence of Wm. M. Gant, Sarah M. Gant, South Caro-
lina Charleston, Personally appeared Wm. M. Gant who being duly sworn made
oath that he was present and saw John Freager sign seal and witness Act and Deed
delivered within Indenture for the uses and purposes herein set forth and that he has
deposited together with Mrs. Sarah M. Gant subscribed their names and signatures there-
to. Sworn to this 8th day of March 1794 Before Peter Kenan Jr. Recd 28 Mar 1794

made the sixth day of March in the year of our Lord one thousand seven hundred and ninety four, and in the Eighteenth year of American Independence Between John Treager of Saint Andrews Parish in the State of South Carolina aforesaid Planter and Sarah his Wife of the first part, and William Miles of the said Parish Planter of the second Part, Whereas the said John Treager as well in consideration of the love and affection which he hath for and beareth towards his Wife, the said Sarah, as for the Portion which he received by her on his Marriage with her, is desirous of making the Provision for her herein after mentioned And Whereas the said John Treager and Sarah his Wife at the time of executing these Presents are or one of them is seized in demesne as of fee simple of Sunday Lands meadows tenements hereditaments and other real Estates herein after particularly described, and is also entitled to and possessed of a considerable personal property and Estate consisting of other Negroes and other Slaves herein after mentioned and named, and of the Goods and Chattels in the list or Schedule hereto annexed particularly specified and contained And Whereas the said John Treager hath agreed with the said William Miles that the real and personal Estate herein after mentioned shall be granted, released and assigned to and vested in him the said William Miles his Heirs Executors Administrators and Assigns upon the special trusts and confidence and to and for the several intents and purposes herein after mentioned limited expressed and declared of and concerning the same Now this Indenture witnesseth that in pursuance of the said agreement, and in consideration as well of the love and affection which he hath for and beareth towards his Wife, the said Sarah as for the Portion which he received by her on his Marriage with her and for the purpose of making a suitable Provision for her, and also often Millings Sterling Money to the said John Treager and Sarah his Wife or one of them in hand paid the receipt whereof is hereby acknowledged, and for divers other good and sufficient causes and considerations thereunto specially moving them the said John Treager and Sarah his Wife have granted bargained sold aliened released conveyed and confirmed and by these Presents do grant bargain sell alien release convey and confirm unto the said William Miles for his actual possession now being by virtue of a bargain and sale to him thereof made by the said John Treager by Indenture of Lease bearing date the day next before the day of the date of these Presents for the term of a year and by force of the Statute for transferring uses into possession of force in this State) and to his Heirs and Assigns All that Plantation or Tract of Land containing four hundred acres lying in Berkeley County on Buck Head bounding North East on Kinnaird's Land, and all other Sides at the time of the original grant on vacant land, which said Plantation or Tract of Land was originally granted to the said John Treager on the twenty third day of August in the year of our Lord one thousand seven hundred and forty four, and hath such shape form and works as are delineated in and represented by a Plat thereof annexed to the said Grant, Reference being thereto had, may more fully appear Also all that Parcel or Tract of Land situated by sd Land being on the back side of

of Ashley River containing fifty seven acres more or less joining lands of John Lloyd
 Mrs. Mean and Scott deceased; Also all that Parcel or Tract of land situate lying and
 being on the south side of Ashley River containing nineteen acres more or less bordering on the
 Road leading to the Church, the Glebe lands of Mr. Williams, and land of the late Ed-
 mund Bellinger deceased, which two last mentioned Parcels or Tracts of land -
 were conveyed by John Bellinger and Rebecca his wife to the said John Treager his
 Heirs and Assigns for ever by two several Deeds and Releases bearing date the twenty third
 and twenty fourth days of May in the year of our Lord one thousand seven hundred
 and ninety. Also all that parcel or Tract of land situate lying and being on the south
 side of Ashley River at the Ferry containing forty nine acres or thereabouts be the
 same more or less is butting and bounding to the North West on the Ferry Road to the
 North East on Ashley River to the south east part on a Street between it and Saint
 Andrew's Town and part on land belonging to the Estate of Scott deceased
 and to the south West on land belonging to the Honble John Lloyd Esquire which
 said parcel or Tract of land was conveyed by William Bellinger and Sarah his
 wife to the said John Treager his Heirs and Assigns for ever by Indenture of Sale and
 Release bearing date the fifteenth and sixteenth days of September in the year of our
 Lord one thousand seven hundred and eighty eight. Also all that Plantation or
 Tract of land containing eighty six Acres and one half acre of land, situate and
 being in the Parish of St. Andrew in Berkley County in the State aforesaid
 butting and bounding to the North West on lands of Doctor Dering, to the North
 East partly on them Town and partly on Marsh of Ashley River to the South East
 partly in them Town and partly on the Broad Road leading from them to Ash-
 ley Ferry, and to the south West on the Broad Road leading to Dorchester -
 Also all that Plantation or Tract of land containing Sixty six acres of Marsh
 situate lying and being in front of the above mentioned Tract of Eighty six
 acres and other lands late of Edward Legge deceased butting and bounding
 to the North Westward or vacant Marsh, to the southward on the above mentioned
 land, and to the North Eastward on Ashley River, originally granted to the said
 Edward Legge and hath such Mappe and markes as appears by a Plat
 of the same annexed to the said Original Grant, reference being thereto had
 may more fully appear. Also all that lot or Tract of land situate lying and
 being in them Town on Ashley River, St. Andrew's Parish Berkley County known and
 distinguished in the Plat of said Town by the Number (25) twenty five, But-
 ting and Bounding and having such Mappe and farm as is repreached in the
 original Plat of said Town which said lot was sold and conveyed to the
 said Edward Legge by Edmund Bellinger and Mary his wife, by certain
 Indentures of Sale and Release bearing date the twenty sixth and twenty-
 seventh days of October in the year of our Lord one thousand seven hundred and
 eighty seven. Also all that lot or Tract of land situate lying and being on them
 Town on Ashley Ferry in St. Andrew's Parish Berkley County known and distin-
 guished in the Plat of said Town by the Number (26) twenty six, Also all that
 lot of land containing one quarter of an acre situate and being in
 them Town in St. Andrew's Parish formerly called or known by the name of Bat-
 tlers Town, known in the Plat of said Town by the Number (27) eighty nine, and is
 Butting and Bounding to the North East on Lot Number (28) eighty eight to the
 south

