

and all and singular other the premises herein before mentioned or meant and intended to be hereby granted released and conveyed as aforesaid unto the said Joseph Righton and Abraham McCallum and the survivor of them and to the Heirs Executors Administrators and assigns of such survivor upon the special trusts and confidence of never failing and to and for the several uses intents and purposes herein and hereby intended to be made limited and declared of and concerning the same And as for and concerning the said several uses and trusts herein and hereby intended to be made limited excepted and declared of and concerning the said real and personal Estate of the said Florence Cooke 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 and to and for the said Florence Cooke her Heirs Executors Administrators and assigns until the Solemnization of the said intended Marriage and from and after the Solemnization thereof then ~~trust~~ trust that they the said Joseph Righton and Abraham McCallum and the survivor of them and the Heirs Executors Administrators and assigns of such survivor shall and do from time to time and during the joint lives of the said McCulley Righton and Florence Cooke pay and ~~and~~ dispose of the clear yearly interest rents profits income and produce of the said lot of Land and Tenements and other real Estate and also of the Negroes Slaves and other personal estate appurtenant thereto 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 the said Florence Cooke shall from time to time notwithstanding her coverture by any note or writing under her hand direct and appoint to the intent that the same may not be subject to the contractual debts or engagements of the said McCulley Righton her intended 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

of her the said Florence Cooke or otherwise do and shall permit
and suffer her to receive and take the same to and for her
own sole and separate use and disposal whose receipt alone
of her hand without the said Melville Righton her intended
husband shall from time to time notwithstanding her伏生
be sufficient discharge to the person or persons who shall
pay the same or for so much thereof as such receipt shall
be given for. And upon their further trust and confidence
that they the said Joseph Righton and Abraham Williamson
and the survivor of them and his heirs executors Ad-
ministrators and assigns shall and do assign transfer and
dispose of the said lot of land and Tenement and other real
Estate Negro Slaves and other personal Estate and Premises
aforesaid and every and any part thereof unto such Person
or 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 Florence
Cooke shall from time to time notwithstanding her伏生
and whether she be sole or married by any writing or writing
under her hand and seal attested by two or more credible witness
to take effect during her life or in Trust of and purporting
to be her last Will and Testament which hitherto give or appoint
the same or any part thereof And for default of such direction
intestacy gift or appointment there in trust and to be and
remain to and for her own sole and separate use and benefit
and to her heirs and assigns for ever. And it is hereby declared
and agreed by and between the parties to these presents
that in case the Florence Cooke shall be minded or willing
at any time or times during her coverture or whether she
shall be sole or married to sell and dispose of all or any
part of the said lot of land and Tenement Negro Slaves
other the Premises and to convert the same into Money in so
far as it shall and may be lawful to and for the said Florence
notwithstanding the preceding the coverture and whether she be sole or
married to sell and dispose of all or any part of the said
lot of land and Tenement Negro Slaves and other the pre-
mises to such person and persons and for such price
and prices as she shall think fit and convenient And
the said Joseph Righton and Abraham Williamson
do and the survivor of them for himself his Heir
executors Administrators and assigns doth hereby
covenant promise and agree to and with the
said

said Florence Cooke that they the said Joseph Righton
and Abraham Williamson and the survivor of them
his Heirs Executors Administrators and Assigns shall
and Will assign transfer and dispose of the said lot of Land
and Tenement to negro Slaves and other the premises
and every and any part thereof to such person and do
persons and to land for such uses purposes and estates
as the said Florence Cooke shall from time to time
notwithstanding the covenants by any writing or wri-
tings under her hand and seal attested by two or
more credible Witnesses discharge or appoint shall always
and it is hereby agreed that the Monies arising by
and from such sale or 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 practices and
agreements as are herein before mentioned and do
declared of and concerning the lot of Land and
Tenement to negro Slaves and other the Premises aforesaid
And the said McCully Righton for himself his Heirs
Executors and Administrators doth by these Presents
covenant promise and agree to and with the said
Joseph Righton and Abraham Williamson and
the survivor of them his heirs Executors Administrators
and assigns that it shall and may be lawful
to and for and that he will permit the said Flo-
rence Cooke to make such writing and writings
under her hand and seal attested as aforesaid to
take effect during her life or in nature of and pur-
porting 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 excepted
And More over that he the said McCully Righton
his Executors and Administrators shall and will at all
times here after and from time to time upon the reasonable
request of the said Joseph Righton and Abraham Williamson
or the survivor of them his Heirs Executors Adminis-
trators make and do execute or cause 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 the
 presents and for the further and better conveying of
 signing and agreeing all and singular the Premises
 herein before mentioned and intended to be granted were
 and agreed unto the said Joseph C. Pittman and Abraham
 Williamson and the Survivor of them his Heirs Executors or
 Administrators and Assigns as by them or him her or
 his Counsel learned in the Law shall be reasonably
 devised 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
 Florence Cookt (C) McCully Righton (C) Joseph Righton (C)
 Abm Williamson (C) sealed and delivered in the
 presence of Alexander Henry Jr. & Joseph Pittman, both
 Carolina Charleston, Personally appeared Alexander
 Henry who being duly sworn saith that he was
 present and saw the within named Florence Cookt
 McCully Righton, Joseph Righton and Abraham Williamson
 sign seal and affix their Act and did deliver the within
 instrument of writing to and for the uses and
 purposes therein mentioned and that he the
 deponent together with Joseph J. Pittman signs
 their names as witnesses to the same, sworn to
 before me this 5th day of January 1795. Peter Duncan Jr.

Recorded 5th January 1795.

South Carolina

This Indenture made the Firsteenth day of November
 in the year of our Lord One thousand seven hundred and Ninety
 four. Between William Scott of the State of South Carolina by
 Catharine his wife of the one part, and Catharine Simons alias
 Benjamin Simons Esquire deceased, John Ball alias Ball
 Edward Thomas of the other part. Witnesseth that the said William
 Scott & Catharine his wife in consideration of five hundred
 Dollars Money to them in hand well & truly paid by the
 said Catharine Simons, John Ball alias Ball & Edward
 Thomas at or before the sealing and delivering of these
 presents (the Receipt whereof is hereby acknowledged)

have granted bargained & sold and by these presents do grant
 bargain bargain and sell unto the said Catharine Simons -
 John Ball Elias Ball & Edward Thomas their Executors Adm'rs
 Administrators and Assigns. All those several Pieces or
 parcels of Land being part of a Tract called Middlebush and
 though situate in the parish of Saint Thomas and
 Saint Dennis on the North East Branch of Cooper River
 containing in the whole seven hundred and forty eight Acres
 one Rod & seventeen perches distinguished in a Plat of the said
 Plantation made by Goddard Hedges by lines bounded and
 marked with the Surveyor C. H. which said seven hundred and
 forty eight Acres, one Rod and seventeen perches was lately allotted
 to the said Catharine Hock by John Ball, Elias Ball & Edward Thomas
 Commissioners appointed for that purpose by the Court of Admiralty
 Together with all and singular the Houses Outhouses Offices,
 Buildings, Shoots, fences, Ways, Dells, Paths, Pappages, Water-
 courses, Rights Easements, Commodities, Advantages, Implements
 Privileges, Harbormaster, Rights Members & Appertaininge
 whatsoever to or upon the said several pieces or parcels of Land
 belonging or in anywise incident or appertaining or accapted
 reputed taken or knowne used held occupied possessed or enjoyed
 as part parcel or Member of the same, & the Towns or Precisions
 Remainders & Remanides yearly and other Rent Officers and
 Proctors thereof & every part & parcel thereof. To have and to hold
 the said Parcels of Land & all & singular other the premises
 herein before mentioned or meant or intended to be hereby granted
 bargained and sold with them and every of their Appendments
 Rights Members and Appertaininges unto the said Catharine Simons
 John Ball, Elias Ball & Edward Thomas their Executors Adm'rs
 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
 I fully to be compleat and ended, Geilding & paying therefor
 to the said William Hock his Heirs or Assigns the sum of one
 Pollar born only on the last day of said Term, if the same shall
 be lawfully demanded. To the intent and purpose that by
 virtue of these presents & of the Statute for transferring this
 into possession. That they the said Catharine Simons, John
 Ball, Elias Ball & Edward Thomas may be in the Actual
 Possession of all & singular the aforesaid Premises & thereby

be enabled to except & take against & Release of the Reverend and
Inheritance thereof to them the said Catharine Simons. John Ball
Elias Ball & Edward Thomas their Sons & Equines to upon such
their Trusts Intended purposes as shall be hereafter expressed
and declared by an Indenture of Release intended to bear date
Monday next after the day of the date hereof - In witness whereof
the said Parties to these presents have hereunto set their hands
and seals on the day underwritten the year first above written
Wm. R. C. W. Catharine Scott & Elias Ball & Edward Thomas in
the presence of Mr. Horne. Notary Public - State of South
Carolina to wit, Personally appeared Mr. Horne Notary
of the City of Charleston in the State aforesaid & he being duly
sworn on the Holy Evangelist of Almighty God, made Oath to
be a present & saw the within Thomas William Scott and
Catharine Scott personally sign Seal and set their hand & seal thereon
the within Deed to be for the best purposes therein mentioned
& that he the deponent & Thomas & Co. signed their Names as
Witness to the due Execution of the same. Given to us in the City
of Charleston in the State aforesaid, on the 25 day of November in
the Year of Our Lord one thousand seven hundred & thirty four
1794 - in the 19 years of the Sovereignty & Independence of the
United States of America before me J. A. Rich Esq. N.C.

Recorded February 10th 1795 -

South Carolina

This Indenture made the twentieth day of
November in the year of Our Lord one thousand seven hundred
and thirty four Between William Scott of the State aforesaid of
South Carolina Esquire & Catharine his Wife of the one part and
Catharine Simons Relict of Benjamin Simons Esquire deceased
John Ball Elias Ball & Edward Thomas Equines of the other, part
Whereas the said William Scott previous to his Intermarriage with the
said Catharine Scott did enter into a Bond to the said Catharine Simons
John Ball Elias Ball & Edward Thomas in the penal sum of Five
thousand pounds conditioned to secure the specific Estate of the said
Catharine his said Intended wife to such trusts as are herein
after expressed in this deed. And whereas the said William and
Catharine Scott presented a Petition to the Honorable the
Court of Equity, praying for a Division of the Estate of
Benjamin Simons Esquire deceased the Father of the said
Catharine, so that a Settlement might be made conformably
to the stipulations in the said Bond contained the Prayer
of which Petition having been granted a Division having

been

been made the Court did Order that the Estate herein after mentioned should be settled, according to the Terms of the said Bond, Now for the purpose of complying with the said Marriage Agreement & Document doth This Indenture Witnesseth that the said William Scott & his wife have granted bargained sold aliened, remised, released, confirmed & confirmed & given and by these presents do grant bargain sell alien enomie, release convey confirm and give unto the said John Ball, Elias Ball & Edward Thomas in their several capacities now being by virtue of a Bargain and Sale to them thereof made by Indenture bearing date the day and before the day of the date hereof by force of the Estate made for transferring thence to his selfe and to his heirs & assigns all those pieces and parcels of Land being part of a Tract called Middleburgh, situate in the Parish of Saint Thomas and Saint Dennis on the North East Branch of Cooper River, containing on the whole seven hundred & thirty eight Acres one Rod & seventeen perches contained bed, and all marked with the Letters C. & H. which said Seven hundred and thirty eight Acres one Rod & seventeen perches were lately allotted to the said Catharine Scott by John Ball Elias Ball & Edward Thomas for ever upon a apprenticeship for that purpose by the Court of Equity to have and to hold the said pieces and parcels of Land & all singulars the said Premises unto the said Catharine & her husband John Ball Elias Ball & Edward Thomas their Heirs and assigns to for Lapon or other Name & Dignities shall be hereinafter declared of concerning the same, And this Indenture further Witnesseth that the said William Scott & his wife in consideration aforesaid have granted bargained and sold, and by these presents do grant bargain sell and deliver unto the said Catharine Simons, John Ball, Elias Ball & Edward Thomas the following Provisions to wit, Marcus, Abigail, Elizabeth, Syphax, Scipio, Caesar, Betsy, Hamlet, Ratcliffe, Rosanny, Rose Momy, Bristol, Primus, Ballinge, Isabell, Billie, Jacob, Johnne, Pamela, Yellow Jacob, Ivan, Lucy, Sally, Little Jacob, Daphne, Molly, Jingo, Adam and Damore, Together with the following Stock to wit, four Horses, Ten Heads of Cows, Four head of Steers, Twenty head of Stock cattle, twelve head of Sheep, Thirteen head of Hogs & fourteen head of goats to have and to hold the same & the apparel & moneys of the female slaves unto the said Catharine Simons, John Ball, Elias Ball & Edward Thomas their executors Administrators and assigns to the uses & upon the Trusts hereinafter mentioned.

(11) J. H. H.

more to say That is to say as touching & concerning the said
 said Negroes and Slave to give in it & suffer the said William
 Tho. & to hold the same to his own use & benefit without
 impeachment of waste during the joint lives of them the
 said William & Catharine I point immediately after his decease
 then if the said Catharine shall survive him to her, her heirs
 executors & administrators & assigns forever. Both of the said
 William & Catharine should survive the said Catharine & she at her
 death should leave issue living, then to the use of the said William
 during his life without impeachment of Slave and from
 after his decease to the use of such issue equally to be
 divided between them. But if the said Catharine should die
 without leaving issue living at the time of her death
 or if she should leave issue and yet such issue should be
 under age & without issue living the said William &
 the said William should also survive the said Catharine
 then to the use of the said William his Heirs Executors &
 administrators and Assigns ^{by her} PROVIDED always nevertheless
 that it should may be lawful for the said William
 Tho. to sell & dispose of all & singular the Premises
 or any part thereof & set the net proceeds thereof
 other property of equal value, or if that could not be
 conveniently done that he shall then settle & secure the
 said proceeds in such way & manner by Mortgagel
 Judgments or otherwise, as shall prevent the object of
 the deed of his Marriage contract from being defeated
 in whole whereof the said Parties ^{to this present} have executed
 their hands & sealed on the day & year first above written
 At York (D) Catharine Tho. (A) Signed Sealed and
 delivered in the presence of Wm. H. Fox or
 State of South Carolina to witness personally appeared William
 Tho. of the City of Charleston in the State aforesaid Gentleman
 who being duly sworn made oath over the Holy Evangelists of Almighty
 that he was present and saw the above named William Tho. and
 Catharine Tho. his wife severally sign seal & witness & did deliver
 the above Deed of Release in Trust to me for the uses & purposes above men-
 tioned & that he the Deponent & the Fox sign their names as witness
 to the aforesaid Deed of the same soon to be in the City of Charleston in the
 State aforesaid on the 21st day of November in the year of our Lord One
 thousand seven hundred and forty four 1744. & in the 19th year of the
 sovereignty & independence of the United States of America before me

Recorded February 10. 1794 J. H. H. H.

