

the said Sarah his intended wife should die without issue that then he will well
and truly account with refund and pay back one full moiety or half part of all
such monies or value of goods chattels choses in action and other estate as the
said Abraham Dacosta shall have actually paid over and delivered to him
or that shall and may be lawful for the said Abraham to retain such -
money in his hands if he hath ^{not} before that time actually paid the same
over to the said David Mazer, and the said Abraham Dacosta Sarah Dacosta
and Isaac Dacosta do covenant with the said David Mazer that the said
Sarah Dacosta shall and will at any time or times she shall be therunto
demanded in the month of January next be ready to Intermarry with the
said David Mazer according to the rites and ceremonies of the Jewish Church
or Synagogue and for the due and true performance of all and singular
the covenants in the foregoing Articles in the fulllest and most ample manner
the said Abraham Dacosta and David Mazer do by these Presents bind themselves
each to the other in the penal sum of fourteen thousand pounds current
Money of South Carolina. In witness whereof the said parties hereto have set
their hands and affixed their seals the day and year first above written at
Charleston in the State of South Carolina. Abrahm Dacosta (L) Sarah Dacos-
ta (L) David Mazer (L) Is. Dacosta Junr. (L) sealed and delivered
in the presence of Jas Bertram, Phil. Prioleau - Memorandum it
is also further agreed on the day of the date of the within Deed that at or Immedi-
ately after the celebration of the intended Marriage within mentioned the
within named David Mazer shall and will well and truly settle and
secure by lawful ways and means such as counsel Learned in the Law -
shall advise one full moiety or half part of all such Estate real and per-
sonal as the said David Mazer shall receive or get in any way either
by gift of the within named Abraham or in right of the said Sarah as
Heir at Law of her Mother the Daughter of the said Moses Parent to and
upon proper Trustees to receive ^{to} the joint Benefit of the said David and Sarah
during their joint Lives and the life of the longer Liver of them but ^{as} not
at all to be liable to the debts Duties or Incumbrances of the said David
or be liable to be Extended for payment of any of his creditors and
after the decease of the survivor to the use and behoof of the issue of
the said marriage if more than one share and share alike and in de-
fault of such issue to and for the use and behoof of the survivor of
them the said David and Sarah forever. In witness whereof the said
David Mazer hath hereunto set his hand and seal day and year within

59

written, David Mezes /S/ Present Jas. Bentham Phil. Procean
 State of South Carolina Charleston District Personally appeared James Ben-
 tham Esquire who being duly sworn made oath that he was present
 and saw Abraham Da Costa, Sarah Da Costa, David Mezes and Isaac
 Da Costa the younger severally sign seal and as their respective Act and
 Deed deliver the within Instrument of writing to and for the uses in-
 tent and purpose therein set forth, that he also saw the said David
 Mezes sign, seal and acknowledge the above Memorandum as his
 act and Deed for the purpose therein mentioned and that he the Depo-
 nent together with Philip Procean signed their names as wit-
 nesses to the due Execution of the said Deed and Memorandum
 Sworn to the 12th day of Feby 1793 before Stephen Ravenel,
 J.P. Recorded 12th Feby 1793.

South Carolina

This Indenture made the Fourth day of November
 in the Twelfth year of the Reign of our Sovereign Lord George the Third by the
 Grace of God of Great Britain, France and Ireland King, Defender of the
 Faith and so forth, and in the Year of our Lord One Thousand Seven Hun-
 dred and Seventy One, Between Robert Porteous of Port Royal in the Province
 aforesaid Merchant of the first part, Ann Wigg of the same place Spinster
 of the second part, and James Cuthbert and William Hazzard Wigg also of
 the same place Planters of the third part. Whereas a Marriage is by
 Gods permission intended shortly to be had and solemnized by and
 between the said Robert Porteous and the said Ann Wigg, and Whereas
 the said Ann Wigg by virtue of the last Will and Testament of her late
 Grand Father Colonel William Hazzard deceased is possessed Inter-
 ested in and well and sufficiently intitled unto a certain Lot of Negroes
 and other Slaves mentioned in the Schedule hereunto annexed as in and by
 the last Will and Testament of the said William Hazzard duly proved
 and remaining of record in the Secretarys Office of the Province aforesaid
 relation being thereunto had may more fully and at large appear.
 And whereas in consideration of the premises and for making provision for
 the support and maintenance of the said Ann Wigg in case she shall
 happen to survive the said Robert Porteous, It is covenanted, covaranted
 and agreed by and between the said Robert Porteous and the said ^{Ann} Wigg
 that all and singular the Negroes and other Slaves mentioned in the said
 Schedule, and which the said Ann Wigg is legally intitled unto as
 aforesaid

provided in case the said intended marriage shall take Effect and be solemnized
 shall be settled and secured in the manner in these articles or Indenture mentioned
 specified and declared off and concerning the same Now for the effectual carry-
 ing the said Agreement into Execution, This Indenture witnesseth that the
 said Ann Wigg by and with privy, express consent, and agreement of the said Ro-
 bert Porteous Testified by his being made a party to and signing and sealing
 this Indenture for and consideration of the sum of Ten Shillings current Money
 of the Province aforesaid to her in hand well and truly paid by the said James
 Cuthbert and William Harward Wigg at and before the Sealing and Delivery
 hereof the Receipt whereof she doth hereby acknowledge and her self to be
 well contented, fully satisfied and paid, and thereof doth acquit, Release
 Exonerate and Discharge the said James Cuthbert and William Harward
 Wigg, She the said Ann Wigg hath Granted, Bargained, Sold, Assigned, Trans-
 ferred and set over, and by these presents doth freely, fully and absolutely
 Grant Bargain Sell, Upon Transfer and Sett over unto the said James
 Cuthbert and William Harward Wigg the herein before mentioned Negroes and
 other Slaves which the said Ann Wigg is legally entitled unto as aforesaid -
 together with the future Issue and Increase as aforesaid unto the said James
 Cuthbert and William Harward Wigg and the Survivor of them, and the
 Heirs and Admirors of such Survivor for ever, Upon Special Trust and
 confidence Nevertheless and to and for the uses, Intent and purposes
 herein after mentioned, limited and expressed off and concerning
 the same, and to and for no other use, Intent or purpose whatsoever -
 that is to say, To the use benefit and behoof of the said Ann Wigg
 her Heirs Admirors and Assigns until the said intended
 Marriage shall take effect and be Solemnized and from and immedi-
 ately after the Solemnization of the said Intended marriage between
 the said Ann Wigg and the said Robert Porteous, upon Trust that
 the said James Cuthbert and William Harward Wigg shall permit
 and suffer the said Robert Porteous to freely make use of, employ and
 work the said several Negroes and other Slaves, and their future Issue and
 Increase, and to receive and take the profits or hire of the said Negroes
 and other Slaves free from the control, hindrance, ^{interruption}, or molestation
 of any person or persons whomsoever for and during the natural
 Life of the said Robert Porteous and from and immediately after the
 Decease of the said Robert Porteous Then upon Trust in case the said
 Ann Wigg shall survive the said Robert Porteous to permit and
 suffer the said Ann Wigg to have and enjoy the said Negroes and other

Slaves on the said Schedule particularly mentioned in as full and ample
 manner for and during the Term of her natural Life as the use and right of the
 said Robert Porteous for his Life wherein before expressed and Declared and
 from and after the Death of the Survivor of them the said Robert Porteous and
 Ann Wigg then to the use and Behoof of the Issue of the said Robert Porteous and
 Ann Wigg as shall be living at the time of the Decesse of such Survivor
 part and share alike, and then the Interest or Produce of all and every
 such Child or Childrens part shall from time to time at the discre-
 tion of the said Trustees be paid and applied for and towards the Educa-
 tion and maintenance of such Child or Children until their respec-
 tive Ages of twenty one Years or Marriage at which time their
 respective parts and portions of the said Negroes and other Slaves are
 hereby agreed to be assigned, transferred paid and Disposed of and to
 them respectively and the parts and shares of such Child or Children
 so dying before the age aforesaid or day of marriage shall go and be
 equally Divided between and amongst the Survivors or Survivor of such
 Child or Children when and as their respective parts or shares shall or
 have become due and payable, and in case that the said Robert
 Porteous and Ann Wigg shall have no Issue of their Bodies lawfully
 begotten, then in default of such Issue or if there be Issue, and
 all of them shall happen to die ^{before} they shall attain the age of
 twenty one or day of marriage Then upon this further trust that they
 the said James Cuthbert and William Hazzard Wigg and the
 Survivor of them his Execs or Admirs shall and do transfer assign
 pay, apply and dispose of the said Negroes or other Slaves, and their
 future Issue and Increase of them to the use and Behoof of the Survivor of
 them the said Robert Porteous and Ann Wigg, and the Heirs Execs
 Admirs and Assigns of such Survivor for ever. And the said Robert
 Porteous in consideration of the said marriage and of its taking
 Effect doth for himself his Execs and Admirs covenant grant
 promise, clude and agree to and with the said James Cuthbert
 and William Hazzard Wigg their Execs and Admirs that he the
 said Robert Porteous his Execs or Admirs shall and will from
 time to time and at all times hereafter, at the reasonable request
 costs and charges in the Law of the said James Cuthbert and William
 Hazzard Wigg their Execs or Admirs make do acknowledge and
 execute, or cause to be made done, acknowledged and executed
 all and every such further lawfull reasonable act and acts, thing

and things, devices, conveyances and assurances in the law whatsoever for the better and more effectual conveying assuring or affording all and singular the Negroes and other Slaves mentioned in the said Schedule hereunto annexed upon the trust, and to the like Intents and purposes herein before limited mentioned or declared concerning the same according to the true intent and meaning of these presents and of the parties thereto, as by the said James - Cuthbert and William Hazzard Wigg their Ex'rs or Adm'rs shall be reasonably desired or advised and required, Provided always, and it is hereby agreed and declared by and between all and every the parties herenu to, and the true intent and meaning of them and of these presents is and are that the said Trustees shall and do after the said intended Marriage takes effect, by and with the consent of the said Robert Porteous solely, such content to be signified by any writing under his hand and seal testified by two or more credible witnesses, absolutely sell and dispose of all and singular the Negroes and other Slaves mentioned in the Schedule hereunto annexed or any part thereof, anything herein before mentioned or expressed to the contrary hereof in any wise notwithstanding, and from and immediately after such sale then upon this further trust that they the said Trustees and the Survivor of them his Ex'rs or Adm'rs shall and do pay the neat proceeds arising from the sale of the said Negroes and other Slaves, and their increase or any part thereof into the hands of the said Robert Porteous, he the said Robert Porteous giving good and sufficient security to repay the monies so received by to the said James Cuthbert and William Hazzard Wigg the Trustees before mentioned, when the same shall be demanded in order to answer the several trusts and purposes herein before settled and appointed, which said monies so to be secured shall be and they are hereby intended so to be by all parties hereto, upon the like trusts Limitations uses and dispositions to which the Negroes and other Slaves, are before settled and disposed and to and for and upon no other use, trust, intent or purpose whatsoever and for the true performance of all and singular the covenants grants, articles and agreements aforesaid by the said Robert Porteous his Ex'rs or Adm'rs to be done Performed, fulfilled and kept according to the true intent and meaning of these presents the said Robert Porteous doth bind himself his heirs Ex'rs and Adm'rs unto the said James Cuthbert and William Hazzard Wigg their Ex'rs and Adm'rs in the Penal sum of ten thousands Pounds current money of the Province aforesaid, In Witness whereof the said parties to these presents have herenu to Interchanably sett their hands and seals the day and year first above written. And Wigg [L.S.] Robt. Porteous [L.S.] Jas Cuthbert [L.S.] William Hazzard Wigg [L.S.] sealed and delivered

Delivered in the presence of Henry Stuart, John Ruthbert, Received of the within named James Ruthbert and William Razzard Wigg Trustees within named the sum of ten Shillings currency being the consideration money within mentioned to be paid by them to me Ann Wigg - The Schedule to which the within Deed refers - London, Sabinah, Marier, Gemmy, Dinah, Tom, Jeremy Han- nish, Peter, Riner, Marier, July Dinah, Pegg, Jack, Cheby Kate Juno, Juno - South Carolina Granville County, Personally came and appeared before me Belamy Crawford one of his Majestys Justices afaynes to keep the peace in the County aforesaid John Ruthbert who being duly sworn maketh oath and saith that he was present and did see the within named Ann Wigg Robert Petway James Ruthbert and William Razzard Wigg sign seal and witness their Act and Deed deliver the within In- strument of writing for the uses intents and purposes therein mentioned and also that he see the said Ann Wigg sign the receipt for the consideration money herein mentioned and also that Henry Stuart and him this Depo- rent did both subscribe their names as witnesses thereto, sworn before me this 18th day of February 1773 Belamy Crawford J.P Recorded
14 Feb 1773

South Carolina

Know all Men by these Presents, that I John Legare of Christ Church Parish in the State aforesaid, am held and firmly bound unto Alexander Collins Alexander Chowne and Samuel Warren of the same place and State aforesaid in the full and just sum of five thousand Pounds Sterling Money to be paid to the said Alexander Collins, Alexander Chowne and Samuel Warren their certain Attorney Executors Administrators or Assigns, to which Payment well and truly to be made and done, I bind myself and each and every of my Heirs Executors and Administrators firmly by these Presents sealed with my Seal, dated the thirtyninth Day of December in the year of our Lord, one thousand seven hundred and ninety two and in the sixteenth year of Ameri- can Independence - Whereas a Marriage is shortly to be had and solemnized, between the said John Legare and Ann Blake, the Daughter of Richard Blake junr late of James Santee deceased - And whereas the said Ann Blake now is possessed of, interested in or entitled unto a considerable Estate under the Will of her Grand Father Richard Blake by inheritance from her deceased Father and Mother - And whereas

