

husband testified as aforesaid, hath bargained sold and delivered  
 and by these presents doth bargain sell and deliver unto the  
 said James R. Stewart all those the aforesaid Negroes known and  
 distinguished by the names following that is to say Charlotte Dick,  
 Abram, Deliah, Binah and Bellow, To have and to hold  
 the said six Negroes together with the future Issue and Increase  
 of the said female Slaves unto the said James R. Stewart his  
 Executors Administrators and Assigns for ever, In Trust to for  
 the several uses intents and purposes herein after mentioned  
 and declared of and concerning the same, And as for and con-  
 cerning the said several uses and trusts herein and hereby  
 intended, to be made limited expressed and declared of  
 the Real and Personal Estate of the said Elizabeth Stewart each  
 and every of the said parties to this Indenture have agreed  
 that the same shall be limited settled and secured in the man-  
 ner and form following that is to say, In Trust for her the said  
 Elizabeth Stewart party hereto her Heirs Executors Administrators  
 and Assigns untill the solemnization of the said intended Mar-  
 riage shall take effect and from and after the solemnization  
 thereof then In Trust and to and for the sole separate and absolute  
 use benefit and behoof of the said Elizabeth Stewart for and  
 during the term of her natural life, But so as not to be sub-  
 ject or liable to be seized or extended for payment of the Debts  
 forfeitures or engagements of the said William Morgan and from  
 and immediately after the decease of the said Elizabeth Stewart  
 then in trust to and for the sole use benefit and behoof of such  
 person and persons in such parts and proportions manner or form  
 as she the said Elizabeth Stewart shall from time to time notwith-  
 standing her Coverture by any Deed writing or writings duly  
 executed by her in the presence of two or more credible witnesses  
 or by her last will and Testament to be by her duly signed pub-  
 lished and declared in the presence of three or more such witnesses  
 direct limit or appoint, and in default of such direction limit  
 tation and appointment, then In Trust to and for the sole use  
 benefit and behoof of such Child or Children the issue of the said  
 intended Marriage as shall or may be <sup>living</sup> ~~born~~ at the time of the  
 decease of the said Elizabeth Stewart to be divided, between and  
 amongst such Child or Children if more then one share or share  
 alike to hold to him her and them, and to his, her and their respective  
 Heirs and Assigns for ever, and in case there shall be only one Child  
 living at the time of the decease of the said Elizabeth Stewart then  
 In Trust to him or her, and to his or her Heirs and Assigns for ever, and

in default of such direction limitation and appointment and failure of such issue of the said intended marriage living at the time of the decease of the said Elizabeth Stewart then In Trust to and for the sole use benefit and behoof of the said William Morgan his Heirs and Assigns absolutely for ever, and for no other use intent or purpose whatsoever, Provided always nevertheless and it is hereby expressly declared and agreed by & between the said parties hereto, and the true intent and meaning of these presents is that it shall and may be lawful to and for the said James R. Stewart his Heirs Executors Administrators or Assigns at the request and by and with the consent and approbation of the said Elizabeth Stewart and William Morgan such consent to be testified in writing under their Hands and Seals & executed in the presence of two or more credible witnesses at any time or times hereafter to sell and dispose of all or any part of the said Lands and Negroes and the future Issue and Increase of the said female Slaves herein before mentioned for the most Money that can respectively be had for the same, and that the Monies arising by such Sale or Sales of the said Lands and Negroes or such part thereof as may be sold shall either be subject to the Trusts and purposes herein before mentioned or such further or other Trusts uses and purposes as they the said Elizabeth Stewart and William Morgan may by any Deed made as aforesaid direct limit or appoint, and the said William Morgan for himself and his Heirs Executors and Administrators doth hereby covenant promise grant and agree to and with the said James R. Stewart his Heirs Executors and Administrators that it shall and may be lawful to and for the said Elizabeth Stewart his intended wife notwithstanding her Coverture to make any such Deed writing or will as is herein before mentioned, and also that he the said William Morgan his Heirs Executors and Administrators shall and will from time to time and at all times hereafter upon the reasonable request and at the proper Costs and Charges of the said James R. Stewart make do and execute or cause or procure to be made done and executed all and every such further and other lawful and reasonable Act and Acts thing and things, conveyances assignments and assurances in the Law whatsoever necessary as well for the corroborating and strengthening of these presents, as also for the further and better conveying assigning and assuring of all and singular the herein before mentioned and intended to be hereby granted released and assigned premises respectively unto the said James R. Stewart his Heirs Executors Administrators and Assigns as by him or

them or his or their Counsel learned in the Law shall or may in that behalf be reasonably advised desired or required, In Witness whereof the said parties to these presents have hereunto set their Hands and Seals on the day & year first above written sealed and Delivered

in the presence of  
 Elizabeth Stewart (W)  
 William Morgan (W)  
 Jas. Re Stewart (W)  
 Jm Stewart, James Stewart

Received on the day of the date of the within written Indenture of and from the within named James R Stewart the full & just sum of twenty Shillings Sterling Money being the consideration money within mentioned to be paid by him to me I say received in full by me Elizabeth Stewart  
 Witnesses Jm Stewart, James Stewart

Charleston S. Personally appeared Mr. John Stewart who being duly sworn made oath that he was present and saw Elizabeth Stewart, William Morgan and James R. Stewart severally sign seal and as their respective Act and Deed deliver the within Instrument of writing to and for the uses and purposes therein set forth, and that he also saw the said Elizabeth Stewart sign the receipt hereon endorsed, and that he the Deponent with James Stewart signed their names as witnesses thereto Sworn to the 21<sup>st</sup> day of December 1798 before Simon Thuy J<sup>r</sup>  
 Recorded 21<sup>st</sup> December, 1798

South Carolina  
 This Indenture Tripartite made the thirtieth day of October in the Year of our Lord one thousand seven hundred and ninety eight, Between Ann Waties of George Town in the State aforesaid Widow of the first part, Robert Smith of the same place Esquire of the second part, and Joseph Wragg and Erasmus Rothmahler of the same place of the third part, Whereas a Marriage is intended by divine permission shortly to be had and solemnized between the said Ann Waties and the said Robert Smith, And Whereas the said Ann Waties is now lawfully and rightfully possessed in her own right of the following nineteen Negro and other Slaves names as follows to wit, Jacob, Pilsilla, Nanny, Hagar, Little Jacob, Ben, Beck, Bizette, Macca, Quaco, July, Tenah, Little Ben, Chloe, Amy, Binah, John, Clarinda, and Dick, And Whereas in prospect and consideration of the said intended Marriage the said Robert Smith and

the said Ann Waters have agreed that the said Ann Waters shall  
 grant, bargain sell assign transfer and make over the said  
 Negro and other Slaves with their future issue and Increase unto  
 the said Joseph Wragg and Erasmus Rothmahler the Survivor  
 of them his Executors Administrators and Assigns, In Trust  
 nevertheless and to and for the several and respective uses in-  
 tents and purposes hereinafter mentioned expressed and declared  
 of and concerning the same, Now this Indenture witnesseth  
 that in pursuance of the said Agreement and in consideration  
 of the said intended Marriage, and also for and in consideration  
 of the sum of five pounds Sterling to the said Ann Waters in hand  
 well and truly paid by the said Joseph Wragg and Erasmus Roth-  
 mahler at and before the sealing and delivery of these presents,  
 the receipt whereof is hereby acknowledged, and for settling &  
 assuring all and singular the premises to and for the several  
 uses intents and purposes hereinafter mentioned expressed  
 and declared, and for divers other good causes and considera-  
 tions the said Ann Waters thereunto moving, she the said Ann  
 Waters, by and with the purity consent approbation and  
 agreement of the said Robert Smith testified by his being made  
 a party to and signing sealing and delivering these presents,  
 hath granted bargained and sold and by these presents  
 doth grant bargain and sell and in due form of law deliver  
 unto the said Joseph Wragg and Erasmus Rothmahler and  
 the Survivor of them his Executors Administrators and Assigns  
 all and singular the said Negro and other Slaves named Jacob,  
 Priscilla, Manny, Hager, Little Jacob, Bon, Beck, Dizette  
 Maca, Duaco, Judy, Bnah, Little Ben, Chloe, Amy, Bonah  
 John, Clarinda and Dick, with their future issue and increase  
 To have and to hold the said Negro and other Slaves with the fu-  
 ture issue and increase unto the said Joseph Wragg and Erasmus  
 Rothmahler and the Survivor of them and the Executors Adminis-  
 trators and Assigns of such Survivor for ever, In Trust nevertheless  
 and to and for the several and respective uses intents and pur-  
 poses and with and under the several and respective limitations  
 and appointments hereinafter mentioned expressed and declared  
 of and concerning the same, that is to say In Trust to and for  
 the use benefit and behoof of the said Ann Waters her Executors  
 Administrators and Assigns untill the said intended Marri-  
 age shall be solemnized and take effect, and from and immedi-  
 ately after the solemnization of the said intended marriage  
 then upon this further Trust and Confidence that the Negro-

and other Slaves herein before mentioned with their future issue & increase shall not in any wise be subject or liable to the debts of the said Robert Smith her intended husband, but that the labor income increase and profits of the said Slaves shall and may be had used received and taken by the said Robert Smith for the joint use benefit and behoof of the said Robert Smith and Ann Waties during their joint lives, and in case the said Robert Smith should survive the said Ann Waties then upon this further Trust and confidence that the negro and other Slaves herein before mentioned with their future issue & increase shall go to the use and behoof of such person or persons use & uses estate and estates and subject to such provisions limitations & agreements as she the said Ann Waties (notwithstanding her intended coverture) shall by any Deed or Deeds, writing or writings to be by her executed, or by her last Will and Testament in writing, or by any writing purporting to be her last Will to be by her duly executed (which deed writing or Will she the said Ann Waties is hereby and by the said Robert Smith her intended Husband enabled and impowered to make) shall give direct limit or appoint the same, But in case the said Ann Waties shall survive the said Robert Smith her intended Husband, then In Trust that the said Joseph Mragg and Erasmus Rothmahler and the survivor of them, and the Executors Administrators and Assigns of such survivor do and shall stand possessed of all and singular the premises to and for the use benefit & behoof of the said Ann her Executors Administrators and Assigns & shall grant reconvey and assign the same unto her him or them, accordingly, acquitted released and discharged of any further or other trust limitation or appointment whatsoever any thing herein before contained to the contrary thereof in any wise notwithstanding, In Witness whereof the said Parties to these presents have hereunto interchangeably set their hands & seals the day and year first above written

Sealed and Delivered

R Smiths (S)  
 Ann Waties (S)  
 (S)  
 (S)

In the Presence of  
 A Shackelford, Benj<sup>r</sup> Smith

Received the day of the date of the within Indenture from the within named Joseph Mragg and Erasmus Rothmahler the sum of five pounds being the consideration Money mentioned to be paid by him to me

Robert Smith

Witness

306 State of South Carolina Before me Francis G. Delicbeline Esquire  
George Town District Sone of the Justices assigned for said District  
Personally came and appeared Benjamin Smith who being duly  
sworn made oath that he was present and did see Robert Smith  
and Ann Waties sign seal and as their Act and Deed deliver  
the within Instrument of writing to and for the uses intents and  
purposes therein set forth, and that this Depoent and Richard  
Shackelford did subscribe their Names as witnesses there to -  
Sworn to before me this Fourteenth day of December 1798 Francis  
G. Delicbeline. Recorded 11<sup>th</sup> January 1799 -

State of South Carolina This Indenture tripartite made  
the twenty third day of October in the Year of our Lord one  
thousand seven hundred and ninety eight, Between -  
Mary Jaudon of Christ Church Parish in the State aforesaid  
Widow of Samuel Jaudon deceased of the first part, John Jeffords  
of the same Parish and State Planter of the second part, and  
Eli Huggins and Robert Murrell of the said Parish and State  
Planters of the third part, whereas the said Mary Jaudon is  
seized and possessed of a certain Plantation or Tract of Land  
situate lying and being in Christ Church Parish in the State  
aforesaid containing about one hundred and sixty two Acres  
or thereabouts and adjoining to Land of Arnold Bonneau and  
D<sup>r</sup> Richardson, which said Plantation or Tract of Land de-  
scended to and become vested in her the said Mary Jaudon  
from her Father Jonathan Dubose, and whereas the said Mary  
Jaudon is also entitled to certain personal property, and to her  
one full and undivided third part or share of the Real Estates  
of her former husband William Bonhaste deceased, the parti-  
culars whereof are fully mentioned, contained or set forth  
in the list or Schedule hereunto annexed, and made a part  
of these presents, and whereas a marriage by Gods permission is  
intended to be shortly had and solemnized by and between the  
said Mary Jaudon and the said John Jeffords, and the said  
Mary Jaudon in consideration of the said Marriage, and of its  
taking effect (by and with the advice, knowledge, privity and  
consent and agreement of the said John Jeffords the intended  
husband, testified by his being made a party to and signing &  
sealing of these presents) hath and by these presents doth covenant  
grant and agree to and with the said Eli Huggins and Robert  
Murrell and each of them, their and each of their Executors &