South Carolina. By the Honorable John Rutledge Esq;

To all to whom these presents shall come be seen or
made known greeting, Knows ye that on the twenty first day
of November in the year of Our Lord one thousand seven hundred
and thirty four before me Personally appeared Mrs Catherine Hock and
the wife of William Hock of the State of South Carolina Esquire
who being by me Privately & Properly examined did acknowledge
to declare that she did freely & voluntarily without any manner
of Compulsion do and fear of her said Husband or of any
other person or persons whomsoever consent to and join with
her said Husband in conveying & giving over by a certain
Indenture of Release bearing date the twentieth day of November
in the year of Our Lord one thousand seven hundred
and thirty four and made between the said William
Hock & Catharine his wife of the one part, & Catharine now
John Ball alias Ball & Edward Thomas of the other part
unto the said Catharine herrius John Ball, alias Ball &
Edward Thomas their Heirs & Assigns & by which Deed the said
the said Catharine herrius and Edward Thomas in the said Deed of
Release contained All those several pieces or parcels of Land
being part of tract called Modellibugh situated in
the Parish of Saint Thomas and Saint Dennis on the South
Branch of Roanoke River containing in the whole seven
hundred & thirty eight acres one Rod & seventeen perches
distringuisched in a plat of the said Plantation made by
Goddard & Tugger by Survey Coloured Red and Marked with
the letters C H which said Seven hundred & thirty eight
acres one Rod and seventeen perches were lately allotted to
the said Catharine Hock by John Ball alias Ball & Edward
Thomas Commissioner appointed for that purpose by
the Court of Equity together with all & singular the houses
outhouses Edifices Buildings sheds Fences Mays wells Pots
Papages water Courses lights Darnments & Conveniences
Advantages Privileges Benevolments Rights Members
& Appurtenances whatsoever to the said Piece or Parcels
of Land belonging or in any wise appertaining, and
the Reversion and Reversions, Remainders & Remands
Rents, Fines & Profits thereof of every part & parcel thereof
and also all the Estate Right Title Interest Inheritance
property claim and Demand whatsoever in law or
Equity of them of them the said William Hock & Catharine
his wife of in to or out of the said premises & every part
and parcel thereof. And the said Catharine now before
me

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me being privately & separately examined as aforesaid doth acknowledge and declare that she doth freely & voluntarily without any manner of compulsion stand on Record of her said Husband, or of any other Person or Persons whomsoever for herself & her Heirs & devisee, release, renounce & forever quit claim unto the said Catherine Lorraine, Mrs Ball, John Ball and Edward Thomas their Heirs & Assigns, Subject nevertheless to the said Mrs Trustee conditions & Provisions in the said Release contained as aforesaid All & all manner of Right Title Interest property Claims and Demands which she now hath or hereafter may claim of me to the marriage aforesaid, and all manner of Action and Actions so that neither the said Catherine nor her Heirs nor any other person or persons whomsoever for her or for her shall have any manner of Retention of any attorney hereafter shall be in anywise prosecute or claim against the said Catherine Lorraine, John Ball, Mrs Ball, Edward Thomas, their Heirs and Assigns but of and from the same shall be utterly banished & forever excluded by these presents to so long as my self & the said John Bullocke have hereunto set my hand and caused the Seal of the Court of Common Pleas to be affixed the day and year first above written Ed Bullocke 343.

Received February 11, 1795,

estate of South Carolina

This hieast twelve day of December in the year of Our Lord one thousand seven hundred & Ninety four. Between James Brickell of Saint Johns parish Doctor of Medicine of the first part Blakely White of the City of Charleston of the second part and Eliza Mary White daughter of the said Blakely White of the third part. Be it therefore known that for I am consideration of a Marriage intended by divine permission shalbe to be had solemnized between the said James Brickell & Eliza Mary White & of the sum of five hundred pounds Sterling to be paid & received by the said James Brickell as a Marriage portion with the said Eliza Mary White & that a competent Jointure may be had made & provided for the said Eliza Mary White in case the said Marriage shall take Effect for the settling and Aforming all & singular as the personal Estate mentioned & contained in a List or Schedule hereunto annexed which is made a part of these presents together with the future increase and increase of such of the Negro & other Slaves as are females, that are mentioned & contained in said Schedule to and for the sum of Two hundred and five pounds per annum & then after limited declared, for want to the same amount made upon the Contract of the said intended Marriage. To the said James Brickell, hath granted bargained sold, assigned Transferred and delivered by these presents doth grant bargain sell Eliza & Blakely and deliver according to due form of Law unto the said Blakely

doth
constantly
in service
never for
not claim
that an
trustees
leave on
Indemnity
hereafter
all damages
and now
as you have
written
to the said
Kosciusko
attorney
on your way
and
affidavit the
444.

© Reserved to hold all rights in the said Slaves with the Schedule of the Slave.

© Reserved to hold all rights in the said Slaves with the Schedule of the Slave.

361 Blakely White his Executors Administrators & Assigns, also their
Heirs & other Slaves mentioned in the List or Schedule herunto annexed
with the further Space & Increase of the Females, unto the said Blakely White
White his Executors Administrators and Assigns, in and upon & for all
the uses intents & purposes herein after mentioned. That is
to say In Trust That the said James Brickett shall have the
full use, disposal & services of the aforesaid Slaves, until his
Intimamige with the said Eliza Mary White as soon as the said
Marriage shall be consummated Then in Trust & to & for the use
of the said James Brickett & Eliza Mary White during their
Joint Lives but in such manner, as not to be subject or liable
to and for the present or future encumbrances & debts of the said
James Brickett, but Nevertheless that the said James Brickett
& Eliza Mary White shall have hold & property the aforesaid Slaves
& to receive all the profits arising & to arise from their labour
during their Natural Lives free from the Controul of the said
Blakely White or his Executors Administrators & Assigns
& without any account to be given to him or them. And after
the determination of that Estate. Then in Trust & to & for the use
of the longest Lives of them the said James Brickett & Eliza
Mary White during the term of their Natural Life of him
or her so surviving of them should be Spouse of the said
Marriage living, at the determination of that Estate. Then
in Trust That all & singular as the aforesaid Property be
equally divided among such Spouse at the death of the lives
of them the said James Brickett & Eliza Mary White, But if
there should be no Spouse of the said Marriage, or if there should
be Spouse & such Spouse should die before the death of the longest
lives of them the said James & Eliza Mary Their all & singular
the aforesaid property mentioned in the List or Schedule hereto
annexed, shall go to & become the absolute property & Estate of
such longest lives of them forever, to sell give or dispose of, as
he or she / as the case may be / shall think fit & proper; No
Witness, whereof the said Parties to the present to have hereunto
set their hands & seals on the day & in the year first above
written. - The List or Schedule referred to by the annexed Deed
Percy, a Negro Man, Sophia a Woman, Victoria a Woman,
Ned, a Negro Man, Larch a Boy, Stephen a Detho, Dennis a Negro
Woman, Toney a Boy, Grace a Girl Harris a Detho, Abby,
a Woman, Jenny a Girl, Padley a Boy, Brutus a Detho, Betty
a Girl, November a Boy, Tom a Negro Man 17 Hogs we
James (S) Brickett, Eliza Mary (S) White, Blakely (S) White
Signed Sealed & delivered in the presence of Martha Hodge

Jeremiah Dickinson. Received of the within named Blakespear
 Five hundred pounds Sterling the marriage proportion, within
 mentioned the last month day of Decr 1794 Jas Brickett. witness
 Jeremiah Dickinson - Jeremiah Dickinson, maketh Oath
 with that he was present, saw James Brickett, Elizabeth May
 White & Polakeley White, sign Seal to their Act of Deed, delivered
 within instrument of writing, for the uses & intents & purposes
 therein mentioned. & that he saw the Martha Hodgeson subscribe
 their names as witnesses to such signing & delivery
 The Deponent further saith that he was present and
 saw James Brickett sign in the above instrument, that he did also
 sign his name as witness to such signing - Sworn to before me
 the 26 day of February 1795 John St. John & Dartell
 1795

Charleston Feb 26. 1795

South Carolina This instrument made the eleventh day of
 December in the year of our Lord one thousand seven hundred and
 ninety four, Between Nathaniel Heyward of Beaufort District
 in the State of South Carolina a ~~Esquire~~ of the one part, and Gabriel
 Manigault and Joseph Manigault of the said state ~~Esquires~~
 of the other parts to witness the said Nathaniel Heyward by his
 Bond or Obligation bearing date the twenty seventh day of February
 in the year of our Lord one thousand seven hundred and eighty
 eight, acknowledged himself to be held and firmly bound
 unto the said Gabriel Manigault and Joseph Manigault in
 the full and just sum of five thousand pounds sterling money
 with a recital hereunder written. That whereas a Mar-
 riage was intended to be had and solemnized between the said
 Nathaniel Heyward and Harriet Manigault Daughter and
 Heiress of the Honorable Peter Manigault late of Charleston in
 the said State ~~Esquire~~ deceased and the said Peter Manigault
 by his last Will and Testament duly executed in writing and
 bearing date the 20th day of May in the year of our Lord one thousand
 seven hundred and seventy three did give and bequeath to his
 Daughter Harriet Manigault the sum of five thousand pounds ster-
 ling on the value thereof in the current money of this State her to be
 to be paid her at the age of twenty one or day of marriage and did
 direct his said Daughters ~~Widow~~ in case she should marry before
 the age of twenty one to be settled on her and her issue and in case
 his executors should not have such settlement made by his
 Will did declare the same to be so fixed and settled, in
 and by the said Will of Record in the Secretary's Office of this
 State relation being therunto had may more fully and
 clearly appear. And Whereas the said Nathaniel Heyward
 in consideration of the said intended Marriage to his having

363. received the said Legacy of five thousand pounds Sterling money did agree to and with the said Gabriel Manigault and Joseph Manigault their Executors and Administrators that he would settle all and singular the land Tenements and Hereditaments situate lying and being at or near the River Combahee in this State which were devised to him the said Nathaniel by the last Will and Testament of his Father Daniel Heyward Esquire deceased, and also sixty seven Negroes Slaves then on the said Plantation in such manner and form as the counsell of the said Gabriel and Joseph learned in the Law shoule advise in order to secure the said five thousand pounds Sterling for the following uses and that the said Lands and Slaves should always thereafter be chargeable with and made liable to the payment of the said sum of five thousand pounds Sterling money to and for the following uses that is to say, to and for the use and Behoof of the said Harriet Manigault until the Solemnization of the said intended marriage and immediately after, to and for the use and Behoof of the said Nathaniel Heyward and Harriet his Wife during their joint lives, but so as not to be liable or subject to the Debts, Charges or Incumbrances of the said Nathaniel Heyward, and in case the said Nathaniel Heyward should die before the said Harriet leaving Issue then to the use and Behoof of the said Harriet during the term of her natural life and after her decease to the use and Behoof of such Issue and also such other Issue as she may have by any future Husband to be divided equally between them share and share alike, but in case the said Nathaniel should die before the said Harriet without Issue, or with Issue and such Issue should die in the life time of the said Harriet, then to the use and Behoof of the said Harriet, and in case the said Harriet should die before the said Nathaniel leaving Issue then to the use and Behoof of such Issue to be equally divided amongst them if more than one and their several Dividends and Proportions to be paid them on their respectively attaining the age of twenty one years or day of Marriage, which shall first happen and in case the said Harriet should die before the said Nathaniel without Issue or with Issue of such Issue should die under age or unmarried, then to the sole use and Behoof of the said Nathaniel Heyward, and the condition of the above Obligation was that if the said Nathaniel Heyward should in all things well and truly abide by perform and execute the said recited Marriage Agreement, then the said obligation was to have been void or else to have remained in full force and virtue. Now this Indenture WITNESSETH that in consideration of the Premises and of the sum of five Shillings to him in hand paid at or before the sealing and delivery

delivery of these Presents the Receipt whereof is hereby acknowledged he the
 said Nathaniel Heyward hath granted bargained sold released and con-
 firmed and by these Presents doth grant bargain sell release and confirm an-
 to the said Gabriel Manigault and Joseph Manigault their Heirs and
 Assigns for ever all that Plantation or Tract of Land situate lying and
 being in S. Bartholomew's Parish Colleton County and State aforesaid
 containing one thousand and thirty five Acres and twenty nine Peches
 be the same more or less, butting and bounding to the Northward part
 ly on lands of James Heyward Esquire and partly on land late of
 Robert Gibbes Esquire deceased to the Eastward on lands sold and con-
 veyed by the said Nathaniel Heyward party hereto to Captain
 Richard Street, to the Southward partly on lands belonging to
 Egerton Esquire and partly on lands of Daniel Blake
 Esquire, and to the Westward on lands belonging to James Heyward
 Esquire - Together with all Houses Outhouses Edifices Buildings Ways
 Paths Waters Water Courses Basements Adornments Emoluments &
 Hereditaments whatsoever to the said Plantation belonging or in any
 wise appertaining, And the Reversion and Reversions, Remainder and
 Remainders, Rents, Issues and Profits of every part and parcel there-
 of with the Appurtenances, to have and to hold the said Plantation
 or Tract of Land and all and singular the Premises hereby intended
 to be granted bargained and sold unto the said Gabriel Manigault
 and Joseph Manigault and the survivor of them and the Heirs and
 Assigns of such survivor to their use and behooffe for ever upon the
 Trusts nevertheless and for the Intents and Purposes herein after
 expressed of and concerning the same. And this Indenture further
 witnesseth that in consideration of the Premises he the said Nathaniel
 Heyward hath granted bargained and sold and by these Presents
 doth grant bargain and sell unto the said Gabriel Manigault
 and Joseph Manigault and the survivor of them and the Executors
 Administrators and Assigns of such survivor the Negroes and
 other slaves herein after mentioned that is to say Charlotte, Samp-
 son Jacob, Sarah Flora, Molly, Cornwall, Lucy, Mary Ann
 Bristol, Mary Eve, Effey, Eve, Prince, Jenny, Tamar, Venture
 Delly, Rose, Sterling, Diana, Friday, Ruth, Bacchus, Mingo, Jack
 Mary Titus, Linda, Friday, Tenah, Charles, Tamar, Rinck, Caesar
 Lucy Eve, Thomas, Joan, Peter, Ruth, Sarah, Dublin, Jack, Wiley
 Dubus, Tenah, Stephen, Sharper, Aney, Mary, Sarah, Isaac
 Quamina, Prince, Hannah, Lucy, Tibby, Tom, Linda, Caleb
 Daphney, Jenny, Aney, Sally and Jacob To have and to hold
 all and singular the said Negroes and other slaves and the Issue
 and Increase of such as are female unto the said Gabriel Manigault
 and Joseph Manigault and the survivor of them and the Executors &
 Administrators of such survivor upon the Trusts and to and for the
 uses intents and purposes herein after expressed of and concerning

the same that is to say as touching and concerning the said Plantation or Tract
 of Land and the said Negroes and other Slaves and the future increase of such
 of them as are female upon trust to secure to the said Gabriel Manigault
 and Joseph Manigault and the Survivor of them and the Heirs Executors
 or Administrators of such Survivor the payment of the sum of five thousand
 pounds Sterling according to the Trusts and to the Uses set forth in the
 said above in part recited Bond made between the Parties to these
 Presents the twenty seventh day of February in the year of our Lord one
 thousand seven hundred and Eighty Eight and previous to their inter-
 marriage. and the said Nathaniel Heyward for himself his Heirs Execu-
 tors and Administrators doth covenant grant promise and agree to and
 with the said Gabriel Manigault and Joseph Manigault and the Sur-
 vivor of them and the Heirs Executors Administrators and Affigns of
 such Survivor that he the said Nathaniel Heyward is the true lawful
 and rightful owner of all and singular the Lands Hereditaments
 Negroes and other Slaves and Premises above mentioned and every
 part and parcel thereof with the appurtenances. and also that the said
 Nathaniel Heyward hath good right full power and sufficient au-
 thority in the Law to grant convey and settle all and singular the
 said Lands Hereditaments Negro Slaves and Premises in manner
 above mentioned according to the true intent and meaning of these
 Presents. and further that he the said Nathaniel Heyward and his Heirs
 Executors and Administrators and all and every other Person or Persons
 and his ^{or} their Heirs Executors and Administrators having or law-
 fully claiming any Estate Right Title or Interest of, in or to the
 said Premises above in and by these Presents released settled and
 confirmed or any part thereof by him or under him or them shall
 and will from time to time and at all times hereafter upon the
 reasonable request and at the proper costs and charges in the Law of the
 said Gabriel Manigault and Joseph Manigault or the survivors of
 them or the Heirs Executors or Administrators or Affigns of such
 Survivor make do seal and execute or cause or procure to be made
 done sealed or executed all and every such further and other lawful and
 reasonable Act and Acts Thing and Things Device and Devices Conveyance
 and Conveyances Assurance and Assurances in the Law whatsoever for the
 further better and more perfect granting conveying releasing confirming
 and assuring of all and singular the Premises aforesaid with
 the Appurtenances and every part and parcel thereof unto the said
 Gabriel Manigault and Joseph Manigault and the survivor of them
 and the Heirs and Affigns of such Survivor on the Trusts and for the Pur-
 poses aforesaid as by the said Gabriel Manigault and Joseph Manigault
 or the survivor of them or the Heirs or Affigns of such Survivor or his
 or their counsell learned in the Law shall be reasonably advised advised

and required, And the said Nathaniel Heyward his Heirs Executors and Ad-
ministrators the said hereby granted settled and released Negroes and
other Slaves and Premises and every part and parcel thereof with their ap-
pertinances unto the said Gabriel Manigault and Joseph Manigault and
the survivor of them and the Heirs Executors Administrators and Assigns
of such survivor against the said Nathaniel Heyward his Heirs Execu-
tors Administrators and Assigns and all other persons whatsoever
shall and will warrant and forever defend by these Presents for
the Intents and Purposes of securing the said sum of Money for the
aforesaid. In witness whereof the said Parties to these Presents
have hereunto interchangably set their hands and affixed their seals
the xxist day of March above written - G. B. Manigault (Seal)
Nathl. Heyward, & Joseph Manigault L S sealed and delivered
in the presence of Thaddeus Thomas & Elliott, South Carolina
Charleston, Personallis appeared James Linton Esquire who being duly
sworn saith that he was present and saw the within named Gabriel Man-
igault Nathaniel Heyward and Joseph Manigault sign seal
as their act and Deed under the within Instrument of writing for
the use and purposes therein mentioned and that he the Deponent
together with Thomas Elliott signed their names as Witness
to the execution thereof sworn to before me this 11th of December
1774 Thomas Parker S. P. Recorded 2^d March 1775