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Whereas in consideration of the said intended Marriage and to provide a competent maintenance for the said Ann Blake during the said intended coverture and in case she the said Ann should survive him the said John he the said John Legare hath agreed to and with the said Alexander Collins Alexander Chovine and Samuel Warren and the survivor of them and the Executors and Administrators of such survivor, that as soon as the said intended Marriage shall take Effect he shall and will forth with convey and secure to the said Alexander Collins, Alexander Chovine and Samuel Warren and to the Survivor of them and the Executors, Administrators and Assigns of such survivor by such Deed or Deeds as shall be good and effectual in the Law, all and singular such Personal Estate of the said Ann as she is now interested in or intitled unto in any manner of way whatsoever, upon such Trusts and for such uses as are herein after mentioned. And also shall and will within one Month after the said Ann shall come of age the said Ann in conveying & securing to the said Alexander Collins, Alexander Chovine and Samuel Warren and the survivor of them and the Heirs of such survivor by such Deed and Deeds as shall be good and effectual in the Law such of the Real Estate of the said Ann as she is now interested in or intitled to in any manner of way whatsoever, upon such Trusts and for such uses as are herein after mentioned, that is to say, In Trust and for the proper Use and Behoof of them the said John and Ann for and during their joint natural lives free from and not to be subject to or liable for the present or any future Debts, Charges or Incumbrances of the said John Legare; And in case the said Ann shall survive the said John, Then in Trust for her the said Ann her Heirs Executors and Administrators absolutely forever discharged of all Trust, and if the said John should survive the said Ann having issue of her Body living at the time of her death then from the time of her Death of the said Ann In Trust for such Issue and equally to be divided between them if more than one and their Heirs Executors and Administrators forever, and in case the said John should survive the said Ann having no Issue, then in trust for him the said John Legare his Heirs, Executors and Administrators forever. Now therefore the condition of the above Obligation is such that if the said John shall in all things perform and keep the above Marriage Agreement, the above Obligation to be void and of no Effect, else to remain in full Force and Virtue —
Jno Legare (L J) Sealed and Delivered in the Presence of Joseph Legare Junr., South Carolina Charleston District —
Present

Personally appeared Mr Joseph Legare Junior who being duly
sworn made oath that he was present and saw John Legare sign
seal and as his act and deed deliver the within Instrument of
writing to and for the uses and purposes therein set forth and that
he the Deponent signed his name as witness thereto - Sworn
to the 25th day of Feby 1793 before Stephen Ravenel JP Record
25 Feby 1793

South Carolina

This Indenture made the second Day of January in
the year of our Lord one thousand seven hundred and ninety three
Between John Legare of Christ Church Parish in the State aforesaid
Esquire of the one part and Alexander Collins Alexander Chovine &
Samuel Warren Trustees for and on the Part and Behalf of Ann the
Wife of the said John of the other Part Whereas the said John Legare
by his Bond or Obligation bearing date the thirty first Day of
December last past acknowledged himself to be held and
firmly bound unto the said Alexander Collins Alexander
Chovine and Samuel Warren in the Penal sum of five thousand
Pounds Sterling Money with a Condition thereunder written
reciting And whereas a Marriage was shortly to be had and
solemnized between the said John Legare and Ann Blake
the Daughter of Richd^d Blake deceased And that Whereas the said
Ann Blake was possessed of interest in or entitled unto a con-
siderable Estate under the Will of her Grand Father Richard
Blake and by Inheritance from her deceased Father and Mother
And that whereas in consideration of the said intended Marriage
and to provide a competent maintenance for the said Ann
Blake during the said intended Coverture and in case she the
said Ann should survive him the said John he the said John
Legare did agree to and with the said Alexander Collins Alex-
ander Chovine and Samuel Warren and the survivor of them
and the Executors and Administrators of such survivor that as
soon as the said intended Marriage should take Effect he
should and would forthwith convey and secure to the said
Alexander Collins Alexander Chovine and Samuel Warren
and to the survivor of them and the Executors Administrators
and Heirs of such survivor by such Deed or Deeds as should be
good and effectual in the Law all and singular such Personal
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Estate of the said Ann as she was then interested in or entitled unto in any manner
✓ away whatsoever upon such Trusts and for such Uses as were therein after mentioned
✓ and also should and would within one Month after the said Ann should come of
✓ age join the said Ann in conveying and securing to the said Alexander Collins
✓ Alexander Chovine and Samuel Warren and the survivor of them and the Heirs of such
✓ survivor by such Deed and Deeds as should be good and effectual in the Law such
✓ of the Real Estate of the said Ann as she was then interested in or entitled to in
✓ any manner or way whatsoever upon such Trusts and for such Uses as were therein
✓ after mentioned that is to day, In Trust and for the proper Use and Behoof of them
✓ the said John and Ann for and during their joint natural Lives, free from and
✓ not to be subject to or liable for the present or any future Debts Charges or Incum-
✓ bances of the said John Legare, And in case the said Ann should survive
✓ the said John Then in trust for her the said Ann her Heirs Executors and
✓ Administrators absolutely forever discharged of all trust, and if the said John
✓ survive the said Ann having Issue of her Body living at the time of her
✓ death, then from the time of the death of the said Ann In trust for such Is-
✓ sue and equally to be divided between them if more than one and their
✓ Heirs Executors and Administrators forever And in case the said John
✓ should survive the said Ann, having no Issue at the time of her Death
✓ then In trust for him the said John Legare his Heirs Executors and Admin-
✓ istrators forever, and that the said John Legare should in all Things perform
✓ and keep the above Marriage Agreement And Whereas after the execution
✓ of the said Bond or Obligation, the said intended Marriage between
✓ the said John Legare and the said Ann Blake was had and solemnized
✓ whereby the said John Legare has become bound and obliged to ex-
✓ ecute the said Settlement agreeably to the condition of the said Bond or Ob-
✓ ligation Now therefore this Indenture witnesseth that in pursu-
✓ ance of the said recited Bond or Obligation and also in consideration of
✓ the sum of ten shillings lawful Money of the State aforesaid to the said
✓ John Legare by the said Alexander Collins, Alexander Chovine and Samuel
✓ Warren in hand well and truly paid at and before the sealing and delivery
✓ of these Presents the Receipt whereof is hereby acknowledged, he the said
✓ John Legare hath granted, bargained, sold and assigned and by these
✓ Presents doth grant, bargain sell and assign unto the said Alexander
✓ Collins, Alexander Chovine and Samuel Warren the following
✓ Negroes, Joe Casar, Quash, Lucy, Eve, Grippa, Archy, Etlick,
✓ Clarinda, Hannah, Dinah, Minus, Joe, (Child), also the following Bonds
✓ John Blakes dated of June 1789 for eighty two pounds, one other of John
✓ Blake

Blakes dated 15th July 1783 for thirty four pounds 5/4 one of Israel Dubose dated 4th May 1783 for twenty one pounds 12/4 on which four years and three months Interest has been paid, and the following Notes Paul Richards Junr dated 9th August 1791 for twelve pounds 2/1 John Blakes dated 9 August 1791 for thirteen pounds 3/5 John Legare's dated 9 August 1791 for eleven pounds 12/6 To have and to hold the said Personal Estate, together with the future Issue and Increase of the Female Slaves unto the said Alexander Collins Alexander Chovine and Samuel Warren and the survivor of them and the Executors and Administrators of such survivor to for and upon such uses and Trusts as are herein before mentioned expressed and declared of and concerning the same And the said John Legare doth covenant promise and agree to and with the said Alexander Collins Alexander Chovine and Samuel Warren and the survivor of them and the Heirs Executors and Administrators of such survivor that as soon as the said Ann shall attain her age of twenty one years or within one Month thereafter, he the said John will join the said Ann in well and sufficiently settling, conveying and affixing all such Real Estate as the the said Ann shall shall be interested in or entitled unto in any manner or way whatsoever to and for the same uses and upon the like Trusts as are herein before mentioned and expressed and declared of and concerning the personal Estate herein before settled as aforesaid and the said Alexander Collins, Alexander Chovine and Samuel Warren and the survivor of them and the Executors and Administrators of such survivor do covenant promise, grant and agree to and with the said John Legare his Executors and Administrators that they the said Alexander Collins, Alexander Chovine and Samuel Warren and the survivor of them and the Executors and Administrators of such survivor shall and will in all things well and truly perform the trust to them above intimated according to the true intent and meaning of these Presents and it is hereby declared to be the intention of all the Parties to this Settlement that neither of the above Trustees shall be answerable for the acts and transactions of the other Trustees, but only for his own acts and transactions in the Premises - In Witness whereof the said Parties to these Presents have hereunto interchangably set their hands and seals on the Day in the year first above written

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Alex^r Collins (S) Jr. Legare (S) Alex^r Chouin (S), Sam^t Warren (S)
 Sealed and Delivered in the presence of the word "such" in the last line of the third
 page, being first interlined) Joseph Legare Junr, Isaac Jeanneret - South
 Carolina Charleston District - Personally appeared Mr Joseph Legare
 Junior who being duly sworn made oath that he was present and saw Alexander
 Collins, John Legare, Alexander Chouin and Samuel Warren severally sign
 seal and as their respective act and deed deliver the within Instrument of
 writing to and for the uses and purposes therein mentioned and that he the
 Deponent together with Isaac Jeanneret subscribed their names as witnesses
 to the due Execution thereof - Sworn to the 25th day of Feb^ry 1793 before
Stephen Ravenel Jr Recorded 25th day of Feb^ry 1793

South Carolina

This Indenture Tripartite made the twenty ninth day of
 October in the eighth year of the Reign of our Sovereign Lord King George the
 third and in the year of our Lord Christ one thousand seven hundred and
 sixty eight Between Millicent Jones of Charlestown in the Province aforesaid
 Spouse of the first part John Colcock of Charlestown aforesaid
 Gentleman Attorney at Law of the second part and Charles Pinckney and
 Jacob Motte Esquires of the third part Whereas a Marriage by Gods
 Grace is shortly intended to be had and solemnized by and between the
 said John Colcock and the said Millicent Jones and Whereas the
 said Millicent Jones is possessed in her own right of several Negroes to wit
 Rose a French and her three children Brgt Phillips, Sue and Sam
 and also of sundry Debts Money Jewells Legacies and Apparel to the
 Amount or Value of fifteen hundred pounds current Money of the
 Province aforesaid Now this Indenture therefore witnesseth
 that the said Millicent Jones for and in consideration of the said intend-
 ed Marriage and of the sum of ten Shillings Lawfull current Money of
 the Province aforesaid to her in hand well and truly paid by the said Charles
 Pinckney and Jacob Motte or one of them at and before the sealing and
 Delivery of these Presents the receipt whereof the said Millicent Jones
 doth hereby acknowledge and confess herself to be therewith well
 content fully satisfied and paid by the said Millicent by and with the
 advice and consent of her intended husband testified by his being made
 a party hereto and signing and sealing this Indenture hath granted
 bargained sold assigned transferred and set over and by these presents
 doth grant bargain sell assign transfer set over and in plain and open
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Market deliver unto the said Charles Pinckney and Jacob Motte and the Survivor of them and the Executors Administrators and Assigns of such Survivor All those the aforesaid four Negroes named Rose Phillips Sue and Sam together with the future Issue and Increase of the said Female Slave and also the aforesaid Debt Monies Jewells Legacies and Apparel together with the Interest and Profits on the same To have and to hold the same and every part and parcel thereof to the said Charles Pinckney and Jacob Motte and to the survivor of them and to the Executors Administrators and Assigns of such Survivor forever Upon Trust Never the less and to and for the several uses intents and purposes and with and under the several restriction Limitations Provisions and Conditions herein after mentioned Limited and declared off and concerning the same and to and for no other use intent or purpose whatsoever that is to say Upon Trust that the said Charles Pinckney and Jacob Motte and the survivor of them and the Executors Administrators and Assigns of such Survivor shall and do permit and suffer the said John Colcock and Millicent Jones to have hold use occupy posse and enjoy the aforesaid Negroes and other Articles herein before mentioned together with the future Issue Increase Interest and Profits of the same to their joint use and for their mutual benefit during their joint lives and in case of the Death of the said John Colcock should happen before the death of the said Millicent Jones the said Trust Estate to go to the Sole use Benefit and behoof of the said Millicent Jones her heirs and assigns forever but in case the said John Colcock should survive the said Millicent Jones then the same and every part and parcel thereof to go to the use benefit and behoof of ~~any~~^{any} Child or Children of the said Millicent by the said John Colcock Lawfully to be begotten that shall happen to be alive at the time of the death of the said Millicent; but if it shall happen that the said Millicent should die without Issue by the said John Colcock and during his lifetime then the said Trust Estate and every part and parcel thereof to go to and be wholly and solely vested in the said John Colcock his heirs and assigns for ever and the said trust from thenceforth to cease determine and be absolutely void and of none Effect and the said John Colcock and Millicent Jones and each of them jointly and severally covenant promise and agree to and with the said Charles Pinckney and Jacob Motte and the survivor of them and the Executors Administrators

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Administrators and assigns of such survivor that they and each of them shall and will at any time hereafter upon the reasonable request and at the proper costs and charges of the said Trustee or the survivor of them or the Executors Administrators or assigns of such survivor make do and execute or cause or procure to be made done and executed all and every such further Act or thing or things Devises Conveyances and Agreements - in the Law for the further better and more perfect granting and securing all and singular the aforesaid premises for the better continuing the trust aforesaid unto the said Trustees or their survivor or the Executors or Admirors of the survivor as by him or them or his or their counsel learned in the Law shall be reasonably devised or advised and required - In witness whereof the said parties to these presents have hereunto interchangably set their hands and seals the day and year first above written - Millicent Jones (L.S) John Holcock (S.S) - Signed Sealed and Delivered in the Presence of us Elizabeth Milner ^{to the} Jones - Personally appeared Mr. Mary Foster who being duly sworn made ^{oath} that she was intimately acquainted with Elizabeth Milner and John Jones the Persons who have subscribed their names as Witnesses to the due execution of the within Indenture that both the said Witnesses are now deceased, that she hath often in the life times of the said Elizabeth and John seen them write and she is certain that the above signatures are the proper hands writing of them the said Elizabeth Milner and John Jones - Mary Foster Sworn to before me this 1st March 1793 Alexander Edwards J.P Recorded
1st March 1793