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Administrators, if the said intended Marriage shall take effect, then from and immediately after the solemnization thereof, the said Eli Huggins and Robert Murrell their Executors and Administrators shall be lawfully and rightfully possessed of all every part of the Estate whatsoever and wheresoever of her the said Mary Sandon the intended Wife, and which is contained in the said List or Schedule hereunto annexed and made a part of these presents, together with the future issue of the female Slaves if any, shall be, to and for such uses, intents and purposes as is or are hereinafter mentioned expressed or declared of for and concerning the same, Now this Indenture witnesseth that in pursuance of the said Agreement and for and in consideration of the sum of five shillings Sterling Money to the said Mary Sandon by the said Eli Huggins and Robert Murrell or one of them in hand well & truly paid (the receipt whereof is hereby acknowledged) and for settling and assuring the whole and every part of the Estate, Effects and things whatsoever of her the said Mary Sandon and which are mentioned and contained in the List or Schedule hereunto annexed and made a part of these presents, as also of the third in the lands which she is entitled to as the Widow and Relict of the said Robert Murrell, and likewise of the future issue of the said female Slaves if any shall be, to and for the uses intents and purposes hereinafter limited expressed and declared, and upon and under the several trusts, provisos and agreements, and in such way of manner as is and are hereinafter by these Presents mentioned, limited, expressed and declared, of for and concerning the same, and for divers good causes and considerations her the said Mary Sandon hereunto moving, she the said Mary Sandon (by and with the advice knowledge, privity, consent and agreement of the said John Jeffords the intended Husband testified by his being made a party to and signing and sealing of these presents, hath granted bargained, sold, assigned and delivered, and by these presents doth in plain and open market, according to due form of law grant bargain, sell, assign and deliver unto the said Eli Huggins and Robert Murrell their Executors and Administrators, all her the said Mary Sandon's Estate and Interest of in and to the several Negro and other Slaves, and all other the property, Estate Effects and things mentioned and contained in the List or Schedule hereunto annexed, with the future issue of the said female Slaves, if any be, as also her Estate, interest Dower and Thirds in the lands aforesaid, and all her right title and interest of in and to the same, and every part thereof, to have and to hold the said

Negro and other Slaves and the future issue of the females, and  
 all other the property, Estate, Effects and things mentioned and  
 contained in the aforesaid list or schedule thereof, and likewise  
 the Dower of her the said Mary Jaudon in the land aforesaid  
 into their custody and possession, and to have the use thereof,  
 and the proceeds thereof in such way and manner as shall  
 be most for the interest and advantage of the said intended  
 wife, upon this express condition nevertheless that the said  
 trust estate, nor any part thereof, shall not in any wise be  
 bound or be made Subject or liable to and for the payment or  
 satisfaction of any of the present or future debts or engagements  
 of the said intended Husband, but that the same and every  
 part thereof shall be wholly and absolutely at the disposal  
 of the said intended wife, and also upon this further trust, that  
 from and immediately after the death of the said intended  
 Husband, living the said intended wife, that then the whole  
 and every part of the said trust Estate shall go to and revert  
 back to the said Mary Jaudon to be by her held, taken and  
 received as in her first and former Estate, and full and ab-  
 solutely discharged of and from all and all manner of limi-  
 tations or restrictions whatsoever, and also upon this  
 further trust, that in case of the death of the said intended  
 wife, living the said John Jeffords the intended Husband,  
 then it shall and may be lawful to and for the said Mary  
 Jaudon the intended wife, to give devise, bequeath, limit, &  
 appoint the whole and every part and parcel of the said  
 trust Estate to and for the use benefit, behoof and advantage  
 of such person or persons, and in such way and manner and in  
 such parts, shares or proportions and upon and under such  
 limitations and restrictions as the said Mary Jaudon the  
 intended wife, by any writing under her hand and seal  
 attested by two or more credible witnesses or by her last  
 will and Testament in writing, (which said will or writ-  
 ing, she the said Mary Jaudon is hereby, and by the said  
 John Jeffords the intended Husband enabled and empowered  
 to make) notwithstanding her Coverture, and also upon this  
 further trust that in case of the death of the said intended  
 wife, living the said intended Husband without making  
 such disposition as aforesaid, that then the whole and every  
 part and parcel of the said trust Estate, both Real and Per-  
 sonal shall be equally divided between and among and be  
 held and taken by all and every the Children, which

she the said Mary Jaudon the intended wife now hath, or  
 which she may hereafter have share and share alike, any  
 thing herein before contained to the contrary in anywise  
 notwithstanding, and the said John Jeffords the intended  
 husband for himself his Heirs Executors and Administrators  
 and every of them doth hereby covenant promise grant and  
 agree to and with the said Eli Huggins and Robert Murrell  
 each of them, their and each of their Executors and Adminis-  
 trators, in manner and form following that is to say that  
 for and notwithstanding any act matter or thing whatso-  
 ever by him the said John Jeffords to be had made, com mit-  
 ted executed, suffered or apented unto, it shall and may  
 be lawful to and for the said Mary Jaudon the intended  
 wife at any time or times during her Coverture, and at all  
 times to make such Deed writing or writ in manner as afore-  
 said, and that the said John Jeffords his Executors and Ad-  
 ministrators, and all and every other person or persons  
 whomsoever claiming or to claim by from or under him or  
 them shall not question, controvert, obstruct or hinder such  
 disposition of her the said Mary Jaudon the intended wife of  
 and in the said premises to be by her given and disposed  
 as aforesaid, and further that all and all manner of such  
 gifts and dispositions whatsoever to be made by her the said  
 Mary Jaudon shall be at all times as good and sufficient in  
 the Law, as if the said John Jeffords had himself joined in  
 the same, with the said Eli Huggins and Robert Murrell or  
 with her the said Mary Jaudon, or as if she were a feme sole,  
 and also that he the <sup>said</sup> John Jeffords will not at any time dur-  
 ing the said intended Marriage intermeddle or concern  
 himself in any way or manner either directly or indirectly  
 in the affairs of the Estate of the late William Bonhoste Plan-  
 ter dec'd to which Estate she the said Mary Jaudon is qualified  
 and acting Executrix, but that she the said Mary Jaudon  
 shall at all times have full power and authority to act direct  
 and manage the same as absolutely and uncontrouably to all  
 intents and purposes as if the said intended Marriage had  
 never taken effect or as if she the said Mary Jaudon the in-  
 tended wife was a feme sole, and the said John Jeffords for  
 himself his Heirs Executors and Administrators every of  
 them doth hereby fully covenant, promise grant and agree  
 to and with the said Eli Huggins and Robert Murrell and  
 each of them, their and each of their Executors and Administrators

and to and with every of them in manner and form following -  
 that is to say, that he the said John Jeffords and his heirs, execu-  
 tors and Administrators and all and every other person and per-  
 sons having and lawfully claiming or which can or may have  
 or lawfully claim any Estate, right, title, interest benefit -  
 claim or demand of in to or out of the said trust Estate or -  
 which is intended to be hereby granted and secured to and  
 for the uses herein before mentioned, or any part thereof, by from  
 or under him or otherwise howsoever shall and will from time  
 to time and at all times hereafter at the <sup>reasonable</sup> request costs and  
 charges in the Law of the said Eli Huggins and Robert -  
 Murrell their Executors or Administrators, or of the said Mary  
 Jaudon the intended wife, in case the said Marriage shall  
 take effect, make, do levy, suffer and execute or cause or  
 procure to be made done, levied, suffered and executed all  
 and every such further and other lawful and reasonable  
 act and Acts, thing and things Deeds, Conveyances and  
 assurances in the Law whatsoever for the further, better &  
 more perfect assuring and sure making of the said trust  
 Estate unto the said Eli Huggins and Robert Murrell and  
 each of them, their and each of their Executors and Adminis-  
 trators for the uses nevertheless aforesaid, as to them or either  
 of them, their or either of their Counsel learned in the Law -  
 shall be reasonably devised, advised or required, In C-  
 Witness whereof the said parties to these presents have  
 hereunto interchangeably set their Hands and seals -  
 the Day and year first above written

Sealed and Delivered in the Presence of us, the words "and  
 also that he the said John Jeffords  
 will not at any time during the  
 said intended Marriage intermeddle or concern himself  
 in any way, and manner either directly or indirectly in the  
 affairs of the Estate of the late William Bonhoste Planter  
 deceased to which she the said Mary Jaudon is qualified  
 and acting executrix, but that she the said Mary Jaudon  
 shall at all times hereafter have full power and authority  
 to act direct and manage the same, as absolutely and un-  
 controulably to all intents and purposes as if the said in-  
 tended Marriage had not taken effect, or as if she the said  
 Mary Jaudon the intended wife was a feme sole" being  
 first interlined on the last sheet of this Indenture -  
 Will<sup>m</sup> Griffin, John Murrell - - -

{ Mary Jaudon HS  
 John Jeffords HS  
 Eli Huggins HS  
 Rob<sup>t</sup> Murrell HS

List or Schedule referred to by this Indenture, the said Mary Jaudon's Share or Proportion of her late Husband William Bonhaste Estate as ascertained by his will but which cannot now be particularly described as no Division of said Estate has yet been had, Christ Church Parish, Charleston District of  
 Personally appeared before me William Griffin and John Murrell who being duly sworn upon the Holy Evangelists of Almighty God, made oath they seen Mary Jaudon and John Jeffolds sign seal and deliver the within Instrument of writing to and for the uses and purposes therein mentioned, and that they also seen Eli Huggins and Robert Murrell sign their names and affix their Seals to the said Instrument of writing, Sworn to before me this 21<sup>st</sup> day of December 1798. Edward P. R.  
 Recorded 19<sup>th</sup> January 1799.

South Carolina This Indenture Tripartite made this 25<sup>th</sup> day of January in the year of our Lord one thousand seven hundred and Ninety nine, and in the twenty third Year of American Independence, Between Mary Huggins of the City of Charleston in the State of South Carolina aforesaid Widow and Relict of Duke Huggins late of Christ Church Parish in the State aforesaid Planter deceased of the first part, Charles Reynolds of the said City, Shoe maker of the second part, and Susannah Talbert Planter of the third part, -  
 Whereas a Marriage by Gods permission is shortly intended to be had and solemnized between the said Mary Huggins and the said Charles Reynolds, and whereas the said Mary Huggins at the time of executing these presents is entitled to an undivided one third part share or proportion of the Personal Estate of her late Husband, the said Duke Huggins deceased, who died intestate, And whereas upon the treaty of and previous to the intended Marriage aforesaid, it hath been, and is agreed by and between the said Mary Huggins & Charles Reynolds that the said undivided one third part share or proportion of the said Personal Estate, shall be by her the said Mary Huggins granted Conveyed and Assigned to and vested in her the said Susannah Talbert her Executors Administrators and Assigns upon the Special trusts and Confidence and to and for the several uses intents and purposes hereinafter mentioned, limited expressed and

declared of and concerning the same, Now this Indenture  
 witneeth, and know all Men by these presents that in pur-  
 suance of the said Agreement, and in consideration of the said  
 intended Marriage, and also of one Dollar to the said Mary-  
 Huggins in hand paid, the Receipt whereof is hereby acknow-  
 ledged, and for divers other good and sufficient causes and  
 considerations her thereto specially moving, she the said  
 Mary Huggins (by and with the privily and consent of the said  
 Charles Reynolds her intended Husband testified by his be-  
 ing a party to and executing these presents) hath granted  
 bargained and sold, and by these presents doth grant bar-  
 gain sell and in plain open Market deliver unto the said  
 Susannah Talbert the said undivided one third part -  
 share or proportion of the Personal Estate of the said Duke  
 Huggins deceased, To have and to hold the said undivided  
 one third part share or proportion of the said Personal  
 Estate, with the future Issue and Increase of the Female Slaves -  
 unto the said Susannah Talbert her Executors Administrators  
 and Assigns, upon the special Trust and Confidence nevertheless  
 and to and for the several uses intents and purposes herein  
 and hereby intended to be made, limited and declared of  
 and concerning the same, and as for, and concerning the said  
 several Uses and Trusts herein and hereby intended to be  
 made, limited, expressed and declared of and concerning  
 the said undivided one third part share or proportion  
 of the said Personal Estate, each and every of the Parties to  
 this Indenture hath agreed that the same shall be limited  
 settled and assured in manner following that is to say  
 In Trust and to and for the said Mary Huggins her Execu-  
 tors Administrators and Assigns, until the solemnization  
 of the said intended Marriage, and from and after the so-  
 lemnization thereof Then In Trust that she the said Sus-  
 annah Talbert her Executors Administrators and Assigns do &  
 shall during the joint lives of the said Charles Reynolds &  
 Mary his wife well and truly permit and suffer the said  
 Charles Reynolds to have the use occupation and enjoyment  
 of so much of the said undivided Estate as will amount to one  
 fourth part or share of the whole Estate of the said Duke Huggins  
 deceased, and of the future Issue and Increase of the Female  
 Slaves, and to receive and take the Income, proceeds and profits  
 arising issuing or proceeding therefrom to his own proper use  
 benefit and behoof without any restraint, controul or Inter-  
 ruption of or by the said Susannah Talbert her Executors