This Indenture Tripartite made the Twenty-
second day of April in the year of our Lord one thousand seven hun-
dred and Sixty seven and in the seventh year of the Reign of our
soverign Lord George the Third by the Grace of God of Great Bri-
tain France and Ireland King Defender of the Faith and so forth, Between
Ann Boyd of Charles Town in the Province of South Carolina Widow of the
first part John D'Lahowc of the same place Practitioner of Physick of
the second part and Edward Martin of the said Town and Province Gentle-
man of the third part. Whereas a Marriage by Gods Permission is in-
tended shortly to be had and solemnized by and Between the said Ann Boyd
and the said John D'Lahowc and in Consideration thereof it is agreed by
and between the said John D'Lahowc and the said Ann Boyd that all
that piece part or parcel of a Town lot of Land situate lying and being
in Colleton Square in Charles Town in the Province aforesaid with the
House or Tenement thereon Erected and built and now in the Tenme or
Occupation of the said John D'Lahowc and also the several Negro Slaves
herein after named with the future Issue and Increase of the said Tenement
Slaves and like wise all other the Personal Estate and Interest of
her the said Ann Boyd shall be to and for the several uses Intents
and Purposes herein after mentioned and that for that Purpose the
same are to be assigned transferred and conveyed unto the said
Edward Martin In Trust and to and for the several uses Intents

and Purposes herein after mentioned and declared of for and concerning the same - Now This Indenture Witnesseth that in Pursuance of the said Agreement and for and in Consideration of the sum of Ten Shillings Current Money of the said Province to her the said Ann Boyd in hand at and before the Sealing and Delivery of these Presents - by the said Edward Martin well and truly paid, and for the settling and parting the said piece part or parcel of a Town lot of Land herein before mentioned and the several uses Intents and Purposes herein after limited Express'd and Declared, and upon and under the several Trusts and Agreements and in such manner as herein after in and by these Presents are thereof limited Express'd and Declared, and for divers other good causes and considerations her the said Ann Boyd hereunto moving, she the said Ann Boyd by and with the advice knowledge privity consent and agreement of the said John D'Lahowc testified by his being made Party to and signing and sealing of these Presents) hath given, granted Barquished sold Allocated Remised Relaxed and Confirmed, and by these Presents Doth give Grant Bargain sell Alien Remise Release and Confirm unto the said Edward Martin in his Actual Possession now being by Virtue of a Bargain and sale thereof made for one whole year by Indenture of Lease bearing date the day next before the day of the date of these Presents made Between the said Ann Boyd of the one part and the said Edward Martin of the other part, and by force of the Statute for transferring Uses into Possession and made office in this Province) and to his Heirs and Assigns for ever, All that piece part or parcel of a Town lot of Land in Colleton Square in Charles Town in the said Province now in the Tenure or Occupati'on of the said John D'Lahowc containing in length from East to West Seventy Five Feet of Acre and in Depth from North to South eleventy Five Feet of Acre and is Butting and Bounding to the North on Lands now of the said Edward Martin Party to these Presents to the East on Lands now or late of John Deas to the south on a certain Street, or Passage way commonly called or known by the Name of Thomas Street and to the West on Charles Street; Together with all and singular the Houses Outhouses, Edifices, Buildings Yards Gardens Wells Waters Watercourses lights Easements Passages Profits, Commodities, Enclosures, Hereditaments Rights, Members and Appartenances whatsoever to the said piece part or parcel of a Town lot of Land standing being belonging or in any wise appertaining, and the Reversion and Reversions, Remainder and Remainder, Rents Issues and Profits thereof and of every part and parcel thereof, and also all the Estate Right title Interest Use Trust Possession Property claim and Demand whatsoever either

in law or Equity which she the said Ann Boyd now hath in to or out of these Premises or any part or parcel thereof. Together with all Deeds Evidence and Writings which concerns the same Premises or any part thereof. To have and to hold the said Piece part or parcel of a Town lot of land and all and singular the Premises herein before mentioned or Intended to be held by granted and Released with their and every of their appurtenances unto the said Edward Martin his Heirs and Assigns for ever, In Trust and to and for the several and respective uses before Intended and Purposes and with and under the several and Respective Limitations conditions and Agreements herein after mentioned limited Expressly and appointed and to and for none other use Intended Purpose whatsoever, and This Indenture further witnesseth that for the consideration aforesaid the said Ann Boyd by the like advice knowledge Privity Consent and Agreement of the said John D' lakoue testified as aforesaid hath Granted Bargained sold and Delivered and by these Presents doth in Plain and open Market according to due form of Law Grant Bargain Sell and Deliver unto the said Edward Martin his Executors Administrators and Assigns all those twenty one Negro Slaves following known by the Name of Jack Codner, Jack Hale Marcus Papous and 3 children Sarah and 2 ♂ Dakhnev and 1 ♀ Mary and 1 ♂ Lucy and 1 ♀ Tenah and 2 ♂ Buba and Bess with the future Issue and Increase of the said Female Slaves, and all the Estate Right Title and Interest of her the said Ann Boyd of in and to the same and in consideration aforesaid testified as aforesaid she the said Ann Boyd hath assigned Transferred and set over and by these Presents doth Assign Transfer and set over unto the said Edward Martin his Executors Administrators and Assigns all other the Personal Estate and Interest of her the said Ann Boyd, To have and and to hold the said several Negro Slaves herein before mentioned together with the future Issue and Increase of the said Female Slaves, and also all other the Personal Estate and Interest of her the said Ann Boyd unto the said Edward Martin his Executors Administrators and Assigns for ever Upon Trust never to let go and to and for the several uses Intended and Purposes herein after mentioned and appointed concerning the same and to and for none other the Intent or Purpose whatever that is to say In Trust for the said Ann Boyd her Heirs Executors Administrators and Assigns until the solemnization of the said Intended Marriage and from and Immediately after the solemnization thereof, then upon this further trust that he the said Edward Martin his Executors Administrators and Assigns do and shall Permit and suffer or else sufficiently authorize and empower the said Ann Boyd to Receive and take all and singular the Rents Gains and Profits Earning Increase and Gains arising from the Rent or Hire of the said House or Tenement, and of the said several Negro

lies or any or either of them, and that the said Edward Martin do also Permit and suffer her the said Ann Boyd to have the use of all and every part of the Personal Estate and Interest so by her conveyed as aforesaid, during the Term of her Natural life to and for her own use and Benefit free from the controul of the said Edward Martin, or of the said John D'Lahowc her said Intended Husband or any other Person or Persons whatsoever, without any account to be given for the same, and from and immediately after her Death, — then upon this further Trust that he the said Edward Martin his Executors, Administrators and Assigns do and shall Pay apply Divide Dispose and Deliver up the said piece part or parcel of a Town lot of Land and Premises, Together with the several Negro Slaves herein before mentioned with the future Issue and Increase of the said Female Slaves, and also all other the Personal Estate and Interest of her the said Ann Boyd unto and among such Child or Children of her, begotten or to be begotten, which shall be living at the time of her Death, to be equally divided Between them share and share alike, but in case no such Child or Children should be living at the time of the Death of the said Ann Boyd, Then that he the said Edward Martin his Executors Administrators and Assigns do and shall deliver up pay apply divide and dispose of the said piece part or parcel of a Town lot of Land and Premises, with the several Negro Slaves herein before mentioned with the future Issue and Increase of the said Female Slaves, and also all other the Personal Estate and Interest of her the said Ann Boyd, unto and amongst such Person or Persons and in such Parts Shares and Proportions, and upon such conditions manner and form as she the said Ann Boyd notwithstanding her said Intended Coverture, and whether Covert or Discovet, by any Deed in Writing, or by her Last Will and Testament in Writing, to be by her duly Executed in the Presence of three Credible Witnesses shall give direct Limit or appoint the same which said Deed Writing or Will she the said Ann Boyd is hereby and by the said John D'Lahowc her said Intended Husband Enabled and Empowered to make, and the said John D'Lahowc for himself his Heirs Executors, Administrators and Assigns and for every of them doth hereby Covenant Promise Grant and Agree to and with the said Edward Martin his Executors Administrators and Assigns by these Presents in manner and form following that is to say, that for and notwithstanding any act matter or thing whatsoever by him the said John D'Lahowc to be had made committed executed suffered or averted unto it shall and maybe lawful to and for the said Ann Boyd his said Intended Wife at any time or times during her Coverture and at all times (in case of no Issue as aforesaid) to make such Deed Writing or Will in manner as aforesaid and thereby give direct Limit or appoint or dispose of the said piece part or parcel of a Town lot of Land and Premises, with the several Negro Slaves abovesaid, together with the future Issue and Increase of the

said Female Slaves, and also all other the Personal Estate and Interest of her the said Ann Boyd, and every part and parcel thereof, to such Person and Persons and to and for such uses, Intents, Trusts and Purposes and in such manner and form as she the said Ann Boyd notwithstanding her said Intended Cōverture and whether covert or Discovet shall at any time think fit to make and give, and that he the said John D'lahoue his Executors Administrators and all and every other Person and Persons whomsoever claiming or so claim by from or under him or them shall not question controvert obstruct or hinder ~~such~~^{any} Disposition of her the said Ann Boyd his Intended Wife of or in the said Respective Premises so to be by her given and disposed of as aforesaid, and that all and the Manner of such gift and Disposition shall hence to be by her the said Ann Boyd so made and done of the aforesaid Premises or any Part thereof shall be at all times as good and effectual in the Law as if the said John D'lahoue had himself joined in the same with the said Edward Martin or with her the said Ann Boyd his said Intended Wife, or as if she were a Feme Sole, and further that the said Edward Martin his Executors Administrators and Assigns shall and may from time to time and at all times hereafter peaceably & quietly have hold and occupy Possess and enjoy the said herein before mentioned Premises and every part and parcel thereof nevertheless upon the several Trusts Intentions and Purposes herein and hereby mentioned expressed and Declared of for and concerning the same without any let disturbance or Interruption of or by the said John D'lahoue his Executors Administrators or Assigns or any way other Person or Persons whomsoever claiming or so claim by from or under him or them or by or through his or their Means, Consent Privy or Procurement, And Lastly that he the said John D'lahoue his Heirs Executors ^{and} Administrators shall and will from time to time and at all times hereafter upon the Reasonable Request and at the Costs and charges of the said Edward Martin and Ann Boyd their Executors Administrators and Assigns or any or either of them made do & Execute or cause or Procure to be made done and Executed all and every such further and other lawful and Reasonable act and doing and thing, Conveyances and Assurances in the Law whatsoever as well for corroborating and Strengthening these Present as also for the further and better conveying assuring and confirming of all and singular the herein before mentioned Premises and every Part and Parcel thereof respectively unto the said Edward Martin and Ann Boyd or either of them their or either of their Heirs Executors Administrators and Assigns respectively, nevertheless to and for the several uses and upon the several Trusts Intentions Purposes conditions and agreements herein and hereby mentioned expressed and

Declared of for and concerning the same, as by them or either of them their
or either of their counsel Learned in the Law shall be Reasonably De-
vised Advised or Required - In Witness whereof the said Party's
to these Presents have hereunto Interchangeably set their hands
and seals the day and year first above written - Ann Boyd, John D. Lahoway
John de Lahoway, Edw. Martin (ds) Sealed and Delivered in
the Presence of Sarah Leesone, John Leesone, State of South Carolina
Personally appeared before me Sarah Leesone who being duly sworn de-
clares that she was present and did see Ann Boyd, John D. Lahoway
and Edward Martin sign seal and deliver as their Act and Deed the
within Instrument of writing for the purposes therein mentioned and
that John Leesone was also present and that he with her did sign
their names as witnesses thereto - Sarah Leesone, Sworn the 3rd
March 1795 before me B. Beckman 26, Recorded 3rd March 1795

South Carolina

This INDENTURE made the tenth day of May in the
year of our Lord one thousand seven hundred and ninety two, Between
William Harriot of Georgetown in the state of South Carolina Merchant of
the one part And Edward Thomas of the District of Georgetown in the state
aforesaid Esquire In Trust for Mary the Minor Daughter of the said Ed-
ward Thomas of the other part - Witnesseth that Whereas there is a mar-
riage intended to be shortly had and solemnized between the said William
Harriot and the said Mary the Daughter of the said Edward Thomas, And
Whereas the said Mary is now lawfully and rightfully possessed in her
own right or otherwise intitled to a certain Negro Woman Slave known
by the name of Jody and her female Child known by the name of Abby
And Whereas it is the true intent and meaning of the said parties and
of those, parents to that the said Female Slaves together with their future
Issue and increase, and also such other personal property which shall
hereafter devolve upon, fall to the Share of or to which the said Mary
shall or may be intitled by any manner of way or means ever shall be
secured and settled in manner and form as shall for that purpose be herein
after set forth and expressed, This Indenture therefore further wit-
nesseth that in pursuance of the said agreement and in consideration
of the said intended marriage, and also for and in consideration of ten
shillings unto the said William Harriot paid by the said Edward Thomas the receipt
whereof is hereby acknowledged he the said William Harriot hath consented and
agreed and by virtue of these presents Doth consent and agree to and with the
said Edward Thomas as the Trustee of the said Mary his Daughter that the Negro
Slaves above particularly named together with their and each of their fu-
ture Issue and increase shall remain abide and be subject to the trust

hereinafter mentioned and expressed, the solemnization of the said intended Mar-
riage notwithstanding, together with such other personal property which
shall or may devolve upon, fall to the share of, or to which the said Mary shall
or may be entitled in any any wise however, To have and to hold the
said personal property so as aforesaid mentioned and expressed unto the
said Edward Thomas his Executors and Administrators forever, the
Trust to and for the use benefit and behoof of the said Mary during the
joint lives of the said William Heriot and the said Mary his intended
Wife, Provided nevertheless that the said William Heriot shall and may
have the sole direction and management thereof and also shall and may
have receive and take the profits advantages and emoluments which
shall arise and accrue therefrom during the joint lives of the said
William Heriot and the said Mary his intended Wife and which is
during all that time to be in no wise subject or liable to the payment
of any Debt or Debts that shall or may be brought against him, but
in case that there shall happen to be no Issue of the said Marriage liv-
ing at the time of the decease of the said William Heriot or of the said
Mary his intended Wife which ever shall first happen that then this
Trust to cease and determine and the said property so aforesaid men-
tioned expressed and settled to be immediately vested in the Survivor
of them the said William Heriot and the said Mary his intended Wife
and the Executors Administrators and Assigns of such Survivor from
thenceforth forever, but on the contingency of there being issue of the said
Marriage living when the said William Heriot and Mary his intended
Wife shall depart this life which ever shall first happen then in trust for
such Survivor for and during the term of his or her natural life as the case
shall happen to be and immediately after the death of such Survivor then
in trust for the benefit use and behoof of the children of the said Marri-
age as Tenant in common, but if there shall happen to be only one
child of the said Marriage living when that contingency shall take
place then in Trust for the use benefit and behoof of such only child,
and for the use benefit and behoof of the Executors Administrators and
Assigns of such Child or Children forever the same to be equally and
impartially divided and delivered to such Children or to such
Child if there shall happen to be no more than one whenever he she
or they shall arrive at the age of twenty one or on the day of Marri-
age which ever shall first happen, provided nevertheless that in
case any Child or Children of the said Marriage shall be dead then
the Child or Children of such Child or Children so dying to take the share
or proportion of the Child or Children of the said Marriage which such
Issue shall represent in manner and form aforesaid to his her or their
proper use benefit and behoof for ever as tenants in common and
not as joint Tenants, and the said William Heriot for himself his