This Indenture Tripartite made August the tenth Anne Domini one thousand seven hundred seventy and three and in the thirteenth year of the Reign of our Sovereign Lord George the third by the grace of God over grant Brittain France and Ireland King Defender of the faith &c Between Vincent Guerin of St Thomas in Berkley County in the Province of South Carolina of the first Part and Esther Dubois Widow to the late James Dubois Deceased and Daughter of Isaac Guerin of the said Parish Deceased of the second Part, and Robert Guerin of the Parish aforesaid Planter of the third Part Witneseth that a Marriage Intended by Gods Permission shortly to be had and solemnized between the said Vincent Guerin and Esther Dubois and the said Vincent Guerin being willing the said Esther Dubois should settle and make over her Estate in such manner and form in trust for her own Separate and Private use and uses to be disposed of according to her will and pleasure (so that in case the said Marriage shall take Effect) the said Vincent Guerin shall be excluded and debarred forever

by these Presents from all Right Title Interest claim and Demand of in or to any Estate whether Lands Money Slaves Goods chattles of the said Esther Dubois nor shall or will be the said Vincent Guerin his Heirs Executors Administrators or Assigns or any other person or persons whatsoever from by under him them or any of them or in his or their Name or Names place or stead take claim or challenge any Right Title or Interest of in and to the Estate Lands Goods Money Slaves or Chattles of the said Esther Dubois or of in or to the same or to any part or parcel thereof all which the said Vincent Guerin agrees to and affents unto and to manifest the same becomes a party to these presents and the said Esther Dubois for the settling and sure making unto herself for her separate and private use all and singular her Lands Money Bonds Debts Slaves Goods and Chattles whatsoever in whosover hands custody or possession they or any of them may be, pursuance of the agreement above mentioned the said Esther Dubois with the consent of the said Vincent Guerin hath granted and assigned, and by these presents doth grant and assign unto the said Robert Guerin all and singular her Lands Money Bonds Debts Slaves Goods and Chattles whatsoever all sum or sums of Money to her now due owing or payable or which shall or may hereafter become due owing or payable unto her the said Esther Dubois or by any person or persons kept and detained from her and the said Vincent Guerin and Esther Dubois do hereby constitute make and appoint and in their place and stead put the said Robert Guerin their true and Lawful Attorney for them and in their Names or in the name of one of them and to the Uses Intents and Purposes herein after mentioned to receive have and take of all and from all and every person Persons whatsoever their Heirs Executors and Administrators all and every Lands sum and sums of Money due or to be due Slaves whose names are in a Schedule hereunto annexed and delivered in the name of all the Rest of Goods and chattles as aforesaid and also in the name stead and place of the said Vincent Guerin and Esther Dubois to give and deliver acquittances or other Legal Discharge for any sum or sums of Money Slaves Goods or Chattles or any part thereof so to be Received, and for default of payment of any sum or sums of Money due or to become due on non-delivery.

delivery or detraction of any Slave or Slaves Goods or Chattels or any or either of them or any part or parcel thereof, by any person or persons whatsoever their Heirs Executors and Administrators Respectively in the Names of the said Vincent Guerin and Esther Dubois to arrest implead imprison and condemn, and out of prison them or any or either of them to release and discharge, and the said Vincent Guerin and Esther Dubois do covenant and grant for themself, their Heirs Executors and Administrators to and with the said Robert Guerin his Executors and Administrators by these presents, that they the said Vincent Guerin and Esther Dubois their Executors Administrators shall and will allow, Ratify and confirm all whatsoever the said Robert Guerin shall lawfully do or cause to do in and about the premises and also that they the said Vincent Guerin and Esther Dubois their Executors and Administrators or any or either of them, shall not or will not at any time hereafter annihilate, acquit, release or otherwise discharge or make void any writing obligatory for any sum or sums of Money thereunto due, pertaining to or the property of the said Esther Dubois or any action suit Bill plaint, Judgment or Execution thereupon or for the same or any part thereof to be had brought prosecuted or obtained, without the Special Licence and consent of the said Robert Guerin his Executors and Administrators, therein or thereunto first had and obtained in writing, or in the rule order or decree of some Court of Law or Equity — And also that they the said Vincent Guerin and Esther Dubois their Executors and Administrators shall and will from time to time and at all times hereafter upon every reasonable request, well and truly do and execute all and every such further Lawful and Reasonable Act and Act Thing and Thing for confirmation of these Presents, and for the further better and more perfect authorizing and empowering the said Robert Guerin his Executors and Administrators to receive have and take up all and every the sum and sums of Money now due or which shall or may become due, Slaves Goods and Chattels apresaid of the said Esther Dubois to the uses hereinafter mentioned provided always and upon the Special Trust and confidence, and to the Intent and Purpose that the said Robert Guerin his Executors and Administrators, shall pay unto the said Esther Dubois so much Money as the said Robert Guerin shall receive for the Interest or proceed of all such sum or sums of Money Slaves Goods and Chattels as apresaid during so long time as the said Vincent Guerin and Esther Dubois shall live and cohabit together, and the said Vincent Guerin for himself his Heirs Executors and Administrators doth hereby further covenant

Covenant and Grant to and with the said Robert Guerin in manner following
 Vizt that the whole Interest Product or Proceed of all such sum or sums of
 Money Slaves Goods and Chattels aforesaid which the said Robert Guerin
 his Executors or Administrators shall as aforesaid from time to time and
 at all times accept Receive and take he the said Robert Guerin his
 Executors or Administrators, shall pay to the said Esther Dubois as
 a Term sole and the said Esther Dubois is hereby authorized and
 empowered to Receive and take the same and fully to discharge the
 said Robert Guerin his Heirs Executors and Administrators and
 every or either of them by these her acquittance or otherwise
 with or without the consent of the said Vincent Guerin as if she
 were a Term sole and all the Residue of the Interest or Proceed of the
 Lands sum of sums of Money Slaves Goods and Chattels together
 with the principal or original sum or Stock to such person
 or persons as the said Esther Dubois by any writing under her
 hand and seal with or without her said Intended Husband, or
 by her Last Will and Testament shall appoint and direct &
 for want of such direction and appointment in writing to
 the Executors or Administrators of the said Esther Dubois provi-
 also, and it is agreed between all the parties hereunto, that if the said
 Robert Guerin shall receive any principal sum of Money that he
 his Executors or Administrators upon his or their Receiving any
 sum or sums shall lend out the same at Interest to such
 Person or Persons and on such security as the said Esther Dubois by
 any writing under her hand and seal with or without the said
 Vincent Guerin shall direct also to place out such Lands Slave
 or Slaves as are named in the Schedule hereunto annexed to
 service to such person or persons as the said Esther Dubois by
 any writing under her hand and seal with or without the said
 Vincent Guerin shall direct or by her direction as aforesaid
 sell and dispose of any particular share or all of them, and the
 Money arising or accruing by such sale lend out on Interest in
 manner as aforesaid and also to deliver any other Goods or Chattels
 to any person or persons as the said Esther Dubois shall direct as
 aforesaid for such use and purposes as her said direction shall
 specify or sell and dispose thereof and the Money thereby accruing
 lend out on Interest in manner above mentioned, and that the
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said Robert Guerin his Executors or Administrators shall not be chargeably
to answer any Interest or profit of the Land Sum or Sums of Money Slaves Goods
or Chattels or so much thereof as shall Remain in his or their hands unent of
Money Lands, Slaves not put to Service or Goods and Chattels not disposed of
in default of such direction, and also, that notwithstanding any thing before
in these presents contained it shall and may be lawful to and for the said Ro-
bert Guerin his Executors and Administrators out of any Interest Money by him
or them to be Received by Virtue of these presents, to Reimburse and Retain to
him and themselves all such Sum and Sums of Money as he or they shall necesa-
rily expend or lay out, by reason of any Suit or Suits in Law touching the premis-
ses, not occasioned by any Breach of Trust by the said Robert Guerin his
Executors or Administrators. In Witness whereof the Parties to these Presents
have, Interchangeably set their Hands and seals the day and year first
above written - Robert Guerin (L.S) Esther Dubois (L.S) Vincent Guerin (L.S)
Sealed and Delivered in the presence of us Duncan M^cDougall, Peter
Joudon - Names of Slaves and Quantity of Lands of Esther Dubois here-
with Delivered Lands 133 1/2 Acres Morot, latee Leane Lucy Anney
Murrach, Ben Peggy Pattey Before John Syme one of his Majesties Jus-
tices aysigned to keep the peace in Berkley County, Personally appeared
Peter Joudon, one of the witnesses to the within Instrument who being duly
sworn maketh oath that he saw the within named Vincent Guerin, Esther
Dubois sign seal and as their Act and Deed deliver the within Instrument
operative, to Robert Guerin to, and for, the purposes and intent therein
specified, and expressed, and he likewise saw Duncan M^cDougall set
his hand thereto as after witness - Sworn this 10th Novem^r. 1773 before
me John Syme - Recorded 25 March 1793

South Carolina

Know all Men by these Presents that I Samuel Smith of the City of
Charleston in the State aforesaid am holden and firmly bound unto Susanna
Tennent of the same place in the sum of four thousand Pounds Sterling Money
to be paid unto the said Susanna Tennent her Executors Administrators
and Assigns; to which payment well and truly to be made and done I bind
myself my Heirs Executors and Administrators firmly by these presents
Sealed with my Seal and Dated the thirty first Day of December in the year
of our Lord one thousand seven hundred and ninety two - Whereas a
Marriage is intended shortly to be had and solemnized between the
said Samuel Smith and Catharine Caroline Tennent Daughter of said
Susanna

Susanna Tennent of the City of Charleston and State aforesaid; And Whereas it has been agreed between the said Parties that the said Samuel Smith shall and will as soon as the said Marriage shall be had and solemnized, or he requested thereto either join with the said Catharine Caroline Tennent in executing or if such joining be unnecessary that he will himself execute as often as it shall be expedient good and sufficient Deeds for the purpose of conveying Assigning and assuring to the said Susanna Tennent her Heirs Executors Administrators and Assigns all the real and personal Estate to which the said Catharine Caroline Tennent is now or may be hereafter entitled, In Trust nevertheless to and for the sole separate and for the sole separate and peculiar Use Benefit and Behoof of the said Catharine Caroline Tennent her Heirs Executors Administrators and Assigns free from the intermeddling and control of him the said Samuel Smith and as if she were a Person Sole, And also In Trust to and for such uses Intents and Purposes as the the said Catharine Caroline Tennent notwithstanding her coverture shall by any Deed Will or Writing in the nature of a Will duly executed give devise direct limit or appoint the same and further that he the said Samuel Smith shall and will as soon after the Solemnization of the said Marriage as it shall be convenient for him and as often as the same shall suit him well and sufficiently convey assign and transfer some part of the personal Estate of him the said Samuel Smith to which he is now or may be hereafter by his Industry intitled, unto the said Susanna Tennent her Executors Administrators & Assigns In Trust to and for the same Uses &c above specified, provided that the Quantum of the Property, so to be by him conveyed assigned and transferred shall depend upon his own Generosity and lastly that he the said Samuel Smith shall and will as soon as he shall be requested thereto by the said Susannah Tennent after the Solemnization of the said Marriage and after the said Catharine Caroline Tennent shall have attained the age of twenty one years, execute a good and sufficient Deed to the said Susanna Tennent for the purpose of constituting the said Catharine Caroline Tennent a Sole Trader and shall and will permit and suffer her from the Date of the said Deed notwithstanding her coverture to commence and exercise the said Business of a Sole Trader in buying selling and exchanging Lands Houses Slaves Goods

69 Goods Wares Merchandise Stock and Specialties to and for the sole separate and
peculiar Use Benefit and Behoof of the said Catharine Caroline Tennent
her Heirs Executors Administrators and Affigns without the intermeddling or
control of him the said Samuel Smith and as if she were a Feme Sole &
also that he will not molest or interrupt her in the exercise of the said Business of a
Sole Trader, but will permit and suffer her at all times thereafter to use the
name of him the said Samuel Smith in suing for and recovering any such
Lands, Houses, Slaves, Goods Wares, Merchandise and Stock Specialties and
Monies as she may acquire in her said Business of a Sole Trader, and also shall
and will from time to time at the request of the said Susanna Tennent ex-
-ecute any such Deed or Deeds as may be necessary for the purpose of conveying
and apportioning the same to and for the sole separate and peculiar Use Bene-
fit and Behoof of the said Catharine Caroline Tennent her Heirs Executors Administrators
and Affigns without the intermeddling or control of him the said
Samuel Smith and as if she were a Feme Sole and also to and for such uses
as the the said Catharine Caroline Tennent notwithstanding her cover-
-ture shall by any Deed Will or Writing in the nature of a Will duly exe-
-cuted give devise direct limit or appoint the same. Now therefore
the condition of the above Obligation is such that if the said Samuel
Smith shall and do well and truly keep perform and execute the afore-
-said Agreement, then and in such case, the above Obligation to be void
otherwise to be and remain in full force and virtue - S. Smith (SS)
Signed Sealed and Delivered in the presence of us Jas H. Ramsay
Charleston District Personally appeared Doct Joseph Hall Ramsey
who being duly sworn made oath that he was present and saw Samuel Smith
sign seal and as his act and Deed deliver the within Instrument of
writing to and for the uses and purposes therein set forth, and that
he the Deponent signed his name as witness thereto - Sworn to the
30 day of March 1793 before Stephen Ravenel Recorded 30 March 1793
South Carolina

Know All Men by these Presents, That I David
Campbell of the State of South Carolina, am held and firmly bound unto
Isaac Motte, William Smith and James Ladon Equites, in the sum
sum of ten thousand pounds to be paid to the said Isaac Motte, William
Smith and James Ladon or the Survivors of them, or the Executors or Adminis-
trators of such survivor, to which payment well and truly to be made, I bind
myself, my Heirs, Executors & Administrators firmly by these Presents
Sealed

Sealed with my seal and dated at Charleston 27th of September 1793 -

Whereas a Marriage is intended to be had & solemnized between the above bound David Campbell & Ann Loughton Notte and Whereas the said Ann Loughton will be intitled to receive the sum of Three thousand pounds or there abouts shortly after the said Marriage and a further sum of Two thousand pounds on the Death of her Father. And whereas of the said David Campbell hath agreed to utile the same in manner following that is to say - to the use of the said Ann Loughton Notte absolutely in case she shoul'd survive him whether there be issue of the said Marriage or not. But in case the said David Campbell shoul'd survive the said Ann Loughton Notte and there should be issue of the Marriage who shall arrive to the Age of Eighteen Years or be married then the Capital sum to be paid to such issue together with so much of the Interest as may accrue thereon after the death of the said Ann Loughton deducting & nevertheless from the same what may be required for their Education and Support. Now the Condition of the foregoing Obligation is such that if the said David Campbell his Executors & Administrators do and shall well and truly pay all and singular the sum and sum of Money which he shall receive by virtue of his said intended Marriage to such Persons and Persons as shall be intitled thereto by Virtue of the Agreement herein mentioned according to the time herein specified and that according to the true intent and meaning of the Parties then the foregoing Obligation shall be void or else shall remain in force for ever and virtue.

D. Campbell

Sealed & delivered
in the presence of
John Notte - Boarding Schoolmaster duly sworn on the Holy
Scripture in English Almighty God saith, that he has punct
signed and affixed his hand & Seal deliver this instrument of writing to and for the
use and purpose herein mentioned and that he signed his Name as witness to
the due execution thereof.
B. L. March 1793. Before
John L. Notte, Esq. Notary Public

Recorded March 30. 1793.

