

have hold use occupy possess and enjoy
 all and singular the said negro slaves
 as her sole and separate property and that
 she should have the absolute manage-
 ment and controul over the same
 and that she shall by means of the said
 John James Thomasher Trustee aforesaid
 dispose of the same in the man-
 ner which she shall deem most con-
 ducive to her interest benefit and advantage
 And the said Lewis Charles Andrew
 Schepeler his Executors administrators
 the said bargained premises unto the
 said John James Thomasher his executors
 administrators and assigns (in trust
 as aforesaid) from and against all
 persons shall and will warrant and
 for ever defend by these presents. In
 witness whereof the said parties to these
 presents have hereunto set their hands
 and seals this twentieth day of December
 in the year of our Lord one thousand
 eight hundred and ~~four~~ ^{two}. J. H. Schepeler
 S. J. M. Gas. Thomas S. Signed sealed
 and delivered in presence of J. B. Vil-
 laneuv J. S. Burkman. Charleston
 J. S. Burkman made oath
 that J. H. Schepeler and J. M. Gas. Tho-
 mas signed sealed and delivered
 the within Deed for the purposes therein
 mentioned and that he with J. B. Vil-
 laneuv witnessed the same. I swore to
 the 21st Augt. 1804 before Daniel Huger J. C.

Recorded 21st August 1804.

South Carolina. To all to whom these pre-
 sents may concern I Mountague ^{S. J. M. Gas.} of
 of Jacksonborough in the State aforesaid, send
 greeting Whereas a marriage by Gods ~~power~~

permission is intended shortly to be had &
 solemnized Between Esther ^{Simons}~~Simons~~
 daughter of the said Mountague ^{Simons}~~Simons~~
 and Simon Moses of the City of Charleston
 in the State aforesaid Now know ye
 that in consideration of the ^{said}~~above~~ intended
 marriage and to the intent that the money
 herein after mentioned and also a
 certain negro wench named Jenny
 may be secured and applied upon
 the trusts and to and for the uses intents
 and purposes hereafter mentioned and
 expressed & the said Mountague ^{Simons}~~Simons~~
~~Simons~~ have delivered unto Saul ^{Simons}~~Simons~~
~~Simons~~ and Sampson ^{Simons}~~Simons~~ the
 sum of three thousand dollars and
 have bargained sold released granted
 and confirmed and by these presents do
 bargain sell release grant & confirm
 unto the said Saul ^{Simons}~~Simons~~ & Sampson
^{Simons}~~Simons~~ the aforesaid negro wench
 named Jenny To have and to hold the
 said negro wench named Jenny
 together with her future issue increase
 and also the aforesaid sum of three
 thousand dollars unto the said Saul
^{Simons}~~Simons~~ and Sampson ^{Simons}~~Simons~~
 their executors administrators and
 assigns And it is hereby agreed and
 declared by and between the said
 parties to these presents and it is the
 true intent and meaning of these pre
 sents and of the parties herunto that
 the aforesaid negro wench named Jenny
 together with her future issue increase
 and also the aforesaid sum of three
 thousand dollars hereby intended to be
 granted bargained sold and delivered
 shall be and incurred to the several uses

intents and purposes and subject to
 under the several provisions trusts
 - limitations powers and agreements
 herein after expressed limited & declared
 and appointed of and concerning the
 same namely in trust for the said House
 taque ~~Simon~~ ^{Simon} his Executors Admors
 thaloss and assigns until the said intend
 ed marriage shall be solemnized and
 from and immediately after the solemn
 ization of the said intended mar
 riage then as to the interest of the said
 three thousand dollars as well as the
 services and profits of the said negro
 named Henry together with his
 future issue and increase in trust
 to and for the joint use and behoof of the
 said Simon Closs and Esther Simons
 his intended wife for and during the
 term of the joint lives of them the said
 Simon Closs and Esther Simons his
 intended wife. But to be in no wise
 subject to or liable for the present or fu
 ture debts charges or incumbrances
 of the said Simon Closs And from
 and immediately after the death of the
 said Simon Closs in case the said Es
 ther should survive the said Simon Clo
 ses then in trust for the said Esther for
 and during her natural life and after her
 death to the heirs of body lawfully begotten
 of the said intended marriage between
 her and the said Simon Closs which
 she shall leave living at her death and in case
 the said Simon Closs shall die before the
 said Esther his intended wife leaving
 no issue by her then alive or child or children
 of such issue lawfully begotten then living
 then in trust to and for the use and behoof

of her the said Esther her heirs executors
 and assigns for ever free clear and
 absolutely discharged of and from all and
 every and any further trust condition
 limitation or restriction whatsoever
 But in case the said Simon & Moses
 should survive the said Esther then
 in trust for him the said Simon & Moses
 during his natural life and after his
 death to the heirs, the body of the said
 Esther lawfully begotten by the said Simon
 & Moses which he shall leave living at
 his death and in case the said Esther
 shall die before the said Simon & Moses
 without leaving any issue living law
 fully begotten by the said Simon & Moses
 or any child or children or such issue
 lawfully begotten then living then in
 trust to and for the use and behoof of
 him the said Simon & Moses his heirs
 executors administrators and assigns
 for ever free clear and absolutely discharge
 d and from all and every any other or
 further trusts considerations limitations
 or restrictions whatsoever And it is
 hereby expressly understood declared and
 agreed by and between the said parties
 to these presents that the said Saul Simon
 and Sampson Simons shall be fully au
 thorized and empowered to sell the afore
 said negro wench named Jenny together
 with her future issue and increase
 and the monies arising from such sale
 or sales Together with the afore said three
 thousand dollars with the interest aris
 ing thereon to vest from time to time
 and at all times hereafter in property of any
 kind cover real or personal which they
 shall deem most fit and advantageous