Witnessors and Administrators doth by virtue of these presents covenant
and agree with the said Edward Thomas his Executors and Administrators -
that he the said William Heriot shall and will from time to time and at
all times hereafter whenever the same shall be requisite and necessary make
do and execute or cause to be made done and executed all such further
Deed or Deeds act or acts thing ^{or} ~~and~~ things Device or Devices, conveyance
or Conveyances in the law whatsoever for the further better and more
perfect settling assuring and carrying the agreement hereinbefore
mentioned and contained in full effect and operation agreeable to
the true intent and meaning thereof and of these presents as by the said
Edward Thomas his Executors or Administrators or his or their Counsel learn-
ed in the law shall be reasonably devised or advised and required -
and the said Edward Thomas for himself his Executors and Administrators
doth by virtue of these presents agree to accept and take upon
him the Trust which hath in manner aforesaid been reposed and placed in
him which is testified by his being made a party to and joining the
said William Heriot in the execution thereof. In Witness whereof
the said parties to these presents have hereunto interchangeably set
their hands and seals on the day and year first above written -
Will. Heriot (S. L.) Edward Thomas (S. L.) sealed and delivered in the
presence of Robert Smith, Henry Gibbes, South Carolina Charles-
ton, personally appeared the Reverend Robert Smith who being dui-
ly sworn on the Holy Evangelists of Almighty God made oath that he
was present and saw William Heriot and Edward Thomas severally
sign seal and at their respective acts and Deed deliver the within Instrument
of writing bound for the uses and purposes therein set forth, and
that he the Deponent with Henry Gibbes subscribed their names -
as Witnesses to the due Execution thereof sworn to the 4th day of March
1795 before Stephen Ravenel J.P. Recorded 4th March 1795 -

South Carolina

This Indenture made the Tenth day of March in the
year of our Lord one thousand seven hundred and ninety five Between
Tobias Bowles of the City of Charleston in the State aforesaid Attorney at Law of
the one part, and Rebecca Drayton of Charleston in the State aforesaid -
Widow and relict of the Honorable John Drayton late of Charleston afore-
said deceased, and guardian duly appointed by the Court of Common
Councils now Court of Equity in the said State of Susanna Drayton a minor
about the age of eighteen years and Daughter of the said Rebecca and John Drayton
and Thomas Winstanley of the same place Attorney at Law 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 ninety four

seven hundred and seventy nine, and of force at the time of his death did give
 and bequeath unto his said Daughter Susanna Drayton the sum of Three
 Thousand Pounds Sterling Money to be paid to her by his Executors 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
 behoof maintenance and Education, And Whereas a Marriage is intended
 with Gods permission shortly to be had and solemnized between the
 said Tobias Bowles and the said Susanna Drayton by and with the consent
 and approbation of the said Rebecca Drayton Mother and Guardian of the
 said Susanna Drayton testified by her being party here to as aforesaid
 And Whereas it is declared and agreed by the said Tobias Bowles and
 the said Rebecca Drayton that in case the said Marriage shall take Effect
 that the said sum of Three thousand Pounds given and bequeathed unto
 the said Susanna Drayton by her Father as aforesaid with all the Interest
 now due and in arrear thereon shall be deemed to be herein and hereby
 assigned, transferred and set over by the said Tobias Bowles unto the
 said Rebecca Drayton and Thomas Winstanley and the survivor of them
 her or his executors Administrators and Assigns to for and upon and is and
 shall be liable and subject to the use, Trusts, Intents Purposes and agree-
 ments herein after expressed and declared of and concerning the same,-
 that is to say, that the said Rebecca Drayton and Thomas Winstanley,
 and the survivor of them, her or his executors, administrators or assigns
 shall and will do as soon as conveniently may be after the solemn-
 ization of the said intended Marriage ask, demand, sue for recover take
 and receive of Charles Drayton, John Drayton and Thomas Drayton the
 qualified and acting Executors of the said John Drayton and the survi-
 vors and survivor of them and the Heirs, Executors and Adminis-
 trators 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 Tobias
 Bowles may shall and do lay out and Invest the said Principal sum of
 Three thousand pounds and the Interest now due and in arrear there-
 on, / after so much of the said Interest shall be deducted and applied
 as may be sufficient to defay any sums of money or charges which
 may be owing for the maintenance and Education of the said Susanna,
 in one or more purchase or purchases of Lands and Negro Slaves, or
 of Lands or Negro Slaves, as he the said Tobias Bowles 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 aforesaid transferred set over and conveyed unto the said Rebecca Drayton and Thomas Winstanley and the survivor of them, her or his Heirs Executors and Administrators or shall be held deemed and taken and be liable and subject to for and upon the special Trusts, Uses, Intents and Purposes following, that is to say, that the rents, 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 Tobias Bowles during his natural life and from and after his decease then to and for the proper use and behoof of the said Susanna 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 Tobias Bowles and the said Susanna 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, 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 and represent and take the share his her or their Parent would have been intitled to take if such parent had been surviving at the decease of the survivor of them the said Tobias Bowles and the said Susanna his intended Wife, and in case there should be no Issue of them the said Tobias Bowles and the said Susanna 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 now due thereon and in arrear shall be paid out and Invested in one or more purchase or purchases as aforesaid, all the Interest that shall accrue thereon after the said Marriage takes effect shall be held and be liable and subject to such Trusts uses 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 aforesaid and the Principal sum and every part thereof while it continues not to be laid out or Invested in such purchase or purchases to be held and liable and subject to the Trusts uses Intents and purposes herein expressed and declared of and concerning the said Lands and Negroes which may be so purchased as aforesaid Now this Indenture Witnesseth that in prospect of and in consideration of the said Intended Marriage and to make and aforesay some provision and settlement

settlement upon the said Tobias Bowles and the said Susanna his intended Wife and their Issue by the said marriage and in pursuance of the agreement above recited by the said Tobias Bowles 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 Susanna Drayton by her father as aforesaid with the Interest thereon due and accruing shall be applied and disposed of and be liable and subject to for and upon the Trusts uses Intent and Purposes herein in that behalf thereof express'd and declared that is to say that the said Rebecca Drayton and Thomas Winstanley and the Survivor of them her or his Heirs Executors and Administrators may shall and do and they are hereby impowered as soon as convenient to may be after the solemnization of the said intended marriage to ask demand sue for recover take and receive of Charles Drayton, John 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 whereof to execute and deliver good and sufficient releases and discharges and that when and as the same shall be so received that the said Tobias Bowles 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 discharge any debts or charges which may be owing for the maintenance and Education of the said Susanna in one or more purchase or purchases of Lands and Negro Slaves or of lands or Negro slaves as he the said Tobias Bowles may at any time or from time to time think proper and advantageous and that when and as the said Lands or Negro Slaves or the ~~or~~ ^{one or} other shall be by him so purchased the same shall be assigned transferred set over and conveyed unto the said Rebecca Drayton and Thomas Winstanley and the Survivor of them her or his Heirs Executors and Administrators or be held deemed and taken and liable and subject to for and upon the special Trusts, uses, Intent and Purposes following that is to say that the Rents, Income and Profits of the said lands or 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 Tobias Bowles during his natural life and from and after his decease then to and for the proper use and behoof of the said Susanna 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 Tobias Bowles and the said
 Susanna by their said marriage equally to be divided betw n 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 de-
 ceased Child to stand in the place of represent and take the share
 his her or their parent would have been intituled to take if such parent
 had been surviving at the decease of the survivor of them the said
 Tobias Bowles and the said Susanna his intended Wife, and in
 case there should be no issue of them the said Tobias Bowles and the
 said Susanna 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 untill the said three thousand pounds and the Interest
 due and in arrear thereon shall be so laid out and Invested in such
 purchase or purchases as aforesaid all the Interest that shall accrue
 thereon after the said Marriage takes effect shall be held and
 be liable and subject to such Trusts Uses, Intentions 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 sub-
 ject to such Trusts, Uses, Intentions and Purposes as are herein expressed and
 declared of and concerning the said Lands and Negroes so to be pur-
 chased as aforesaid, and the said Tobias Bowles for himself his Heirs
 Executors and Administrators doth by these presents covenant promise
 and agree to and with the said Rebecca Drayton and Thomas
 Hinstanley, and the survivor of them, her or his Heirs, Executors
 and Administrators that he the said Tobias Bowles and his Heirs
 Executors and Administrators shall and will at any and at all times
 hereafter at the reasonable request of the said Rebecca Drayton and
 Thomas Hinstanley and the survivor of them, her or his Heirs Exe-
 cutors, Administrators and Assigns make do and execute and
 suffer, or cause and procure to be made done and executed all
 further and other reasonable matters and things, acts Deeds Devi-
 cies, Conveyances and Assurances in the law whatsoever for the
 better more perfect and absolute assigning transferring Conveying
 Establishing

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establishing ratifying making good and confirming the premises 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
present and parties thereto as by the said Rebecca Drayton and Thomas
Winstanley and the Survivor of them her or his Heirs Executors or Ad-
ministrators or any of their Counsel learned in the Law shall be ea-
solutely advised devised 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 - Tobias Bowles Esq
Sealed and Delivered In the presence of P. Rebecca Drayton &
Edw. Perry Jun: Jas. Postell Jun: John L. & Tho: Winstanley Esq
Frenzer Before me Stephen Ravenel one of the Justices aysned
to keep the Peace in the District of Charleston in the State of South
Carolina, Personalls appeared Mr John Ladson Lawyer of the city of
Charleston Student at law who being duly sworn on the Holy
Bryancle of Almighty God maketh oath that he was present and
saw Tobias Bowles, Rebecca Drayton and Thomas Winstanley sever-
ally sign seal and as their respective act and Deed deliver
the within Instrument of writing to and for the uses and pur-
poses therein mentioned and that he the Deponent with -
Edward Perry Junior and James Postell Junior signed their
names as witnesses to the due execution thereof Sworn
to the 17th day of March 1795 before Stephen Ravenel Esq.
Recorded 17 March 1795

South Carolina
 Articles of agreement made and executed this first day
 of January in the year of our Lord one thousand seven hundred and ninety five
 Between Daniel Flud of in the State aforesaid of the first part, Eli-
 zabeth Stanyarne Mathewes of the City of Charleston and State aforesaid Daugh-
 ter and Devisee and Legatee of John Raven Mathewes of Johns Island in the
 State aforesaid deceased of the second part, and Isaac Holmes, and William
 Washington of the said City and State Trustees for the said Elizabeth Stanyarne
 Mathewes of the third part, Whereas a Marriage is intended shortly to be
 had and solemnized between the said Daniel Flud and Elizabeth Stan-
 yarne Mathewes, and whereas the said Elizabeth Stanyarne Mathewes is
 aised poysed and intituled to the Real and Personal Estate hereinafter men-
 tioned, and it hath been agreed between the said Parties that the said Real and
 Personal Estate shall be conveyed transferred and secured firmly and effectual-
 ly to the said Isaac Holmes and William Washington and the Survivor of
 them his Heirs Executors Administrators and Assigns, In Trust for the pur-
 poses hereinafter mentioned but by reason of the Minority of the said Elizabeth
 Stanyarne Mathewes the same cannot at present be effected. Now therefore
 the said Daniel Flud in consideration of the said intended marriage and -

in pursuance of the said agreement and also in consideration of the sum of five
 shillings Sterling to him in hand paid by the said Isaac Holmes and William
 Washington doth hereby for himself his Heirs Executors and Administrators
 article covenant promise and agree to and with the said Isaac Holmes and William
 Washington their Executors Administrators and Assigns in manner following
 that is to say that after the said Marriage shall have taken effect and as soon
 as the said Elizabeth Stanyarne Mathewes shall have arrived to the age of twenty
 one years, he will join with the said Elizabeth Stanyarne Mathewes in
 conveying and securing firmly and effectually to the said Isaac Holmes and
 William Washington and the survivor of them his Heirs and Assigns all that
 Plantation or Tract of Land containing fourteen hundred and fourteen
 acres more or less situate on Johns Island in St. Johns Parish Colleton County
 and State aforesaid which said Plantation or Tract of Land was devised
 by the last Will and Testament of the said John Raven Mathewes to his
 Daughter the said Elizabeth Stanyarne Mathewes, and part of which
 that is to say, seven hundred and five acres were sold by the said Isaac
 Holmes and Benjamin Mathewes and George Mathewes Executors of the
 said John Raven Mathewes to Joseph Brown and by him Mortgaged to the
 said Isaac Holmes, Benjamin Mathewes and George Mathewes as a security
 for the payment of the purchase money which not having been paid, the said
 Executors have again possessed themselves of the said part for several years
 past, tho' the Equity of Redemption of the said Joseph Brown in the same has
 not been as yet released, but it is supposed will be so on request. In Trust
 nevertheless to and for the following uses and purposes that is to say In Trust to
 and for the joint use benefit and behoof of them the said Daniel Flud and
 Elizabeth Stanyarne Mathewes during their joint lives and from and after the
 death of the said Daniel Flud, should he die before the said Elizabeth Stan-
 yarne Mathewes, then In Trust for the sole use benefit and behoof of the said
 Elizabeth Stanyarne Mathewes her Heirs and Assigns forever, and in case the
 said Elizabeth Stanyarne Mathewes should die before the said Daniel Flud with-
 out leaving any Child or Children grand Child or Grand Children living
 at her death then In Trust from and after the death of the said Elizabeth
 Stanyarne Mathewes to and for the sole use benefit and behoof of the said Dane-
 l Flud his Heirs and Assigns forever, But should the said Elizabeth Stanyarne
 Mathewes die before the said Daniel Flud leaving any Child or Children
 grand Child or Grand Children living at her death then In Trust from and after the
 death of the said Elizabeth Stanyarne Mathewes to and for the use benefit and
 behoof of the said Daniel Flud during his natural life without impeachment of
 Waste and from and after his death, then In Trust to and for the use benefit and
 behoof of such Child or Children grand Child or Grand Children his her or their
 Heirs and Assigns forever, if more than one as Tenants in common, such Grand
 Children taking between them only their Parents share, and in case any of
 such

such Children or Grand Children shall die during the life time of the said Daniel Thud
and before the age of twenty one years without leaving any Child or Children living at his
her or their Death, then as to the share of such Child or Children In Trust from and after
the death of the said Daniel Thud to and for the use benefit and behoof of the said other Child
or Children, Grand Child or Grand Children his her or their Heirs and Assigns if more than
one as Tenants in Common, the Grand Children taking between them only their Parents
share, and as to the share of any such Grand Child who alone may take the whole of
a Parents share, or as to the share of any such Grand Child who together
may take the whole of a Parents share In Trust from and after the death of the said
Daniel Thud to and for the same uses as those last mentioned but as to the
share of any one or more of such Grand Children who together with his her or their
Brothers and Sisters may take the whole of a Parents share In Trust from and af-
ter the death of the said Daniel Thud to and for the use benefit and behoof of his her or
their Brothers and Sisters his her or their Heirs and Assigns, if more than one as Tenants
in common, And the said Daniel Thud doth also for himself his heirs execu-
tors and administrators further covenant promise and agree to and with the
said Isaac Holmes and William Washington and the Heirs and Assigns of the
Survivor of them that he will at all times after the execution of the said Convey-
ance and at the request of the said Isaac Holmes and William Washington or
either of them, or of the Heirs and Assigns of the survivor of them join with his
said intended Wife in executing any such further Deeds and Conveyances -
as the said Isaac Holmes and William Washington or either of them or the Heirs and As-
signs of the survivor of them may think requisite for the better and more perfect se-
curing and conveying the said Plantation or Tract of land to them or him their
or his Heirs and Assigns for trust for the uses and purposes aforesaid And the
said Daniel Thud in pursuance of the said Agreement and for the considerations
aforesaid doth hereby for himself his heirs executors and administrators further
article covenant promise and agree to and with the said Isaac Holmes and William
Washington their Executors Administrators and Assigns in manner following that is
to say, that as soon as the said Marriage shall have taken effect he will bar-
gain sell and transfer firmly and securely to the said Isaac Holmes and
William Washington and the Survivor of them his executors, administrators and
assigns all the following Slaves with the future Spice and Increase of them, to
wit, Lepis, Nancy Riney, Sally, Hagar, Betty, Popmen, Bella, Tom, Tom-
Frank, Lucretia, Charles, Johnny, Betty, Chloe and three Children Hester
Eddy, and one in arms Betty and her Child Abby Flora, In Trust nevertheless
to and for the following uses and purposes that is to say, In Trust to and for the
joint use benefit and behoof of the said Daniel Thud and Elizabeth Stanyarne
Matthews during their joint lives, and from and after the death of the said
Daniel Thud should he die before the said Elizabeth Stanyarne Matthews -
then In Trust for the sole use benefit and behoof of the said Elizabeth Stanyarne
Matthews her Executors Administrators and assigns for ever, And in
case the said Elizabeth Stanyarne Matthews should die before the said
Daniel Thud without leaving any Child or Children Grand Child or