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This Indenture made the first day of February in the year of
our Lord one thousand seven hundred and eighty three and in the seventh of Amer-
ican Independence Between John Bryan of Charles Town in the said State aforesaid
of the first part, Lydia Simons Relict of the late Edward Simons of the same place
of the second part and Benjamin Simons and John Ball both of the Parish of St -
Thomas and St Dennis Esquires of the third part Whereas a Marriage is intend-
ed by the permission of God to be shortly had and solemnized by and between the
said John Bryan and the said Lydia Simons, and whereas the said Lydia Simons
is and standeth possessed of interested in and intitled unto a real and per-
sonal Estate consisting of Lands Negroes, Monies owing upon Bonds and other
securities Debts, household furniture and other effects to a large amount -
and whereas it hath been agreed that the said John Bryan should after the
said intended Marriage had have receive, and enjoy during the joint lives
of them the said John Bryan and Lydia Simons the Use and Profits arising
from the lands and also the Interest Proceeds occupation and Possession of
the said personal Estate of the said Lydia Simons Now this Indenture -
witnesseth that pursuant to and in performance of the before recited
agreement and in consideration of the sum of five shillings lawful Money of
the said State to the said Lydia Simons in hand paid by the said Ben-
jamin Simons and John Ball, at and before the sealing and Delivery of
these Presents, the receipt whereof is hereby acknowledged, the the said
Lydia Simons by and with the Priority Consent and Agreement of the said
John Bryan testified by his being made a party to, and his sealing and
delivery of these presents hath granted, bargained, sold, conveyed and
assigned aforesaid, transferred and set over, and by these Presents, -
doth grant bargain, sell, convey and assign, transfer and set
over unto the said Benjamin Simons and John Ball their Executors, Admini-
strators and Assigns, all that Lot of Land situate lying and being in
Charles Town aforesaid and known and distinguished in the Plan or Model
of the said Town by the number forty nine (or 49) Together with all
and singular the Houses Buildings, Fences Alleys, Passages, Lights -
Wells Yards, Easements, Profits, Commodities, Advantages Emolu-
ments, Hereditaments, Rights Members and Appurtenances -
whatsoever to the said Lot belonging or in any wise appertaining
and the Reversion and Reversions, Remainder and Remainders -
Rents, Issues and Profits thereof and of every part thereof, and all the

Estate, Right Title Interest, Property, Power Inheritance Benefit claim
 and Demand whatsoever both in Law and Equity of her the said Lydia
 Simons, her Heirs, Executors, Administrators or Assignors or any of them
 claiming or to claim the same by from or under her and also all
 such Negro Slaves as are herein mentioned, to wit, Elzy, Patt -
 Lucy, Sarah, Molly, Mellisa, Mary, Sally, Minna, Monos, James
 Sam, Ben together with the future Issue and Increase of the said Female
 Slaves, and also all such other Negroes with the future Issue and In-
 crease of the females as she the said Lydia is entitled unto under
 and by virtue of the last Will and Testament of the late Lydia
 Ball Mother of the said Lydia at and after the decease of Elias
 Ball Father of the said Lydia, and also all such Monies, Bonds
 Debts and Securities for Debts, and also all such Thirds and Dower
 as the the said Lydia may be entitled unto under and by virtue
 of the last Will and Testament of her late Husband Edward
 Simons Esquire, and also all such Lands, Houses, Negroes, Monies,
 Bonds and other Securities and Effects whatsoever as may
 hereafter fall or accrue unto the said Lydia by and under
 the last Will and Testament of her said Father Elias Ball
 or as she may be intitled unto by surviving him in a course
 of distribution agreeable to law and also all such articles of
 household furniture Plate and other articles of family use
 as may now be the Property or in the possession of the said
 Lydia Simons, To have and to hold all and singular the
 said Lands, Houses and Premises, Negroes, Monies, Bonds, Debts
 and Securities for Debts, Thirds, Dower, household furniture
 Plate and other Effects above mentioned or meant or intended
 to be hereby granted, conveyed aforesaid, sold, transferred aforesaid
 and sett over and every part and parcel thereof with the Appur-
 tenances unto the said Benjamin Simons and John Ball and
 the survivor of them and the Heirs, Executors and Administrators
 of such survivor forever, to for and upon the several Uses, Trusts
 Intents and Purposes, and with and under the several Restric-
 tions, Limitations, Provisoes, Conditions and Agreements
 hereinafter mentioned, limited and declared of, for and
 concerning the same, and to and for no other Use, Trust, In-
 tent or Purpose whatsoever that is to say, the whole of
 the said real and personal Estate to the Use and behoof

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of the said John Bryan and Lydia his intended Wife during their joint lives, and from and after the decease of either, to the use and behoof of the survivor or longest liver of them for his or her life and after the decease of such survivor, to the use and behoof of the issue of the said Marriage equally to be divided amongst them if more than one and his, her or their Executors, Administrators and Assigns for ever But if there should be no Issue living at the Death of the survivor as above then to the use and behoof of such person or persons as such survivor shall give devise or bequeath the same unto, and for want of such Gift or Bequest, then to the use and behoof of the Heirs Executors and Administrators of such survivor for ever.) And farther that the said Benjamin Simons & John Ball and the Survivor of them, and the Heirs Executors and Administrators of such survivor shall and may at all times hereafter peaceably and quietly have hold use occupy, possess and enjoy all the said Lands Houses and Premises hereby granted conveyed and assured, and also the said Slaves with the future Spice and Increase, of the said Female Slaves herein before mentioned and intended to be bargained, and released, never the less upon the several Usages and Trusts and subject to the several Provisions and agreements herein and hereby expressly limited mentioned and declared of and concerning the same, without any let, disturbance or interruption of the said John Bryan and Lydia his intended Wife, or any other person or persons claiming to claim the same by from or under him the said John or her the said Lydia his or her Heirs Executors Administrators or Assigns, or by or through their means, priority or procurement - and moreover that he the said John Bryan, after the solemnization of the said intended marriage and at all times hereafter, at the reasonable request and at the proper costs and charges of the said Benjamin Simons and John Ball and the survivor of them and the Heirs Executors and Administrators of such survivor make do and execute, or cause or procure to be made done and executed, all and every such further and other lawful and reasonable Acts Things, Conveyances, Diversances, and Assignments in the Law whatever as well for the corroborating and strengthening of these Presents, as also for the further and better conveying assuring and releasing the said Lands, Houses and Premises above mentioned with the appurtenances, as for the further securing assigning, transferring and confirming of all and singular the said Negroes and Slaves and the future

Year

Give and Increase of the said females and also all the Debts Securities
 for Debts Monies household furniture Plate and other Effects now the
 property of the said Lydia as also all such as she shall hereafter be-
 come possessed of or intitled unto by any of the ways or means above
 mentioned unto the said Benjamin Simons and John Ball and the
 survivor of them and the Heirs Executors and Administrators of such
 survivor, nevertheless to the several uses and upon the several
 provisos conditions and agreements herein and hereby respec-
 tively mentioned expressed and declared of and concerning
 the same as by them or any of their Council learned in the
 Law shall be reasonably devised or advised and required
 Provided alwayes that neither of the said Trustees nor the Heirs
 Executors or Administrators of either of them shall be answer-
 able for the acts Receipts Payments or defaults of the other and that
 each and every of them shall be answerable for what he or they
 shall respectively and actually receive and no more and shall
 not be answerable for any loss or detriment that may hap-
 pen to the premises without their wilful neglect or de-
 fault and shall be reimbursed out of the trust Estates all
 such Costs Charges and Expences as they shall sustain expend
 or be put unto in the execution or management of their
 said Trusts In witness whereof the said Parties to these in
 presents have hereunto interchangably set their hands
 and seals on the day and in the year first above written -
 John Bryan (S.S) Lydia Simons (S.S) Ben Simons (S.S)
 Jr & Ball (S.S) Sealed and Delivered in the presence of us
 Rebecca Jamison, James Pring Received on the day of the date of
 the within written Indenture of the within named Trustees
 Benjamin Simons and John Ball five Millings Currency being the
 consideration Money within mentioned to be paid by them to
 me Lydia Simons, Witness Rebecca Jamison, James Pring
 State of South Carolina Charleston District - Before me Thomas
 Simons one of the Justices of the Peace Personally appeared Rebecca
 Jamison who being duly sworn maketh oath that she was per-
 sonally present and did see the within named Benjamin
 Simons and John Ball John Bryan and Lydia Simons
 sign seal and as their act and Deed deliver the within
 written Indenture for the uses therein mentioned Reb-
 Jamison

Jameson. Sworn before me this 8th April 1793 The Simons I M. Recorded
1st day of April 1793

South Carolina

Know all men by these presents that Peter Horry of Macnamaw am held
and firmly bound unto William Mayrant & George Joor of the High Hills, in the
full & just sum of one thousand pounds Sterling money to be paid to the
said William Mayrant and George Joor their Heirs Executors and Administra-
tors to which payment well and truly to be made and done I bind myself my heirs
executors and administrators firmly by these presents sealed with my seal and
dated the ninth day of February in the year of our Lord one thousand seven hundred
and ninety three Whereas a marriage is shortly by the permission of God
to be had and solemnized between the said Peter Horry and Margaret
Guignard and whereas the said Peter Horry hath agreed and consented
to settle on her the sum of five hundred pounds Sterling in lieu of
the fortune and property of the said Margaret Guignard which a-
mounts to about that sum and upwards that is to say that he the
said Peter Horry hath consented and agreed to pay into the hands of Wil-
liam Mayrant and George Joor the said sum of five hundred pounds
Sterling Money to such uses and upon such trusts as are herein after
mentioned that is to say upon this special trust and confidence that
the said trustees and the survivor of them and the Heirs Executors and Ad-
ministrators of such survivor shall permit and suffer the said Peter
Horry and Margaret Guignard during the term of their joint lives to
have and receive and take to their own proper use and behoof the same
and the issues and profits which shall during their joint lives ac-
cuse from the said sum of five hundred pounds there upon trust to
and for the proper use and behoof of the survivor of them for his or her
life and then immediately after the decease of the said survivor of them
upon this further trust and confidence that they the said trustees or
the survivor of them their Heirs Executors and Administrators do a sign
transfer and set over the said sum of five hundred pounds unto &
amongst all and every of the son and sons daughter and daughters of
him the said Peter Horry on the body of the said Margaret lawfully to
be begotten but if there should be no issue of the said Peter Horry
and Margaret Guignard begotten as aforesaid then the said Mar-
garet Guignard may have full power to make a sepearate will
in writing bequeathing the said sum of five hundred pounds to any
person

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person or persons she may think proper and further that should the said Peter Horry and Margaret Gougnard or the survivor of them be dispossessed with the approbation of the said trustees their Heirs Executors or administrators to have the said sum of five hundred pounds placed on any security publick or private or laid out in lands or negroes then the same shall be so laid out and invested and the Interest rents dues and profits thereof shall be remain entire and continue and shall be applied to for and upon such uses and trusts as are before mentioned and the said Peter doth agree to and with the said William Mayrant and George Joor trustees aforesaid their Heirs Administrators and Executors that he will at all times here after upon the reasonable request of them the said George Joor and William Mayrant make and execute all such further lawful deeds and assurances for corroborating and strengthening and absolute assuring the aforesaid premises to the uses trusts and intents herein after mentioned Now the condition of the above obligation is such that if the above bound Peter Horry his heirs executors or administrators shall well and truly pay or cause to be paid unto them the said William Mayrant and George Joor the sum five hundred pounds Sterling money to applyed to aforesaid uses and trusts aforesmentioned or shall full and amply secure the same to them the said trustees by mortgaging lands or negroes to them for that purpose or before the first day of January next then this obligation to be null and void or else to remain in full force and virtue Peter Horry (S)

Sealed and Delivered in the presence of before signing the word March was Erased and January inserted in place thereof in 3 line from end thereof. Smt Tley Wm Richardson.

Clarendon County - appeared Samuel Tley who being duly sworn saith he was present and saw Peter Horry sign seal and as his Act and Deed deliver the above Bond and Act of Settlement in trust to and for the uses and purposes, therein mentioned that Wm Richardson was also present and with himself subscribe their names thereto as Witnesses Feby 1793
Sworn to before John Horan Justice Peace Record of April 1793

This Indenture made the

Twelfth day of July in the year of our Lord one thousand seven hundred and eighty five by and between Barnard Elliott of the Island of Port Royal Esquire of the one part and William Hazzard Wigg Esquire of the same place of the other part Whereas a marriage was lately had and solemnized between the aforesaid Barnard Elliott and Catharine Hazzard Daughter of the late Capt. William Hazzard of Port Royal Island deceased and Whereas it was agreed between the said Barnard Elliott and William Hazzard before solemnizing the said Marriage he the said Barnard Elliott (in case the said marriage should take effect) should in consideration of the said Marriage, and as a portion and better provision for the said Catharine daughter of the said William Hazzard, Convey and afeue unto the said William Hazzard Wigg the plantations and lots of land and premises hereafter mentioned with the appurtenances and also Thirty nine Negro Slaves then the property of the said Barnard Elliott, in trust and to the several uses Intents and purposes hereafter mentioned Express and declared of, for and concerning the same - Now This Indenture witnesseth that for and in consideration of the said Marriage and in pursuance of the said Agreement, and also for and in consideration of the sum of Thirty Shillings Sterling of the State aforesaid to the said Barnard Elliott in hand well and truly to be paid by the said William Hazzard Wigg, at and before the sealing and delivery of these presents to the Receipt whereof the said Barnard Elliott do hereby acknowledge and thereof and from every part and parcel thereof doth hereby acquit Release Exonerate and discharge the said William Hazzard Wigg, he the said Barnard Elliott hath Granted Bargained sold Aliened, Released and Confirmed and by these presents doth Grant, Bargain, sell Alien Release & Confirm unto the said William Hazzard Wigg (in his actual possession now being by virtue of a Deed of Bargain and Sale to him therof made for one whole year by Indenture bearing date the day next before the day of the date of these presents, and by force of the Statute for Transpring of Uses into possession) and to his heirs and affigns forever, All those three Lots or pieces of Land situate lying and being in the Town of Beaufort and known by the numbers Three hundred and four, three hundred and five and three hundred and twelve, Butting and Bounding West the lot three hundred and four, northward by Craven Street, eastward by Charles Street, Southward by lot three hundred and five Westward by lot three hundred