Administrators or Assigns, on any account or pretence whatsoever, and upon the Death of either of them the said Charles Reynolds and Mary his wife upon this further Trust and Confidence, that she the said Susannah Talbert her Executors Administrators and Assigns do and shall permit & suffer the Survivor of them, to take and enjoy so much of the said undivided Estate, as will amount to one fourth part or share of the whole Estate, of the said Duke Huggins deceased and the future Issue and Increase of the Female Slaves, To hold the same unto such Survivor, his or her Executors Administrators and Assigns fully and absolutely for ever acquitted and discharged of and from all further Trust Confidence, Limitation or Appointment in any wise howsoever, and with Regard to so much of the Rest and Residue of the said undivided one third part or share of the said Duke Huggins deceased, to which the said Mary Huggins may be entitled, as shall exceed the before mentioned one fourth part or share of his Estate as aforesaid, that from and immediately after the solemnization of the said Marriage, the same shall be in Trust, that she the said Susannah Talbert her Executors Administrators and Assigns, do and shall well and truly permit and suffer the three Children of the said Mary Huggins by her aforesaid Husband Duke Huggins, to have the use, occupation and enjoyment thereof, and the future Issue and Increase of the Female Slaves to receive and take the same, to their own proper use benefit and behoof without any Restraint Controul or Interruption, or by the said Susannah Talbert her Executors Administrators or Assigns, to hold the same to the said Children, from and immediately after the said Marriage to them, their Executors Administrators and Assigns for ever, to be equally divided among them, as Tenants in Common and not as joint Tenants, So that the said Mary Huggins shall take but one fourth part of the Estate of her said deceased Husband, and the remaining three fourths shall be equally divided among the said Children, and in consideration of the premises the said Charles Reynolds for himself his Heirs Executors and Administrators doth by these presents, Covenant promise and agree to and with the said Susannah Talbert her Heirs Executors Administrators and Assigns that he the said Charles Reynolds his Heirs Executors and Administrators shall and will during the joint lives of the said Charles Reynolds and Mary his wife, Cloath, maintain, school and educate the

three Children of the said Mary, by her former Husband  
 Luke Huggins deceased, at the proper Costs and Charges  
 of the said Charles Reynolds his Heirs Executors and Adminis-  
 trators except so far as relates to the nett Income of the  
 three fourths of the Estate of the said Luke Huggins deceased,  
 to which the said Children will be entitled, and which nett  
 Income and no more is intended to be appropriated in aid  
 and Assistance of their said Maintenance and Education,  
 and also that he the said Charles Reynolds his Heirs Executors  
 and Administrators shall and will from time to time, &  
 at all times hereafter upon the reasonable request of the  
 said Susannah Talbert, her Heirs Executors or Adminis-  
 trators make, do and execute, or cause to be made done and  
 executed, all such further and other lawful and reasonable  
 Acts Deeds and Conveyances in the Law for the Corroborating  
 and confirming of these Presents, In Witness whereof the said  
 Parties to these Presents have hereunto interchangably  
 set their hands and seals on the Day and in the Year first  
 above written

Sealed and Delivered the words "so" } Mary Huggins (s)  
 much" in the eighteenth line and the } Charles Reynolds (s)  
 word "fourth" in the twenty ninth line both of the second } Susannah Talbert (s)  
 Page, being first interlined, in the Presence of -

Received on the Day and Year first above written of and from  
 the above named Susannah Talbert the Trustee aforesaid  
 the sum of one Dollar in full for the Consideration Money  
 above mentioned

Witnesses J. M. Frazer, Mary Walker -  
 Charleston personally appeared Mrs. Mary Walker  
 who being duly sworn made oath that she was present  
 and saw Mary Huggins, Charles Reynolds and Susannah  
 Talbert severally sign seal and as their respective act  
 and Deed deliver the foregoing Instrument of writing to -  
 and for the uses and purposes therein set forth, and that  
 she the Deponent with J. M. Frazer signed their  
 names as witnesses thereto, Sworn to the 29<sup>th</sup> day of  
 January 1799 before Stephen Ravenel  
 Recorded 29<sup>th</sup> January 1799

Stamp! State of South Carolina

I know all men by these Presents that I Robert  
 Deas of the City of Charleston in the State aforesaid Gentlemen  
 am held and firmly bound unto Thomas Somersall and -

315 David Deas requires In Trust for Margaret Philp Campbell in  
the full and just sum of Fifteen thousand Pounds Sterling Mo-  
ney to be paid to the said Tho. A Somersall and David Deas  
their certain Attorney Executors Administrators or Assigns  
To which payment well and truly to be made and done I  
bind myself my Heirs Executors and Administrators firm-  
ly by these Presents Sealed with my seal and dated the  
Fourth day of February in the year of our Lord one thousand  
seven hundred and ninety nine, Whereas a Marriage by  
Gods permission is shortly to be had and solemnized between  
the above bound Robert Deas and the above named Margaret  
Philp Campbell, And Whereas the said Margaret now is  
entitled to a Considerable Estate, which the said Robert on  
Condition, and in Consideration of the said Marriage taking  
effect, hath contracted and agreed and doth hereby con-  
tract and agree to settle and assure unto the said Thomas A.  
Somersall and David Deas (or other as the case may be) as  
Trustees to for and upon the several Uses, Trusts, Terms and  
Conditions, following that is to say, In Trust to permit and  
suffer him the said Robert to receive take and enjoy the in-  
come Increase and gains of the said Trust Estate during  
the joint lives of them the said Robert and Margaret, un-  
disturbed, and free from the controule of the said Trustee subject &  
liable to the Education maintenance and support of Miss Eliza  
heartly until her arrival to the age of twenty one years or Day of  
Marriage (which shall first happen) provided she is permitted  
to reside in the family of the said intended Husband and wife,  
and also that it shall and may be lawful for him the said Robert  
with the consent of the said intended wife, on her attaining the  
age of twenty one years, and with the approbation of the said  
Trustee to sell alter or exchange any Part or Parcel of the said  
Trust Estate, either Real or Personal, and to Convert the pro-  
ceeds arising from such sale in other Purchases, which said  
Purchases shall be liable and subject to such uses intents &  
purposes as are herein after declared of for and concerning  
the same, And the said Estate hereby intended to be secured  
and the proceeds of the same, and all Exchanges or altera-  
tions of property made in consequence thereof is to be  
kept and considered as free clear and discharged of & from  
the present or future Debty of the said Robert nor subject a  
liable

liable in any way or manner therefore, and from and immediately  
 after the Death of either of them the said Robert or Margaret leav-  
 ing no Issue then the whole and every part and parcel of the said  
 Trust Estate to be held and taken by the Survivor absolutely  
 and for ever, Provided always nevertheless that it shall and  
 may be lawful for the said Margaret the intended wife to give and  
 dispose of by her last Will and Testament, or by any writing pur-  
 porting to be her last Will and Testament, any Number of the  
 Negro Slaves of the said Trust Estate not exceeding twenty in  
 number to any Person or Persons to whom she may be disposed  
 to give or bequeath the same, in as full and absolute a manner  
 as if she was sole, and the said Marriage had not taken effect  
 which said last Will and Testament, or writing the said Robert  
 hereby covenants that the said intended wife shall at all  
 times during her Coverture have full liberty to make and  
 execute, alter and revoke at her pleasure, But in case of  
 the Death of the said Margaret, before the said Robert leaving  
 Issue then and in such case, one moiety of the said Trust Estate,  
 undisposed of as above permitted to be for the use and behoof of the  
 said Robert during his natural life, and the other also to his use  
 and behoof subject to the maintenance, Education and support  
 of the said Issue until their attaining the age of twenty one years  
 or Day of Marriage (which shall first happen) on which contin-  
 gency, the said Moiety of the said Trust Estate to be equally  
 divided among such Issue, if more than one share & share  
 alike, so that each Child shall take his share or proportion  
 thereof on his arrival to the age of twenty one years or Day of  
 Marriage (which shall first happen) and on the Death of the said  
 Robert, the moiety enjoyed by him for life, to be given and disposed  
 of at his discretion to and among such Issue, and on his Death  
 without making such distribution as aforesaid, then the same  
 to be equally shared and divided to and among such Issue, share &  
 share alike if more than one, But in the event of the Death of such  
 Issue under age and unmarried, then the whole and every part &  
 parcel of the said Trust Estate to be held and taken by the said  
 Robert absolutely and for ever, except such Parts thereof as will  
 be given away or disposed of by the said intended wife as above  
 mentioned, Also in Trust that in the event of the Death of the  
 said Robert leaving Issue, one moiety of the said Trust Estate to  
 be and remain to the said Margaret as in her present Estate,  
 and Right thereto, free clear and discharged of all Trusts,  
 Limitations or Restrictions whatsoever, and the remaining  
 moiety to go to, and be held by the said Trustee for the use &

school of such Issue, if more than one share and share alike the share and proportion of each child to be paid & delivered to them respectively on their arrival to the age of twenty one years or day of Marriage as aforesaid, but in case of the Death of the said Issue under age and unmarried, then the said moiety to revert to, and be held and taken by the said Margaret as in her present estate, free clear and discharged of all Trusts Conditions or dimittations whatsoever - Now the Condition of this obligation is such that if the above bound Robert Deas do and shall within four years after the said Marriage shall take effect, or whenever thereto required by the above named Trustees in behalf of the said Margaret - well truly and sufficiently do and perform all and singular the matters and things above recited so as to render the intended settlement sufficient firm and effectual in law - and to carry into effect the intention of the Parties concerned then this obligation, and every thing herein contained shall cease determine, and be void and of none effect or else to remain in full force and Virtue

Rob Deas (Sd)

Sealed & Delivered in the presence of John Wards, James M. Wards, Charleston & personally appeared Mr. James M. Call Ward, who being duly sworn made oath that he was present and saw Robert Deas sign seal and as his Act and Deed deliver the foregoing Instrument of writing to and for the uses and purposes therein set forth, and that he the Deponent, with John Wards signed their names as witnesses thereto, Sworn to the 13<sup>th</sup> day of February 1799 before Dan<sup>l</sup> Ja<sup>l</sup> Ravenel, J<sup>c</sup>.  
Recorded 13<sup>th</sup> February 1799.

State of South Carolina. This Indenture made this twenty seventh day of November in the year of our Lord one thousand seven hundred and ninety eight, Between James Thomson of the City of Charleston in the State aforesaid, now an Officer of the Customs for the District of Charleston of the one part, Daniel Stevens of the said City and State aforesaid, Supervisor of the second part, and Mary Harvey of the aforesaid City and State aforesaid Spinster, of the third part, Witnesseth that the said James Thomson for and in consideration of a Marriage intended (by Gods permission) shortly to be had and solemnized between the said James Thomson, and the said Mary Harvey, and in order to the same effectually to enable her the said Mary Harvey to make some

provisions for herself, in case the said Marriage shall take effect, and also in the further consideration of Five Pounds Sterling Money to him the said James Thomson in hand well and truly paid by the said Daniel Stevens at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, and for the settling and assuring of the personal Estate of which she the said Mary Harvey now stands possessed of, herein after mentioned, to and for the uses Intents and purposes herein after limited and declared, he the said James Thomson, hath bargain- ed and sold, and by these presents doth bargain sell and deliver unto the said Daniel Stevens and his Heirs, all those five several Negro Slaves named Isaac, Mary, Semima, Dinah and Nancy, with the future Issue and Increase of the said female Slaves, also the sum of three hundred pounds Sterling Money now Cash in her possession, and also the following household and Kitchen furniture to wit, one Mahogany Slab, two large Mahogany Tables, two small Ditto, one Mahogany Tea Table, one ditto water stands half dozen Mahogany Chairs, one Dozen Windsor Chairs, one half chest of Drawers, two looking Glasses, one large Picture or Portrait, half dozen pictures, one Mahogany Tea Chest, one Iron Grate, two pair of Dogs, two Pokers, two pair of Tongs, two Shovels, two sets of China Compleat, two Wasters, one large Un, one Knife Case, two sets of Silver handled knives and forks, Carving Knife and fork, two sets common ditto, 1 large Silver Soup Spoon, one dozen Silver Table Spoons, one Dozen Silver Tea Spoons, one plated Bread Basket, one Japan ditto, one pair plated Mustard Pots, one pair Plated Candle sticks, three pair of Common ditto, two Carpets, one Coffee mill, one pepper Mill, two Mahogany Bedsteads, three Feather Beds, three Matrasses, two sets bed Curtains, one Pavilion, three Bolsters, six Pillows, four pair of blankets, 6 pair of Sheets, one Dozen pair pillow Cases, two Counterpanes, four Quilts, two Cases with artificial Wax work, 1 large Glass Decanter, six pair small Ditto, one large Glass, six pair Tumblers, one Dozen wine Glasses, eight pair of Rummers, four pair of salt Cellars, one large China Bowl, one ditto Common Bowl, six small China Bowls - 6 Cups and Saucers, Sugar Dish and Milk Pot, two Dozen Soup Plates, two Dozen shallow Plates, one Dozen Dishes, six China Plates, six small Ditto, one Tureen, one pair of Glass shades, one set of Black Tin Dish Covers, a quantity of Kitchen Furniture vizt. Stoves, Pans, Dutch Ovens, Grid Irons and Kettles, six hand Irons, three Dozen large and small Books, all of which the said Mary Harvey now stands possessed, To have and to hold all and singular the said five Negro Slaves as before recited and named

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Isaac, Mary, Semina, Dinah, and Danny, also the aforesaid  
 of three hundred pounds Sterling money, together with all the aforesaid  
 said recited Household and Kitchen furniture as before mentioned,  
 unto the said Daniel Stevens his Heirs and Assigns to and for the  
 uses intents, trusts and purposes herein after mentioned, limited,  
 expressed and declared that is to say, In Trust to the sole use  
 and behoof of the said Mary Harvey his Heirs and Assigns for ever  
 and the said James Thomson my Executors and Administrators  
 the said bargained premises unto the said Daniel Stevens his Heirs  
 and Assigns shall and will warrant and for ever defend by these  
 presents, and further it is covenanted, granted concluded and agreed  
 upon by and between the said parties to these presents, and the true  
 meaning hereof, <sup>and it is</sup> and it is hereby so declared, that the aforesaid Ne-  
 gro Slaves, sum of money and Household and Kitchen furniture  
 as herein expressed, and every part and parcel thereof, together  
 with the future Issue and Increase of the said female Slaves, -  
 shall be and is adjudged, esteemed and taken to be, to and for  
 the uses trusts, intents and purposes aforementioned, limited,  
 expressed and declared, according to the true intent and de-  
 meaning of these presents, and to and for none other use intent  
 and purpose whatsoever, In Witness whereof the said parties to  
 these presents, have interchangeably set their Hands and seals the  
 day & year first before mentioned, written. James Thomson (H)  
 signed sealed & delivered } Daniel Stevens, Trust (H)  
 in the presence of Lucas Florin } Mary Harvey (H)  
 South Carolina Personally appeared Lucas Florin who being  
 duly sworn maketh oath that he was present and saw James  
 Thomson, Daniel Stevens and Mary Harvey respectively sign  
 seal and as their respective Acts and Deeds deliver the foregoing  
 Instrument of writing to and for the uses and purposes therein  
 mentioned, and that this Deponent subscribed his name as  
 a witness to the due execution thereof, Sworn to before me  
 this 20<sup>th</sup> Feb'y 1799 Jacac Motte Dart J. L. Recorded 20<sup>th</sup> -  
 February 1799