Daniel Hild
living at his
and after
other Child
of more than
their Parents
the whole of
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m, Tom-
-Hester
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Matthews
-Stanyearne
And in
the said
Child a

grand Children living at her death, then In Trust from and after the death of the said Elizabeth Stanyearne Mathewes to and for the sole use benefit and behoof of the said Daniel Hild his Executors Administrators and Assigns for ever. But should the said Elizabeth Stanyearne Mathewes die before the said Daniel Hild leaving any Child or Children, grand Child or Grand Children living at her death then In Trust from and after the death of the said Elizabeth Stanyearne Mathewes to and for the use benefit and behoof of the said Daniel Hild during his natural life and from and after his death then In Trust to and for the use benefit and behoof of such Child or Children grand Child or Grand Children his her or their Executors Administrators and Assigns for ever if more than one as Tenants in common, such Grand Children taking between them only their Parents share, and in case any such Children or Grand Children should die during the life time of the said Daniel Hild and before the age of twenty one without leaving any Child or Children living at his her or their Death, then as to the share of such Child or Children In Trust from and after the death of the said Daniel Hild to and for the use benefit and behoof of the said other Child or Children grand Child or Grand Children his her or their Executors Administrators and Assigns if more than one as Tenants in Common, the Grand Children taking between them only their Parents share, and as to the share of any such Grand Child who alone may take the whole of a Parents share, or as to the share of any such Grand Children who together may take the whole of a Parents share In Trust from and after the death of the said Daniel Hild to and for the same uses as those last mentioned, but as to the share of any one or more of such Grand Children who together with his her or their Brothers and Sisters may take the whole of a Parents share In Trust from and after the death of the said Daniel Hild to and for the use benefit and behoof of his her or their Brothers and Sisters his her or their Executors Administrators and Assigns if more than one as Tenants in common, and the said Daniel Hild in pursuance of the said Agreement and for the considerations aforesaid doth hereby for himself his heirs executors and administrators further article covenant promise agree to and with the said Isaac Holmes and William Washington their executors administrators and Assigns in manner following that is to say, that as soon as the said Marriage shall have taken effect, he will firmly and securely transfer a sign and set over unto the said Isaac Holmes and William Washington and the survivor of them his executors administrators and Assigns all the monies due on the following Bonds, to wit on the Bond of Thomas Bee to John Raven Mathewes dated the fifth day of August one thousand seven hundred and eighty three and given for the sum of one hundred and sixty three pounds two shillings and six pence Sterling, also on the Bond of George Mathewes one of the Executors of the said John Raven Mathewes, to the said Isaac Holmes and Benjamin Mathewes as Executors of the said John Raven Mathewes dated the twenty ninth day of July one thousand seven hundred and ninety and given for the sum of one thousand three hundred pounds Sterling, also on the Bonds of John Lyon for the sum of three hundred and seventy nine pounds Sterling, of Charles Treer for the sum of one hundred and seventy pounds Sterling of John Rivers for the sum of four hundred and thirty one pounds Sterling and of Thomas Rivers for the sum of eight

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hundred and thirty pounds sterling / and in case the said sums of Money mentioned in the
 said Bonds of John Taylor Charles Treer, John Rivers and Thomas Rivers may have been re-
 ceived by the said Benjamin Mathewes in whose hands the said Bonds were, then that he
 will transfer aforesaid and set over as aforesaid whatever sum of Money the said Benjamin
 Mathewes may be found to owe to the said Elizabeth Stanyarne Mathewes when he shall
 account for the same / also on the Bonds of William Glover for the sum of three hundred
 and thirty four pounds sterling, of the said Isaac Holmes for the sum of four hundred
 and eighty nine pounds sterling, of Charles Ferguson for the sum of one hundred and
 two pounds sterling, and of John Wilson for the sum of three hundred and forty two
 pounds ten shillings Sterling / and in case the said sums of Money mentioned in
 the said Bonds of the said William Glover, Charles Ferguson and John Wilson may
 have been received by the said Isaac Holmes in whose hands the said Bonds were
 then that he will transfer aforesaid and set over as aforesaid whatever sum of Money the
 said Isaac Holmes may be found to owe the said Elizabeth Stanyarne Mathewes
 when he shall account for the same / In Trust nevertheless to and for the fol-
 lowing uses Intents and Purposes that is to say, In Trust that they the said
 Isaac Holmes and William Washington and the survivor of them his executors
 and administrators will place the said Monies out at Interest on such
 Security as to them or him shall appear proper or else vest the same in the
 Bank Stock of the United States and pay the Interest of the same to the said Daniel
 Flud and Elizabeth Stanyarne Mathewes for their joint use during their joint
 lives, and from and after the death of the said Daniel Flud should he die before
 the said Elizabeth Stanyarne Mathewes, then In Trust that they the said
 Isaac Holmes and William Washington and the survivor of them his executors
 and administrators will aforesaid transfer and set over both Principal and
 Interest of the said Monies or Bank Stock to and for the sole use of the said
 Elizabeth Stanyarne Mathewes her executors administrators and assigns, and
 in case the said Elizabeth Stanyarne Mathewes shall die before the said Daniel
 Flud without leaving any Child or Children, Grand Child or grand Chil-
 dren living at her death, then In Trust from and after her death that they the said
 Isaac Holmes and William Washington and the survivor of them his executors
 and administrators will aforesaid transfer and set over both Principal &
 Interest of the said Monies on Bank Stock to and for the sole use of the
 said Daniel Flud his executors administrators and assigns, But should
 the said Elizabeth Stanyarne Mathewes die before the said Daniel Flud -
 leaving any Child or Children grand Child or grand Children living
 at her death then In Trust from and after her death that they the said
 Isaac Holmes and William Washington and the survivor of them his executors
 and administrators will pay the Interest of the said Monies or Bank Stock
 to the said Daniel Flud for his sole use during his natural life and from &
 after his death then In Trust as to both Principal and Interest of the said
 Monies or Bank Stock to and for the use benefit and behoof of such Child or
 Children grand Child or grand Children his her or their executors admin-
 istrators and assigns, if more than one as Tenants in common, such grand

Children taking between them only their Parents share and that they the said Isaac Holmes and William Washington and the Survivor of them his executors & administrators will accordingly pay deliver or assign their respective shares to them, the males at their arrival at the age of twenty one years the Females at their arrival at that age or the day of marriage which ever first happens, and in case any of such Children or grand Children should die during the life time of the said Daniel Fleet and before the age of twenty one years without leaving any Child or Children living at his her or their death, then as to the share of such Child or Children, In Trust from and after the death, of the said Daniel Fleet to and for the use benefit and behoef of the said other Child or Children grand Child or grand Children his her or their executors administrators and assigns if more than one as Tenants in Common the Grand Children only taken between them their parents share, and that they the said Isaac Holmes and William Washington and the Survivor of them his executors and Administrators will accordingly pay deliver or assign their respective shares to them, the males at their arrival at the age of twenty one years the Females at their arrival at that age or the day of marriage whichever shall first happen, and as to the share of any such Grand Child who alone may take the whole of a parents share, or as to the share of any such Grand Children who together may take the whole of a parents share In Trust from and after the death of the said Daniel Fleet to and for the same uses Intents and Purposes as those last mentioned, But as to the share of any one or more of such Grand Children who together with his her or their Brothers and Sisters may take the whole of a parents share, In Trust from and after the death of the said Daniel Fleet to and for the use benefit and behoef of his her or their Brothers and Sisters his her or their executors administrators and assigns if more than one as Tenants in Common, and that they the said Isaac Holmes and William Washington and the Survivor of them his executors and Administrators will accordingly pay deliver or assign their respective shares to them, the Males at their arrival at the age of twenty one, the Females at their arrival at that age or the day of marriage whichever first happens, Provided however that if the said Isaac Holmes and William Washington or the Survivor of them shall think it most for the advantage of the said Daniel Fleet and Elizabeth Stanyerne Mathewes and shall be so requested by the said Daniel Fleet, then as to the whole or any part of the said Womies or Bank Stock, In Trust that they the said Isaac Holmes and William Washington or the Survivor of them will lay out and expend the same in the purchase of slaves or land or both and have the same conveyed transferred and secured firmly and effectually to them or him, their or his Heirs and assigns, In Trust to and for the same uses Intents and Purposes as are already herein declared of and concerning the Land and Slaves herein before mentioned. In witness whereof the said Parties have hereunto set their hands and seals the day and year above written - Daniel Fleet, (Seal)

Eliza S. Mathews (S) Isaac Holmes (S) W. Washington (S)
 signed sealed and delivered in the presence of us James Stanyarne, John J. Brisbane
 Algernon Wilson, South Carolina, Charleston District, Personally appeared
 Algernon Wilson of the City of Charleston in the State aforesaid Gentleman who
 being duly sworn on the Holy Evangelists of Almighty God made oath that
 he was present and saw Daniel Fluid Elizabeth Stanyarne Mathews Isaac
 Holmes and William Washington severally sign seal and as their respective
 act and Deed deliver the foregoing Instrument of writing to and for the uses
 purposes therein mentioned and that he the Deponent with James Stanyarne
 and John Stanyarne Brisbane, subscribed their names as Witnesses to the
 execution thereof, sworn to the 6th day of May 1795 before Stephen
 Ravenel G.P.

A Schedule of the Real and Personal Estate contained in this Marriage
 Settlement, a Plantation or Tract of Land containing 14 1/4 Acres more or less
 situated on Johns Island in St. Johns Parish Colleton County and State aforesaid
 The following Slaves to wit, Scipio Nanny Rimey, Sally, Hagar, Betty, Pomp
 man, Bella, Tom, Tom, Frank, Lucretia, Charles, Johnny, Betty, Chloe and
 three Children Hester, Ebby, one in arms, Betty and her Child Abby Flora
 The following Bonds to wit one Bond of Thomas Bee to John Raven Mathews
 dated the 5th Augt 1783, and given for the sum of £163. 2. 6. d. One Bond of
 George Mathews to Isaac Holmes and Benjamin Mathews dated the 29th July
 1790 and given for the sum of £1300 d. one of John Geyer for £379 - one
 of Charles Treer for £170 - one of John Rivers for £431 - one of Thomas Rivers
 for £830 - one of Wilson Glover for £334 - one of Isaac Holmes for £589 - one of
 Charles Ferguson for £102 - and one of John Wilson for £342. 0. 0.
 Daniel Fluid (S) Eliza S. Mathews (S) Isaac Holmes (S) W. Washington (S)
 Signed sealed and delivered by the said Parties in
 the presence of us James Stanyarne, John J. Brisbane, Algernon
 Wilson, Charleston &c Personally appeared W. Algernon Wilson who
 being duly sworn made oath that he was present and saw Daniel Fluid
 Elizabeth Stanyarne Mathews, Isaac Holmes and William Washington
 severally sign seal and as their respective act and deed deliver the foregoing
 Schedule to and for the uses and purposes therein mentioned and that he the
 Deponent with James Stanyarne and John Stanyarne Brisbane signed
 their names as Witnesses thereto, sworn to the 6th day of May 1795 before
 Stephen Ravenel G.P. Recorded 6th May 1795

State of South Carolina

This Indenture made the third day of February in the
 year of our Lord one thousand seven hundred and ninety five, Between
 the Reverend John Hildeton of the first part, Rachel Howard of Georgetown
 District in the said State widow of the second part, and Samuel Smith
 of Georgetown in the District Merchant and Patrick Dillard of the
 District aforesaid Planter of the third part, Witnesseth that whereas
 a marriage is intended shortly to be had and solemnized between the

and John Hidelton and the said Rachel Howard, And Whereas the said John Hidelton and the said Rachel Howard are individually possessed in their own right of the Slaves and other personal property herein after particularly named and dis-
 gested, and whereas the said John Hidelton and the said Rachel Howard in
 pursuance thereof have mutually agreed with each other that they are respec-
 tively to transfer and make over such Slaves and other personal property un-
 to the said Samuel Smith and Patrick Dollard in trust nevertheless to and for
 the several and respective uses intents and purposes herein after mentioned
 expressed and declared of and concerning the same, Now This Inden-
 ture further witnesseth that in pursuance of the said Agreement and in
 consideration of the said intended Marriage and also for and in consideration
 of Two pounds Sterling to the said John Hidelton well and truly paid by the
 said Samuel Smith and Patrick Dollard, he the said John Hidelton Hath
 granted bargained and sold and by these presents Doth grant bargain &
 sell unto the said Samuel Smith and Patrick Dollard all and singular the fol-
 lowing negro and other slaves and personal property of him the said John
 Hidelton that is to say Jemmy, Crook, Moll, and Boys Jack and Nero,
 one grey gelding one Roan Mare, one dun Mare, one Bay Tilly, two
 feather beds and Bed furniture, one Desk and Book Case, and one close body
 sled sulkay, and also for and in consideration of five pounds like Money
 to the said Rachel Howard well and truly paid by the said Samuel Smith
 and Patrick Dollard she the said Rachel Howard Hath granted bargained &
 sold and by these presents Doth grant bargain and sell unto the said Samuel
 Smith and Patrick Dollard all and singular the following Negroes and other
 slaves and personal property of her the said Rachel Howard that is to say, Sam,
 Billy, Grace, Diana, Robin, Sue, Judge, Mary, Cesar, George, Susanna,
 Elsey, Ben, (son of sue) Peggy, (Daughter of sue) Billy, (son of Diana) Sarah
 (Daughter of Grace) and Tom (son of Grace) two feather beds, Bedsteads and
 Bed furniture, one Mahogany Dining Table, one Chest of Drawers, one dozen of Chairs, half a dozen
 of Silver Tea Spoons, one pair Silver Tea Tong, one Carpet, two pair Fire dogs
 one riding Chair and Harness, and such Cattle as the said Rachel
 will be entitled to when the Cattle belonging to her Father's Estate shall be
 divided, To have and to hold the said Negroes and other slaves and other per-
 sonal property above particularly named and designated together with
 the future Issue and Increase of the said Female slaves unto the said Samuel
 Smith and Patrick Dollard and the Survivor of them, and the Executors, Admini-
 strators and Assigns of such Survivor forever, In trust nevertheless to and for
 the several and respective limitations and appointments herein after
 mentioned expressed and declared of and concerning the same that is to say, In
 trust that nothing contained in this Deed shall have any force or effect un-
 til the said Marriage shall be solemnized, and immediately after the solemniza-
 tion thereof that they the said Samuel Smith and Patrick Dollard and
 Survivor of them and the Executors and Administrators of such Survivor do

Eliza S. Matthews Seal Isaac Holmes Seal W. Washington Seal
 signed sealed and delivered in the presence of us James Stanyarne, John J. Brisbane
 Algernoon Wilson, South Carolina, Charleston District, Personally appeared
 Algernoon Wilson of the City of Charleston in the State aforesaid Gentleman who
 being duly sworn on the Holy Evangelists of Almighty God made oath that
 he was present and saw Daniel Thud Elizabeth Stanyarne Matthews Isaac
 Holmes and William Washington severally sign seal and as their respective
 act and Deed deliver the foregoing Instrument of writing to and for the uses
 purposes therein mentioned and that he the Deponent with James Stanyarne
 and John Stanyarne Brisbane, subscribed their names as Witnesses to the
 one Execution thereof, sworn to the 6th day of May 1795 before Stephen
 Ravenel J.P.