Southwest on Lot Number 190, ninety to the North West on Lot Number 191, ninety eight, and to the South East on a Street running a leading down to Ashley River. Also all those two Lots or Tracts of Land, situated lying and being on them Town on Ashley River in St Andrews Parish, Berkeley County, commonly called or known by the name of the Ten Yard Lots, and known and distinguished in the Plat of said Town by the Numbers 36 and 37, thirty six and thirty seven. Also all that Lot or quarter of an acre of land situated lying and being on Ashley River Ferry Town formerly called Butler's Town, known and distinguished in said Town by the Number 196, twenty six, Butting and Bounding to the North East on Lot Number 195, ninety five, to the South West on a Street leading into the Ferry Path, to the South East on Lot Number 187, eighty seven to the North West on a Street leading down to Ashley River. And also all those two Town Lots each containing one quarter of an acre be the same more or less situate lying and being at Ashley River Ferry in the State aforesaid distinctly known in the Plan of the said Town by the Numbers twenty seven and twenty eight, Butting and Bounding South West on the Broad Street, North East on the Town Lots Number sixtysix and sixty nine North West on the Bay Lot Number seventy six and South East on a Street Together with all and singular the Houses and Houses Edifices, Buildings, Hereditaments, Rights Members and Appurtenances whatsoever to the said Lots Plantations or Tracts of Land belonging or in any wise appertaining, and the Revenue and Reversions, Remainder and Remainders, Rents, Issues and Profits thereof and also all the Estate Right Title Interests, Claim and Demand whatsoever of them the said John Feager and Sarah his wife neither of them, of, in, or to the same. And this Indenture further witnesseth that for the Considerations aforesaid and in further pursuance of the said Agreement and in consideration of the further sum of ten shillings to the said John Feager in hand paid by the said William Miles the Receipt whereof he doth hereby acknowledge the said John Feager, hath granted bargained and sold and by these presents doth grant bargain sell, and in plain open Market deliver unto the said William Miles the following Negro Slaves, that is to say, Cuffee, Rachel, Jemmy, Judy, Belfast, Minty, Jack, Dye, Ben, Dolly, Flander, Jenny, July, Peggy, Sam, Flora, Pompy, Peter, Paul, Maria, Little Jem, Silvia, Mingo, Betty, Tony, Henna, Harry, Puff, Boatwain, Maryann, Anthony, Petula, Sarah and Mary. Also such Horses, one hundred and thirty head of cattle, the Plate and Furniture and other Goods and Chattels, contained in a List or Schedule hereunto annexed. I have and to hold the said Lots Plantations or Tracts of Land with their Appurtenances, and also the said Negro and other Slaves, cattle and Horses with the future Issue and Increase of the Females, and all and singular the Goods, Chattels and other Effects mentioned and contained in the List or Schedule hereunto annexed (and which he doth hereby assign transfer and set over unto him) and all and singular other the premises herein before mentioned, or meant and intended to be hereby granted released and conveyed as aforesaid unto him the said William Miles his Heirs Executors Administrators and Assigns, upon the special trust and confidence nevertheless and to and for the several Hes Intents and Purposes herein and hereby intended to be made limited and declared of

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and concerning the same, and as far as concerning the said several uses and trusts
 herein and hereby intended to be made limited aforesaid and declared of and concerning the
 said real and personal Estate of the said John Treager each and every of the Parties to this
 Indenture hath agreed that the same shall be limited settled and apportioned in manner
 following, that is to say, in trust that he the said William Miles his Heirs Executors Admin-
 istrators and Agents shall and do from time to time and during the joint lives of the
 said John Treager and Sarah his wife pay and dispose of the clear yearly interest -
 rents profits, income and produce of the said Lands, Tenements and other real Estate
 and also of the Negro Slaves, horses cattle and other personal Estate aforesaid as the
 same shall from time to time arise and be received unto such person and persons
 and to and for such uses and purposes, and in such parts and proportions as
 she the said Sarah Treager shall from time to time notwithstanding her cover-
 ture by any Note or writing under her hand direct and appoint to the intent
 that the same may not be subject or liable to the continual debts or Engagements of the
 said John Treager her Husband but only at her own sole and separate disposal and
 in default of and until such direction and appointment to the proper hands of
 her the said Sarah Treager or otherwise do and shall permit and suffer her to re-
 ceive and take the same to and for her own sole and separate use and disposal whose
 receipts alone of her hand without the said John Treager her husband shall from
 time to time notwithstanding her coveture be sufficient discharges to the
 person or persons who shall so pay the same or for so much thereof as such receipts shall
 be given for. And upon this further trust and confidence that he the said
 William Miles his Heirs Executors Administrators and Agents shall and do assign
 transfer and dispose of all and every of the said Lands and Tenements and other
 real Estate Negro Slaves Horses cattle and other personal Estate and premises afore-
 said and any part thereof unto such person and persons and to and for
 such uses Purposes Estates and Interests and in such parts and proportions
 manner and form with or without power of revocation as the said Sarah Treag-
 er shall from time to time notwithstanding her coveture and whether she
 be sole or married by any writing or writings under her hand and seal
 attested by two or more credible witnesses to take effect during her life or in
 nature of and purporting to be her last Will and Testament direct limit
 give or appoint the same or any part thereof and for default of such direction
 limitation gift or appointment then in trust and to be and remain
 bound for her own sole and separate use and behoof and to her Heirs and Agents
 forever, and it is hereby declared and agreed by and between the said Parties
 to these Presents, that in case the said Sarah Treager shall be minded or willing at
 any time or times during her coveture or whether she shall be sole or married to
 sell and dispose of all or any part of the said lands and Tenements Negro Slaves Horses
 cattle goods and chattels or other the premises and to convert the same into money
 in such case it shall and may be lawful to and for the said Sarah Treager
 notwithstanding her coveture and whether she be sole or married to sell and
 dispose of all or any part of the said lands and Tenements Negro Slaves Horses
 cattle Goods and chattels and other the premises to such person and persons
 and for such price or prices as she shall think fit and convenient, And
 the said William Miles doth hereby covenant promise and agree band with