hundred and three, the lot three hundred and five, is bounded to the North by Lot
 three hundred and three and three hundred and four as aforesaid Eastward by—
 Charles Street and Southward by the lot three hundred and one, the lot three hundred
 and twelve, is bounded Northwardly on lot three hundred and sixteen eastwardly
 by Charles Street Southward by Braven Street and westward by lot three hundred
 and eleven, which three lots hath such shape and figure as is Represented and
 delineate in a plat of said Town and a plat to the Original Grant annexed
 also all that Tract or piece of Land containing Three hundred and Eighty acres
 Originally Granted to John Henrick situate lying and being on the
 Island of Port Royal Bounding and Bounding to the West in part of said
 John Henricks Land to the south on a back Creek and on Richard Hazzards
 Land and on all other sides by vacant Land and hath such shape and form as
 appears by a plat thereof also all that Island or Tract of Land containing
 sixteen and one half acres of Land situate lying and being in Broad-
 River in St. Helena Parish Granville County, and hath such shape
 and forms as is represented in a plat thereof to the Original Grant annexed
 reference being had to the several plats and Grants before mentioned
 may more fully and at Large appear with the Rights members and
 appurtenances there of and all Houses Out houses Edifices Buildings
 Gardens, Richard Lands Meadows, Commons pastures, feedings, Trees, Woods
 Underwoods, Ways, paths, Waters Water courses Easements, profits
 Commodities, Advantages, Hereditaments, & Appurtenances whatsoever to
 the said Lots and Tracts or plantations belonging or in any wise
 appertaining or which are or formerly have been Accepted, Reputed taken
 Known Used, occupied or Enjoyed to or with the same, or as part, parcel
 or member thereof, and also the Revision and Reversions, Remainder and
 Remainders, Rents and Services of all and singular the said premises
 before mentioned, and of every part and parcel thereof with the Appurte-
 nances and also all the Estate right title Interest, property, profit
 benefit claim and demand whatsoever as well in Equity as in Law
 of him the said Barnard Elliott, of, in and to all and singular the
 said premises before mentioned and in 80 of and of every part and
 parcel thereof with the appurtenances To have and to hold the said
 Three Lots & two plantations or Tracts of Land aforesaid Hereditaments
 and premises before mentioned with the appurtenances unto the said
 William Hazzard Wigg his Heirs and Assigns for ever, upon trust
 nevertheless and to and for the several uses Intents and purposes and
 subject to the Limitations and agreements hereinafter mentioned declared
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& Expreſed, that is to ſay that the ſaid Barnard Elliott Reſerving to himſelf for and during the term of his natural life the uſe of the Lands before mentioned alſo of the Negro Slaves which will be hereafter mentioned and the profits and advantages arising accreſsing and growing from the ſame without Impeachment of Waste, and from and after his deceafe to the uſe and behoof of the ſaid William Hazzard Wigg and his Heirs, upon trust to preſerve and ſupport the Contingent Uſes and Hale herein after Limited from being banished or destroyed but ſo as to ſuffer and permit the ſaid Barnard Elliott and his Aſsigns to occupy and Receive the profits of the ſaid premises to his and their own uſe for and during the term of his natural life, and from and after his deceafe to the uſe and behoof of the ſaid Catharine Elliott the Wife of the ſaid Barnard Elliott, for and during the term of the natural life of the ſaid Catharine Elliott without Impeachment of waste, and from and after the determination of that Estate (or in case the ſaid Catharine ſhould ſurvice the ſaid Barnard Elliott, and from and after the death of the ſaid Catharine Elliott, in trust and to the uſe of ſuch Child or Children that the ſaid Catharine Elliott may then have living share & share alike and to their Heirs and Aſsigns for ever, and This Indenture further witnesseth that the ſaid Barnard Elliott for and in Conſideration of the further ſum of Ten Millings Sterling money of South Carolina to him in hand paid by him the ſaid William Hazzard Wigg the Receipt whereof is hereby acknowledged hath Granted Bargained and ſold and by these presents doth Grant Bargain and ſell unto the ſaid William Hazzard Wigg his Executors and Administrators Thirty nine Negro Slaves named, Sylvia Abram, Billy, Sam, Moll, Kate, Betty, Roger, Elsey, Isaac, Tom, Sary, Will, Ned, Nancy, Abel, Nicholas, August, Tamer, Delia, Polly, Montmore, Pleasant, Rinah Maurice Cloe, Maurice, Amaritta, Lydia, Dye Ben, Dick, Charlotte Lynda Phyllis, Sancho, Abigail, Molly and chance with the Issue and Increase of the ſaid female Slaves in trust and to the ſeveral uſes Intents and Purpoſes hereinafter mentioned exprefed and declared of, for and concerning the ſame, that is to ſay the ſaid Barnard Elliott reſerves to him ſelf for and during the term of his natural life the uſe of the ſaid Negro Slaves and the Issue and Increase of the ſaid female Slaves and to receive the Issue and profits to arife from the work and Labour of the ſaid Slaves to his own uſe benefit and advantage and to his only uſe and behoof, without any restraint, control or interruption of or by the ſaid William Hazzard Wigg or of or by any other person or persons whomſoever and after the deceafe of the ſaid Barnard Elliott and Catharine his Wife and the deceafe

decease of the survivor of them in trust and to the use and behoof of such -
 Child or Children of the said Catharine and Bernard Elliott that may
 then be living to be divided equal share and share alike and to their
 Executors Administrators and Assigns for ever and lastly the said
 Bernard Elliott for himself his Heirs Executors and Administrators doth
 hereby covenant promise grant and agree to and with the said William
 Hazzard Wigg his Heirs Executors and Administrators that he the
 said Bernard Elliott his heirs Executors and Administrators
 shall and will from time to time and at all times hereafter -
 well and sufficiently Indemnify, Secure and save harmless
 the said William Hazzard Wigg his heirs and assigns of from and
 against all suits and actions, out of, or in the said premises or
 any part thereof, that can shall or may hereafter be had, brought
 commenced sued or instituted against him them or any of
 them, In witness whereof the said parties to these presents have
 hereunto interchangeably set their hands and seals the day and
 year first above written - Barnard Elliott (S) Wm Hazzard Wigg
 (S). Signed, Sealed and Delivered in presence of Catharine
 Hazzard, William Deveaux, James Haz^d Butthert - State of
 South Carolina Beaufort District - Personally appeared before
 me James Hazzard Butthert who being duly sworn on the Holy
 Evangelists of Almighty God maketh oath that he was present
 and saw Barnard Elliott and William Haz^d Wigg sign
 this deed of trust and as the act and deed of the former sealed
 and delivered the same for the uses and purposes therein
 mentioned and that he the Deponent and Catharine Hazzard
 and William Deveaux did subscribe their names as wit-
 nesses to the due Execution of the same - Sworn the 1st day
 of April 1793. J. Barnwell J.P. Recorded 9th April 1793

South Carolina know all Men by these Presents That I
 Thomas Gates of the State of South Carolina Doctor of Divinity
 am held and firmly bound unto Susannah Postle Meadow
 & William Postle Equiv in the full and just sum of Two
 thousand five hundred Pounds to be paid to the said Susannah
 Postle and William Postle and the survivor of them of the Executors
 Administrators of such sum or to which payment will and ready to be
 made I bind myself my heirs Executors of Administrators fully by these

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81 Presents sealed with my Seal and dated this seventh day of November in
the year of our Lord One Thousand Seven hundred and Ninety two —
Whereas a Marriage is intended to be shortly had and solemnized between
the said Thomas Gates & Elizabeth Portell Spinter, And whereas the said
Thomas Gates has by Indenture bearing date this day settled the Fortune
of the said Elizabeth, consisting of Negroes to certain Servants and the said Thomas
Gates being desirous also to settle the sum of Two hundred fifty pounds
to the like sum and whereas the said Elizabeth Portell by a Deed duly executed
bearing even date herewith of made between the said Elizabeth Portell of the
first part the said Thomas Gates of the second part of the said Savannah
Portell & William Portell of the third part, hath conveyed the said Negroes
to the sum of Two hundred fifty pounds to the use of such person or persons as shall be
entitled to the Negroes mentioned in the said Settlement, Then the said
Obligation to be void or else to remain in full force and Virtue. —
Sealed & delivered in the presence of

T. Gates - (Seal)

Elias Lynch Hony. —

Charleston — Personally appeared Elias Lynch Hony who being duly
sworn made oath that he was present and saw the Reverend Thomas
Gates sign Seal and as his Act and Deed deliver the written Instrument
of Writing to and for the uses and purposes therein set forth and that
he the DepONENT signed his name as a Witness to the due Execution
thereof sworn to the 26th day of April 1793 before Stephen Ravenel Jr.
South Carolina This Indenture made the seventh day of November

in the year of our Lord One thousand Seven hundred and Ninety
Two Between Elizabeth Portell of the State of South Carolina Spinter
of the first part, The Rev'd Thomas Gates Doctor of Divinity of the second
part of Savannah Portell Widow and William Portell Esquire of the third
part, Whereas a Marriage is intended to be shortly had and solemnized
between the said Thomas Gates & Elizabeth Portell of the said Thomas
Gates being desirous that the fortune of the said Elizabeth which
consists of Negroes should be settled in manner hereafter mentioned
Now This Indenture Witnesseth that in Consideration of the sum of

83

and of the sum of Five pounds to the said Elizabeth in hand paid
by the said Savannah Portell & William Portell, the said Elizabeth
Portell (by and with the consent of the said Thomas Gates signified by
his being a party to these Presents) hath granted bargained sold and by
her Presents doth grant bargain sell unto the said Savannah Portell
William Portell all and singular the negroes and other slaves herein
now named to wit, Ben, Petty, Judy, Dinah, Ben, Jack, Deana,
John, Dick, Heger, Tony Venus, Cely Nancy, Abram, I.c., Catty,
Prince, Doll Adam, Micah Caroline, Modlong, Mingo, Plenty
Will, Catty, B. ggy, Tagar Hercules, Dick, Nancy, Dick, Mary Hannah
and others singular Pete, Doll, Kat, Deana, Mero, Adam, Pog, Cudjo
Charles, Cudjoe, Daphne, Anthony, Nelly, Mariah, Henry, Dick
James, Hannah, Pender, Anna, Sarah, Ben, Charlotte, Caesar
Princess Jane Nanny, Esey, Ellick, Potto, Prince Micah -
To have and to hold all and singular the said Slaves of the same
and Increase of such as are Female unto the said Savannah Portell
and William Portell of the survivor of them and the Executors Administrators
of such Survivor to for and upon the uses of trusts herein
after described of and concerning the same, That is to say To the
use of the said Elizabeth until the intended Marriage shall take
effect and from of after the Celebration thereof to the use of the said
Thomas Gates during his life and after his Death to the use of the
said Elizabeth during her life should she survive him if the said
Thomas should survive the said Elizabeth and then should be no
issue of the Marriage then to him absolutely forever, If he should
survive her and then should be issue of the marriage then to
such of the Children of the said Thomas & Elizabeth as shall be
living at the Death of the said Thomas of the issue of such Children
as may be dead - If the said Elizabeth should survive the said
Thomas of then should be no issue of the Marriage then to the said
Elizabeth absolutely forever, If then should be issue of the marriage
then to such of the Children of the said Elizabeth (as wife by any
other Husband as the said Thomas) as may be living at her Death
and the issue of such Children as may be dead - Provided nevertheless
that it shall and may be lawful to and for the said Thomas Gates and the

The said Elizabeth to sell and dispose of any or all of the said Negroes or other Slaves or their Issue, the Consent of the said Trustees or one of them or the Executor or Administrator of the Survivor being previously signified thereto in Writing And Provided also that the Price for which the said Slave or Slaves be sold be vested in other Property to the uses and upon the Trusts herein excepted — In Witness whereof the said Parties to these Presents have hereunto set their hands and seals on the day and in the year just above written —

Sealed and delivered in the presence of —

A Waring, Elias Lynch Henry —

T. Gates - (seal)

E Portell - (seal)

E Portell - (seal)

Mr Portell - (seal)

Charleston Jr. Personally appeared Elias Lynch Henry who being duly sworn made oath that he was present and saw the Revd Thomas Gates, Esq; & E. Portell, Susanah Potts and William Portell personally sign seal and as their respective Act of Deed deliver the foregoing Instrument of Writing to and for the uses and purposes herein mentioned and that he the Deponent together with Ann Waring signed their Names as Witnesses to the due Execution thereof Sworn to the 26th day of April 1793 before Stephen Ravenel J.P. — recorded 26th April 1793. —

State of South Carolina I know all men by these Presents that I William Calhoun of the City of Charleston in the State of South Carolina Merchant am held and firmly bound unto William Prentissman of the same Place Merchant in Trust for Lydia Cattell of the City aforesaid Spinner one of the Daughters of Legatees of the late Benjamin Cattell Esquire deceased in the full and just sum of One thousand five hundred pounds Sterling Money to be paid to the said William Prentissman his certain Attorney Executors Administrators & assigns to which payment well and truly to be made and done I bind myself my heirs Executors and Administrators firmly by these Presents sealed with my seal and dated the twentieth day of November in the year of Our Lord One thousand Seven hundred and Ninety two — Whereas a Marriage by Gods permission is shortly to be had and solemnized between the above bounded William Calhoun and the above named Lydia Cattell, And whereas it is apprehended that the said Lydia Cattell is entitled to and will receive under and by Virtue of the last Will & Testament of the said Benjamin Cattell deceased or otherwise a considerable Estate, Now the Condition of this Obligation is such that if the said intended Marriage shall take effect and the said Lydia Cattell hereafter become entitled under the Will of her said Father or otherwise to any Estate or Interest and the said William Calhoun

shares the same to the said William Peppermaw upon the Trusts
following to wit the Trust for the said Williams during the joint
lives of the said William and Lydia and on the Death of either
of them the Trust for the Survivor his or her heirs and Executors
for more than the above Obligation to be void or else to remain
in full force and Virtue - Mr. Calhoun (Seal)
dated & delivered in the presence of
John Ward -

Charleston District, Personally appeared James Nicholson
who being duly sworn made oath that he is well acquainted
with John Ward and with his hand Writing having frequently
seen him write and that he verily believes the name "John Ward"
is the writing in the foregoing Instrument of Writing to be the
proper hand Writing or signature of the said John Ward -
Sworn to the 18th day of May 1793 before Stephen Rawell Jr. -
Received 18th May 1793. —