A Schedule of the Real and Personal Estate contained in this Marriage
 Settlement, a Plantation or Tract of land containing 14 1/4 Acres more or less
 situate on Johns Island in St. John's Parish Colleton County and State aforesaid
 The following Slaves to wit, Skipper Nanny Rimey, Sally, Hagar, Betty, Pook-
 man, Bella, Tom, Tom, Frank, Lucretia, Charles, Johnny, Betty, Chloe and
 three Children Hester, Ebby, one in Arms, Betty and her Child Abby Flora
 The following Bonds to wit one Bond of Thomas Bee to John Raven Matthews
 dated the 5th Aug^t 1783, and given for the sum of £163. 2.. 6.. Stg one Bond of
 George Matthews to Isaac Holmes and Benjamin Matthews dated the 29th July
 1790 and given for the sum of £1300 Stg. one of John Geiger for £379 - one
 of Charles Treer for £170 - one of John Rivers for £431 - one of Thomas Rivers
 for £830 - one of Wilson Glover for £334 - one of Isaac Holmes for £589 - one of
 Charles Ferguson for £102 - and one of John Wilson for £342. 0.. —
 Daniel Thud Seal Eliza S. Matthews Seal Isaac Holmes Seal W. Washington Seal
 W. Washington Seal Signed sealed and Delivered by the said Parties in
 the presence of us James Stanyarne, John J. Brisbane, Algernoon
 Wilson, Charleston p. Personally appeared W. Algernoon Wilson who
 being duly sworn made oath that he was present and saw Daniel Thud
 Elizabeth Stanyarne Matthews, Isaac Holmes and William Washington
 severally sign seal and as their respective act and deed deliver the foregoing
 Schedule to and for the uses and purposes therein mentioned and that he the
 Deponent with James Stanyarne and John Stanyarne Brisbane signed
 their names as Witnesses thereto, sworn to the 6th day of May 1795 before
Stephen Ravenel J.P. Recorded 6th May 1795

State of South Carolina

This Indenture made the third day of February in the
 year of our Lord one thousand seven hundred and ninety five, Between
 the Reverend John Ridgdon of the first part, Rachel Howard of Georgetown
 District in the said State Widow of the second part, and Samuel Smith
 of Georgetown in the District Merchant and Patrick Dollard of the
 District aforesaid Planter of the third part, Witnesseth that whereas
 a marriage is intended shortly to be had and solemnized between the

and John Hidelton and the said Rachel Howard, And Whereas the said John Hidelton and the said Rachel Howard are individually possessed in their own right of the Slaves and other personal property herein after particularly named and designated, And whereas the said John Hidelton and the said Rachel Howard in pursuance thereof have mutually agreed with each other that they are respectively to transfer and make over such Slaves and other personal property unto the said Samuel Smith and Patrick Dollard in trust nevertheless to and for the several and respective uses intents and purposes herein after mentioned expressed and declared of and concerning the same, Now This Indenture further witnesseth that in pursuance of the said Agreement and in consideration of the said intended marriage and also for and in consideration of Five pounds Sterling to the said John Hidelton well and truly paid by the said Samuel Smith and Patrick Dollard, he the said John Hidelton hath granted bargained and sold and by these presents Doth grant bargain & sell unto the said Samuel Smith and Patrick Dollard all and singular the following negro and other slaves and personal property of him the said John Hidelton that is to say Jemmy, Crook, Moll, and Boys Jack and Nero, one grey gelding one Roan Mare, one Sorrel Mare, one Bay Filly, two feather beds and Bed furniture, one Desk and Book Case, and one close bodyed Sulky, and also for and in consideration of five pounds like Money to the said Rachel Howard well and truly paid by the said Samuel Smith and Patrick Dollard she the said Rachel Howard hath granted bargained & sold and by these presents Doth grant bargain and sell unto the said Samuel Smith and Patrick Dollard all and singular the following Negroes and other slaves and personal property of her the said Rachel Howard that is to say Sam, Billy, Grace, Diana, Robin, Sue, Judge, Mary, Caesar, George, Susanna, Elley, Ben, (son of Sue) Peggy (Daughter of Sue) / Billy, (son of Diana) / Sarah (Daughter of Grace) and Tom (son of Grace) two feather beds, Bedsteads and Bed furniture, one Mahogany Dining Table, one Chest of Drawers, one dozen of Chairs, half a dozen of Silver Tea Spoons, one pair Silver Tea Tong, one Carpet, two pair Tyre dogs, one riding Chair and Harness, And such Cattle as the said Rachel ^{Howard} will be entitled to when the Cattle belonging to her Father's Estate shall be divided, To have and to hold the said Negroes and other slaves and other personal property above particularly named and designated together with the future issue and Increase of the said Female slaves unto the said Samuel Smith and Patrick Dollard and the Survivor of them, and the Executors, Administrators and Assigns of such Survivor forever, In trust nevertheless to and for the several and respective limitations and appointments herein after mentioned expressed and declared of and concerning the same that is to say, In trust that nothing contained in this Deed shall have any force or effect until the said Marriage shall be solemnized, and immediately after the solemnization thereof that they the said Samuel Smith and Patrick Dollard and Survivor of them and the Executors and Administrators of such Survivor do

Eliza S. Mathews Seal Isaac Holmes Seal W. Washington Seal
 signed sealed and delivered in the presence of us James Stanyarne, John S. Brisbane
 Algernon Wilson, South Carolina, Charleston District, Personally appeared
 Algernon Wilson of the city of Charleston in the state aforesaid Gentleman who
 being duly sworn on the Holy Evangelists of Almighty God made oath that
 he was present and saw Daniel Fluid Elizabeth Stanyarne Mathews Isaac
 Holmes and William Washington severally sign seal and as their respective
 act and deed deliver the foregoing Instrument of writing to and for the uses,
 purposes therein mentioned and that he the Deponent with James Stanyarne
 and John Stanyarne Brisbane, subscribed their names as Witnesses to the
 one Execution thereof, sworn to the 6th day of May 1795 before Stephen
 Ravenel S.P.

A Schedule of the Real and Personal Estate contained in this Marriage
 Settlement, a Plantation or Tract of land containing 14-1/4 Acres more or less
 situate on Johns Island in St. Johns Parish Colleton County and State aforesaid
 The following Slaves to wit, Skipper Nanny Rimey, Sally, Hagar, Betty, Poop-
 man, Bella, Tom, Tom, Frank, Secretia, Charles, Johnny, Betty, Chloe and
 three Children Hester, Ebby one in arms, Betty and her Child Abby Flora
 the following Bonds to wit one Bond of Thomas Bee to John Raven Mathews
 dated the 5th Aug^t 1783, and given for the sum of £163. 2.. 6.. t^t One Bond of
 George Mathews to Isaac Holmes and Benjamin Mathews dated the 29th July
 1790 and given for the sum of £1300 P^t. One of John Geyer for £379 - one
 of Charles Facer for £170 - one of John Rivers for £431 - one of Thomas Rivers
 for £830 - one of Wilson Glover for £334 - one of Isaac Holmes for £584 - one of
 Charles Ferguson for £102 - and one of John Wilson for £342.. 10..

Daniel Fluid SS Eliza S. Mathews SS Isaac Holmes SS -
 W. Washington Seal signed sealed and delivered by the said Parties in
 the presence of us James Stanyarne, John S. Brisbane, Algernon
 Wilson, Charleston p. Personally appeared Mr. Algernon Wilson who
 being duly sworn made oath that he was present and saw Daniel Fluid
 Elizabeth Stanyarne Mathews, Isaac Holmes and William Washington
 severally sign seal and as their respective act and deed deliver the foregoing
 Schedule to and for the uses and purposes therein mentioned and that he the
 Deponent with James Stanyarne and John Stanyarne Brisbane signed
 their names as Witnesses thereto, sworn to the 6th day of May 1795 before
Stephen Ravenel S.P. Recorded 6th May 1795

State of South Carolina

This Indenture made the third day of February in the
 year of our Lord one thousand seven hundred and ninety five, Between
 the Reverend John Hidelson of the first part, Rachel Howard of Georgetown
 District in the said State widow of the second part, and Samuel Smith
 of Georgetown in the ^{District} Merchant and Patrick Dillard of the
 District aforesaid Planter of the third part, Witnesseth that whereas
 a marriage is intended shortly to be had and solemnized between the

and John Hidelson and he said Rachel Howard, And Whereas the said John Hidel-
 son and the said Rachel Howard are individually possessed in their own right of
 the Slaves and other personal property herein after particularly named and dis-
 posed of, And whereas the said John Hidelson and the said Rachel Howard in
 pursuance thereof have mutually agreed with each other that they are respec-
 tively to transfer and make over such Slaves and other personal property un-
 to the said Samuel Smith and Patrick Dollard in trust nevertheless to and for
 the several and respective uses intents and purposes herein after mentioned
 expressed and declared of and concerning the same, Now This Inde-
 nture further witnesseth that in pursuance of the said Agreement and in
 consideration of the said intended marriage and also for and in consideration
 of Five pounds Sterling to the said John Hidelson well and truly paid by the
 said Samuel Smith and Patrick Dollard, he the said John Hidelson Hath
 granted bargained and sold and by these presents Both grant bargain &
 sell unto the said Samuel Smith and Patrick Dollard all and singular the fol-
 lowing negro and other slaves and personal property of him the said John
 Hidelson that is to say Jemmy, Crook, Moll, and Boys Jack and Nero,
 one grey gelding, one Roan Mare, one Stroet Mare, one Bay Gelding, two
 feather beds and Bed furniture, one Desk and Book Case, and one close body
 -ed slat key, and also for and in consideration of five pounds like Money
 to the said Rachel Howard well and truly paid by the said Samuel Smith
 and Patrick Dollard she the said Rachel Howard Hath granted bargained &
 sold and by these presents Both grant bargain and sell unto the said Samuel
 Smith and Patrick Dollard all and singular the following Negro and other
 slaves and personal property of her the said Rachel Howard that is to say, Sam,
 Billy, Grace, Diana, Robin, Sue, Lydia, Mary, Caesar, George, Susanna,
 Elsey, Ben, (son of Sue), Peggy, (Daughter of Sue), Billy, (son of Diana), Sarah
 Daughter of Grace and Tom (son of Grace) two feather beds, Bedsteads and
 Bed furniture, one Mahogany Dining Table, one Chest of Drawers, one dozen of Chairs, half a dozen
 of Silver Tea Spoons, one pair Silver Tea Tong, one Carpet, two pair Tige dogs
 one riding Chair and Harness, And such Cattle as the said Rachel ^{Hidelson} Howard
 will be entitled to when the Cattle belonging to her Father's Estate shall be
 divided, To have and to hold the said Negroes and other slaves and other per-
 sonal property above particularly named and designated together with
 the future issue and increase of the said Female slaves unto the said Samuel
 Smith and Patrick Dollard and the Survivor of them, and the Executors, Admini-
 strators and Assigns of such Survivor forever, In trust nevertheless and to end
 for the several and respective limitations and appointments herein after
 mentioned expressed and declared of and concerning the same that is to say, In
 trust that nothing contained in this Deed shall have any force or effect un-
 til the said Marriage shall be solemnized, And immediately after the solemniza-
 tion thereof that they the said Samuel Smith and Patrick Dollard and
 Survivor of them and the Executors and Administrators of such Survivor do

and shall during the joint lives of the said John Hidelson and Rachel Howard his wife well and truly permit and suffer the said John Hidelson to have the use bene-
fit emolument and advantage to accrue and be derived from the work and
labour of the negro and other slaves herein before named and the future issue and
increase of such of them as are females as well as the use of the other personal
property herein before mentioned and designated without any restraint con-
straint or interruption of or by the said Samuel Smith and Patrick Dollard or the
survivor of them his executors or Administrators on any account or pretence
whatever, and in case the said Rachel shall survive the said John Hidelson
her intended Husband then the said Rachel shall and may have hold property
and enjoy the whole of what is secured by virtue hereof during the term of her
natural life, and if there shall be no child or children of that Marriage or
Issue of any such Child or Children living at the time of her death, But if
Sarah Howard the Daughter of the said Rachel by a former Marriage or any of
the lawful Issue of the said Sarah Howard shall be alive at that period then In
trust that one third part or proportion thereof shall be delivered unto the
said Sarah Howard her Executors Administrators or Assigns or in case
of her previous death then unto such of her lawful Issue as may be living at
that period for the only benefit and behoof of the said Sarah Howard her
Executors Administrators and Assigns of her Issue (as the case may happen)
for ever. And in case the said John Hidelson shall survive the said Rachel
his intended wife, and there shall be no Child or Children of the said
Marriage, but if the said Sarah Howard or (in case of her death) if any
other lawful Issue shall happen to be alive at the time of the decease of
the said John Hidelson then In trust that one third part or proportion
of the property so as aforesaid secured by virtue of these presents shall
in like manner be delivered unto the said Sarah Howard her Executors
Administrators or Assigns or in case of her previous death unto such of her
lawful Issue as may be then alive for the only benefit and behoof of her the said
Sarah Howard her Executors Administrators and Assigns of her said Issue (as
the case may be) for ever provided nevertheless and it is the true intent
and meaning of the said parties and of these presents that on the death of the
Survivor of the said John Hidelson and Rachel his wife if there shall be no Child
or Children of that marriage or lawful Issue of such Child or Children then liv-
ing, But if the said Sarah Howard or any of her lawful Issue shall be alive -
when that event shall take place then the two third parts of the property hereby
secured that shall remain (after the reasonable use thereof by the said John
Hidelson and Rachel his wife) shall be considered as the absolute property
of the said John Hidelson his Executors Administrators and Assigns for ever
provided also that on such a contingency if neither the said Sarah Howard or
any of her lawful Issue shall be alive then the whole of the property hereby
secured in manner aforesaid is to be considered and taken as the absolute
property of the said John Hidelson his Executors Administrators and Assigns
forever, But in case of there being a Child or Children of that marriage

a Spouse of such Child or Children living when the survivor of them the said John Hidelson and Rachel his wife shall depart this life, and if the said Sarah Howard or in case of her previous death if she shall have lawful Issue alive when that event shall take place then In trust for the survivor of them the said John Hidelson and Rachel his wife for and during the term of his or her natural life (as the case may be) and immediately after the death of such survivor then for the use benefit and behoof of the Child or Children of the said Marriage so as aforesaid to be solemnized, and of the said Sarah Howard and the lawful Issue of either or any of them who may happen to be dead Equally and impartially to be shared and divided between and among them and their Executors Administrators and Assigns forever as Tenants in common and not as joint tenants. But the Issue of any such deceased Child or of the said Sarah Howard (if she shall previously depart this life) shall take on such division only the part or share of him her or them whom such Issue shall represent - In Witness whereof the said parties to these presents have hereunto interchangeably set their hands and seals on the day and year first above written,

John Hidelson (d/s)

Sealed and Delivered / The Word -

Rachel Howard (d/s)

"Sarah" near the beginning of the twelfth line from the top of the first sheet being previously written on an erasure) In the presence of Levi Durand, B. Forrester - Baillie Forrester being duly sworn declares that he was present and did see the within named John Hidelson and Rachel Howard sign seal and deliver the within written Indenture for the purposes herein mentioned and that Levi Durand and this Deponent at the same time signed their respective names thereto, as Witnesses to the due execution of it. B. Forrester sworn to at Georgetown the Fourth day of April 1795 before Arch^d - Odom J.P. Recorded 16th May 1795