South Carolina ✓  
 This Indenture tripartite made the Twelfth  
 Day of December in the Year of our Lord one thousand seven hundred  
 and ninety eight, Between Elizabeth Caroline Holmes  
 of James Island in the Parish of Saint Andrew in the State  
 aforesaid widow of the first part, The Reverend Thomas D. Price  
 of the same Place of the second part, and David Luger of  
 Charleston

Charleston in the State of South Carolina, Whereas a Marriage is shortly to be had and solemnized between the said Elizabeth Caroline Holmes, and the said Thomas de Price and the said Elizabeth Caroline Holmes at the time of executing these presents is lawfully intitled unto and possessed of a Personal Estate consisting of the Negro Slaves hereinafter named and of a House hold and Kitchen Furniture and other Goods and Chattels specified and enumerated in the Schedule or list hereunto annexed, and whereas upon the treaty of and previous to the said intended Marriage it hath been and is agreed by and between the said Elizabeth Caroline Holmes, and the said Thomas de Price that all and singular the Personal Estate of the said Elizabeth Caroline Holmes shall be by her granted bargained and vested in the said David Luger his Executors Administrators and Assigns upon the special trust and confidence and to and for the several uses intents and purposes hereinafter mentioned limited expressed and declared of and concerning the same, Now this Indenture witnesseth that in pursuance of the said agreement and in consideration of the said intended Marriage, and also of five shillings Sterling Money to the said Elizabeth Caroline Holmes in hand paid David Luger the Receipt whereof is hereby acknowledged, and for divers other good and sufficient causes her therunto specially moving, the said Elizabeth Caroline Holmes by and with the privacy and consent of her said intended husband testified by his being a party to and executing these presents, hath granted bargained and sold and by these presents, doth grant bargain and sell unto the said David Luger all these the following Negro Slaves named Prince, Ben, July, Buffey, Primus, Monday, Kitt, Accabee, Esther, Nancy, Dye, Amey, Bess, Elsey, Grace, Lubah, Rachel, Beck, and Nanny, all her Household and Kitchen Furniture and her other Goods and Chattels specified and enumerated in the Schedule hereto annexed, and also all and singular other the Personal Estate to which she is now or may be intitled to. To have and to hold all and singular the said Negro Slaves together with the future issue and increase of the said Female Slaves and all and singular other the Goods and Chattels and Personally Estate of her the said Elizabeth Caroline Holmes unto him the said David Luger his Executors Administrators and Assigns upon the special trust and confidence never to be let and to and for the several uses intents and purposes.

herein and hereby limited, expressed and declared of and con-  
 cerning the same, that is to say in trust and to and for the said  
 Elizabeth Caroline Holmes her Executors Administrators and Assigns  
 until the solemnization of the said intended marriage and  
 from and after the solemnization thereof then in trust and to  
 for the sole and separate use and behoof of the said Elizabeth  
 Caroline Holmes so that the same and every part thereof, and the  
 income and profits thereof may not be subject or liable to the con-  
 trol of the said Thomas Price her intended husband, but be at  
 her own sole and separate disposal, and upon this further trust  
 and confidence that he the said David Langer his Executors Ad-  
 ministrators and Assigns shall and will grant bargain sell  
 assign transfer and dispose of all and singular the said Negro  
 Slaves and other goods and Chattels aforesaid to such person and  
 persons and to and for such uses purposes Estates and Interests and in  
 such parts and proportions manner and form as the said Elizabeth  
 Caroline Holmes shall and may from time to time notwithstanding  
 any her Coverture by any writing or writings under her hand and  
 seal attested by two or more credible witnesses to take effect dur-  
 ing her life time or in nature of and purporting to be her last  
 will and Testament direct give limit or appoint, and in  
 default of such direction limitation or appointment, then  
 upon her decease in trust and to and for the use and behoof of  
 all the children of her the said Elizabeth Caroline who may be living  
 at her decease equally to be divided between her said children  
 share and share alike, and their Executors Administrators and  
 Assigns and if there should be but one child of her the said Elizabeth  
 Caroline Holmes living at her decease then in trust and to for  
 the use and behoof of such child his or her Executors Administra-  
 tors and Assigns provided nevertheless and it is the intent &  
 meaning of the parties to these presents that if any child of the  
 said Elizabeth Caroline Holmes should have died before  
 her leaving a child or children such child or children shall  
 represent and stand in the place of his her or their parent and  
 be intitled to and take the share which such would have been in-  
 titted to or have taken if living, and in default of such child  
 or children of her the said Elizabeth Caroline Holmes as aforesaid  
 then to be and remain to and for her own sole and separate use &  
 behoof and to her legal representatives, and it is hereby de-  
 clared and agreed by and between the said parties, that in case  
 the said Elizabeth Caroline Holmes shall be minded willing  
 at any time or times during her Coverture to sell & dispose of

all or any of the said Negro Slaves or the issue and increase of the said female Slaves Goods and Chattels and next thereto in other property it shall and may be lawful for her to sell and dispose of the same or any of them to such person and persons and for such price and prices and next the same in such other property as she shall think fit and convenient, and the said David Cuzger his Executors Administrators and Assigns shall and well grant assign transfer and dispose of the said Negro Slaves or the issue and increase of the said female Slaves, and other Goods and Chattels or any of them to such person and persons and to and for such price and prices as she by any writing or writings under her hand and Seal attested by two or more persons shall and will from time to time direct and appoint, So always and it is agreed that the proceeds of the said Sales or other property therewith purchased shall be from time to time settled and assured and be upon and subject to the same trusts uses intents and purposes above expressed declared. And the said Thomas H. Price for himself his Executors and Administrators doth hereby covenant, promise and agree to and with the said David Cuzger his Executors Administrators and Assigns that it shall and may be lawful to and for that he will permit the said Elizabeth Caroline Holmes his intended wife notwithstanding her Coverture to make such writing and writings under her hand and Seal and attested by two or more credible witnesses take effect during her life time or in reture and purporting to be her last will and Testament as may be necessary and pursuant to the trusts uses intents and purposes aforesaid, and moreover that he the said Thomas H. Price his Executors and Administrators shall and will from time to time and at all times hereafter make do and execute or cause to be made done and executed all such further and other reasonable Acts, Deeds and Conveyances in the Law for the further and better assuring and settling all and singular the premises to for and upon the trusts uses and purposes above expressed and declared as by the said David Cuzger his Executors Administrators and Assigns or his or their Counsel learned in the Law may be advised and required, In witness whereof the said Parties to these Presents have hereunto set their Hands and Seals on the Day and in the Year above written Elizabeth Caroline Holmes, Thomas H. Price, David Cuzger, Sealed and Delivered in the presence of Josiah Rivers, Dan Holmes, South Carolina, Personally appeared Daniel Holmes who being duly sworn maketh oath that he was present and saw the within named Elizabeth Caroline Holmes

Thomas H. Rice and David Linger sign seal and as their seal and deed deliver the foregoing Instrument of writing to and for the use and purposes therein mentioned, and that the said Deponent together with Josiah Rivers, subscribed their names as witnesses to the due Execution thereof, sworn to before me this 4<sup>th</sup> March 1799. Dan<sup>l</sup> J<sup>r</sup> Ravenscroft J<sup>r</sup>. Recorded 4<sup>th</sup> March 1799.

State of South Carolina

v

This Indenture Tripartite made the first day of December in the year of our Lord one thousand seven hundred and ninety eight, and in the twenty third year of the Independence of the United States of America, Between Eleanor Holliday of the City of Charleston, in the State of South Carolina aforesaid Widow of the first part, Hugh Halliday of the City of Charleston and State aforesaid Merchant of the second part, and Francis Mulligan Esquire of the City of Charleston and State aforesaid of the third part, Whereas a Marriage is intended to be shortly had and solemnized by and between the said Hugh Halliday and Eleanor Halliday, and whereas the said Eleanor Halliday is now possessed in her own right of the following property to wit, a Brick Store and doot with the appurtenances thereunto belonging, situate on Champney Street in the City of Charleston and State aforesaid number (4) four measuring twenty one feet more or less on said Street and forty feet deep, bounded to the North by said Street, on the West by the doot and Store number (3) three on the South by Champney Alley, and on the East by the doot and Store number (5) five, a Negro Man named York, a Negro woman named Patsy with her future Issue, forty five Shares in the Bank of South Carolina and sundry Articles of Household Furniture or a Schedule of which is hereunto annexed, and whereas in consideration of the said intended Marriage, and of its taking effect, it consented covenanted and agreed to by and between the said Hugh Halliday and Eleanor Halliday that the said House & doot Negro Man Slave, Negro woman Slave with her future Issue forty five Shares in the Bank of South Carolina and the Household Furniture, a Schedule of which is hereunto annexed as aforesaid, in case the said Marriage shall take effect and be solemnized, shall be settled in the manner in these Indenture mentioned specified and declared, of for and concerning the same, Now this Indenture Witnesseth that for and in consideration

consideration of the said intended marriage, and in pursuance of the said agreement and for and in consideration of the sum of ten thousand lawful Sterling Money of the said State to the said Eleanor Halliday in hand well and truly paid by the said Francis Mulligan at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, she the said Eleanor Halliday by and with the privity consent and approbation of the said Hugh Halliday testified by his being a Party to and signing & sealing these presents, hath given granted bargained sold assigned transferred and set over and by these presents Doth give grant bargain sell assign transfer and set over unto the said Francis Mulligan his Executors Administrators and Assigns the aforesaid House and doth Negro Man Slave and Negro woman Slave with her future Issue and Increase forty five Shares in the Bank of South Carolina and the House hold Furniture mentioned in the above named and annexed Schedule and all the Right Title Interest Property Claim and Demand whatsoever which she the said Eleanor Halliday now hath to the same or to any part thereof, To have and to hold the said House and doth Negro Man Slave Negro woman Slave with her future Issue and Increase forty five Shares in the Bank of South Carolina unto the said Francis Mulligan his Executors Administrators and Assigns together with House hold Furniture mentioned in the annexed Schedule, nevertheless in trust and for the sole use benefit and advantage of said Eleanor Halliday and her Children, which she now hath by her late husband George Halliday deceased and their heirs for ever, And the said Francis Mulligan is after the solemnization of the said intended Marriage, and from and after the same, In Trust to permit and suffer the said Eleanor Halliday to have the sole use possession Service work labor and employment of the said Negro Man Slave, Negro woman Slave, the use of the said House and doth the Interests or Profits arising from the said forty five Shares in the Bank of South Carolina, together with the use of the Furniture mentioned in the annexed Schedule with the future Issue and Increase of the said Negro woman Slave for and during the natural life of the said Eleanor Halliday, and from and immediately after her death, then upon trust, and to and for the use benefit and advantage of her Children by her late husband George Halliday their heirs and Assigns, In Witness whereof the said Parties to these Presents have hereunto Interchangeably set their Hands & affixed their seals on the day & in the year first above written Hugh Halliday / s/ Eleanor Halliday (H/H)

Francis Mulligan (d) Signed Sealed and Delivered in the Presence of J<sup>r</sup> Mitchell, John L. Mullins, Received on the day of the date of the within written Indenture from the within named Francis Mulligan the sum of ten Shillings current Money being the Consideration Money therein mentioned Eleanor Halliday, Witness J<sup>r</sup> Mitchell, John L. Mullin -

Schedule of the Furniture mentioned in the annexed Indenture of four Plated Candlesticks, one sett Plated Castors, six Silver Table Spoons, six Silver Tea Spoons, six Mahogany Chairs, six Windsor Chairs, two dining Tables, one Tea Table, one Dressing Table, three Leather Beds, two Bed Steads one large looking Glass, one Dressing Glass, State of South Carolina City of Charleston, Personally appeared before me John Mitchell Esquire one of the Justices assigned to keep the Peace in for the said State, John L. Mullin who being duly sworn on the Holy Evangelists, did depose testify and declare, that he was personally present and saw Hugh Halliday Eleanor Halliday and Francis Mulligan sign seal and as their act and Deed deliver the within Instrument of writing, or marriage settlement in trust for the uses and purposes therein mentioned, and that he also saw the said Eleanor Halliday sign the receipt for the consideration Money therein expressed, and that he the Deponent together with John Mitchell did subscribe their names as witnesses to the due Execution of the same John L. Mullin - Sworn before me this 7<sup>th</sup> day of December 1798 J<sup>r</sup> Mitchell 24 Recorded 15<sup>th</sup> March 1799

State of South Carolina

Know all men by these presents that I Robert Brownfield of George Town Physician am held and firmly bound unto William Heriot, John Ouldfield, Heriot Robert Heriot Esquires of the State of South Carolina aforesaid, as Trustees for Susannah Mann Heriot in the full and just sum of Three Thousand pounds Sterling Money to be paid to the said William Heriot John Ouldfield Heriot and Robert Heriot or the survivor of them or the Executors, Administrators or Assigns of such survivor, to which payment well and truly to be made I bind myself my Heirs Executors and Administrators and every of them sealed with my Seal and dated this Sixteenth day of March in the Year of our Lord one thousand seven hundred and ninety nine, The Condition of this Obligation is such that if the above bound