to said John Freezer and Sarah his wife that he the said William Miles his Heirs
 Executors Administrators and Assignee shall and will sign transfer and dispose
 of all and every the said lands and Tenements Negro Slaves Horses Cattle Goods
 Chattels and other the premises and every or any part thereof to such person and
 persons and to and for such uses Purposes and Estates as the said Sarah Free-
 zer shall from time to time notwithstanding her Coverture by any writing or
 writings under her hand and seal attested by two or more credible witness
 direct or appoint so always and it is here by agreed that the monies arising
 by or from such sale and disposal or the securities for the same shall be from time
 to time settled and apportioned and be for the same uses intents and purposes and
 subject to the same provisions and agreements as are herein before mentioned and
 declared of and concerning the Lands and Tenements Negro Slaves Horses -
 cattle Goods and Chattels and other premises aforesaid And the said John
 Freezer for himself his Heirs Executors and Administrators doth by these Presents
 covenant promise and agree to and with the said William Miles his Heirs Execu-
 tors Administrators and Assignees that it shall and may be lawful to and for
 that he will permit the said John Freezer to make such writing and writ-
 ings under her hand and seal and attested as aforesaid to take effect during
 her life or in nature and purporting to be her last Will and Testament as
 may be necessary for the better completion and fulfilling all or any of the trusts
 herein before mentioned and moreover that he the said John Freezer his
 Heirs Executors and Administrators shall and will from time to time and at
 all times hereafter upon the reasonable request of the said William Miles his
 Heirs Executors Administrators make do and execute or cause and procure
 to be made done and executed all such further and other lawful and reasonable
 acts Deeds and Conveyances in the law for the corroborating and confirming
 of these presents and for the further and better conveying assigning and apportioning
 all and singular the premises herein before mentioned and intended
 to be granted released and assigned unto the said William Miles his Heirs
 Executors Administrators and Assignees as by him or them or his or their
 counsel learned in the Law shall be reasonably devised advised or required
 In witness whereof the said Parties to these Presents have hereunto inter-
 changeably set their hands and seals on the day and in the year first a-
 bove written - John Freezer (S) Sarah Freezer (S) Wm Miles (S)
 Sealed and Delivered in the Presence of Wm M. Lantz Sarah M. Lantz -
 Schedule or List of Plate Household furniture and other property alluded
 to in third Sheet and sixteenth line of these writings to wit one silver
 Tea Pot two Sugar Dishes two Milk Pots a dozen Table Spoons two Ladles and
 a dozen Tea Spoons of Silver two dozen Tea Cups and Saucers two dozen Coffee
 Cups and Saucers three Tea Pots and two Bowles of China a set of Casters
 three dozen wine Glasses two and a half dozen Tumblers and six Decanters
 one and a half dozen Dishes three Dozen Plates two Turcenes of Crockery
 two dozen Knives and Forks ten Iron Pots and one Iron Tea Kettle four Can-
 dle Sticks four Mahogany dining Tables one Ditto Tea Table one Mahoga-
 ny Book Case and three Mahogany Chests of Drawers three large looking
 Glasses and three small d^r three dozen sitting Chairs six Bedsteads each
 with a Bed Mattress Partition one Bedster Two Pillows two pair Sheets two
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 for the
 London

Blankets and a quilt, Eight Table cloths and a dozen Towels, one Riding Chair, an Ox-Cart a Horse Cart, four Ploughs each with Collars and Geers compleatly, and a sett of Harness to the Riding Chair - John Treager - witness W^m. M^r. Cants, Sarah M^r. Cants Received on the Day and Year first written witness of and from the within named - William Miles twenty shillings in full for the two several sums of ten shillings being the consideration Money hitherto mentioned - Day received by me John Treager To witness W^m. M^r. Cants, Sarah M^r. Cants, South Carolina Charleston. Personally appeared W^m. William M^r. Cants who being duly sworn made oath that he was present and saw John Treager, Sarah Treager and William Miles sign seal and as their Act and Deed deliver the within Indenture for the uses and purposes therein set forth, that he also saw the said John Treager sign the Schedule of the property which is hereunto annexed and the receipt for the consideration money hereon written, and that he this Deponent with W^m. Sarah M^r. Cants subscribed their names as witnesses thereto - Sworn to this 8th day of March 1794 Before Peter Frenear. J.C. Recorded 8th March 1794

South Carolina

This Indenture made the day of October in the year of our Lord one thousand seven hundred and ninety three between John Postell of Prince George's Parish of the first part, Ann Sanders Widow and Relict of the late Colonel William Sanders of St. Bartholomew's Parish of the second part and Major William Fishburn of the third part Whereas a Marriage is by Gods grace intended to be shortly hereafter had and solemnized between the said John Postell and Ann Sanders, and Whereas the said Ann Sanders is in her own right possessed of certain Negro Slaves, named, March, Amber, Peggy, Harry, Molly, Rachel, Mariah, Betty Mary, Sam, Prosper, Bob, Dido and Prosper, originally her own property, an Acct of the Slaves is contained in Schedule marked A hereto annexed all of which property bequeathed her by her late Husband William Sanders, and Whereas the said Ann Sanders is also in her own right possessor of four Negroes, namely Jack, Jenny, Jacob and Anthony which said four Negroes were purchased for her since the death of her aforesaid late Husband, by the aforesaid Major William Fishburn which last mentioned Negroes are also mentioned in Schedule marked A hereto annexed and Whereas also it is the intention of the said Ann Sanders and John Postell that the aforesaid property of the said Ann Sanders should be settled in Trustee's for the uses and purposes and on the Trusts herein after set forth now this Indenture witnesseth that the said Ann Sanders with the consent and approbation of her said intended husband John Postell testified by his signature to these presents, for and in consideration of the intended marriage and of six shillings to her in hand paid by the said William Fishburn at or before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged hath granted bargained and sold, and by these presents doth grant bargain and sell unto the said William Fishburn his Executors and Administrators, all and singular the above mentioned slaves together with their Issue and Increase, for and upon the purposes and trusts herein after expressed and declared of land concerning the same, that is to say, in Trust to and for the use and benefit of the said Ann Sanders until the said intended marriage shall take effect, and from and after the solemnization of the said marriage for the joint use maintenance and comfort of the said John Postell and Ann Sanders the annual proceeds thereof, as also the altering said property after by sale exchange