South Carolina. This Indenture made the thirty first day of January
in the year of our Lord One thousand seven hundred and Ninety
Five between Sarah Burrows of George Town in the State of
South Carolina Widow of the first part William La Croix of the
same place Shop keeper of the second part and Archibald Taylor of
the same Place Merchant of the third part witnesseth That
Whereas the said Sarah Burrows is seized in her own Right
and free of and in a certain Lot or piece part or parcel of a lot of
Land wherein she now resides in George Town aforesaid and
which she purchased from the late Mr. James Shackleford and is
also lawfully and right fully possessed in her own Right of a certain
Negro Male Slave named Tony, And Whereas a Marriage is
intended to be shortly had and solemnized between the said
Sarah Burrows and the said William La Croix, Now this
Indenture also witnesseth that in pursuance thereof and also
in consideration of ten shillings she the said Sarah Burrows
in herself her heirs Executors and Administrators hath granted
bargained and sold and by these Presents doth grant bargain

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86 and shall the above mentioned Lot piece part or parcel of a Lot of Land And
also the said Negro Male Slave known by the Name of Toney unto the said
Archibald Taylor To have and to hold the said Lot piece part or parcel of
a Lot of Land and Negro Male Slave known by the Name of Toney unto
the said Archibald Taylor his heirs Executors and Administrators In Trust
for the said Sarah Burrows until the termination of the said Marriage
And immediately after the termination thereof then In Trust for the sole
and exclusive use benefit and behoof of the said William La Croix and
Sarah his wife during their joint Lives, and in case the said Sarah shall
survive her said husband then In Trust for the sole and exclusive use
benefit and behoof of the said Sarah her heirs Executors and Administrators and
Cognates for ever But if the said William La Croix shall survive the
said Sarah his wife then In Trust for the said William La Croix dur-
ing the term of his Natural life, And the said William La Croix for
himself his heirs Executors and Administrators doth hereby Covenant pro-
mises and agrees to and with the said Archibald Taylor his heirs Exe-
cutors and Administrators that the said Sarah his ^{wife} shall and
may at all times during their joint Lives notwithstanding her Coop-
erative be at liberty to devise or otherwise dispose of the said Land and
Negro Slave to such person or persons to whom she may think proper
to give devise or bequeath the same to be vested in such Donee Devisee
or legatee immediately after the decease of the said William La Croix
either by her last Will and Testament or other Instrument of Writing
duly executed In Witness whereof the said Parties to these Presents
have hereunto set their hands and seals at George Town aforesaid
the day and year first above written Sarah Burrows Seal
Sealed and delivered in the presence of William La Croix Seal
Fr. Matthew - Ja Madan - James Madan being sworn
declares that he was present and saw the within named William La Croix
and Sarah Burrows sign seal and deliver the within Deed and also
that Fr. Matthew the other Subscribing Witness and he his Deponent
Subscribed their respective names at the same time as witness to the
due Execution of it:

Sworn to at George Town this 30th day

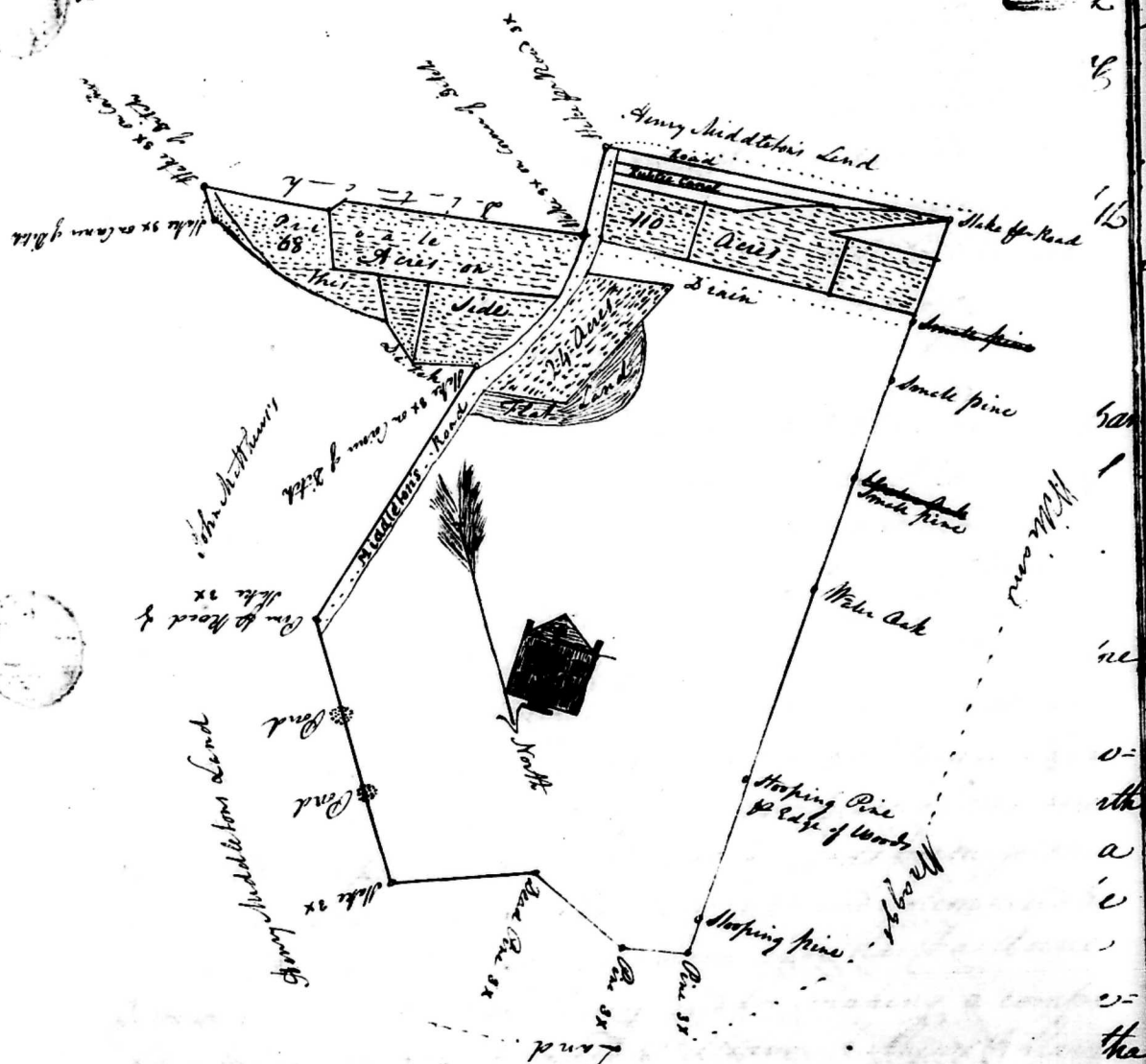
of March 1793 before Will. Heriot -

Recorded 22nd May 1793 -

This INDENTURE made the
 Twenty Ninth day of November in the year of our Lord
 Christ one thousand seven hundred and Ninety two & in the 17th
^{Year of the Independence of the United States of America}
 BETWEEN John Mathews and Mary his Wife of the
 City of Charleston of the one part and William Skiving
 and George Savage of the same place of the other part.
 Witnesseth that the said John Mathews and Mary
 his Wife for and in consideration of the sum of five
 shillings to each of them in hand paid by the said
 William Skiving and George Savage the receipt
 whereof is hereby acknowledged. Have and each of
 them hath bargained and sold and by these presents
 do and each of them doth bargain and sell unto the said
 William Skiving and George Savage All that piece
 or parcel of Land being part of a tract of one thousand
 and Eighty two acres containing about Eight hundred
 acres more or less and is butting and bounding and
 hath such form and marks as by a delineated plat
 thereof annexed to the Indenture of release herein after
 referred to will appear together with all the appur
 tenances thereto belonging. To have and to hold the
 said piece or parcel of Land and appurtenances unto
 the said William Skiving and George Mathews
 Savage their Executors Administrators and assigns
 from the day next before the day of the date here
 of for the term of one year from thence ensuing
 To the intent and purpose that the said John Ma
 thews and Mary his Wife may be the better en
 abled to Grant and convey the said parcel of Land and
 premises unto the said William Skiving and George
 Savage and their Heirs to such uses intents and pur
 poses as by Indenture to bear date the day next after
 the date of these presents and to be made between
 the said John Mathews and Mary his Wife of the
 one part William Mathews of the second part Martha
 Anne Osborn of the third part and the said William

17th

Skiving and George Savage of the fourth part, the
same shall therein and thereby be granted, released and convey-
ed. In witness whereof the said John Mathews and Mary
his Wife have hereunto set their hands and Seals the
day and year first above written - Jn Mathew^s L.S.
Sealed and delivered in the presence of M Mathew^s L.S.
of Chat Lesesne, James Jacob Axon &
South Carolina Personally appeared Charles Lesesne



This Indenture made the

Twenty Ninth day of November in the year of our Lord
Christ one thousand seven hundred and Ninety two & in the 17th
year of the Independence of the United States of America
Between John Mathews and Mary his Wife of the
City of Charleston of the one part and William Skiving
and George Savage of the same place of the other part
Witnesseth that the said John Mathews and I. --

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Skiving and George Savage of the fourth part, the
same shall therein and thereby be granted, released and conve-
yed. In witness whereof the said John Mathews and Mary
his Wife have hereunto set their hands and seals the
day and year first above written - *Jn Mathews L.S.*
Sealed and delivered in the presence of M Mathews, L.S.
of Chat Lesesne, son of Jacob Atson

South Carolina Personally appeared Mr Charles Lesesne
Charleston who being duly sworn made oath that
he was present and saw John Mathews and Mary Ma-
thews severally sign Seal and as their respective act
and deed deliver the within Instrument of writing
to and for the uses and purposes therein mentioned
and that he the Deponent together with Samuel
Jacob Atson Subscribed their names as witnesses
to the due Execution thereof. Sworn to the 31
day of May 1793 before Stephen Ravenel J.P.
State of South Carolina,

This INDENTURE made upon

the thirtieth day of November in the year of
our Lord Christ one thousand seven hundred and Ninety two
and in the seventeenth year of the Independence of the Uni-
ted States of America. Between John Mathews and
Mary his Wife of the City of Charleston in the State aforesaid
of the one part, William Mathews of the second part,
Martha Anne Osborn of the third part, and William Skiv-
ing and George Savage all of the same place of the fourth
part. Witnesseth that whereas by Gods permission a
Marriage is shortly intended to be had and solemnized be-
tween the said William Mathews and Martha Anne
Osborn in consideration thereof and for making a compe-
tent provision for the said William Mathews & Martha
Anne Osborn the intended Wife of the said William Mathews
during their respective lives and for the issue of the said
Marriage as is herein after mentioned and declared. AND
whereas by certain Indentures of Lease and release or Mar-
riage Settlement bearing date the twenty eighth and
Twenty -

Twenty Ninth day of November in the year of our Lord
 one thousand seven hundred and sixty six made be-
 tween William Dragg of the one part the aforesaid John
 Mathews of the second part and Robert Gibbes and John
 Dragg of the third part for making provision for the
 said John Mathews and Mary his wife during their
 respective lives and for the issue to be had between
 them the said William Dragg did therein and thereby
 Release and convey unto them the said Robert Gibbes and
 John Dragg a certain Plantation or tract of Land in
 the parish of St George Dorchester containing one thou-
 sand and Eighty two Acres Situate lying and being
 and butting and bounding as by a delineated plat
 thereof annexed to the aforesaid deed of lease will ap-
 pear and he the said John Mathews did therein and
 thereby also bargain sell and convey unto them the said
 Robert Gibbes and John Dragg certain Negroes by name
 Prince, Sney, Sampson, Cely, Dianna, Peter, Phelis, Will
 Betty, Walley, Syndia, Sam, Jack, Molly, January
 Jack, Abraham, Maryanne, Charles, Hercules, Mart
 Cely, Cuajoe, Lucy, Somersell, Jemmy, Dye, Isaac
 Rachael, Primus, Bess, Josy, Boston, Nelly & Ben, as
 by the said deed now of record in the Secretarys of
 office of this State reference being thereto had well
 more fully and at large appear. AND whereas by
 the aforesaid Indenture of Release power is given
 to the said John Mathews and Mary his wife
 during their respective lives by Deed during either
 of their lives to dispose of the premises in the said
 Marriage Settlement contained to the issue of their
 said Marriage for such Estate as they should think
 proper to direct limit or appoint. AND whereas the
 said William Mathews is the only issue of the said
 Marriage; and the said John Mathews and Mary his
 wife being desirous to promote the present establish-
 ment of the said William Mathews their son are
 willing to relinquish their interest in the aforesaid
 premises in part in their said Marriage Settlement
 contained

contained, and the said John Mathews being desirous further to promote the interest of the said William Mathews by an addition of certain other Negroes out of his separate Estate to the uses upon the trusts and to be subject to the contingencies conditions^{and} limitations to be herein after mentioned and declared of and concerning the whole and every part thereof.