Robert Brownfield his Heirs Executors and Administrators and every of them do and shall in all things well and truly observe perform fulfill accomplish pay and keep all and singular the Covenants grants articles clauses provisions payments conditions and agreements whatsoever which on the part and behalf of the said Robert Brownfield are or ought to be observed performed fulfilled accomplished paid and kept comprised or mentioned in a certain Indenture of Marriage Settlement bearing even date with the Bond or Obligation above written and made or mentioned to be made by or between the said Robert Brownfield of George Town in the State aforesaid Physician of the one part and the said Susannah Mann Heriot Spinster of the second part and the said William Heriot, John Ouldfield Heriot and Robert Heriot of the same place Esquires of the third part according to the purport true intent and meaning of the same, Then the above obligation to be void and of none effect or else to be and remain in full force and virtue R. Brownfield (R) Sealed and Delivered in the presence of Geo. Heriot. South Carolina / Personally appeared Mr. Roger Heriot who made oath that he well acquainted with the hand writing of Robert Brownfield and George Heriot having often seen them sign their names and that he verily believes the names signed R. Brownfield to the foregoing Instrument of writing and the name signed Geo Heriot to be the respective hand writing of the said Robert Brownfield and George Heriot, Sworn to before me this 27<sup>th</sup> March 1799 Isaac Motte Deak J. D. Recorded 27<sup>th</sup> March 1799

The State of South Carolina

This Indenture tripartite made the sixteenth day of March in the year of our Lord one thousand seven hundred and ninety nine, Between Robert Brownfield of George Town in the State aforesaid Physician, of the first part, Susannah Mann Heriot of the same place Spinster of the second part, and William Heriot, John Ouldfield Heriot and Robert Heriot Esquires of the same place of the third part, Whereas a marriage is intended by divine permission shortly to be had and solemnized between the said Robert Brownfield and the said Susannah Mann Heriot, and whereas the said Robert Brownfield is now lawfully and rightfully possessed in his demesne as of fee of all those parts of two lots of land in the Town of George Town

and state aforesaid and known and distinguished in the Plan of the said Town by the numbers twenty five /25/ and sixty one /61/ which parts of two lots of land contain one hundred and seventy feet front on Broad Street, and in depth the part of Lot sixty one /61/ contains one hundred feet, and the part of lot twenty five /25/ contains fifty feet, bounding north west on Broad Street, north east on part of lot number sixty one /61/ southeast on lots numbers sixty two /62/ and twenty six /26/ south west on lots numbers twenty six /26/ and twenty five /25/ together with all and singular the rights members, hereditaments and appurtenances to the said premises belonging, or in any wise incident or appertaining, and whereas in prospect and consideration of the said intended marriage the said Robert Brownfield & the said Susanna Mann Heriot have agreed that the said Robert Brownfield shall grant bargain and sell, assign transfer and make over the said parts of two lots above described, together with all and singular the rights members hereditaments and appurtenances to the said premises belonging or appertaining unto the said William Heriot, John Ouldfield Heriot Robert Heriot the survivors of them, his Executors and Administrators In Trust nevertheless and to and for the several and respective uses intents and purposes herein after mentioned, expressed & declared of and concerning the same, Now this Indenture witnesseth that in consideration of the said intended Marriage & in pursuance of the said agreement, and also for and in consideration of the sum of five Pounds to the said Robert Brownfield in hand well and truly paid by the said William Heriot, John Ouldfield Heriot and Robert Heriot, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged and for settling and assuring all and singular the premises to and for the several uses intents and purposes hereinafter mentioned expressed and declared, and for divers other good causes and considerations the said Robert Brownfield therein to moving, he the said Robert Brownfield /by and with the privacy consent and approbation of the the said Susanna Mann Heriot, testified by her being made a party to, and signing sealing and delivering these presents/ hath granted bargained and sold and released, and by these presents doth grant bargain sell and release unto the said William Heriot John Ouldfield Heriot and Robert Heriot & the survivor of them his Executors and Administrators all and singular the said parts of the two lots of land above described, to wit, all those parts of two lots of land in George Town, known & distinguished

in the Plan of the said Town by the numbers twenty five /25/ and  
 sixty one /61/ containing one hundred and twenty feet front on  
 Broad Street, and in Depth the part of lot sixty one /61/ con-  
 taining one hundred feet, and the part of lot of number twenty  
 five /25/ containing fifty feet, bounding North West on  
 Broad Street, North East on part of lot number sixty one /61/ -  
 South East on lots numbers sixty two /62/ and twenty six /26/  
 South West on lots twenty six /26/ and twenty five /25/ -  
 together with all and singular the Houses Outhouses the  
 rights members, hereditaments and appurtenances to the  
 said premises belonging or in any wise incident or ap-  
 purtaining, To have and to hold the said parts of the  
 two above described lots of land, together with the ap-  
 purtenances thereunto belonging as aforesaid unto the  
 said William Heriot, John Ouldfield Heriot & Robert Heriot  
 and the survivor of them and the Executors and Administrators  
 and Assigns of such survivor for ever, In Trust nevertheless  
 to & for the several and respective limitations and appointments  
 herein after mentioned expressed and declared of and con-  
 cerning the same that is to say, In Trust too for the use  
 benefit and behoof of the said Susannah Mann Heriot her  
 Executors Administrators and Assigns until the said intended  
 Marriage shall be solemnized and take effect from and  
 immediately after the solemnization of the said intended  
 Marriage then upon this further trust and confidence  
 that they the said William Heriot, John Ouldfield Heriot and  
 Robert Heriot and the survivor of them and the Executors and  
 Administrators of such survivor do and shall during the  
 joint lives of the said Robert Brownfield and the said Susan  
 Mann Heriot his wife well and truly permit and suffer the  
 said ~~Robert~~ <sup>Robert</sup> Brownfield to take and receive the rents &  
 and profits of the said premises to and for the joint use benefit  
 and behoof of them the said Robert Brownfield & Susanna  
 Mann his wife, but so as that the same shall not in any  
 manner be subject to the debts or alienation of the said  
 Robert Brownfield, and in case the said Susanna Mann He-  
 riot shall survive the said Robert Brownfield then on that  
 event upon this further trust and confidence that the said  
 William Heriot, John Ouldfield Heriot and Robert Heriot or  
 the survivor of them and the Executors and Administrators of  
 such survivor shall stand possessed of the said parts of the two  
 lots of land above described with their appurtenances  
 thereunto belonging, to and for the use benefit and benefit of  
 the said Susanna Mann Heriot so surviving her Executors -

Administrators and assigns for ever, and immediately reconvey -  
 apure & assign the same unto her accordingly, acquitted dis -  
 charged of any further trust limitation or appointment what -  
 soever, and upon this further trust and confidence that she -  
 the said Susanna Mann Heriot notwithstanding her cover -  
 ture shall and may by her last will and Testament in writ -  
 ing, or any instrument in writing purporting to be her -  
 last will and Testament limit appoint and dispose of the  
 said parts of the two above described lots of land with their  
 appurtenances in such manner and to such uses as she -  
 may deem proper, and in case of the death of the said Susanna  
 Mann Heriot without disposing of the same by her last  
 will and Testament, or other writing purporting to be  
 such, then the aforesaid parts of the two above described lots  
 of land with their members and appurtenances shall be  
 remain and inure to the proper use benefit and behoof of such  
 child or children being the issue of the intended marriage, as  
 shall be living at the time of to his her or their Executors -  
 Administrators and assigns for ever, and upon this further  
 trust and confidence that all property whatsoever that the  
 said Susanna Mann Heriot during her Coverture shall acquire  
 or possess either by gift legacy devise or otherwise, shall be  
 deemed and taken to be to and for the uses intents & purposes  
 herein before set forth concerning the said parts of the two  
 above described lots of land with their appurtenances and  
 subject to the same limitations conditions and provisos, and.

Whereas the said Susanna Mann Heriot is now lawfully and  
 rightfully possessed of the following six Negro and other Slaves  
 Slaves, to wit Kate, Manny, Clementina, Louisa, Tom and  
 William, now this Indenture further witnesseth that for  
 the considerations aforesaid, and to the intent, that the said  
 Negro and other Slaves with the future issue and increase of those  
 that are females may be settled and assigned to for and upon the  
 same trusts intents and purposes as have herein before been  
 mentioned expressed and declared of and concerning the afore -  
 said parts of the above described lots of land with their appur -  
 tenances, and also for and in consideration of the sum of five  
 pounds to her the said Susanna Mann Heriot, now paid by the  
 said William Heriot, John Ouldfield Heriot & Robert Heriot  
 the receipt whereof is by her hereby acknowledged she the  
 said Susanna Mann Heriot by and with the private consent  
 approbation and agreement of the said Robert Ouldfield  
 testified by his being made a party to and signing sealing

delivering of these presents, hath granted bargained and sold and by these presents doth grant bargain sell and in due form of law deliver to the said William Heriot, John Ouldfield Heriot and Robert Heriot and the survivor of them his Executors and Administrators and assigns all and singular the said negro and other slaves named Kate, Nanny, Clementina, Souisa, Tom and William with the future issue and increase of the females, To have and to hold the said negro and other slave with their future issue and increase unto the said William Heriot, John Ouldfield Heriot and Robert Heriot and the survivor of them his Executors and Administrators, In Trust nevertheless and to and for the several respective uses intents and purposes and with and under the several and respective limitations and appointments which have been before herein mentioned expressed and declared of and concerning the foresaid parts of the two above mentioned Lots of Land with their appurtenances, Will Heriot (sd) John O. Heriot (sd) Robert Heriot (sd) R. Brownfield (sd) Susanna M Heriot (sd) signed sealed and delivered in the presence of the words "will" in the fourteenth line and "benefit" in the twenty eighth line of the second sheet being struck out before signing. Geo. Heriot, Geo. H. Spierin, 30 Blyth, State of Carolina George Town Dist. Personally came and appeared George Heriot who saith that he was present and did see the within name Robert Brownfield, Susan Man Heriot, John Ouldfield Heriot Robert Heriot and William Heriot sign seal and deliver the within instrument of writing for the use and purposes therein mentioned and that G. H. Spierin and Joseph Blyth together with this witness did sign their names as witnesses thereunto, Geo. Heriot, Sworn to before me this 23<sup>d</sup> day March 1799 William Murray N. Recorded 27<sup>th</sup> March 1799

This Indenture made the twenty eighth Day of December in the Year of our Lord one thousand seven hundred and ninety eight, Between Ann Boyas of the City of Charleston in the State of South Carolina widow of the first part, Charles C. Butler of the same place Silver Smith of the second part and Bethel Threadcraft of the same place Watch Maker of the third part Whereas a marriage by Gods permission is shortly intended to be had and solemnized between the said Ann Boyas and the said Charles C. Butler, and whereas the said Ann Boyas at the

time of executing these presents is possessed of and entitled to a  
 considerable Estate, and whereas upon the treaty and previous  
 to the intended Marriage aforesaid it hath been and is agreed be-  
 tween the said Ann Poyas and Charles P. Butler that the Estate <sup>of the</sup>  
 said Ann Poyas shall be by her granted released assigned and  
 vested in the said Bethel Threadcraft his Heirs & Assigns  
 to and for the several uses Trusts intents and purposes hereinafter  
 mentioned limited expressed and declared of and concerning  
 the same, Now this Indenture witnesseth that in pursuance  
 of the said recited agreement and in consideration of the said  
 intended Marriage and also for and in consideration of the  
 sum of Ten Shillings Sterling Money of the said State to the said  
 Ann Poyas in hand now paid by the said Bethel Threadcraft at &  
 before the sealing and delivery of these presents the receipt whereof is  
 hereby acknowledged and also for divers other good and valua-  
 ble causes and considerations her therunto especially moving  
 she the said Ann Poyas by and with the knowledge privity con-  
 sent and approbation of the said Charles P. Butler her intended  
 Husband testified by his being a party to and executing of  
 these presents, hath bargained sold and delivered and by  
 these presents Doth bargain sell and deliver unto the said  
 Bethel Threadcraft his Heirs Executors Administrators and  
 Assigns, all those four Negroes known and distinguished by the  
 names following that is to say Grace, Toney, Sarah & Jupiter,  
 and also all and every of the Negroes Goods Chattels Effects  
 Plate, Bank Stock, Stock due by the United States, and all  
 other the Personal Estate in the list or Schedule thereof hereunto  
 annexed are particularly mentioned expressed set forth,  
 To have and to hold the said four Negroes with the increase  
 of the said female slaves and also all and singular the ne-  
 groes Goods Chattels Effects Plate, Bank Stock, Stock of  
 the United States and all other the Personal Estate in the  
 list or Schedule hereunto annexed are mentioned expressed &  
 set forth with the future issue and increase of the female  
 slaves in the said list mentioned unto the said Bethel Thread-  
 craft his Heirs Executors Administrators and Assigns to the  
 only proper use benefit and behoof of the said Bethel Thread-  
 craft his Heirs Executors Administrators & Assigns for ever  
 In Trust to and for the several intents and purposes here-  
 inafter mentioned and declared of and concerning the  
 same that is to say, In Trust for the said Ann Poyas  
 party