exchange or otherwise as well as the exclusive right of employing said property in any manner she pleases to be subject nevertheless to the execution and disposition of the said Ann Sanders for and during their joint lives, and after the decease of either of them then the remainder in trust for the use and benefit of the survivor of them, during his or her natural life and on his or her decease, then for the issue of the said Marriage to be divided equally among them, share and share alike if more than one, but should it so happen that there should be no Children of the said Marriage alive and capable of taking such estate at the time of the death of the survivor of the said Ann and John, then in Trust to and for the use of the legatee to whom he or she might on hereafter shall bequeath the same, or to the legal representatives of such survivor, in case no bequest shall have been made, And Whereas also the said Ann Sanders is possessed of certain Journal and Receipts properly an account whereof is contained in Schedule marked B hereto annexed, the use of which her said late Husband William Sanders bequeathed her during her natural life and it is the desire and intention of the said Ann Sanders and John Postell that her said Estate and Interest thereon should be settled on the said Ann Sanders and John Postell, Now this Indenture further witnesseth that the said Ann Sanders with the consent and approbation of her said intended husband John Postell found in consideration of the said intended marriage and of five shillings to her in hand paid by the said William Fishburn at or before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, hath granted bargained and sold and by these presents doth grant bargain and sell unto the said William Fishburn his Executors and Administrators all her Interest and Estate on the same in trust for the use and benefit of the said Ann Sanders until the said intended marriage shall take place & effect, and from and after the solemnization of the said Marriage, then for the uses & benefit of the said John Postell and Ann Sanders for and during their joint lives the annual proceeds thereof as also an exclusive right of employing the Negroes and cultivating the land as she pleases to be applied nevertheless at her discretion and disposition to their joint maintenance and comfort and upon the decease of the said John Postell in case the said Ann Sanders should survive him, then the remainder in trust for the use and benefit of the said Ann Sanders absolutely and without restriction. In testimony whereof the said parties have hereunto interchangably set their hands and seals the day and year first above written Thos Postell /sd/ Ann Sanders /d/ William Fishburn /sd/ sealed & Delivered in the Presence of Jas. Perry, John Constantine, - Schedule A referred to March, Huber, Peggy, Harry, Holly, Mariah, Catty, Nancy, Ann, Prosser Chloe, Rachel, Didy, Prosser, Jack, Jenny, Jacob, Anthony, to a lot in Jacksonborough 370 acres of land on Four hole Swamp, Jas. Perry /sd/ John Constantine /sd/ Schedule B referred to Moses, Brutus, Narrick, Nancy, Tom, Ben, Teby and her children Betsy and Tenah, Nell, Harriet and Aaron, Hannah, and her children Stephen and Phelice, Doll, Blaunder, Wann, Dick, Billy, Tisah, and her child Judy, Flora and her children Bacchus and Mingo, Peter, - 80 Head of cattle, 17 Head of Horses, A Plantation called Gill-kitchen containing 340 acres more or less, a Tract of land at Sallicather 800 acres a 3^d of 3^d St. Georges Parish 364 3^d 4th of a Lot in Jacksonborough, Jas. Perry /sd/ John Constantine /sd/ Charleston District Personally appeared James Perry who being duly sworn made oath that he was present and seen John Postell

and Anna Sanders severally agreed unto their respective acts and deeds deliver the within Instrument of writing to and for the uses and purposes herein mentioned and that the deponent with John Constantine signed their names as witnesses thereto - Sworn to the 23^d day of March 1794 before Stephen Rennel, Esq. Recorded 25^d March 1794

South Carolina

This Indenture made the ninth day of June in the year of our Lord one thousand seven hundred and forty four, and in the fourth 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 so forth - Between Theodore Gaillard the younger of Charles Town in the Province of South Carolina Merchant of the one part, and Samuel Bordes and Peter Porcher of Saint Stephens Parish, in the Province aforesaid Planters, of the other part - Whereas John Bordes late of Saint Johns Parish in the Province aforesaid Gentleman deceased, was in his life time possessed of a considerable Personal Estate within this Province, consisting of sundry Negro and other Slaves, cattle - Horses, Sheep, Hogs Household Furniture and other Goods and chattles, And being so Kene of Possession as aforesaid, he the said John Bordes in and by his last Will and Testament in Writing duly made and published, and bearing date the twentieth day of June which was in the year of our Lord one thousand seven hundred and fifty six, did after the several particular legacies therein mentioned Give Devise and Bequeath, unto his Daughter Eleanor Bordes (now of Saint Johns Parish aforesaid Spinster) one undivided fifth part of the rest surplus and residue of his said Personal Estate, whatsoever and wheresoever and of such his said Will nominated and appointed the above named Samuel Bordes and Peter Porcher, together with certain other Persons therein named Executors and Guardians of his children, and the said John Bordes in some short time after his having so made and published his said last Will and Testament, died, leaving such his said Will in full force; as in and by the said last Will and Testament, of the said John Bordes deceased, duly proved and remaining of Record in the Secretary's Office of this Province reference being thereto had may more fully and completely appear - And Whereas no Division hath been hitherto made of the said rest surplus and residue of the said John Bordes his personal Estate, so that it is impossible to particularize what articles the part or share thereof, to which the said Eleanor is entitled under her Father's Will as above doth or may consist of, with any degree of Exactness or precision, and Whereas there is a Marriage by Gods permission intended shortly to be had and solemnized between the said Theodore Gaillard & the said Eleanor Bordes, and the said Theodore Gaillard in consideration of the said intended Marriage, hath agreed with the said Samuel Bordes and Peter Porcher as guardians of the said Eleanor as aforesaid, if the said Marriage shall take effect; that then from and immediately after the solemnization thereof they the said Samuel Bordes and Peter Porcher, their Executors and Administrators, shall stand and be lawfully and right fully possessed, of all and singular the separate and particular Estate, to which the said Eleanor is entitled under the Will of her Father above recited, together with the future Issue and Increase of such Female Negro and other Slaves as do or shall compose a part thereof, to and for such uses, Trusts, Intents and Purposes, as is or are herein after mentioned, expressed and declared of and concerning the same - Now this Indenture witnesseth that in prospect and consideration of the said intended marriage, and in pursuance,