AND WHEREAS the said Martha Anne Osborn is possessed in her own right of certain Negroes by name, Will, John and Caty, Magg, Dye, Nanny, Moll, John, Cain, Phillis, Caty Mary, Willoughby, Affey, Lucy and Jane, and for promoting the interest of herself and her intended husband during their respective lives and the interest and Welfare of the issue between them to be begotten is willing to assign the abovesaid Negroes in manner as is herein after mentioned. NOW this Indenture witnesseth that the said John Mathews and Mary his Wife for and in consideration of the sum of five Shillings a piece to them in hand paid by the said William Skiving and George Savage at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged and for other good causes they the said John Mathews and Mary his Wife have and each of them hath assigned & granted, and by these presents do and each of them doth relinquish and quit claim unto the said William Skiving and George Savage, in their actual possession now being by force of a bargain and sale to them thereof made by the said John Mathews and Mary his Wife for one whole year by Indenture of Lease bearing date the day next before the day of the date hereof and by force of the Statute made for transferring uses into possession their and each of their interest into and out of all that piece or parcel of Land being part of the aforesaid tract of one thousand and eighty two Acres in the aforesaid Deeds of lease and release mentioned containing about Eight hundred acres more or less, butting and bounding to the North and West on Lands of William Coragg to the South and East on Land of Henry Middleton, South East on a road running through the said tract of one thousand and eighty two acres commonly called Middletons Road until

it intersects the rice field then along the Mothermost
 dam of said field on an eastern course untill it inter-
 sects the line of the Ferry hill plantation then along
 the said line untill it intersects the first dam on
 the North side of the rice field commonly called the
 long field then up along the said Dam untill it
 again joins Middletons road and hath such shape
 form and marks as by the delineated plat thereof
 hereunto annexed will more fully appear. And
 also all their issues in the following Negroes in
 the said deed of Release contained now living and
 the issue and increase of such as are dead as well as
 those now living by name Caty and her two Children
 Jacob and Delia; Sampson, Syndia, Saul, Ben
 Maryanne and her Children Caty Lucy and Dye
 and Catys two Children Abraham and Molly ~
 Somersett (now called Tom) Primus Jemmy Burles and
 her Child Nancy, Somersett son of Dye, Bess and her
 Children Nelly, Tom and Cupid and Ben, and he the
 said John Mathews for himself doth hereby bargain
 sell and convey unto them the said William Skiving
 and George Savage also the following Negroes being
 the Separate Estate of him the said John Mathews
 and who are to be considered and taken in lieu of
 the deficiency of the Number originally contained
 in the aforesaid Marriage Settlement by name
 Sambo his Wife Tena and their four Children ~
 Wanny Mary Ned and Sambo Prince called Wampee
 Prince Lonabon, Jems and her Child Molly Phanaby
 Little Bess and her Child August, Alick, Tyra and
 her Children Brutus, June, Jenny, Flora and Ryna
 Bath and his Wife Willoughby, Abner his wife
 Lucy and her Children Rose and Calina, Monday
 his wife Melia and Children Patty and Torti-
 mer, Rachael, George and his Children Affey and
 Noah, Lucy and her Children Ishmael Willis
 and George, together with their future issue and
 Increase. AND whereas the said Martha Anne

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91 Osborn in consideration of the intended Marriage as aforesaid and also of the sum of five shillings to her in hand paid by each of them the said William Skiving and George Savad the receipt whereof she doth hereby acknowledge doth

Noirs. Je soussignez Jean Baptiste Martineau Natif des res-
de Monte Andre Diocèze de Saintes de meurant cy devant l'Islema
au Cap François île et Côte Saint Domingue et aygoudy Phillis
résidant en la Ville de Charlestoun Caroline du Sud. Es-
ségitime de Pierre Martineau f de Demouelle Jean Gaspar
mes pere & Mere demeurants au dit lieu de Monte Andre
S'implant debrement pour moi et de mon consentement
d'un part et Marie Bouchet cy devant demeurante en la
sus dite Ville du Cap et actuellement en la ditta Ville
de Charlestoun avec la Demoiselle Jean Vignon Epouse
du Sieur Joseph Bouchet, ma mere, native de la Ville aforesaid
de Bourdeaux Paroisse Saint Colombe fille legitime du easé
dit Sieur Joseph Bouchet cy devant Entrepreneur de m Skir
Batiments en la Ville des Cap. Actuellement absent à de id confi
la Dille Demoiselle Jean Vignon mes pere & mere et pro- nts herein
cident sous l'autorité & consentement de cette Derniere ici further
presente et encore pour moi et en mon nom librement e and the
d'autre part. Et de la ditta Demoiselle Jean Vignon femme ministra
Bouchet au dit nom et pour la susdite autorisation) she shall
encore d'autre part Somerles Convenus de Notre bon gré
Libre & Franche Volonté du consentement approbation et
agrement ci dessus en faveur du mariage projecté entre nous Jean
Baptiste Martineau & Marie Bouchet des conditions civiles
du dit mariage pour ce lui faire célébrer à la première
requisition de l'un de nous a peine de tous depense domage
et intérêt ainsi et comme suit. Premièrement que nous
serons une et Communs en tous nos biens meubles & Congnables
immubles suivant la Coutume de Paris qui règle notre Communauté d'ame Osborn
gaigue nous fassions par la Sante Justice démunre ou des t. AND
The more effectually to enable the aforesaid Trustees to
fulfill

it intersects the rice field then along the Mothermost
dam of said field on an eastern course untill it inter-
sects the line of the Ferry hill plantation then along
the said line untill it intersects the river.

there dans de payes dont les Soix Coutumes d'usage et usages containes
long a quoi nous declaramos deroger especialement aux soumission
form particuliere & speciale a la dite Coutume que nous ne seront
heret neanmoins par l'ouer des Dottes l'un de l'autre anterieures a
also la celebtration de Notre Mariage de sorte qui tel y en a elles
the seront payes & acquittes par Celui ou celle que les aura faites
the sur des Biens personnels les Biens de moi Jean Baptiste
Marie Martineau consistant actuellement en mes Habits degres,
Jaco. hardes Ruppes et Bijoux en mon usage particulier ainsi
Ma que dans les meubles Meublantes mon appartement et en outre
and en ce qui mechera d'avouenda des successions futures des mes
some epous et mere de tout quoi il n'ete également fait aucune
her C' que dans les meubles Meublantes mon appartement et en outre
Childe autre descriptio ni estimation de notre conuentement. Tous
said. Serquelle Biens nous conservons qui les entrent de chaque Eté
sell et forme de la ditzette Communante ainsi que tout ce qui nous
and j'adouendra tant par succession degs ou Donnations a l'exception
the neanmoins de Notre Biens immuebles et propres que nous
and voulons qu'il sorte de cette Nature Chacun de notre Eté
in t et aux foyers de Notre Cotei estoc et ligies - Moi Jean
Sam Baptiste Martineau a donne et declare donaire a Marie
wan Bonchet ma future Epouse un somme de dix huit mille
Principaux de Donaire presis en foy paye dont elle pourra a son
choix faire des qu'il aura lieu suivant le Coutume de Paris le
fond duquel ^{dominera} Donaire propre aux Enfants de Notre future
Lucy Mariage conformement a la dite Coutume que Nous Jean
his l Baptiste Martineau et Marie Bonchet future Epouse, Cest
mer, a dire le survivant de l'un de nous aura et prendra par
Noas principaut avant le partage de la communante ceux des Meubles
and gages qu'il voudra Choisir jusqu'a la concurrence de deux
Increase. Attaux rovers une sauvegarde nommee

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Osborn in consideration of the intended Marriage as aforesaid and also of the sum of five Shillings to her in hand paid by each of them the said William Skiving and George Savad the receipt whereof she doth hereby acknowledge doth it

Mille livres suivant l'inventaire que en sera fait et sans autre
ou le dite somme en deniers Comptant cielle qui Convient mieux
que si au cas le futur mariage il est rendu aucun heritage
ou rente propre appartenante a l'un de nous ou si les dites
rentes sont l'acheter Remploy en sera fait de l'argent qui en
proviendra en acquisition d'autres biuitages ou rentes pour
sortir par celle Nature de propre a chacun de nous respectivement
et aux Roches de notre Cote estee de Ligne & se toutes fois le dit
Remploy ne se trouve pas fait aujour de la dissolution de cette
dette Communaute le Deniers seront apres sur les Biens
d'ecelle que ne suffisent pas pour le Remploy de la
future Epoque sur le propre et autres Biens du futur Epoque
voulant que l'action auquel Remploy soit de nature immo
biliale et qu'il demeure propre a Celui ou celle de nous
qui aura droit de l'exercer et aux Roches de Notre Cote estee
et Ligne - Guarivient la dissolution de la dette communaute
si moi Marie Bouchet ou mes Enfants y renonce nous reprendrons
tout ce qui j'aurais apparte au futur mariage avec tout ce qui
pendant sa duree me sera a venire et echue tant en Meubles
qui immouables a quelque Telle que ce soit meme dans le cas
ou la renonciation serait faite par moi Je reprendrai en
toute mon Domaine mon preciput et ma Chambre garnieing from
selon mon Etat le tout franc e quelle des dettes de la Commune
duant quoique je m'y serais oblige ou y auoit ete condamne
dont fentout cas moi mes Enfantes seront a quelles geraient Osborn
et indemniser par le dit Sieur Martincau mon futur Epoque than
ou ses representantes et sur ses Biens personnelles qui pour effectuer
l'acion de ce ainsi qui pour toutes les autres Clauns des partez
demeurant affectes d'hipothekques a Compter de ce jour
En consequence de tout ce qui dessus nous Jean Baptiste Mar
the more effectively to enable the aforesaid Trustees to
fulfill

it intersects the rice field then along the Northernmost
dam of said field on an eastern course untill it inter-
sects the line of the Ferry Hill plantation then along
the

line of said plantation then along the Southernmost
dam of said field on an eastern course untill it inter-
sects the line of the Ferry Hill plantation then along
the

lot. tineau et Marie Bouchet tolent nous donner des preuves
afp recouquer de la sincere Amitie qui regne entre nous, nous
fou. Nous sommes fait & fait par ces preuves de l'un a l'autre avec
her le consentement de la Dame Bouchet ici presente don et donation
als mutuelle entreis pur simple et a jamais irrevocable en la
th. Melleme forme que donation puise ehe fait et taillor de la
th part du p'mourant au survivant ce accepte par le dit sur-
vivant et en tant qui beroit droit par la Dame Bouchet en sa
Ia qualite de tous et uns chacun les biens tant meubles qui
A qu immuebles longues immuebles et propre qui se trouveront
anen appartenir au p'mourant de nous au jour de son deces
So. per Enquier et en quels lieut qu'ils pourront ehe apes et titres
he. Au pour par le survivant de nous enquier faire et disposer a
sa ser se volont et comme de chose lui appartenant —
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Osborn in consideration of the intended Marriage as aforesaid and also of the sum of five shillings to her in hand paid by each of them the said William Skiving and George Savage the receipt whereof she doth hereby acknowledge, doth hereby bargain sell and convey unto them the said William Skiving and George Savage the following Negroes respectively called and known by the names of Will Ishmael, Caty, Magg, Dye, Nandy, Molton, John Cain, Phillis Caty, Mary, Willoughby, Affey, Lucy and June together with their issue and increase. To have and to hold the said Lands and Negroes unto them the said William Skiving and George Savage their Heirs and assigns to the uses and upon the Special trusts and confidences & Subject to the agreements herein after declared of and concerning the same and to and for no other use or purpose whatsoever. AND it is hereby covenanted, agreed and declared by and between the parties to these presents that the aforesaid Lands and several parcels of Negroes hereby aforesaid released & conveyed bargained and sold unto them the said William Skiving and George Savage is upon the Special trust and confidence and shall be Subject to the uses and agreements herein declared concerning the same. ~ NOW that I Indenture further witnesseth that the said Lands and Negroes are conveyed and sold to the said William Skiving and George Savage and the Survivor of them and to the Heirs Executors and administrators of such survivor to the intent that they he or she shall permit and suffer the said William Matthews and his assigns to take and receive all the rents profits and benefits arising from the said premises to his and their own use during the term of his natural life, and from and after his decease to the use and behoof of such Child or Children of the Body of the said William Matthews on the Body of the said Martha Anne Osborn to be begotten in equal shares and proportions if more than one, at their or either of their arrival at their respective ages of twenty one years or Day of Marriage which shall first happen, Subject nevertheless to the provision herein after mentioned to be made for the said Martha Anne Osborn the intended wife of the said William Matthews. AND the more effectually to enable the aforesaid Trustees to fulfill

fulfill the trusts hereby committed to them they or
 the Survivor of them or the heirs Executors or admi-
 nistrators of such Survivor shall and they are hereby de-
 clared to be fully authorised and impowered to dispose
 of the said Lands and Negroes except as is herein after
 excepted at public Auction on a Credit of twelve Months
 immediately on either of the events aforesaid happening ~
 with respect to either of the issue of the said Marriage
 if more than one and after affixing his or her share or
 proportion thereof at the time aforesaid and in the man-
 ner herein after mentioned the remainder to be placed
 at Interest for the purposes herein after mentioned ~
 But in case there should be but one Child living at
 the death of the said William Matthews then
 and in that case the whole of the said Lands and
 Negroes (except as is herein after excepted) shall become
 vested in such Child at the period under such
 restrictions and on such conditions and limitations
 as are herein after mentioned. And in order to ~
 secure a competent provision and Support for the said
 Martha Anne Osborn the intended Wife of the said
 William Matthews in case ^{she} shall survive the said
 William Matthews and have issue by him living
 at the time of his death it is hereby further de-
 clared and agreed by and between the parties herein
 that during the life or Lives of such issue of more
 than one and until either of them shall marry or
 attain the age of twenty one years the said Martha
 Anne Osborn shall and she is hereby authorised and im-
 power'd to receive and take the rents issues and
 profits of the said Lands and Negroes to her own se-
 parate use and be behalf of allowing thereout such rea-
 sonable maintenance and education for such issue
 as aforesaid as she shall think proper until either
 of them shall become intitled to his or her properti-
 on thereof and immediately thereon the said Willi-
 am Skiving and George Savage or the Survivor of
 them or the heirs Executors or administrators of
 such Survivor shall and they are hereby directed
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empowered and required in the first place to assign and
 deliver into the hands of the said Martha Anne Osborn
 the following ten Negroes by name Lucy, Ishmael & Willis
 her Children Venus and her Child Nancy, Willoughby,
 George, Somerset, Moll and John which said Negroes are to
 become the absolute and sole property of her the said
 Martha Anne Osborn her Executors Administrators and
 assigns for ever AND then to make sale of the said Lands
 and the remainder of the said Negroes as aforesaid and
 thenceout in the first place to reserve in his her or their
 hands as much of the said Monies or Securities for mo-
 nies arising therefrom as will be sufficient to raise for the
 use of the said Martha Anne Osborn the annual Sum of
 Two hundred pounds during her life and the remainder
 of the said Monies or Securities for Monies to be equally
 divided between ~~them~~ such Children as shall be then liv-
 ing and the proportion of the Child then intitled to the
 same to be paid and delivered over to him or her, and the
 several proportions of the other Children to remain at In-
 terest for their use untill they shall become respective-
 ly entituled to receive the same but in case of the death
 of either of them in the meantime his her or their pro-
 portion or proportions so dying as aforesaid shall go to
 and be equally divided between the survivor of them &
 the issue if any of such as shall have died previous thereto.
 But if it should so happen that there should be but one
 Child living at the death of the said William Ma-
 thews then and in consideration of the whole Estate real
 and personal (except the Negroes before mentioned which
 in this event also are to become the absolute property
 of the said Martha Anne Osborn her Executors Admi-
 nistrators and assigns) becoming the property of and
 vested in such Child at his or her age of twenty one
 years or day of Marriage as aforesaid she the said Mar-
 tha Anne Osborn shall thereafter be intituled to and
 shall continue to receive out of the rents issues and
 profits of the said Lands and the remainder of the said
 Negroes