party hereto her Heirs Executors Administrators and Assigns under  
 the Solemnization of the said intended Marriage, and from and  
 immediately after the Solemnization thereof and as for and  
 concerning the said several uses and Trusts hereinafter in-  
 tended to be made, limited expressed and declared of and  
 concerning the said four negroes known by the names of  
 Grace, Tolley, Sarah, and Jupiter and the future issue & increase  
 of the said female Slaves each and every of the said parties to  
 this Indenture have agreed that the same shall be limited  
 settled and assigned in manner following that is to say, In  
 Trust to and for the sole use benefit and behoof of them the  
 said Ann Poyas and Charles P. Butler for and during their  
 joint lives and from and immediately after the decease of  
 either of them then In Trust to and for the sole use benefit  
 and behoof of the longest liver of them the said Ann Poyas and  
 Charles P. Butler and to his or her Heirs and Assigns absolutely  
 for ever, and from and immediately after the Solemnization of  
 the said intended Marriage and as for and concerning the several  
 uses and trusts herein and hereby intended to be made limited  
 expressed and declared of and concerning the Negroes Goods-  
 Chattels Effects Plate, Bank Stock, Stock of the United States  
 and all other the Personal Estate in the aforesaid mentioned and  
 hereunto annexed each and every of the parties to this In-  
 denture have agreed that the same shall be limited  
 settled and assigned in manner following that is to say,  
 In Trust to and for the sole use benefit of them the said  
 Ann Poyas and Charles P. Butler for and during their joint  
 lives and the life of the longest liver of them the said Ann  
 Poyas and Charles P. Butler and from and immediately after the  
 decease of the longest liver of them the said Ann Poyas and  
 Charles P. Butler then In Trust to and for the sole use benefit  
 and behoof of such Child or Children of the said Ann Poyas as  
 shall or may be living at the time of the decease of the longest  
 liver of them the said Ann Poyas and Charles P. Butler to be divided  
 between and amongst such Children if more than one share &  
 share alike to hold to him her and them and to his her & their  
 respective Heirs Executors Administrators and Assigns for ever  
 and in case there shall be only one Child living then to him  
 or her and to his or her Heirs Executors Administrators and  
 Assigns absolutely for ever, and in default of such issue of  
 the said Ann Poyas living at the time of the death of the longest  
 liver of them the said Ann Poyas and Charles P. Butler then In Trust

to and for the sole use benefit and behoof of such Child or Children of Doctor John & Poyas, Margaret Threadcraft wife of the said Bethel Threadcraft and Ann Inglesby wife of Henry Inglesby, in such parts and proportions for such Estate and Estates uses and purposes manner and form as she the said Ann Poyas shall from time to time notwithstanding her Coverture by her last will and Testament to be by her duly executed signed published and declared in the presence of two or more credible witnesses direct limit and appoint, and in default of such direction limitation and appointment and in case the said Ann Poyas shall die without leaving lawful issue living at the time of the death of the longest liver of the said Ann Poyas and Charles P. Butler then In Trust to and for the sole use benefit and behoof of such Child or Children of the said John & Poyas, Margaret Threadcraft and Ann Inglesby as shall or may be living at the time of the decease of the longest liver of them the said Ann Poyas and Charles P. Butler to be divided between and amongst such Child or Children share and share alike to hold to him her and them and to his her and their respective Heirs Executors, Administrators assigns for ever, and the said Charles P. Butler for himself his Heirs Executors and Administrators doth hereby covenant promise grant and agree to and with the said Bethel Threadcraft his Heirs Executors Administrators and assigns, that it shall and may be lawful to and for the said Ann Poyas, his intended wife notwithstanding her Coverture to make any such will as is herein before mentioned, and that he the said Charles P. Butler his Heirs Executors & Administrators shall dwell from time to time and at all times hereafter upon the reasonable request & at the Costs & Charges of the said Bethel Threadcraft his Heirs Executors or Administrators make do execute or cause or procure to be made done and executed all & every such further and other lawful and reasonable act and acts thing and things Conveyances, Assignments and Apurances in the Law whatsoever necessary as well for the corroborating & strengthening of these presents as also for the further and better conveying assigning and assigning of all and singular the herein before mentioned and intended to be hereby bargained assigned & transferred premises respectively unto the said Bethel Threadcraft his Heirs Executors Administrators and assigns as by him or them or his or their Counsel learned in the Law shall or may in that behalf be reasonably advised devised or required, In Witness

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whereof the said parties to these presents have hereunto inter-  
changeably set their Hands and seals on the Day and year  
first above written Ann Poyas (RS) Charles P. Butler (RS)  
Bethel Threadcraft (RS) Sealed and Delivered in the presence  
of Isaac N. Gill, Jas. Nicholson, Received on the day of the  
date of the within written Indenture of and from the within  
named Bethel Threadcraft the sum of ten Shillings Sterling  
being the consideration Money within mentioned to be paid  
by him to me I say received by me Ann Poyas, Witness  
Isaac N. Gill, Jas. Nicholson.

A list or Schedule of the property belonging to Ann Poyas  
to which the annexed Deed refers to wit -

- An Indent due by the United States N: 31 dated 25<sup>th</sup> Feby 1797 for \$ 753.66
- one ditto N: 388 dated 25<sup>th</sup> Feby 1797 for 565.26
- one ditto N: 546. dated 25<sup>th</sup> Feby 97 for 376.83
- one third of a State Indent N: 219. dated 6<sup>th</sup> May 1796 for 616.12.
- one third of a ditto dated 6<sup>th</sup> May 1796 N: 219 for 436.66
- one third of a ditto dated 6<sup>th</sup> May 1796 N: 219 for 308.7.

two negroe wenches named Lydia and Sarah, one silver waiter,  
one Coffee Pot, one Tea Pot, two Ladles, twelve Tea Spoons, six Table-  
Spoons, two Milk Pots, one Butter Boat, the Bedding & Bedsteads  
belonging to Magdalan Poyas, and all and singular the pro-  
perty of every discription that the said Ann Poyas is intitled  
to by virtue of a Deed of Gift from Magdalan Poyas dated on  
the 28<sup>th</sup> day of February 1797.

- one Indent due by the United States N: 395 dated 8<sup>th</sup> March 97 for \$ 188.42
- D: . . . . . D: . . . . . N: 38 D: . . . . . 25. 22
- D: . . . . . D: . . . . . N: 550 D: . . . . . 125. 61.

South Carolina, Personally appeared James Nicholson Esq: who  
made oath he was present and saw Ann Poyas, Charles P. Butler  
and Bethel Threadcraft sign seal and as their act and Deed deliv  
the within Instrument of writing to and for the uses or purposes  
therein mentioned, and that he together with Isaac N. Gill  
signed their names as witnesses to the due execution of the same -  
Sworn to before me this 29<sup>th</sup> March 1799 Isaac Motte Dart J: C.  
Recorded 29<sup>th</sup> March 1799.

State of South Carolina

Articles of Agreement had made and concluded &  
fully agreed to this twenty seventh day of March one thousand  
seven hundred and ninety nine, Between Christian Gruber -

of the City of Charleston and State aforesaid Butcher of the first part. Margaret Barbara Cobia widow of the late Daniel Cobia deceased of the second part and John Burkmyer Butcher of the third part, Whereas the said Margaret Barbara Cobia is seized to her in fee simple of one third of a House and lot N. 8. Lighten in Berresfords Alley, and also to other landed property belonging to the estate of the D. Daniel Cobia deceased and likewise to one third of the value of three negroes namely Jack, Sarah and Minnda belonging to the said estate, It is therefore covenanted & agreed by and between the said parties to these presents in manner and form following (that is to say) the said Christian Gruber for himself his Heirs & Executors and Administrators doth covenant and agree to and with the said John Burkmyer Butcher his heirs and assigns In Trust that they the said Christian Gruber and Margaret Barbara Cobia, his intended wife, in case the said intended marriage shall take effect, shall settle and by these presents, doth settle and assure all the aforesaid one third of the said House and lot and other landed property and the said negroes with the future Issue and Increase of the said females with all the appurtenances whereof she the said Margaret Barbara Cobia is seized as aforesaid to the use and behoof of the said Margaret Barbara Cobia during the term of her natural life and after the determination of that estate, then to the use and behoof of Ann Cobia and Francis Cobia Daughter and Son of the said Margaret Barbara Cobia by her late husband Daniel Cobia deceased. In Witness whereof the said parties to these presents have hereunto set their Hand and Seals the Day and Year first above written Christian Gruber, M<sup>r</sup>/ Margaret B. Cobia, M<sup>r</sup>/ John Burkmyer, M<sup>r</sup>/ Signed, sealed & delivered in the presence of Ed Sutchiffe, Henry M. Mann, South Carolina. Personally appeared Ellis Sutchiffe who made oath he was present and saw Christian Gruber, Margaret B. Cobia and John Burkmyer sign seal and as their act and Deed deliver the foregoing Instrument of writing to and for the uses & purposes therein mentioned, and that he together with Henry M. Mann signed their names as witnesses to the same, Sworn to before me this 2<sup>d</sup> April 1799. Dant Jas<sup>es</sup> Ravenel JP. Recorded - 2. April 1799.

South Carolina

This Indenture made the seventeenth day of January in the Year of our Lord one thousand seven

seven hundred and ninety nine and in the twenty third year  
 of American Independence, Between Francis Lightburn of the City  
 of Charleston and State aforesaid of the one part, and Simeon  
 Theus of the same place aforesaid Trustee to and for Sarah Light-  
 burn wife of the said Francis Lightburn of the other part, as  
 Whereas a marriage has been some time since solemnized be-  
 tween the said Francis Lightburn and Sarah Lightburn late  
 Sarah Long Daughter of William Long deceased, and whereas the  
 said Sarah Lightburn upon her intermarriage with the said  
 Francis Lightburn was lawfully seized in her demesne as of  
 Fee simple of certain lands and other property, and the said  
 Francis Lightburn in consideration thereof, and of the love and  
 affection which he hath for and beareth towards his wife is desirous  
 of making some provision for her, under such limitations, re-  
 strictions and provisos as he shall hereafter appoint, Now-  
 this Indenture witnesseth that the said Francis Lightburn for  
 the consideration before mentioned, and also for and in the fur-  
 ther consideration of the sum of Ten Shillings to him in hand paid  
 by the said Simeon Theus the Trustee aforesaid, the receipt whereof  
 he doth hereby acknowledge and confess, hath granted bar-  
 gained sold aliened remised released conveyed and confirmed  
 and by these presents, doth grant bargain sell alien remise  
 release convey and confirm unto the said Simeon Theus in Trust  
 for the said Sarah Lightburn and to his Heirs and Assigns for ever,  
 All that lot of land, with the Buildings thereon known and  
 distinguished by the number thirty one (31) situate lying &  
 being in Federal Street in that part of the City of Charleston  
 called Ansonborough containing twenty seven feet in front  
 on the said Street and in depth running North from said Street  
 one hundred and forty feet be the same more or less, Bound-  
 ing on the South by Federal Street aforesaid on the East by a lot  
 of land lately belonging to Robert Guen and on the West by  
 a lot of land now or lately belonging to Thomas Rivers which  
 said Lot above described together with the adjoining one number  
 thirty (30) was lately purchased by Isaac Motta from John  
 Rutledge Esquire, Together with all and singular the rights mem-  
 bers hereditaments and appurtenances to the said premises belong-  
 ing or in any wise incident or appertaining or with the same  
 used and enjoyed or accepted reputed taken or known as part  
 parcel or member of the same, or any part thereof and the rever-  
 sion and reversions, remainder and remainders yearly and  
 other rents issues and profits thereof and of every part & parcel

thereof, and all the Estate right title Interest Inheritance Trust  
 Property Claim and demands whatsoever both at Law and in  
 equity of him the said Francis Lightburn of into or out of the said  
 premises or any part thereof, To have and to hold, the said Lot  
 of land Hereditaments and premises above mentioned and every  
 part and parcel thereof (and the Furniture as per Schedule hereto an-  
 nexed) unto the said Simeon Theus Trustee aforesaid and to his  
 Heirs Executors Administrators and Assigns for ever upon the special  
 Trust and confidence nevertheless and to and for the several uses  
 intents and purposes herein and hereby intended to be limited  
 and declared of and concerning the same, that is to say For  
 Trust that he the said Simeon Theus his Heirs Executors Ad-  
 ministrators and Assigns shall and do from time to time and  
 during the life of the said Sarah Lightburn pay and dispose of  
 the clear yearly Interest rents profits Income and produce of the  
 said Lot of land and premises as the same shall from time to time  
 accrue arise and be received unto such person and persons and  
 to and for such uses and purposes and in such parts and propor-  
 tions as she the said Sarah Lightburn shall from time to time not-  
 withstanding her Coverture by any Note or writing under her  
 hand direct and appoint, To the Intent that the same may  
 not be subject or liable to the controul debts or engagements  
 of the said Francis Lightburn her Husband but be and remain  
 at her own sole and separate disposal and in default of such  
 appropriation by her the said Sarah Lightburn that he shall  
 and will permit and suffer her to receive and take the same  
 to and for his own sole and separate disposal whose receipts  
 alone under her hand without the intervention of the said Francis  
 Lightburn her Husband shall from time to time and at all times  
 notwithstanding her Coverture be sufficient discharges to the per-  
 son or persons who shall so pay the same or for so much thereof  
 as such receipts shall be given for, and upon this further  
 Trust and confidence that in case of the Death of the said Sarah Light-  
 burn previous to that of her Husband the said Francis Lightburn  
 that then and in such case this Deed of Trust and every clause article  
 and thing shall be null and void to all intents and purposes what-  
 soever, and it is hereby understood that in case of the Death of the  
 said Francis Lightburn during the life time of the said Sarah  
 Lightburn his wife that then and in such case the said Property shall  
 be and the same is hereby directed to be divided equally and  
 equally proportions between the said Sarah Lightburn and  
 any child or children which may be the fruit of the said marriage

In Witness whereof the said parties to these presents have hereunto set their hands and seals this seventeenth day of January in the year of our Lord one thousand seven hundred and ninety nine Francis Lightburn (sd) Simeon Theus (sd) Sealed & Delivered in the presence of W<sup>m</sup> Lee Junr. Stephen Lee Jr. Rec<sup>d</sup> of M<sup>r</sup>. - Simeon Theus the full consideration Money herein mentioned Francis Lightburn witness W<sup>m</sup> Lee Jr. Stephen Lee Jr. - 1 Sophe, 2 Card Tables, 1 Tea Table, 24 Mahogany Chairs, 1 Bedstead two Bedsteads, 1 Looking Glass, 2 feather Beds, 2 Mattresses 2 - Dinner Tables, South Carolina, Personally appeared William Lee Junior who made oath he was present and saw Francis Lightburn and Simeon Theus sign seal and as their act & deed deliver the within Instrument of writing to and for the uses and purposes therein mentioned, that he also saw the said Francis Lightburn sign his name to the receipt and that he together with Stephen Lee Junior signed their names as witnesses to the same, Sworn to before me this 4 April 1799 Dan<sup>l</sup> Ye<sup>l</sup> Ravenel J<sup>d</sup>. Recorded 4. April 1799.