of the said agreement; and also for and in consideration of the sum of Ten Pounds, lawful
 Money of the Province aforesaid to the said Theodore Gaillard, by the said
 Samuel Cordes and Peter Porcher in hand well and truly paid, at and before the
 sealing and delivery of these presents, the receipt whereof is hereby acknowledged
 to be the act of the said Theodore Gaillard for himself his Heirs Executors and Administra-
 tors doth hereby covenant promise Grant and agree to and with the said Sam-
 uel Cordes and Peter Porcher their Executors and Administrators, in case
 the said intended Marriage shall take effect, that then from and immediately
 after the solemnization thereof, they the said Samuel Cordes and Peter Porcher
 their Executors and Administrators, shall stand and be lawfully and right-
 fully possessed, of all and singular the said separate and particular Estate
 to which the said Eleanor Cordes is entitled under the Will of her Father as
 above, together with the future Issue and Increase of such Female Negro and
 other Slaves as do or shall compose a part thereof. In Trust never to be
 sold and to end for such uses intents and purposes as is or are herein after mentioned ex-
 pected and declared of, for whom or concerning the same, that is to say. In Trust
 that they the said Samuel Cordes and Peter Porcher, and their Executors and
 Administrators, do and shall, from and immediately after the solemniza-
 tion of the said intended Marriage, well and truly permit and suffer the
 said Theodore Gaillard during the joint lives of them the said Theodore
 Gaillard and the said Eleanor his Wife, to have, receive and take the Rents
 Income and Profits, of the said separate and particular Estate of the said Eleanor
 to which she is entitled as aforesaid, and of the future Issue and Increase of the
 said Female Slaves as do or shall compose a part thereof, to his own proper use
 benefit and behoof, without any restraint condition or interruption, of
 or by the said Samuel Cordes and Peter Porcher their Executors or Administrators
 or either of them. and upon the Death of either of them the said Theodore Gaillard or
 Eleanor his Wife, then upon this further Trust and confidence, that they the said
 Samuel Cordes and Peter Porcher their Executors and Administrators, do and
 shall stand and be possessed of all and singular the said separate and parti-
 cular Estate of the said Eleanor to which she is entitled as above, and of
 the future Issue and Increase of the said Female Slaves as do or shall compose a part
 thereof, to the proper use benefit and behoof of such Survivor, without any restraint
 condition or interruption, for by the said Samuel Cordes and Peter Porcher their
 Executors or Administrators or either of them, and from and immediately after the
 Death of the Survivor of them the said Theodore Gaillard and Eleanor his
 Wife, then upon this further Trust and confidence, that they the said Samuel
 Cordes and Peter Porcher, their Executors and Administrators, do and
 shall stand, and be possessed of all and singular the said separate and parti-
 cular Estate of the said Eleanor to which she is entitled as above, together
 with the future Issue and Increase of the said Female Slaves, as do or shall
 compose a part thereof, to end for the use benefit and behoof, of the Child or
 Children of the said Theodore Gaillard, in the Body of the said Eleanor his Wife
 to be begotten, to be impartially shared and divided, between and among
 them, as Grants in common of like Equality of Estate, if the said Theodore
 Gaillard

Gaillard shall have more than one child, begotten on the Body of the said Eleanor; and in behalf of Issue of the said Theodore Gaillard, on the Body of the said Eleanor then upon his further Trust and Confidence, that they the said Samuel Cordes and Peter Porcher, and their Executors and Administrators, do and shall stand and be puffed full and singular the said separate and particular estate of the said Eleanor to which she is entitled as above together with the future issue and increase of the said female slaves as do or shall compose a part thereof and for the use benefit and behoof of the survivor of them the said Theodore Gaillard and Eleanor his wife and the executors and administrators of such survivor fully and absolutely forever. And the said Theodore Gaillard, for himself, his heirs Executors and Administrators, doth hereby further covenant, promise, grant and agree to & with the said Samuel Cordes and Peter Porcher, their Executors and Administrators that he the said Theodore Gaillard his Executors and Administrators, shall and will, at any time after the solemnization of the said intended marriage, make and execute all and every such Deeds Conveyances and Instruments or other Acts, Matters or things, as the counsel learned in the law of the said Samuel Cordes and Peter Porcher, their Executors or Administrators, shall advise or direct, for the more effectual Conveying and Affuring all and singular the said separate and particular Estate of the said Eleanor, to which she is entitled as above, with the future Issue and Increase of the said Female slaves as do or shall compose a part thereof unto the said Samuel Cordes and Peter Porcher their Executors and Administrators, in Trust to and for the uses and Purposes herein before mentioned according to the true intent and meaning of these Presents. In Witness whereof the said Parties to these Presents, have hereunto interchangably set their hands and seals, the day and year first above written - Theodore Gaillard Junr. (S.S.) sealed and delivered in the presence of James Cordes, James Cordes Junr., South Carolina Charleston, Personally appeared Mr. Thomas Lord junr who being duly sworn made oath that he was well acquainted with James Cordes junr deceased and with the manner and form of his hand writing that he verily believes the name signed "James Cordes junr." as a witness to this Indenture to be the proper hand writing of the said James Cordes the younger - Sworn to this 26th March 1794 Before Peter Freneau - P.D.