South Carolina

This Indenture made the eighth day of April in the year of our Lord one thousand seven hundred and ninety five Between John Sams of the State aforesaid of the first part, Catherine Sams his wife of the second part and William Sams junior and Jacob Desvaux junior of the said State Esquires of the third part. Whereas the said John Sams is lawfully seized and possessed in his own Right of the Personal Property herein after particularly described and enumerated and which he the said John Sams hereby intends to convey for certain uses and purposes herein after particularly set forth and declared, And whereas a marriage hath lately been held & solemnized between the said John Sams and Catherine Sams (late Catherine B. Desvaux Daughter of Jacob Desvaux Senior Esquire in the State aforesaid) Now this Indenture witnesseth that the said John Sams in consideration of the said Marriage and in consideration of the sum of ten Shillings to him in hand paid at the sealing hereof the Receipt whereof is hereby acknowledged hath granted bargained and sold and by these presents doth grant Bargain and

all unto the said William Sams Junior and Jacob Deveaux Junior All and singular
 the following negro slaves in number, eleven to wit, Adam, Jasper, Nancy, Grace
 Delia, Silby Dye, Liray Hannah, Molly, and little Grace, together with all the Stock
 of him the said John Sams consisting Cattle, Horses, Sheep, Hogs, and Household -
 Furniture the whole of which is particularly described in a Schedule hereunto
 annexed, To have and to hold the said Negroes with the Increase of the Females
 and the said Stock with the Increase thereof, unto the said William Sams Junior
 and Jacob Deveaux Junior their Exec Admrs or assigns, In Trust to and for
 the several uses Intents and Purposes herein after express'd and declared and to stand
 for no other use Intent or Purpose whatsoever, that is to say to allow him the said
 John Sams as much of the proceeds of the annual labors of the Slaves and as much
 of the Increase of the Stock as may be reasonably deem'd adequate to main-
 tain the Family and satisfy the Expences of the said Family, the remaining
 Increase to remain in trust in the possession of the said Trustees, and further
 it is hereby understood between the said Parties, that no part of the aforesaid
 or emoluments shall be applied to the payment of the Debts of him the said
 John Sams or for any of his private concerns, but for the uses and purposes
 aforesigned, And upon this further trust, that in case of any written
 request being made by the said Catherine Sams that the property mentioned
 aforesaid be joint'd with the property of him the said John Sams in the Plant-
 ing Interest, should the same appear to be advantageous, for all par-
 ties concern'd the said Trustees shall upon such written Request signify
 their approbation by signing a written Agreement to the purpose, at
 the same time binding the said John Sams strictly to adhere to the
 Covenants heretofore express'd, and to be by him signed in the presence of two
 or more Credible Witnesses, upon the breach or non adherence to any or
 either of the aforesaid Covenants the said Trustees shall revoke such
 agreement and take the property into their own and entire Management
 for and during such time as the said John Sams shall by any writing or
 last Will and Testament to be by him subscribed in the presence of three
 good Witness think proper to alter, amend or revoke his declaration of
 Trust and in default of such revocation or amendment, this said Declara-
 tion of Trust shall remain in full force and effect, any thing herein-
 contained to the contrary in any wise notwithstanding, And Lastly that
 in case the said Catherine Sams should survive the said John Sams
 leaving lawful issue of them the said John and Catherine, the Trustees shall
 deliver, upon the decease of the said John, the one Moiety of the said
 property and Increase to her as a separate maintenance independent
 of her Husband should she again marry and at her death to the Children
 of them the said John and Catherine and their Heirs, the other Moiety to remain
 in trust for the Children when they attain the age of twenty one years
 or be married, and in case the said John should survive the said Catherine
 the whole to remain as is directed when both are living, that is to say for
 the maintenance of all the Children and Family as aforesaid, for the

strict adherence of all and every these covenants the said parties have hereunto set their hands and seals the day and year above written - John Sams, att'd
 Seal'd and Deliv'red and Acknowledg'd / the word she being first inserted
 in middle of the nineteenth line of the second sheet, in the presence of us Barn-
 well Devaux, Charles Henry Devaux. Received the day of the date of
 the within written Declaration of Trust, ten shillings being the consideration
 Money express'd - John Sams, Witnes Barnwell Devaux, Charles Henry De-
 vacux. We the Trustees nominated in the within Declaration of Trust do
 acknowledge to have receiv'd from the said John Sams the property herein
 mentioned (as are more fully described in the annex'd Schedule) for the
 uses and purposes therein mentioned - Schedule. Negroes Eleven /
 1 Adam 2 Jasper, 3. Nancy, 4 Dye, 5 Liray, 6 Delia 7 Sibby, 8 Hannah, 9 Mol-
 ly 10 Grace, 11 little Grace, Cattle Thirty head including every kind
 Furniture 18 setting Chairs, 3 Bedsteads and Beding 4 Mahogany Tables
 divers Stock 14 Horses and 2 riding Chairs 30 head Sheep 30 head Hogs, —
 Rec'd by us P Devaux Jnr. Witnes Barnwell Devaux Charles Henry Devaux
 Charleston J. Personally appeared Mr. Charles Henry Devaux who being
 duly sworn made oath that he was present and saw John Sams sign seal and
 as his act and deed deliver the within Instrument of writing to and for the
 uses and purposes herein mentioned, that he also saw the said John Sams sign
 the Receipt hereon indorsed, The Deponent further maketh oath that he was
 present and saw P Devaux Junior sign the Schedule hereon endorsed, &
 that he the Deponent with Barnwell Devaux signed their names as Wit-
 nesses to the due execution thereof. Sworn to the 18th day of May 1795 be-
 fore John Landford Dart. J.P. A. Recorded 18th May 1795

This Indenture Tripartite made on the second day of May in
 the year of our Lord and one thousand seven hundred and ninety five Be-
 tween Harry Richardson of the first part Physician, Susannah Sarah Durand
 of the second part Spinster and Samuel McCormick and Peter Gaillard Esq.
 Equites of the third part all of the State of South Carolina Whereas the said
 Susannah Sarah Durand is possessed of and intituled to, under the Will of
 her deceased Father Levi Durand, the following Negroes to wit Abram, Sam
 Jossey, Isaac, Billy, Bristol, Paris, Nash, Ben, Peter, Lisburn, Prince, Tom
 Boston, Charles, Stump, Jacob, Pinus, Harry Cuffy, Peggy, Mary, Jenny,
 Kate, Nancy, Eve, Delia, Betty, Hagar, Phillis, Chloe, Thistle, Sue Si-
 bell, Phab, Aberdeen, Dick, Frank, Conney, Grace, Peggy, Abram, —
 Sharlow, Nat, Scipio, Sam, Frank, Cyrus, Robin, Bob, London, Roger,
 Hector, Thander, Shaper, Scipio, Bob, Dick, Lucy, Bess, Anna, Sary,
 Nancy, Bella, Martha, Betty, Rinckey, Beck, Pat old Dorcas, Kenny
 Child, Silvia and some Child Mary, June, Jacob, Tom, Cuffy, Nat,
 Abram, Jacob, London, Kenny, Betty, and Lucy, And whereas a Marri-
 age is intended by Gods permission shortly to be had and so

solemnized between the said Henry Richardson and the said Susannah Sarah
 and whereas it is the desire and will of the said Henry and the said Susannah
 Sarah that the aforesaid Negroes should be settled and secured in the manner
 upon such Trusts and to and for such Intents and Purposes and under and
 subject to such Restrictions and Agreements as are herein after limited
 expressed and declared of and concerning the same. Now this Indenture
 witnesseth that in consideration of the said intended Marriage and of the
 natural love and affection which the said Henry hath and beareth to the said
 Susannah Sarah his intended Wife and also for and in consideration of the
 sum of ten Shillings to her in hand paid at and before the sealing and delivery
 of these presents the Receipt whereof is hereby acknowledged the said Henry
 Richardson and Susannah Sarah Durand have and each of them hath
 bargained sold assigned transferred and set over and by these presents
 do and each of them doth bargain sell assign transfer and set over to the
 said Samuel McCormick and Peter Gaillard the before mentioned Ne-
 groes together with the future Issue and Increase of such as are female
 and also all the Right Title and Interest of them the said Henry and
 Susannah Sarah of in and to the said Slaves and each and every of them
 To have and to hold the said Negroes each and every of them with
 the future Issue and Increase of such as are female unto the said Samuel
 McCormick and Peter Gaillard and their Executors Administrators
 and Assigns and the Survivor of them and the Executors Administrators
 and Assigns of such Survivor from henceforth for ever. Nevertheless
 upon such Trusts and to and for such Intents and Purposes as are herein
 after expressed and declared concerning the same that is to say to the sole Use and
 Behoof of the said Henry Richardson during the joint Lives of him and the said
 Susannah Sarah his intended wife and in Case of the Death of the said
 Henry or of the said Susannah Sarah without leaving a lawful Child or
 Children then the aforesaid Negroes with the Increase of such as are female
 shall go to and vest in the Survivor and in his or her Executors Administrators
 and Assigns for ever. But in case of the Death of either the said
 Henry or the said Susannah Sarah leaving a Child or Children lawfully
 begotten then the Survivor of the said Henry and Susannah Sarah shall
 only have the Use and Profits of the said Negroes during his or her Life and
 the said Negroes shall go to and vest in such Child if there be only one and if
 more in such Children equally to be divided amongst them and in the Execu-
 tors or Executors Administrators or Administrators or Assigns of such Child
 or Children. In Witness whereof the said Parties have hereunto set their
 Hands and Seals the Day and Year first above written Susannah Sarah Durand
 sealed and delivered in the presence of ^{Henry Richardson}
 as the words Jane Jacob Tom Cuffy Nat Sam H. McCormick ^{LL}
Ahem Jacob London Nancy Betty and Lucy being first interlined be-
 tween the twenty third and twenty fourth lines from the top of the first page

Jath Lee, Thomas Cooper, Received the day and year within mentioned of the within named John McCormick he was often chilings within mentioned Susanna a Sarah Durand, Charleston S^t. Personally appeared M^r James Lee who being duly sworn made oath that he was present and saw Susanna Sarah Durand, Henry Richardson, and Samuel McCormick severally sign seal and as their respective Act and deed deliver the foregoing Instrument of writing Land for the uses and purposes therein set forth, and that he the Deponent with Thomas Cooper signed their Names as witnesses to the execution thereof —
Given to the 25th day of May 1795 before Stephen Ravenel S^t. P Recorded 20th day of May 1795

State of South Carolina

This Indenture made the thirtieth day of March in the year four thousand one thousand seven hundred and ninety five, Between Rebecca Shrewsbury of the City of Charleston in the State of South Carolina Widow of the first part, William Mills of the same place Taylor of the second part, and Stephen Shrewsbury of the City and State aforesaid of the third part, Witnesseth that in pursuance of a treaty and intended marriage to be had and solemnized between the said Rebecca Shrewsbury and the said William Mills, ^{for in} consideration of the sum of Two Shillings to the said Rebecca Shrewsbury by the said Stephen Shrewsbury in hand well and truly paid, at and before the sealing and Delivery of these presents, the Receipt whereof is hereby acknowledged, the said Rebecca Shrewsbury by and with the knowledge, priority consent and approbation of the said William Mills her intended husband, testified by his being party to and signing these presents hath granted bargained and sold and by these presents Doth grant bargain sell alien remise release Convey and Confirm unto the said Stephen Shrewsbury and to his Heirs and Affligns, All that Certain House and Lot of Land situate lying and being on the East Bay in the City of Charleston and State of South Carolina aforesaid wherein the said Rebecca Shrewsbury now resides, measuring in front on East Bay aforesaid, to the West

feet more or less and in depth from the said Street, to the East, one hundred and forty nine feet more or less, together with all and singular the Houses out houses Difices, Buildings Hereditaments, Rights Members and Appurtenances whatsoever to the same belonging or in any wise appertaining, and the Reversion and Reversions, Remainder and Remainders, Rents Gines and Profits thereof, and of every part and parcel thereof, to have and to hold the aforesaid premises, with the appurtenances thereunto belonging unto the said Stephen Shrewsbury his Executors Administrators and Affligns In Trust to and for the said Rebecca Shrewsbury from the day next before the day of the date of these presents, for and during and unto the full end and term of one whole year from thence next ensuing and fully to be compleat and ended, yielding and Paying therefore unto the said Rebecca Shrewsbury her Heirs or Affligns, the Rent of one pepper corn only, on the last day of the said Term, if the same shall be lawfully demanded; To the Intent and Purpose

that by virtue of these presents and of the Statute for transferring of uses into posse-
sion, of force in this State, the said Stephen Shrewsbury may be in the ac-
tual possession of all and singular the aforesaid premises, and thereby be enabled
to accept and take a Grant and Release of the Reversion and Inheritance
thereof, to him the said Stephen Shrewsbury his Heirs and Assigns forever In-
Trust to and for the said Rebecca Shrewsbury as aforesaid by Indenture in-
tended to be made by and between the said Rebecca Shrewsbury of the one-
part, and the said Stephen Shrewsbury of the other part, and to bear date
the day next after the day of the date of these presents. In Witness the said
parties to these presents have hereunto interchangeably set their hands
and seals on the day and year first above written - R. Shrewsbury (Seal)
Sealed and Delivered in the — William Mills (Seal)
presence of - The words "In Trust" R. Shrewsbury (Seal)
to and for the said Rebecca Shrewsbury being twice interlined Wm. Price
Jr. w. R. Wicksteed, South Carolina Charleston, Personally appeared M.
Richard Wicksteed who being duly sworn made oath that he was present
and saw Rebecca Shrewsbury, William Mills and Stephen Shrewsbury severally sign
seal and as witness and deed deliver the within Instrument of writing to and for the
uses and purposes herein set forth and that he the Deponent with William Price Junior
signed their names as witnesses thereto. Sworn to the 29th day of May 1795 before
Stephen Ravenel Jr.

State of South Carolina

This Indenture made the thirty first day of March
in the year of our Lord one thousand seven hundred and ninety five -
Between Rebecca Shrewsbury of the City of Charleston in the State of South
Carolina, widow, of the first part, William Mills of the same place -
Taylor of the second part, and Stephen Shrewsbury of the City and State
aforesaid of the third part, Whereas a marriage by God's permission is
shortly intended to be had and solemnized between the said Rebecca
Shrewsbury and the said William Mills, And whereas the said Rebecca Shrew-
sbury at the time of executing these presents, is seated in fee simple of and
in a certain House and Lot of land situate lying and being on the East
Bay in the City of Charleston in State of South Carolina aforesaid, where-
in the said Rebecca Shrewsbury now resides, measuring in front on East
Bay aforesaid, to the West Feet more or less and in Depth from
the said Street to the East, one hundred and forty nine feet more or less, and
is also possessed of a certain Personal property consisting of Negroes, as in
the list or schedule hereunto annexed is particularly named and men-
tioned. And whereas upon the treaty and covenants to the intended Marriage
aforesaid it hath been and is agreed between the said Rebecca Shrewsbury
and William Mills, that the Real and Personal Estate of the said Rebecca
Shrewsbury, as mentioned and particularly expressed in the list or
schedule hereunto annexed shall be by her granted Released and

Affixed to and vested in him the said Stephen Shrewsbury, and his Heirs, to and for the uses, Trusts, 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 Recited Agreement, and in Consideration of the said intended marriage and also in Consideration of the sum of ten Shillings Sterling to the said Rebecca Shrewsbury in hand now paid by the said Stephen Shrewsbury, the Receipt whereof is hereby acknowledged, and for divers other good and valuable causes and considerations her thenceunto especially moving, the the said Rebecca Shrewsbury by and with the knowledge Privily Consent and Approbation of the said William Mills her intended Husband testified by his being a party to and Executing these presents, doth grant bargain sell alien release convey and confirm unto the said Stephen Shrewsbury in his actual possession now being by virtue of a bargain and sale to him therof made by the said Rebecca Shrewsbury by Indenture bearing date the day next before the day of the date of these presents, for the term of one whole year by force of the Statute for transferring of uses into possession of force in this State, and to his Heirs and Assigns, All that the aforesaid House and lot of land situate lying and being on the East Bay in the City of Charleston and State of South Carolina aforesaid, wherein the said Rebecca Shrewsbury now resides, measuring in front on East Bay aforesaid, to the West feet more or less, and in depth from the said Street to the East, one hundred and forty nine feet more or less. Together with all and singular the Houses Out-Houses, Edifices Buildings Hereditaments Rights, Members and Appurtenances whatsoever to the same belonging or in any wise appertaining, And the Reversion and Reversions, Remainder and Remainders, Rents Issues and Profits thereof and also all the Estate Right Title Interest Claim and Demand whatsoever of her the said Rebecca Shrewsbury of or to the same, to have and to hold the said House & lot of Land and all and singular other the premises with the appurtenances thereto belonging, And all and singular other the premises herein before mentioned or meant or intended to be hereby granted and released as aforesaid, or which is mentioned and contained in the list or Schedule aforesaid hereto annexed, unto the said Stephen Shrewsbury his Heirs and Assigns forever, In Trust nevertheless to and for the uses trusts intents and purposes herein after mentioned limited expressed and declared of and concerning the same and this Indenture further Witnesseth that for and in the Considerations aforesaid and in further pursuance of the said Agreement, and also of the further sum of ten Shillings Sterling money aforesaid to the said Rebecca Shrewsbury in hand paid by the said Stephen Shrewsbury the Receipt whereof is hereby acknowledged, the the said Rebecca Shrewsbury by and with the like privily consent and approbation of the said William Mills her intended Husband testified as aforesaid, hath bargained sold and delivered and by these presents, doth bargain sell and deliver unto the said Stephen Shrewsbury