State of South Carolina

This Indenture made the twenty fourth day of April in the Year of our Lord one thousand seven hundred and ninety nine. Between Ralph DePaf of Charleston in the said State Gentleman, and Sarah his wife of the one part and Isaac Jacosta and Emanuel Motta of the same place Gentlemen of the other part, Whereas by a certain Indenture bearing date on or about the second day of August last past made between the said Ralph DePaf of the one part and the said Sarah then Sarah Judah of New port in the State of Rhode Island Spinster of the other part reciting that a marriage was intended to be shortly had and solemnized between the said Ralph and Sarah, It was witnessed that the said Ralph in consideration of the said intended Marriage did thereby for himself his heirs Executors and Administrators covenant promise grant and agree to and with the said Sarah her Executors and Administrators that in case the said Marriage should take effect, and that he the said Ralph should happen to die in the life time of her the said Sarah his intended wife that then he the said Ralph should and would by his last Will Testament or otherwise at the time of his decease give or leave unto her the said Sarah his intended wife her Executors and Administrators respectively to and for their own respective use and benefit the full and just sum of twelve hundred

Dollars, And whereas the said intended marriage took effect in con-  
 sequence whereof the said recited Indenture (as no trustee had been  
 interposed on behalf of the said Sarah) became in law a nullity  
 and totally inoperative, and whereas the said Ralph not being  
 desirous of taking any advantage thereof has consented to secure  
 the said sum of twelve hundred Dollars according to the true in-  
 tent of the said recited Indenture, Now this Indenture witnesseth  
 that for and in consideration of the premises and of the sum of ten  
 shillings in hand well and truly paid by the said Isaac Dacosta &  
 Emanuel Motta to the said Ralph Depaf at or before the sealing and  
 delivery of these presents, the receipt whereof is hereby acknowledged,  
 They the said Ralph Depaf and Sarah his wife have granted bargain-  
 ed sold transferred assigned and set over and by these presents do grant  
 bargain sell transfer assign and set over unto the said Isaac Dacosta  
 and Emanuel Motta their Executors Administrators and Assigns, all  
 and singular the several articles and things Plate negroes goods and  
 chattels particularly mentioned and specified in the Schedule or  
 Inventory hereunder written, Together with the future Issue and increase  
 of the said negroes, and also all the Estate interest property, claim &  
 demand of him the said Ralph Depaf of in and to the same, To  
 have and to hold the same unto the said Isaac Dacosta & Emanuel  
 Motta their Executors Administrators and Assigns for ever, upon  
 trust never the less to and for the several uses intents and purposes  
 hereinafter limited expressed and declared of and concerning the same  
 that is to say, In Trust for the proper use benefit and behoof of the said  
 Ralph Depaf for and during the term of his natural life and from  
 and after his decease (in case the said Sarah should survive him)  
 In Trust to convey assign and deliver over the said property hereby  
 conveyed unto the said Sarah to and for her own sole and absolute  
 use for ever in lieu of the said twelve hundred Dollars, Provided  
 always and it is the true intent and meaning of these presents  
 that in case the said Ralph Depaf should happen to survive  
 the said Sarah that then these presents and every article of thing  
 herein contained shall be utterly null and void, and the said  
 Ralph Depaf for himself his Executors and Administrators doth  
 covenant promise and agree to and with the said Isaac Dacosta &  
 Emanuel Motta their Executors Administrators and Assigns that  
 the said property shall remain continue and be to the several uses  
 hereinbefore specified clear from all former and other bargain-  
 sales gifts grants and incumbrances whatsoever had made or  
 done or to be had made or done by the said Ralph Depaf, and  
 further that he the said Ralph Depaf shall and will as soon as  
 conveniently



2 large Mahogany Bedsteads, 1 small do, 1 new feather bed, 2 large  
 mattresses, 1 set of Bed and window curtains complete, 1 Ma-  
 hogany Chest of Drawers, 2 do wash hand stands, 6 do. plated  
 chairs with covers, 2 toilet tables with furniture belonging,  
 1 Mahogany easy chair, 2 Carpets, 1 Feather Bed, and 1 small  
 mattress, 16 Pillows, 8 Bolsters, 2 Counterpanes, 4 Blankets, 5  
 pair of sheets, 5 old Mahogany chairs, 1 pair of large fire dogs  
 with fender & complete, 1 pair do with shovel and tongs, 1 pair  
 of chamber do, 3 pair brass candlesticks, 1 Mahogany side Board  
 1 do. scutcheon, 2 large do. dining Tables, 1 small tea Table do on  
 castors, 2 round do. card tables, 1 Breakfast do, 1 Common  
 dining Table, 6 Jamaica Mahogany chairs, 6 new Windsor do  
 1 three leaf Mahogany Table, 15 sorted frame Pictures, 1 pair glass  
 shades, 1 plated tea urn, 1 case silver knives and forks, 1 fire screen  
 1 door do, 1 complete, set tea Table china, 1 waiter for do, 1 table set  
 of china, 1 large clock, 1 small do, 7 pair decanters sorted, 1 large  
 burnt china Bowl, 6 flower Pots, 4 do. do, 6 doz china plates, 2 dozen  
 wine glasses, 2 doz Tumblers, 1 large sugar Dish, 1 doz common  
 china cups and saucers, 2 sorted china Mugs, 2 pair salts  
 6 Common chairs, 1 Mahogany Tea Tray, 4 old waiters, 2 pair  
 Bellows, 6 Iron Pots, 2 sorted dutch ovens, 2 brass taches, 1 pair  
 large kitchen fire dogs, 6 pewter <sup>water</sup> plates, 3 do. Dishes, 1 safe, 1 doz  
 sorted Table Cloths, 2 doz towels, 1 very large damask Table  
 Cloth, 1 do. Huckaback do, 2 Iron Backs, 2 doz common knives &  
 forks, 6 sorted Tubs, 2 Pavillions, 1 large Bathing Tub, 1 small  
 Mahogany do, 1 doz carved ornaments for Chimney, 2 Iron drip-  
 ping pans, 2 frying pans, 2 grid Irons, 3 pair Smoking do.  
 1 japanned tea Cannister, 4 Coarse white Muslin curtains,  
 6 pair pillow cases, 1 doz silver table spoons, 1 doz chocolate do.  
 1 doz Tea do, 1 Tea Kettle with stand silver, 1 set silver castors  
 1 silver tea Cannister, 1 do. tea Pot, 1 do. Milk Pot, 1 do. sugar cup  
 1 soup Ladle silver, 1 pint silver Mug, 1 half pint do, 1 can-  
 dle Cup do, 1 pair silver Snuffers, 1 pair silver sugar Tongs,  
 Negroes also a negroe wench named Katy a washer with her  
 issue, a negroe girl named Eliza with her issue Ralph Depap  
 Mr Sarah Depap (d) Isaac Da Costa (d) Edw Motta (d)  
 sealed and delivered in the presence of us, at the time of the execu-  
 tion of the foregoing Indenture, the word Table being first  
 interlined between the 5<sup>th</sup> & 6<sup>th</sup> lines from the bottom. W<sup>m</sup> Myche  
 Malcom M<sup>r</sup> Hay, South Carolina, Personally William  
 Myche who made oath, he was present and saw Ralph  
 Depap.

DePaf, Sarah DePaf, Isaac Dabosta and Edw. Motta sign seal and  
 their Act and Deed deliver the within Instrument of writing  
 to and for the uses and purposes therein mentioned, that he also  
 saw them sign the Schedule hereunto annexed, and that he  
 together with Malcom McKay signed their names as witnesses  
 of the same, Sworn to before me this 7<sup>th</sup> May 1799 Isaac Mottelast &c  
 Recorded 7<sup>th</sup> May 1799

South Carolina

This Indenture Tripartite made the Twentieth  
 day of May in the Year of our Lord one thousand seven hundred  
 and ninety nine, Between John Smith of the City of Charleston  
 in the State aforesaid Esquire of the first part, Susannah Ladson the  
 only Daughter of William Ladson late of Saint Pauls Parish in  
 the State aforesaid Esquire Deceased of the second part, and  
 Charles Freer, Joseph Farr and William Robertson of the State  
 aforesaid Esquires of the third part, Whereas a Marriage is  
 shortly intended to be had and solemnized between the said  
 John Smith and Susannah Ladson, and whereas the said John  
 Smith is now possessed of a considerable Real Estate and the said  
 Susanna Ladson is also now possessed of a considerable Real and  
 Personal Estate the latter consisting of Negroes and other Slaves  
 hereinafter inventoried and named, and whereas upon the  
 Treaty of and previous to the said intended Marriage it hath  
 been and is agreed upon by and between the said John Smith  
 and Susanna Ladson that the Real Estate aforesaid of the said  
 John Smith and the Real and Personal Estate aforesaid of the said  
 Susanna Ladson should be by them granted and Assigned to  
 them the said Charles Freer, Joseph Farr and William Robertson  
 and the Survivors and Survivor of them and the Heirs Executors  
 and Administrators of such Survivor upon the special Trust &  
 confidence nevertheless and to and for the several uses in-  
 tents and purposes hereinafter mentioned limited expressed  
 and declared of and concerning the same, Now this Indenture  
 witnesseth that in pursuance of the said Agreement  
 and in consideration of the said intended Marriage and also of  
 Five Shillings Lawful Money to the said John Smith in hand  
 well and truly paid the receipt whereof is hereby acknow-  
 ledged and for divers other good and sufficient causes him  
 therunto moving he the said John Smith hath granted Bargained  
 sold Released and Confirmed, and by these presents Doth Grant  
 Bargain sell Release and Confirm unto the said Charles Freer  
 Joseph Farr and William Robertson their Heirs and Assigns  
 All that Undivided Moiety or Half part of a certain Plan-  
 tation or Tract of Land situate lying and being in St.

343. Pauls Parish aforesaid called Greenswannah containing by  
a Resurvey made thereof in the Year one thousand seven hun-  
dred and thirty four, two thousand and eighty Acres more or  
less Butting and Bounding to the East on lands of General  
William Washington. to the South on other Lands of General  
Washington and on lands of John Champneys to the West on  
Pondorvis, Thomas Shubuck and Martin,  
Together with all and singular the Hereditaments and Appur-  
tenances to the said undivided premises being belonging or in  
any wise appertaining, also all the Estate Right Title Interest  
property claim and Demand whatsoever of them the said John  
Smith of in to or out of the same or any part or parcel thereof  
To have and to hold the aforesaid undivided moiety or half  
part of the saids Plantation or Tract of land with all and sin-  
gular the Appurtenances hereby intended to be released and  
confirmed unto the said Charles Freer, Joseph Farr & William  
Robertson their Heirs and Assigns to and for the several uses  
intents and purposes herein and hereby intended to be made  
and declared of and concerning the same, Now this Indenture  
further witnesseth that in pursuance of the aforesaid agree-  
ment and in consideration of the said intended Marriage and  
also of five Shillings Lawful Money to the said Susanna  
Ladson in hand well and truly paid the receipt whereof is hereby  
acknowledged, and for divers other good and sufficient causes  
her therunto moving, she the said Susanna Ladson by and  
with the privity and consent of the said John Smith her said in-  
tended Husband testified by his being a party hereto and exe-  
cuting these Presents, Hath Granted Bargained Sold Released  
and Confirmed and by these Presents, Doth Grant Bargain  
Sell Release and Confirm unto the said Charles Freer, Joseph  
Farr and William Robertson All that certain Plantation or  
Tract of land situate lying and being in Saint Pauls Parish  
aforesaid called Mount Laurel containing two thousand two-  
hundred Acres more or less situate lying and being on a Creek  
out of Toogaloo River, and hath such further and other marks  
discriptions and Boundaries as are particularly mentioned  
set forth in an Indenture of Release made between a certain  
Francis Young now Deceased and the aforesaid William Ladson  
Deceased and to which for greater certainty reference is here-  
by made, Together with all and singular the Hereditaments  
Rights Members and Appurtenances whatsoever to or upon the  
said Plantation or Tract of land standing being belonging  
or in any wise incident or appertaining, and the Reversions