Recorded the 26th day of March 1794 -

South Carolina

To all to whom these Presents shall come, be seen or made known,- Iathan Tart of the Parish of St. Thomas and Greeting- Whereas a Marriage is intended to be shortly had, and solemnized, between George Campfield of the State aforesaid Gentleman, and my Daughter Sarah Amelia Tart; and I am desirous to give to my said Daughter the three following Slaves, vizt Juliet, Hard Times and Mary. Now know ye that I in consideration of the natural love and affection which I have and bear to my said Daughter Sarah Amelia Tart, have given and granted and by these Presents to do give and grant and deliver to my said Daughter the said Slaves To have and to hold the same, and the Issue and Increase of which were Female to the said Sarah Amelia Tart, to her own separate and sole use, free from the debts and Engagements, of her intended husband, during the Term of her natural life, and from and after her decease, then, to him, namely George Campfield, absolutely and for ever if he shall survive her, but if she should survive him, then from and immediately after his Death to her, absolutely and for ever- Provided nevertheless that it shall

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and may be lawful, to and between Sarah Amelia Tart, with the consent and approbation -
of her said George Bampfield, to sell and dispose of the said slaves and their issue, and
to vest the monies, which may arise from such sale, in the purchase, of any other Proper-
ty, to be subject, and settled to the like uses. In witness whereof, have hereunto
set my hand and seal this twenty sixth day of February one thousand seven hundred &
ninety four - Nathan Tart / L S / Sealed and Delivered, Possessor of the Negroes
having been made and given at the same time in the presence of Thomas H. McCalla
Charleston District Personally appeared Doctor Thomas Harrison McCalla who
affirmed that he was present and saw Nathan Tart sign seal and as his act or
deed deliver the foregoing Instrument writing to and for the uses and pur-
poses herein set forth, and that he this Affiant signed his name as a witness
to the due Execution thereof. Affirmed to the 7th day of April 1794 before
Stephen Ravenel Jr. Recorded the 7th April 1794 - - -
South Carolina

Know all Men by these Presents that I George Bampfield am held -
and firmly bound unto Nathan Tart Esquire in the full and just sum of six hundred
Pounds Sterling to be paid to the said Nathan Tart his Executors Administrators
and Assigns to which payment to be well and truly made and done, I bind -
myself of my Heirs Goods and Almoeis, firmly by these Presents, sealed with my seal
and dated this twenty sixth day of February 1794. Whereas a Marriage
is intended to be shortly had and solemnized between the said George Bamp-
field and Sarah Amelia Tart the Daughter of the said Nathan Tart, and the
said Nathan hath this day paid over to the said George Bampfield the sum
of three hundred Pounds upon the agreement following that is to say, that
the said George Bampfield shall have the use of the same during the life of the
said George, and from and after his death, that the Executors or Administrators
of the said George shall pay over to the said Nathan Tart his Execs or Administrators the
said sum of three hundred Pounds to and for the sole use of the said Sarah Amelia
if she shall be then living, and more over that the said Nathan Tart, may require
and recover the said sum of three hundred Pounds of the said George, if he the
said Nathan shall see fit, and apply the Interest thereof annually towards the
support of the said George, and the said Sarah Amelia. Now the condition of the
foregoing obligation is such that if the said George Bampfield his Heirs Goods and
Almoeis do and shall stand to perform, fulfil and keep the said agreement
then the foregoing obligation shall be void, else shall remain in full force
and virtue - Geo. Bampfield / L S / Sealed and Delivered in the Presence
of Thomas H. McCalla, Charleston District, Personally appeared Doctor
Thomas Harrison McCalla who affirmed that he was present and saw George
Bampfield sign seal and as his act and deed deliver the within Deed to
for the uses and purposes herein set forth, and that he this Affiant signed
his name as a witness thereto - Affirmed to the 7th day of April 1794 before
Stephen Ravenel Jr. Recorded the 7th day of April 1794

State of South Carolina,

This Indenture made the
fourth day of September in the year of our Lord

one thousand seven hundred & Ninety three and of the Sovereignty and Independence of the United States of America the Eighteenth between John Harleston of the City of Charleston and State aforesaid of the one part, and William Harleston Edward Harleston & Nicholas Harleston all of the same place of the other part Witnespeth that the said John Harleston for and in consideration of the sum of five shillings to him in hand well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath bargained and sold, and by these presents doth bargain & sell unto the said William, Edward & Nicholas Harleston their executors administrators and assigns all those two lots of land on Harleston quay in the City of Charleston aforesd each containing one half acre and adjoining each other and two lots belonging to Doctor William Read together with all and singular the houses, out houses gardens ways waters privileges profits hereditaments & appurtenances whatsoever to the said two lots or either of them belonging or in any wise appertaining or accepted reputed taken known used holden occupied, possessed or enjoyed as part parcel or member of the same, and the reversion and reversions remainder and remainders rents issues & profits thereof and of every part of parcel thereof, To have and to hold all and singular the premises herein before mentioned with their and every of their rights, members and appurtenances whatsoever unto the said William Edward & Nicholas Harleston their executors administrators and assigns from the day next before the day of the date of these presents for during & unto the full end and term of one whole year from thence next ensuing and fully to be complete and ended yielding £
paying therefor unto the said John Harleston his heirs and assigns the yearly rent of one pepper corn at the Expiration of the said Term if the same shall be lawfully demanded to the intent & purpose that by virtue of these presents, and of the Statute for transferring uses into possession, the said William Edward & Nicholas Harleston may be in the actual possession of the premises and be thereby enabled to accept a

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grant and Release of the Deed to the said premises to them their heirs & assigns
 In Testimony whereof the said Parties have hereunto
 interchangably set their hands & seals the day and
 year first above written - John Harleston (Seal)
 Sealed and delivered in the presence of D Desauvure
 Alexander Edwards. Charleston District Person
 ally appeared. W^m Daniel Desauvure who being duly
 sworn made oath that he was present & saw John
 Harleston sign seal and as his act and deed deli-
 vered the within Instrument of writing to and for
 the uses & purposes therein mentioned, and that
 he the Deponent with Alexander Edwards signed
 their names as witnesses thereto - Sworn to the
 12th day of April 1794 before Stephen Ravenel
 State of South Carolina.