Shrewsbury, all and every the several Negro Slaves in the list or schedule
 hereunto annexed mentioned and contained to have and to hold the said
 several Negro Slaves, in the list or schedule hereunto annexed, unto the said
 Stephen Shrewsbury his Executors Administrators and Assigns for ever, In -
 Trust to and for the uses trusts intents and purposes herein after mentioned
 limited expressed and declared of and concerning the same, And as for and
 concerning the said uses and trusts herein and hereby intended to be made
 limited expressed and declared of the Real and Personal Estate of the said
 Rebecca Shrewsbury, each and every of the said parties to this Indenture have
 agreed that the same shall be limited settled and apportioned in manner follow -
 ing that is to say In Trust for her the said Rebecca Shrewsbury party hereto
 her Heirs Executors Administrators and Assigns, until the solemnization of
 the said intended Marriage and from and after the solemnization thereof
 In Trust and to and for the use and behoof of the said Rebecca Shrewsbury
 for and during the term of her natural life, But so as not to be subject or
 liable to the intermeddling or control of the said William Mills her intended
 husband, or to be seized sold or extorted for payment of his debts; But
 Nevertheless to permit and suffer the said Rebecca Shrewsbury for and
 during the term of her natural life, to have, receive and take the Rents
 Profits and Profits of all and angular the said premises, to and for her own -
 sole and Separate use benefit and behoof, without Impeachment of or for -
 any manner of waste; and from and immediately after the decease of the
 said Rebecca Shrewsbury, to and for the sole use and behoof of such person
 or persons, and in such parts and proportions manner and form as the
 the said Rebecca Shrewsbury shall from time to time notwithstanding
 her Coverture by any deed, writing or writings duly executed by her
 in the presence of two or more Credible Witnesses, or by her last Will and
 Testament, to be by her signed Published and Declared in the presence
 of three or more such Witnesses direct limit or appoint; And it is hereby
 further declared and expressly agreed by and between the parties aforesaid,
 and the true intent and meaning of these presents is, that it shall and
 may be lawful to and for the said Trustee, his Executors Administrators or
 Assigns, at the request, and by and with the consent and approbation of the said
 Rebecca Shrewsbury such consent to be testified in writing under her hand
 and seal, executed in the presence of two or more credible Witnesses, at any
 time to sell and dispose of all or any part of the aforesaid premises in the
 list or schedule hereunto annexed, for the most money that can be respective -
 ly had for the same, and that the monies arising by such sale or sales -
 shall be at the like disposal of the said Rebecca Shrewsbury as before men -
 tioned, and the said William Mills for himself his Heirs Executors and
 Administrators, doth hereby Covenant Promise Grant and Agree to and
 with the said Stephen Shrewsbury his Heirs Executors and Administrators
 That it shall and may be lawful to and for the said Rebecca Shrews-

395 berry his intended wife notwithstanding her coverture, to make any such
deed writing or will, as is herein before mentioned, or which may be necessary
for the better completion or fulfilling all or any of the uses trusts, intents and
purposes herein before mentioned, and moreover he will at any and all
times hereafter, upon the reasonable request and at the costs and charges of
him the said Stephen Shrewsbury make do and execute all and every, fur-
ther necessary and lawful Act and Acts, Thing and Things, Conveyances Assign-
ments and assurances in the Law whatsoever, as well for the corroborating
and Strengthening of these presents, as for the better asuring and confirming
all and singular the matters and things herein before mentioned, set forth
and expressed, according to the true intent and meaning of the parties
aforesaid, and of these presents, In Witness whereof the said parties to these
presents have hereunto to interchangeably set their hands and seals, the day
and year first above written.

R. Shrewsbury /Seal/

Sealed and Delivered in the presence of W^m Price jun: R^d Wicksteed } William Mills (Seal)
} R^d Wicksteed Stephen Shrewsbury (Seal)
Received on the day of the date of the within Indenture the sum of ten shillings
Sterling in full of the consideration money within mentioned to be paid
me by on the 10th day of May

R. Shrewsbury

Witnesses W^m Price jun: R^d Wicksteed - A List or Schedule of
the Estate of Mrs Rebecca Shrewsbury made over to her in the Deed here to
annexed. A House and Lot of Land on the East Bay wherein Mrs Shrews-
bury now resides, twelve Negroes Vizt 1 Fortune, 2 Mingo, 3 Kitti, 4-
Wannor, 5 Ned, 6 Flora, 7 Lucy, 8 Mary Ann, 9 Judy, 10 Caly, 11 Bekey
and 12 Nancy - South Carolina Charleston Personally appeared Richard
Wicksteed who being duly sworn on the Holy Evangelists of Almighty God made
oath that he was present and saw Rebecca Shrewsbury William Mills and
Stephen Shrewsbury severally sign seal and as their respective Act and Deed
deliver the within instrument of writing to and for the uses and purposes there-
in set forth, that he also saw the said Rebecca Shrewsbury sign the Receipt
hereon endorsed for the consideration Money, and that he the Deponent
with William Price junior signed their names as Witnesses to the due
Execution of the same. Sworn to the 27th day of May 1795 before Stephen
Ravenel JP Recorded 27th May 1795

Know all men by these Presents that I Nathaniel Heyward of Beaufort
District in the State of South Carolina Esquire am held and firmly
bound unto Gabriel Manigault and Joseph Manigault of the said
State Esquires in the full and just sum of Five thousand Pounds ster-
ling Money to be paid unto the said Gabriel Manigault and Joseph
Manigault their certain Attorney or Attorneys Executors Administra-
tors or Assigns. To which Payment well and truly to be made

I bind myself my Heirs Executors and Administrators firmly by these Presents, sealed with my Seal and dated the twenty seventh Day of February in the year of our Lord one thousand seven hundred and eighty eight. Whereas a Marriage is intended shortly to be had and solemnized between the above bounden Nathaniel Heyward and Harriet Manigault Daughter and legatee of the Honourable Peter Manigault late of Charlestown in the said State Esquire deceased, and the said Peter Manigault by his last Will and Testament duly executed in Writing and bearing Date the sixth Day of May in the year of our Lord one thousand seven hundred and seventy three did give and bequeath to his said Daughter Harriet Manigault the sum of Five thousand Pounds Sterling or Value thereof in the Current Money of this State (then Province) to be paid her at the age of twenty one or Day of Marriage, and did direct his said Daughters Portion in Case should marry before the age of twenty one, to be settled on her and her Issue and in case his Executors should not have such Settlement made he by his Will did declare the same to be so fixed and settled, as in and by the said Will remaining of Record in the Secretary's Office of this State relation thereunto being had may more fully and clearly appear and Whereas the said Nathaniel Heyward in Consideration of the said intended Marriage and of his having received the said Legacy of Five thousand Pounds Sterling Money hath agreed to and with the said Gabriel Manigault and Joseph Manigault their Executors and Administrators that he will settle all and singular the lands Tenements and hereditaments, situate lying and being at or near the River Combahee in this State which were devised to him the said Nathaniel by the last Will and Testament of his Father Daniel Heyward Esquire deceased. And also sixty seven Negroe Slaves now on the said Plantation in such Manner and Form as the Counsell of the said Gabriel and Joseph learned in the Law shall advise in order to secure the said Five thousand Pounds Sterling for the following uses, and that the said Land and Slaves shall always hereafter be chargeable with and made liable to the Payment of the said sum of Five thousand Pounds Sterling Money to and for the following uses that is to say, to and for the use and behoof of the said Harriet Manigault until the solemnization of the said intended Marriage, and immediately thereafter, to and for the use and behoof of the said Nathaniel Heyward and Harriet his Wife during their joint lives, but so as not to be liable or subject to the Debts Charges or Incumbrances of the said Nathaniel Heyward. And in case the said Nathaniel Heyward shou'd die before the said Harriet leaving Issue, then to and for the use and behoof of the said Harriet during the term of her natural life and after her decease

to the use and behoof of such Spouse, and also such other Spouse as he may have by any future Husband to be divided equally between them share and share alike, But in case the said Nathaniel shou'd die before the said Harriet without Spouse or with Spouse and such Spouse shou'd die in the Lifetime of the said Harriet, Then to the sole use and behoof of the said Harriet, But in case the said Harriet shou'd die before the said Nathaniel leaving Spouse, Then to the use and behoof of such Spouse to be equally divided amongst them if more than one, and their several Dividends and Proportions to be paid them on their respectively attaining the age of twenty one years or Day of Marriage which shall first happen, But in case the ^{said} Harriet shou'd die before the said Nathaniel without Spouse or with Spouse and such Spouse should die under age or unmarried, then to the sole use and behoof of the said Nathaniel Heyward Now the Condition of the above Obligation is such that if the said Nathaniel Heyward shall in all things well and truly abide by perform and execute the said recited Marriage Agreement, Then the above obligation to be void or else take and remain in full Force and Virtue -

Nath Heyward (Sd)

Sealed and Delivered in the Presence of (the word "the" being first interlined in the seventh line) Thos Heyward Jun^r. South Carolina Charleston, Personally appeared Thomas Heyward Junior Esquire who being duly sworn made oath that he was present of and saw Nathaniel Heyward Sign Seal and as his Act and Deed deliver the within Instrument of writing to and for the uses and purposes thereon set forth and that he the Deponent signed his name as a Witness thereto - Sworn to the 29th day of May 1795 before Stephen Ravenel J.P. Recorded 29th May 1795

State of South Carolina

This Indenture of three Parts made the fifth day of May in the year of our Lord one thousand seven hundred and ninety five, Between John Palmer Jun^r. of St. Stephens Parish in the State of South Carolina Esquire of the first part, Mary Ann Jerman of St. James's Parish and State aforesaid single Woman of the second part, and Thomas S. Jerman and Samuel Warren of the Parish of St. James's of the third part, Whereas the said Mary Ann Jerman is seized in her own Right to her and her Heirs and Assigns for ever in the following Negro Slaves to wit Harry, Peggy, Peter, London, Hester, Duba, Caly, Leonora, Harriett, And Whereas a Marriage is intended shortly to be had and solemnized, Between the said

John Palmer Junr. and the said Mary Ann Jerman upon the Contract of
 which Marriage it is hereby concluded and agreed by and between them the
 said John Palmer Junr. and the said Mary Ann Jerman, That if the said
 intended Marriage shall take effect and be solemnized that the estate
 of the said Mary Ann Jerman shall be settled and vested in the said
 Thomas S. Jerman, and Samuel Warren and the survivors of them in
 such manner and form, and for such uses Intents, and Purposes, as are
 hereinafter limited appointed and expressed, and to and for no other use
 Intent or Purpose whatsoever, Now this Indenture Witnesseth that
 for making this said Agreement effectual in law, and also for and in
 consideration of the sum of Ten Millings Sterling Money to the said
 Mary Ann Jerman in hand paid by the said Thomas S. Jerman and
 Samuel Warren at or before the sealing and Delivery of these Presents
 the Receipt whereof is hereby acknowledged, the the said Mary Ann
 Jerman hath quarelled bargained sold and delivered and by these Presents
 doth grant bargain sell and deliver up to the said Thomas S. Jerman &
 Samuel Warren all those the above mentioned Slaves to wit Harry
 Peggy, Peter, London, Lester, Duba, Caty, Honora, Harriett, To have
 and to hold all and every the said Negro Slaves with their future Issue
 and Increase unto the said Thomas S. Jerman and Samuel Warren their
 Executors Administrators and Assigns for ever upon the several Trusts
 nevertheless and to and for the several uses Intents and Purposes here-
 in after mentioned limited and declared of and concerning the same
 that is to say, In Trust for the said Mary Ann Jerman until the said
 intended Marriage shall take effect, and from and immediately
 after the solemnization thereof, then upon trust, that the same shall not
 in any wise be subject or liable to the Debts of the said John Palmer Junr.
 her intended Husband, But that the said Negro Slaves above mentioned
 with their future Issue and Increase shall be and remain, and inure to
 the proper Use Benefit and Behoof of her the said Mary Ann Jerman, and
 such Child or Children being Issue of her Body by the said John Palmer
 Junr. to be lawfully begotten, to her and her Heirs Executors Adminis-
 trators and Assigns absolutely for ever, and to and for no other intent
 or Purpose whatsoever, anything herein before contained to the contrary
 thereof in any wise notwithstanding nevertheless, and it is hereby
 understood, and agreed upon that the Labour Income and Profits of
 the said Slaves shall and may be lawfully used received and taken
 by the said John Palmer Junr. for the joint use benefit and behoof of
 the said John Palmer Junr. and the said Mary Ann Jerman during
 their joint Lives, and that in case the said Mary Ann Jerman
 shall die without leaving Issue alive at the time of her death

and the said John Palmer Jun^r. shall survive her, that then, and in
 that case the said Negroes with their Increase shall go to and be vested
 in the said John Palmer Jun^r. his Heirs and Assigns forever. In
 Witness whereof the said Parties to these Presents have hereunto in-
 terchangeably set their hands and seals dated the day and year
 first above written - Thos^t S. German (Seal) Samuel Warren (Seal)
 Mary Ann German (Seal) John Palmer Jun^r. (Seal) —
 Signed Sealed and Delivered in the presence of O'Neal
 & Stevens, Joseph Palmer Jun^r. Received the day and year
 first, of the within written of Thomas S. German, and Samuel
 Warren the full Consideration Money within mentioned
 Witness O'Neal & Stevens & — Mary Ann German
 Joseph Palmer Jun^r. State of South Carolina Charles-
 ton District, Personally appeared before me John Palmer
 one of Justices of Quorum, O'Neal & Stevens who being duly sworn
 made oath that he saw John Palmer Jun^r. Mary Ann German Thos.
 S. German and Samuel Warren sign seal and as their Act and Deed
 deliver the within Deed for the purposes therein mentioned, and that
 he saw Mary Ann German sign the Receipt thereon indorsed, and
 that he saw Joseph Palmer sign as a Witness with the Deponent -
 Sworn to before me this 6th May 1795 John Palmer J. L.
 Recorded 23 June 1795

This Indenture made the twenty fourth day of Septem-
 ber in the year of our Lord one thousand seven hundred and seventy
 six, Between Francis Younge the younger of Saint Pauls Parish in
 South Carolina Planter of the one Part, and Morton Wilkinson and
 Peter Slann of the same place Planters of the other part, Whereas
 Christopher Wilkinson late of Saint Pauls Parish aforesaid Planter de-
 ceased was in his life time, and at the time of his Death possessed of a
 Considerable Personal Estate, and being so thereof possessed he the said
 Christopher Wilkinson in and by his last Will and Testament duly
 made and Executed in Writing amongst other things therein con-
 tained did give and Bequeath unto his Daughter Sarah Wilkinson
 a Considerable part of his said Personal Estate and some time after making
 such his last Will and Testament departed this life leaving the same
 in full force and effect, as in and by the same duly proved and now
 Remaining in the Secretary's Office of this State Relation being
 therunto had may more fully and at large appear, And
 Whereas

Whereas the said Sarah Wilkinson is now a minor and under the age of twenty one years and hath not as yet received any part of the legacy. And Whereas also there is a Marriage by Gods permission intended shortly to be had and solemnized between the said Francis Younge the younger and the said Sarah Wilkinson; and the said Francis Younge the younger in consideration of the said Intended Marriage and of its taking effect. hath agreed with the said Morton Wilkinson and Peter Mann if the said Marriage shall take effect; That then from and immediately after the solemnization thereof they the said Morton Wilkinson and Peter Mann and the survivor of them. and the Executors and Administrators of such survivor shall stand and be lawfully and Rightfully possessed of the sum of Ten thousand Pounds Current Money of South Carolina aforesaid being a part of her Estate, and to which she is Intitled under the Will of her said Father as above said to and for such uses Trusts Intents and Purposes as is or are herein after mentioned expressed and declared off and concerning the same. Now this Indenture witnesseth that in Prospect and in consideration of the said Intended Marriage and in Pursuance of the ^{said} Agreement made as aforesaid. and also for and in consideration of the sum of Five Pounds Current Money of South Carolina to the said Francis Younge the younger by the said Morton Wilkinson and Peter Mann or one of them in hand well and truly paid at and before the sealing and Delivery of these Presents, the Receipt whereof is hereby acknowledged by the said Francis Younge the younger for himself his executors and Administrators doth hereby Covenant Promise Grant and Agree to and with the said Morton Wilkinson and Peter Mann and the survivor of them and the Executors and Administrators of such survivor shall stand and be lawfully and Rightfully possessed of the aforesaid sum of Ten thousand Pounds Current Money In Trust never the less and to and for such uses Trusts Intents and Purposes as is or are herein after mentioned expressed and declared off and upon or concerning the same that is to say, In Trust for the said Sarah Wilkinson until the solemnization of the Intended Marriage and from and immediately after the solemnization thereof. Then upon this further Trust that they the said Morton Wilkinson and Peter Mann and the survivor of them and the Executors and