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and Reversions, Remainder and Remainders, Rents Issues and  
Profits thereof and every part and parcel thereof with the appur-  
tenances, And also all the Estate Right Title Interest Prop-  
erty Claim and demand whatsoever of her the said Susanna  
Ladson of in and to all and singular the aforesaid premises -  
To have and to hold the aforesaid Plantation or Tract of Land  
hereby intended to be released and confirmed unto the said  
Charles Freer, Joseph Farr and William Robertson their heirs  
and assigns to and for the several uses intents and purposes  
herein and hereby intended to be made and declared of  
concerning the same, And this Indenture further  
witnesseth that in pursuance of the aforesaid Agreement  
and in consideration of the said intended Marriage and  
also of five shillings lawful money to the said Susannah  
Ladson in hand well and truly paid the receipt whereof is  
hereby acknowledged and for divers other good and sufficient  
causes her therunto moving, she the said Susannah Ladson  
by and with the privity and consent of the said John Smith  
her said intended Husband testified by his being a party  
to and executing these presents, hath granted Bargained  
and sold and by these presents doth grant Bargain and sell  
and in plain and open Market deliver unto the said Charles  
Freer, Joseph Farr and William Robertson the following Negro  
Slaves that is to say Tom, Jemie, little Tom, Quamina, An-  
drew, Judith Fortiber, John, Toney, April, Casar, Beck, Phebe,  
Moll, Cretia, Charlotte, Bella, Sue Harry, Jacob, Pompey,  
George, Renty, Mary, Sary, Chloé, little Sophy, little Tamer,  
Jenny, Phill, little Sampson, Darry, Rachel, Molly, Dolly, Abby,  
Clarinda and Sam, together with the future Issue and increase  
of the females, To have and to hold the said Negro Slaves  
with the future Issue and increase of such of them as are females  
unto them the said Charles Freer, Joseph Farr and William  
Robertson and the survivors and survivor of them and the heirs  
and Assignors of such Survivor upon the Special Trust and confi-  
dence nevertheless and to and for the several uses intents and  
purposes herein and hereby intended to be made limited and  
declared of and concerning as well the said Personal Estate of  
the said Susanna Ladson as the aforesaid Real Estate of the said  
John Smith and Susannah Ladson hereby intended to be  
granted Released and Confirmed and each and every of the  
parties to this Indenture hath agreed that the same every  
part and parcel thereof shall be limited settled assured  
in manner following that is to say, to the use benefit and  
behoof of the said John Smith during the joint lives of the  
said John Smith and Susanna Ladson his intended wife and

in case the said Susanna Ladson should die in the life time  
 of the said John Smith leaving issue one or more of the said  
 Marriage living at the time of her Death, then from and im-  
 mediately after such her Death In Trust to permit & suffer  
 the said John Smith to have receive and take the rents issues  
 and profits thereof for and during the term of his natural life &  
 from and immediately after such his Death In Trust to be  
 equally divided among the Children of the said Marriage  
 if more than one share and share alike each ones share to  
 be paid and delivered as he or she shall attain the age of  
 twenty one years or day of Marriage which ever shall  
 first happen, and if there be but one Child of that Marriage then  
 to that child absolutely for ever, But in case the said John  
 Smith should die in the life time of the said Susanna Ladson  
 his intended wife leaving Issue one or more at the time of his  
 death then from and immediately after such his Death In  
 Trust to be equally divided between and among the said  
 Susanna Ladson and such Child or Children share and share  
 alike the said Susanna Ladson to have take and hold her  
 share or part to her and to her Heirs Executors Admors and  
 Assigns for ever and as to the share or shares which shall  
 as aforesaid enure and belong to such Child or Children In  
 Trust to permit and suffer the said Susanna Ladson for and  
 during the term of her natural life to have receive and take  
 to her self the rents issues and profits thereof and every part &  
 parcel thereof and from and immediately after the Death  
 of the said Susanna Ladson In Trust to divide pay over and  
 deliver to the said Children if more than one as they shall  
 severally and seperately attain the age of twenty one years  
 or on the day of Marriage which shall first happen his her  
 or their share and portion according to the true intent and  
 meaning of these presents, But if at the time of the Death of the  
 said John Smith or Susanna Ladson which soever shall  
 first happen there should be no issue of the said Marriage  
 living then from and immediately after such Death leaving no  
 lawful issue of the said Marriage, In Trust to pay and deliver  
 over all and singular the Estate Real and Personal herein and  
 hereby settled and conveyed to the sole and only use of the survivor  
 of them the said John Smith and Susanna Ladson to have and  
 to hold the same to such survivor and to his or her Heirs Exe-  
 cutors Admors and Assigns for ever, and the said Susanna Ladson  
 Charles Freer, Joseph Farr and William Robertson for themselves  
 their Heirs Executors and Administrators Do Covenant Grant

346 and agree to and with the said John Smith, his Heirs Executors  
and Administrators that it shall may be lawfull for the said  
John Smith, by and with the consent of them the said Charles  
Freer, Joseph Farr and William Robertson or the Survivors or  
Survivor of them, and the Heirs Executors and Administrators  
of such Survivor such consent being signified in writing to  
sell and convey the aforesaid Plantation called Greens Savan-  
nah and to make execute and deliver good and sufficient Titles  
for the same to any person or persons who may purchase the  
said Plantation, Provided always nevertheless and it is the  
true intent and meaning of these presents that he the said  
John Smith shall have the power to sell the Greens Sa-  
vannah Plantation only the other hereby intended to be  
conveyed Estates Real and Personal to remain subject to  
the uses intents and purposes herein before expressed and  
declared of and concerning the same, And lastly the said  
John Smith for himself his Heirs Executors Administrators  
and Assigns Doth by these presents Covenant and agree to  
with the said Charles Freer, Joseph Farr and William Robertson  
and the Survivors and Survivor of them, and the Heirs Exec-  
utors and Administrators of such Survivor that he the said  
John Smith his Heirs Executors and Administrators shall  
and will from time to time and at all times hereafter upon  
the reasonable request of them the said Charles Freer, Joseph  
Farr and William Robertson or the Survivor or Surviva-  
of them and the Executors and Administrators of such  
Survivor make do and execute or procure to be made  
done and executed all such further and other reasonable  
and lawfull acts and Deeds in the Law for the Corroborat-  
ing and confirming these presents, In Witness whereof  
the said parties to these presents have hereunto set their  
Hands and Seals the day and year first above written  
John Rutledge Smith (H) Susannah Elizabeth Ladson (H)  
Sealed & Delivered in the presence of the world his intended wife  
leaving Issue one or more at the time of his death being first in-  
terlined between the third or fourth lines from the top of the third  
sheet of this Indenture D. Murray, Benj Burgh Smith,  
South Carolina Personally appeared Benjamin Burgh Smith  
Esq: who made oath he was present saw John Rutledge Smith  
& Susannah Elizabeth Ladson sign seal & as their Act & Deed  
deliver the within Instrument of writing to for the uses &  
purposes therein mentioned that he together with D. O-  
Murray signed their names as witnesses to the same

347. Sworn  
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347. Sworn to the 25<sup>th</sup> May 1799 before Isaac Nottebart & Co  
Recorded 25<sup>th</sup> May 1799.

South Carolina  
This Indenture Tripartite made the seventh day of May in the year of our Lord one thousand seven hundred and ninety nine, and in the twenty third year of the Sovereignty and Independence of the United States of America Between Thomas Sims of Charleston in the State aforesaid Gentleman of the first part, Hannah Hext of the same place Spinster of the second part and John B. Hext of the State aforesaid Planter of the third part, Whereas a Marriage is intended and by Gods permission is shortly to be had and solemnized between the said Thomas Sims & Hannah Hext and whereas the said Hannah Hext, is at the time of the Execution hereof legally, and in her own right, possessed of two Negro fellows to wit Hercules and Jacob, and in like manner, is also possessed of certain Cattle consisting of twenty head, and divers articles of Furniture hereinafter particularly mentioned, which said property it is the desire wish of the said Thomas Sims to settle and secure on her the said Hannah Hext his intended wife in manner and form following hereinafter set forth, and whereas the said Hannah Hext is also intitled unto a dividend share or proportion of the Estate of her late Father Thomas Hext, which Estate is at present unsettled, the funds whereof remaining in the hands and possession of his Administrator the said John B. Hext which dividend share or proportion which she the said Hannah Hext will ultimately be entitled to, is supposed to amount to one hundred and fifty Pounds or thereabouts which he the said Thomas Sims also wishes to be settled and secured unto his said intended wife in manner hereinafter also mentioned, Now this Indenture Witnesseth that in pursuance of the said intended Marriage, and also for securing the aforesaid property unto her the said Hannah Hext and in consideration of two Dollars to the said Thomas Sims in hand paid by the said John B. Hext at the time of the Execution hereof, he the said Thomas Sims with the consent and approbation of his said intended wife, the said Hannah Hext testified by her being a party to and executing these presents, hath Granted Bargained sold released Conveyed and confirmed and by these presents, doth Grant Bargain sell

Release convey and Confirm unto the said John B. Heat his Executors Administrators and Assigns all and singular the aforesaid Property to wit, the said two Negro fellows named Hercules & Jacob, also the said Cattle commonly called horned or black Cattle, consisting of twenty head, also the said Household Furniture consisting of the following articles to wit a Bed, Bedstead and Bedstead Furniture Compleat one Desk and Family Bible, one set of Bed and Window Curtains, a Stock of Hogs and Goats a Silver Porringer, and one dozen of Silver Tea Spoons and thirteen Silver Table Spoons, To have and to hold the said Negro Slaves, Cattle and Furniture herein before mentioned unto the said John B. Heat his Executors Administrators and Assigns upon such Trusts and to and for such uses ends intents and purposes as are hereinafter mentioned, expressed and declared of and concerning the same that is to say upon Trust that he the said John B. Heat shall stand, legally possessed thereof until the solemnization of the said intended Marriage, and from and immediately thereafter he shall remain continue and be possessed of the said Slaves Cattle and Household Furniture to and for the use benefit advantage and emolument of her the said Hannah Heat the intended wife of him the said Thomas Sims, that he the said John B. Heat shall and will stand and be possessed of the legal Title to the said property, but that she the said Hannah Heat shall substantially enjoy the same and all advantages Profits and Emoluments accruing due thereon, that the same and every part thereof and the Labour of the said Negroes shall be solely appropriated and applied by the said John B. Heat to and for the sole individual and separate use benefit and advantage of her the said Hannah Heat free from the controul intermeddling or interference of him the said Thomas Sims her intended Husband, and to be in anywise subject or liable to his debts engagements or concerns, but that the same and every part thereof, and the Emoluments arising or accruing due from the same shall be enjoyed by her the said Hannah Heat and held by her free from the controul debts or engagements of her said intended Husband, in as full and ample a manner as if she had remained and continued a feme sole and unmarried and that it shall and may be lawful for her the said Hannah Heat notwithstanding her intended Coverture by any Deed or Deeds writing or writings purporting to be or in the nature of a will or otherwise duly signed and executed to make such Sale Gift Devise Limitation or bequest of the said property, or any part thereof as she in her discretion shall or may.

think fit or proper thereby abrogating and relinquishing the same in every part thereof, from the Trusts hereby created, and as to the said and concerning the said Society share division or proportion which she the said Hannah Keet is intitled to from the Estate of her late Father the said Thomas Keet it is hereby understood and declared to the intent and meaning of these presents and all the parties hereunto, that whenever and as soon as a fair equal and distributive division of the said Estate takes place, the share or proportion which she the said Hannah Keet is legally intitled to shall remain in the hands of the said John B. Keet the Administrator of the said Estate, who shall stand possessed thereof as her Trustee to and for the purposes hereinbefore declared, that the same shall be subject to and under her controul and not in anywise be subject to the debts engagements concerns or controul of her said intended Husband, but that the same shall continue and remain in the hand of the said John B. Keet, and shall be from time to time appropriated and applied to her own sole and separate use, and expended and invested in the purchase of such property as she may think proper, giving and granting unto her, notwithstanding her intended Covertake, power to dispose thereof by will or otherwise as she may think proper as hereinbefore declared, and that the same shall be considered as her own sole and separate property, free from the coercion or controul of her said intended Husband, and the said John B. Keet doth hereby covenant to and with the said Thomas Tims for himself and his Executors Administrators and Assigns to, (notwithstanding the Trusts hereby created,) make as speedy and as fair honest and equal distribution of the Estate of the said Thomas Keet as the nature and circumstances of it will admit, and that he will faithfully carry the Trust hereby reposed in him into Execution, and lastly it is mutually agreed between all the parties hereunto, that in case he the said John B. Keet his Executors Administrators or Assigns shall bear pay-sustain or be put to any expence whatever in executing the Trust hereby created and reposed in him as aforesaid, that the same and every part thereof shall be borne and sustained by the separate property hereby secured to her the said Hannah Keet & that it shall and may be lawful for him the said John B. Keet his Executors Administrators or Assigns to deduct the same therefrom provided the same be not unreasonable. In Witness whereof the several parties hereunto have to these presents set their respective hands and seals the day and year first

above written T. Times (s) Hannah Keet (s) John B. Keet  
 sealed and Delivered in the presence of Daniel Bell, Samuel Marston,  
 Received on the day and Year aforesaid of and from the  
 within named John Keet the sum of two Dollars being  
 the full consideration within mentioned to be paid by him  
 to me T. Times, Witness Daniel Bell, Charleston  
 Personally appeared Daniel Bell who made oath he  
 present and saw Thomas Times, Hannah Keet and John  
 B. Keet sign seal and as their Act and Deed deliver the  
 within Instrument of writing to and for the uses and pur-  
 poses therein mentioned, that he also saw the said Thomas  
 Times sign his name to the receipt, and that he together  
 with Samuel Marston signed their names as wit-  
 nes to the due Execution of the same, Sworn to before  
 me this 30<sup>th</sup> May 1799. Baac Motte Esq J L  
 Recorded 30<sup>th</sup> May 1799.

South Carolina

This Indenture Tripartite made the  
 Fifteenth day of March in the Year our Lord one thousand  
 seven hundred and ninety nine, and in the twenty  
 third Year of the Sovereignty and Independence of the  
 United States of America, Between Lewis Cameron  
 of the City of Charleston and State aforesaid Merchant of  
 the first part, Amelia Murray of the same place Widow  
 of the second part, and John Prentice of the same place  
 of the third part, Whereas a Marriage is shortly to be  
 had and solemnized between the said Lewis Cameron  
 and the said Amelia Murray, And whereas the said  
 Amelia Murray is now of and in her own right possessed  
 of and holds as her own sole property, certain negro Slaves  
 to wit, Derry, Jacob, Antium, and Mill, fellows and Silvia  
 and Sophia wenches, Now this Indenture witnesseth that  
 the said Amelia Murray in consideration of the said intended  
 marriage, and in consideration of the sum of Ten Shillings  
 Sterling to her in hand paid at and before the sealing and  
 delivery of these presents (the receipt whereof is hereby acknow-  
 ledged) by the said John Prentice, hath bargained sold  
 and delivered and by these presents, doth bargain sell  
 and Deliver unto the said John Prentice the said negroes  
 to wit, Derry, Jacob, Antium, Mill, Silvia and Sophia  
 to have and to hold the said negroes Derry, Jacob, Antium  
 Mill, Silvia and Sophia to the said John Prentice.