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This INDENTURE made the
 fifth day of September in the year of our Lord one thousand
 seven hundred & Ninety three. Between John Harleston
 Esquire of the Parish of St. John in the District of Charle-
 ston and State aforesaid of the first part, William Harles-
 ton, Edward Harleston and Nicholas Harleston Esquires of
 the Parish of St. John in the District and State aforesaid
 of the second part, and Edward Rutledge the younger
 son of the honourable John Rutledge, Esq; of the City
 of Charleston of the third part. Whereas a Marriage by
 God's grace is intended to be had & solemnized between
 the said Edward Rutledge and Jane Harleston daugh-
 ter of the said John Harleston and thereupon the said
 John Harleston hath agreed to settle two certain lots
 of land in Charleston on his daughter and the
 said Edward Rutledge and to pay two thousand
 British Guineas to be laid out in a purchase
 for the use of the use of the said Edward Rutledge
 and the said Jane, as the Marriage portion of the
 said.

said Jane Now this Indenture witnesseth that the
 said John Harleston in consideration of his love and affection
 for his said Daughter Jane, and in consideration of the said
 Marriage and for other good causes and considerations him
 thereunto specially moving hath granted bargained sold re-
 leased released and confirmed, and by these presents doth grant
 bargain sell remise release and confirm unto the said Wil-
 liam Harleston, Edward Harleston and Nicholas Harleston
 and their heirs and assigns forever, all those two lots of
 Land situate lying and being on Harleston Green in the
 City of Charleston adjoining each other, and adjoining two
 Lots of Land heretofore given to his Daughter Sarah Read
 each of them containing half an acre with all the Ten-
 ments, Hereditaments and appurtenances therunto belong-
 ing and appertaining, and the revision & revisions, remain-
 der and remainders, rents, issues and profits thereof, which
 said lots of Land with the premises were by Indenture
 bearing date the day next before the day of the date
 hereof bargained & sold by him the said John Harleston to the
 said William Edward & Nicholas Harleston for the time &
 term of one year under the rent of one pippin Cow, if the same
 should be lawfully demanded so that the said William Ed-
 ward & Nicholas by virtue thereof and of the Statute for
 transferring uses into possession might be in the posse-
 sion thereof, and thereby be enabled to accept and
 take a grant and release of the inheritance and of all and
 singular the premises unto ^{them} the said William, Edward
 & Nicholas and their heirs, to have and to hold all and singu-
 lar the said two lots of Land with the appurtenances
 unto them the said William Edward & Nicholas and their
 Heirs to and for the uses intents and purposes herein after
 limited expressed and declared under the provisos, trusts limi-
 tations and agreements herein after mentioned, and to and for
 no other uses, trusts, intents or purposes whatsoever that
 is to say, to the use of the said John Harleston until the
 said Marriage shall take effect, and after the said Mar-
 riage shall take effect to the use of the said Edward
 Rutter

Rutledge and Jane for and during the term of their joint Lives; the said Edward Rutledge to receive & take the rents issues and profits and appropriate them to and for their joint use and benefit during their joint Lives, and after the decease of either of them then to the use of the survivor of them, for and during his or her life; and after the decease of both of them the said Edward and Jane; then to and for the use of such issue as she the said Jane may have by the said Edward Rutledge to be divided equally among them, share and share alike if more than one; But if it should so happen, that there should be no issue of the said marriage, or if such issue should die during the lives of the said Edward & Jane or the life of the survivor of them then to the use of such survivor his or her heirs or assigns for ever. AND this Indenture further witnesseth that the said John Harleston in consideration of his love and affection for his said Daughter and in consideration of the said Marriage - doth, ^{humble} covenant, promise grant and agree to and with the said William Edward & Nicholas Harleston & to and with the said Edward Rutledge Parties to these presents, that immediately on the consummation of the said Marriage between the said Jane Harleston and the said Edward Rutledge he the said John Harleston his Heirs Executors or administrators shall & will will and truly pay or cause to be paid to the said William, Edward & Nicholas Harleston their Executors and administrators the sum of two thousand ^{British} Guineas on the trusts and to the uses and for the purposes herein after expressed and limited and for no other uses and purposes whatever that is to say, that they the said Trustees shall and do will and truly as soon as conveniently it can be done after such solemnization lay out the said sum of Money to the greatest possible advantage in the purchase of such good and valuable Slaves as they may be able

able to obtain for the said sum of Money such purchase to be made with the approbation and consent of the said Edward Rutledge, taking due care that the title to said Slaves be good and valid, and upon this further Trust that when the said Slaves shall be purchased, that the said William Edward & Nicholas Harleston shall hold the same and their issue and increase together with a Negro Woman Slave named Dye and her Increase (which the said John Harleston is now in the possession of and will deliver to the said Trustees) for the use benefit and behoof of the said Edward Rutledge & Jane Harleston for and during their joint lives, and after the decease of either of them then in trust to and for the use of the survivor of them and on the death of both the said Edward & Jane then in trust to and for the use & benefit of the issue of the said Jane by the said Edward, equally to be divided between or among them share and share alike if more than one. But if it should so happen that there should be no issue of the said Marriage or if the issue of such Marriage should die in the life time of the said Edward and Jane or of the survivor of them, then in trust to and for the use and benefit of such survivor absolutely discharged of all further Trusts restrictions or limitations and it is hereby agreed by and between the said Parties to these presents, that as soon as the said sum of two thousand Guineas shall have been laid out and expended in the said Purchase, the said William Edward & Nicholas Harleston, and the said Edward Rutledge will cause a fair list or schedule of the Slaves so purchased containing the names and ages of the said Slaves, and shall attach the same to this Deed of Settlement as part and parcel thereof in presence of two Witnesses and shall put the same on record together with the Deed itself, or if the same Deed shall have been previously recorded they shall after attaching such Schedule to such Deed cause the same to be duly recorded. And it is the true intent and

meaning of these parties and of these presents, and it is here
by covenanted and agreed that on the purchase of the said
Slaves the said Edward Rutledge shall be permitted to ~
take into his possession and to hold undisturbed & uninter-
rupted the said Slaves and their issue & increase and ~
shall employ them in such Labors as he shall deem most
conducive to the mutual interests of himself and of the said
Jane, and shall receive the proceeds and profits of their labor
and work and employ apply the same to the joint use main-
tenance and comfort of them the said Edward and Jane
during their joint lives as aforesaid, and the survivor
of them shall be permitted to employ the said Slaves
and receive and apply the proceeds of their labor for
his or her use and maintenance as aforesaid.