Negroes the aforesaid annual sum of two hundred Pounds
 (independent of the aforesaid Negroes hereby allotted to
 to her as aforesaid) for each and every year during her
 life commencing on the first day of January in each
 year; and if the same or any part thereof shall be
 behind hand and unpaid for the space of three Months
 after the same shall become due then and in that
 case it shall and may be lawful for the said William
 Skiving and George Savage or either of them or the Survi-
 -vor of them or the Heirs Executors or Administrators of
 such survivor to enter upon the premises and keep
 possession of the said Lands and Negroes and the same
 to employ for the use benefit and behoof of the said
 Martha Anne Osborn untill the whole of what
 shall be due and owing to her of the said Annuity or
 sum of Two hundred pounds shall be fully paid and
 satisfied and so from time to time to hold and exercise
 the same power and authority as the said sum or any
 part thereof shall be in arrear and unpaid as aforesaid
 And it is hereby further declared and agreed that on
 the death of the said Martha Anne Osborn the said an-
 nual sum of Two hundred pounds shall cease and deter-
 mine and the said Money so placed at Interest for her
 use and benefit as aforesaid shall be equally divided
 between such of the issue of the said Marriage as
 shall be living at her death and the issue of such
 issue if any, of such as shall have died the whole
 of the issue of such deceased Child or Children to be in-
 titled to no more than his or her or their parent would
 have been entitled to had he or she been living at the
 time of such distribution as aforesaid. But in case
 there shall be but one Child living at the death of
 the said William Mathews who shall then be enti-
 tled to or who shall afterwards become possessed of
 the aforesaid Lands and Negroes previous to the death
 of the said Martha Anne Osborn as aforesaid and
 out of which the said Martha Anne Osborn had
 been accustomed to receive the aforesaid annual
 sum

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Sum of two hundred pounds the same shall immediately
on her decease determine and become null and void and the
whole estate real and personal hereby conveyed in trust as
aforesaid shall become vested in such Child as aforesaid his
or her Heirs Executors Administrators and assigns. ^{to} ^{to}
PROVIDED nevertheless and it is hereby covenanted declared
and agreed to be the true intent and meaning of all the
parties to these presents any thing herein before contain-
ed to the contrary thereof in any wise notwithstanding
that in case it shall so happen that the said William
Matthews shall depart this life during the life of the
said John Matthews and leave no issue of his body on the
body of the said Martha Anne Osborn begotten and living
at the time of his death or if he should leave issue living
at the time of his death and such issue should die in the
life time of the said John Matthews under the age of
twenty one years or unmarried that then and in either
of the aforesaid cases it is hereby agreed and expressly
declared by and between all the parties to these pre-
sents that the whole of the Lands and Negroes toge-
ther with their issue and increase from the pre-
sent time (except those herein before especially allotted to the
said Martha Anne Osborn in manner aforesaid) which are
hereby assigned bargained sold and conveyed unto the said Willi-
am Skirving and George Savage for the uses and upon the
trusts herein before expressed and declared of and concerning
the same shall immediately on the death of the said
William Matthews without issue as aforesaid or leaving
issue on the death of such issue under the age of twenty one
years or unmarried vest in and become the absolute and un-
incumbered property of him the said John Matthews his
heirs Executors Administrators and assigns absolutely and
for ever In consideration of him the said John Matthews
having otherwise amply provided for his said Wife Mary
Matthews in case she shall survive him the said John
Matthews and which said provision is hereby acknowled-
ed and accepted by the said Mary Matthews in lieu and
satisfaction of her interest and claim under the aforesaid set-
tlement of the twenty ~~and~~ eighth and twenty ninth
days

days of November one thousand seven hundred and
 sixty six, and which is signified by her signing and
 sealing and being a party to these presents. And in
 consideration also of the provision herein after made
 for the said Martha Anne Osborn by the said John
 Mathews if he shall survive the said William
 Mathews. And the said William Skiving and George
 Savage and the Survivor of them do and each of them
 doth hereby covenant and agree for himself and them-
 selves and for their respective heirs Executors and
 Administrators that they or the Survivor of them
 or the Heirs Executors or Administrators of such
 Survivor will well and truly execute and deli-
 ver to the said John Mathews such Deeds and Will-
 ings as will be sufficient in Law for conveying
 granting and confirming to him the said John Mathews
 the said premises in manner aforesaid whenever
 he she or they shall be therunto for that purpose
 required by him the said John Mathews. PROVI-
 -DED nevertheless that if the said Martha Anne
 Osborn should survive the said William Mathews
 without issue by him and living at the time of
 his death as aforesaid or in case of the death of
 such issue under the age of twenty one years or
 unmarried as aforesaid then and in either of those
 cases and in the event of the aforesaid premises
 becoming vested in him the aforesaid John Ma-
 thews in consequence thereof and in manner
 aforesaid he the said John Mathews for himself
 his heirs Executors and Administrators doth cov-
 enant promise and agree to and with the said
 William Skiving and George Savage and the
 Survivor of them and the Heirs Executors and
 Administrators of such Survivor that he the said
 John Mathews will well and sufficiently secure
 to them the said William Skiving and George
 Savage or the Survivor of them or the heirs
 Executors or Administrators of such Survivor by
 such

such Deeds or writings as will be sufficient in Law to and
 for the use of the said Martha Anne Osborn the sum of
 Two hundred Pounds exclusive of the Negroes allotted to
 her as aforesaid to be annually and regularly paid to her dur-
 ing her life in lieu and full Satisfaction of all other claims
 and demands whatsoever under and by virtue of these pre-
 -sents and also of any Dower she might be intitled to in the
 said Lands the first payment to commence on the first day of
 January after the death of the said William Mathews or
 of the death of such issue in manner and at the time
 as aforesaid. And from and immediately after the death of
 the said Martha Anne Osborn the said annuity or sum
 of two hundred Pounds to cease and determine, and the whole
 of the said Lands and Negroes (except the Negroes aforesaid)
 shall in use to and become absolutely vested in him the
 said John Mathews his heirs Executors Administrators &
 assigns free from all incumbrances whatsoever. AND
 Lastly it is hereby agreed covenanted and declared by and
 between the parties to these presents that if it should so
 happen that the said William Mathews should SURVE
 the said John Mathews and depart this Life, and at the
 time of his death shall leave no issue of his body begotten
 on the body of the said Martha Anne Osborn as aforesaid
 then and in that case he the said William Mathews
 is hereby fully authorised and impowered by his last Will
 and Testament to dispose of the whole of the said Land
 and Negroes in such way and manner and to such person
 or persons and for such Estate as he shall think proper to di-
 rect limit or appoint. In Witness whereof the said par-
 ties to these presents have hereunto interchangably set
 their hands and seals the day and year first above written
 Jno Mathews *Seal* M Mathews *Seal* W Mathews *Seal*
 M A Osborn *Seal* W Irving *Seal* Gen Savage *Seal*
 sealed and delivered in the presence of Chas Lescorne
 James Jacob Ason State of South Carolina Charleston
 District Personally appeared Charles Lescorne of the City of
 Charleston in the State aforesaid Gentleman who being due-
 ly sworn on the Holy Evangelists of Almighty God made
 oath

oath that he was present and saw The Honorable John
 Matthews, May Matthews, William Matthews, Martha
 Anne Osborn, William Skiving and George Savage sever-
 al sign Seal and as their respective Act and did deliver
 the within Instrument of writing to and for the uses
 intents and purposes therein mentioned and that he
 the Depoent together with Samuel Jacob Aeson sub-
 scribed their names as witnesses to the due Execution
 thereof Swoon to the 31st day of May 1793 before
 Stephen Raveney, P. Recorded 31st May 1793

South Carolina

His Indenture tripartite

made this thirty first day of May in the year of our Lord
 one thousand Seven hundred and Ninety three. Between
 Ann Legge of the City of Charleston in the State aforesaid
 Widow of the first part Lewis Timmons of the City of
 Charleston aforesaid of the Second part and John Eber-
 ly and Philip Wesner of the same place (Trustees
 in this behalf specially nominated and appointed)
 of the third part. Whereas a Marriage by Gods
 permission is intend shortly to be had and solemnized
 between the said Ann Legge and Lewis Timmons and
 it is concluded settled and agreed by and between
 all the parties to these presents that all and sin-
 gular the Estate and property whatsoever and where-
 soever of the said Ann; and in particular that part
 thereof which is hereinafter particularly mentioned
 and described shall be made over, settled and secured
 in the hands of the said Trustees and the Survivor
 of them and the Heirs Executors of such Survivor
 in trust for the use intent and purpose so
 herein after mentioned, and to or for no other use
 intent or purpose whatsoever. AND whereas the
 said Ann on the day of the date of these presents
 is well and sufficiently entitled unto and as her
 own property possessed of the following Slaves ~

Mrs. Wench Celia and her Children Leben and Comfort
 and also of and in Sundry Goods and Chattels of Household
 furniture and other things of Value. Now this Inde-
 nure witnesseth that the said Lewis Timmons and Ann
 Segge for and in consideration of the said intended Marri-
 age and to the intent that the said Slaves and other
 property may be secured and applied upon the trust
 and to and for the uses intents and purposes herein after
 expressed. AND also for and in consideration of the sum
 of five Shillings unto the said Lewis Timmons and Ann
 Segge or one of them by the said John Eberly and Philip
 Weener in hand well and truly paid at hand before the
 sealing and delivery of these presents the receipt where-
 of is hereby acknowledged have given granted bargained
 and sold, and by these presents do give grant bar-
 gain, Sell again and make over unto the said John
 Eberly and Philip Weener and the Survivor of them all
 and Singular the said Slaves, Celia, Leben and Comfort
 and the future issue and increase of the females.
 And the said Goods & Chattels, household furniture and
 other things of Value - To hold to them the said John
 Eberly and Philip Weener the Trustees aforesaid and to
 the Survivor of them and to the Heirs Executors or
 Administrators of such Survivor for ever upon this
 Special Trust to permit and suffer the said Lewis
 Timmons and his intended Wife to take have and re-
 ceive all the proceeds profits and advantages that can
 or may arise from or out of the said Slaves and other
 goods & chattels and household furniture before men-
 tioned during the term of their joint natural lives,
 and in case of the death of either of them to per-
 mit and suffer the Survivor to take have and re-
 ceive the proceeds profits and advantages of the
 said Slaves and other property aforesaid during his or
 her natural life, and after his or her death to
 permit

permit and suffer the Child or Children of the said Lewis and Ann to have and receive the use proceed profit and advantages aforesaid to him her or them as shall be then living to his her or their heirs Executors administrators and assigns for ever. And in case either the said Lewis Timmons or Ann his ^{intended} Wife shall die without any issue of the said Marriage then to permit and suffer the survivor to have use and take the said ^{the} slaves goods Chattels and household furniture and other things of value to his or her Executors administrators and assigns to hold to such Survivor during the term of his or her natural life; and at his or her demise to the use benefit and behoof of his or her heirs and assigns for ever. IN WITNESS whereof the said parties to these presents have hereunto set their hands and seals on the day and year first within written. *Annetta Legg* *Leff*
 signed sealed and delivered in *Lewis Timmon* *Leff*
 the presence of John Hamilton *John Eberley* *Leff*
 Adam Spidell Received on the *H Philip Wesner* *Leff*
 day and year within written from the within named John Eberley & Philip Wesner the sum of Five Shillings being the full consideration money herein mentioned. Lewis Timmon Witness John Hamilton, Adam Spidell Charleston District Personally appeared Mr Adam Spidell who being duly sworn made oath that he was present and saw Annetta Legg make her mark, Seal, Lewis Timmon, John Eberley, & Henry Philip Wesner severally sign Seal and as their respective act and deed deliver the within Instrument of writing to and for the uses and purposes therein mentioned that he also saw the said Lewis Timmon sign the Receipt for the Consideration Money, and that he the Deponent together with John Hamilton subscribed their names as witnesses to the execution thereof Sworn to the 5th day of June 1793 before Stephen Ravenel *Leff* Recorded 5th June 1793

State of South Carolina,

This Indenture made the
 twenty

101
 State of South Carolina September 1793 I George Day to Deuter of the 2nd Court do hereby certify that I am the Deponent of the said Indenture in the year of our Lord one thousand seven hundred and Ninety three in the County of Charleston and in the State of South Carolina on the 11th day of October in the year of our Lord One thousand seven hundred and Ninety three I did in the course of my business as Notary Public to the said County of Charleston to witness and subscribe to the said Indenture and to take under my hand in the said County of Charleston this Nineteenth day of October in the year of our Lord One thousand seven hundred and Ninety three I do solemnly declare and swear that the said Indenture was then and there executed by the parties thereto in the manner above described and that the same is a true copy of the original instrument and is now deposited in the office of the Clerk of the County of Charleston in such form as may be required by law.

permit and suffer the Child or Children of the said Lewis and Ann to have and receive the use proceed profit and advantages aforesaid to him her or them as shall be then living to his her or their heirs Executors administrators and assigns for ever. And in case either the said Lewis Timmons or Ann his ^{intended} Wife shall die without any issue of the said Marriage then to permit and suffer the survivor to have use and take the said ^{the} slaves goods Chattels and household furniture and other things of value to his or her Executors administrators and assigns to hold to such Survivor during the term of his or her natural life; and at his or her demise to the use benefit and behoof of his or her heirs and assigns for ever. IN WITNESS whereof the said parties to these presents have hereunto set their hands and seals on the day and year first within written. *Anⁿ Legg* *[Lef]*
 signed sealed and delivered in *Lewis Timmon* *[Lef]*
 the presence of *John Hamilton* *[mark]*
Adam Spidell Received on the *John Eberley* *[Lef]*
 day and year within written from *H Philip Wesner* *[Lef]*
 the within named John Eberley & Philip Wesner the sum
 of Five Shillings being the full consideration money
 herein mentioned. Lewis Timmon Witness John Ha-
 milton, Adam Spidell Charleston District Personally
 appeared Mr Adam Spidell who being duly sworn made
 oath that he was present and saw An Legg make her
 mark, Seal, Lewis Timmon, John Eberley, & Henry Philip
 Wesner severally sign Seal and as their respective act
 and deed deliver the within Instrument of writing to
 and for the uses and purposes therein mentioned
 that he also saw the said Lewis Timmon sign the
 Receipt for the Consideration Money, and that he the
 Deponent together with John Hamilton subscribed
 their names as witnesses to the execution thereof
 sworn to the 5th day of June 1793 before Stephen
 Ravenel *[R]* Recorded 5th June 1793

State of South Carolina

This Indenture made the
 twenty

State of South Carolina September 1793. I George Day to Deuter of the 2nd Court do hereby certify that I am the Deponent of the said Indenture. In the County of Beaufort in the State of South Carolina on the 11th day of October in the Year of our Lord one thousand seven hundred and Ninety three in the year of the world one thousand seven hundred and Ninety three I did in the presence of the said Deuter and the said Lewis Timmon and the said John Eberley and the said H Philip Wesner and the said Adam Spidell and the said Stephen Ravenel witness and subscribe to the said Indenture and did cause under my hand in the County of Beaufort in the State of South Carolina on the 11th day of October in the Year of our Lord one thousand seven hundred and Ninety three