AND the said John Harleston doth hereby covenant
promise grant and agree to and with the said Wil-
liam Edward & Nicholas, that he the said John his
heirs Executors & Administrators shall and will from
time to time and at all times hereafter upon the
reasonable request and at the proper costs & charges
of the said William, Edward & Nicholas make and
execute or cause to be made done and executed all
such further acts deeds and assurances for the fur-
ther better and more perfect conveying confirming
aspiring and securing of all & singular the herin
before mentioned lots of Land and appurtenances
and of the said sum of Money to the said Willi-
am Edward & Nicholas their heirs Executors & assigns
respectively, subject to the trusts provisos intents
& purposes herein before expressed and set forth,) ~
as by their Counsel learned in the Law shall be
reasonably advised or required. In testimony where-
of the Parties to these presents have hereunto in
unchangeably set their hands & seals the day and
year above written ~

Edw Harleston *(Seal)*
Nick Harleston *(Seal)*
Edward Rutledge *(Seal)*
M. Harleston *(Seal)*

Sealed and delivered the words discharged of all further trusts restrictions or limitations between

William Harleston *(Seal)*

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between the second and third lines of the third sheet being
 first intimated in the presence of D Desaupre, Alexander
 Edwards, Thos Smith - Memorandum of an agreement made
 the day and year within mentioned between the Parties to the
 within Presents testified by their respective signatures witness
 eth, that it is the Desire of the within named John Harle-
 ston that the within named Trustees William, Edward
 & Nicholas Harleston shall be at liberty to have full power
 at the request and with the approbation and consent of
 the within named Edward Rutledge & Jane Harleston
 in the event of their intermarriage at any time hereafter
 to dispose of the within mentioned two lots of land for
 as much as can be obtained therefor, & lay out the Money
 arising therefrom in the purchase of such other pro-
 perty as the said Edward & Jane shall approve to be
 helden by the said Trustees subject to the trust &
 uses respecting the said two lots within expressed
 the said John Harleston doth hereby authorise & impow
 the said William Edward & Nicholas Harleston to dis-
 pose of the same and to apply the money arising there-
 from as above directed, and to make good & sufficient
 titles therefor in fee simple to the purchaser.

*Witness D Desaupre M Harleston & others
 Alexander Edwards - Edw Rutledge & wife*

South Carolina Be it remembered that we the trustees
 in the annexed deed did in pursuance thereof on the thirty
 first day of March 1794 purchase from William Mason
 John Champneys the following Negro Slaves being in num-
 ber thirty seven for the sum appropriated in the said Deed
 which Negro Slaves are delivered to Edward Rutledge Junr
 Esqur and Jane his wife pursuant to the requisition &
 subject to the control of the said deed. In testimony where-
 of we have caused this schedule to be annexed to the said Deed.

William Harleston -

| | | | | |
|----------|----------|-----------|------------|------------|
| 1 Will | 6 Joe | 11 Jacob | 16 Juba | 21 Lymus |
| 2 Molly | 7 Betsy | 12 Sam | 17 Betty | 22 Jenny |
| 3 Titus | 8 Peggy | 13 Amy | 18 Daniel | 23 Charles |
| 4 Prince | 9 Hester | 14 Titus | 19 Sampson | 24 Rose |
| 5 Molly | 10 Nanny | 15 Daniel | 20 Sarah | 25 Syke |

250

| | | | |
|-------------|-------------|----------------|-------------|
| 26 Dinah | 29 Isaac | 32 Dido | 35 Lindy |
| 27 Clarinda | 30 Clarinda | 33 Indigo Will | 36 Pompey |
| 28 Margaret | 31 Jemmy | 34 Chester | 37 Amaretta |

25

We do hereby acknowledge that on the day of
in the year of our Lord one thousand seven
hundred and Ninety four we did receive from William
Edward & Nicholas Harleston the Trustees named & con-
stituted in the annexed Deed all and Singular the
Negro Slaves above mentioned being in Number thirty
Seven pursuant to the requisition and Subject to the
control of the said Deed.

State of South Carolina & Person ally appeared Da
Charleston District - Daniel Desalpine of Charles
ton Factor who being duly sworn on the Holy Evangel-
ists of Almighty God made oath that he was present
and saw Edward Harleston, Nicholas Harleston, Edward
Rutledge Junior, John Harleston & William Harleston
swearly sign seal and as their respective act of due de-
liver the within Instrument of uniting to and for
the uses intents and purposes therein set forth, and
that he the Deponent with Alexander Edwards and
Thomas Smith signed their names as Witnesses to
the due Execution thereof. The Deponent further
maketh oath that he was present and saw the said
John Harleston & Edward Rutledge Junior sign seal
as their respective Act and did acknowledge the
memorandum on the back of this Deed to and for the
uses & purposes therein set forth & that he the de-
ponent with the said Alexander Edwards subscribed
their names as witnesses to the due Execution thereof
Sworn to the 12th day of April 1794 before Stephen
Ravenel Jr. Recorded 12th April 1794.

South Carolina This Indenture witness

the made this sixth day of February in the year of our
Lord one thousand seven hundred & Ninety four. Between
Lydia Rembert of the City of Charleston and State aforesaid of
the first part, Daniel Jr also of the City of Charleston and state
aforesaid of the second part, and John Eberley of the same place