Provided the same be of equal value and be conveyed to the uses & purposes aforesaid having first obtained the consent and approbation of the said Simon Moses and Either his said intended wife to be expressed by any note or writing under their hands. In witness whereof the said Montague & Simon to these presents my hand and seal have subscribed and set this fifth day of April in the year aforesaid one thousand eight hundred and four and in the twenty eighth year of the Sovereignty and Independence of the United States of America. Montague Simon & Simon Moses. Sealed & delivered in the presence of Chas. Prince Samuel Simon. Charleston. Samuel Simon made oath that Montague & Simon signed & Simon Moses signed sealed & delivered the foregoing Deed for the purposes therein mentioned and that he with Chas. Prince witnessed the same sworn to the 2d of May 1804 before Daniel Huger B. H. Recorded 2d. May 1804.

South Carolina. This Indenture Tripartite made the fourteenth day of May in the year of our Lord one thousand eight hundred and four Between Sonah Eden of Christ Church of the first part and Ann Miles Joy of St. James's Parish of the second part and Childermas Crofts of the third part Whereas a Marriage is shortly intended to be had and solemnized between the said Sonah Eden and Ann Miles Joy And whereas upon the treaty and previous to the said intended

marriage it has been and is agreed between
 the said Jonah Eden & the said Ann Miles
 Joy that the two negro slaves to wit Sary &
 Rachel now the property of said Ann Miles
 Joy with their future issue and increase
 should be by her the said Ann Miles
 Joy bargained & sold unto the said Child
 erman Crofts and his Executors adm
 nistrators assigns to for & upon the sever
 al uses subject to the trusts intents and
 purposes in such manner as herein
 after mentioned limited & expressed
 and declared of and concerning the
 same. Now this Indenture witnesseth
 that in pursuance & performance
 of the said agreement and for and in
 consideration of the said intended
 marriage and also for and in
 consideration of the sum of one
 dollar to the said Ann Miles Joy in
 hand paid by the said Childerman's
 Crofts at or before the sealing & delivery
 of these presents (the receipt whereof
 the said Ann Miles Joy doth hereby ac
 knowledge) she the said Ann Miles
 Joy hath bargained & sold the said
 negro slaves Sary & Rachel Together
 with the future issue of them to have
 and to hold the said negro slaves
 with their future issue & increase
 unto the said Childerman's Crofts
 his Executors administrators and
 assigns. In trust for the said Ann
 Miles Joy until the solemnization
 of the said intended marriage
 and from & immediately after the solemn
 ization thereof then upon this further
 trust that the said slaves with their
 future issue & increase shall not in

any wise be made use of by the said Jonah Eden but shall remain enure to the sole use and liable to be disposed of at any time by the said Ann Miles Joy. And it also understood between the aforesaid parties that all the stock & household furniture now the property of the said Ann Miles Joy shall remain and continue hers for ever for which purpose she convey them in like manner of the said slaves above mentioned to the said Childermass Crofts. In witness whereof the said parties to these presents have here unto set their hands and seals the day and year first mentioned. Jonah Eden. A. S. Ann Miles Joy. Childermass Croft. A. S. Sealed and delivered in the presence of Agnes Joy, Benja. Smith, Margaret Croft. Personally appeared before me Mr. Benjamin Smith who being duly sworn on the Holy Evangelist of Almighty God made oath he saw with the other Witnesses the within named persons sign & seal the within instrument of writing as their own act and deed for the purpose therein mentioned. Sworn to the fourth June 1804. Saml. Wiggfall J. v. Recorded 13th June 1804.

South Carolina. To all to whom these presents may concern I Ezra Lesene of the City of Charleston in the State aforesaid Widen send greeting Whereas Joseph Huban by an Indenture of deed under his hand & seal duly executed bearing date the fifteenth day of November in the year of our Lord one thousand eight hundred for the consideration therein mentioned did grant bargain sell & release unto the said Ezra Lesene All that one half of a Lot of land and buildings thereon situate on the north part of a lot of land in Meeting street in the City of State of aforesaid measuring on Meeting st.

Street aforesaid twenty five feet and one half
 (25 1/2) and one hundred and forty five feet
 deep (145) together with all & singular the right
 members hereditaments and appurtenances
 thereunto belonging or in any wise incident
 or appertaining. To hold unto the said Eliza Leason
 her Executors administrators & assigns for
 & during the term of seven years by and
 under the yearly rent of six pounds ten shillings
 & performing the several covenants & agreements
 as in the said Lease thereafter mentioned re-
 ference being thereunto had may more
 fully and at large appear And whereas
 the said Eliza Leason is entitled to the
 following negro slaves that is to say
 Lydia and Sarah and Whereas a marriage
 by Gods permission is intended shortly
 to be had and solemnized between Thomas
 Fitzgerald Jun of the City of Charleston
 in the State aforesaid Merchant and the
 aforesaid Eliza Leason Now know
 ye that in consideration of the said in-
 tended marriage & to the intent that the
 residue of the said term by the above and
 in part recited indenture of Lease granted
 & yet to come and unexpired and also the
 aforesaid negro slaves may be settled &
 assured upon the trusts & for the intents
 & purposes herein after mentioned The
 said Eliza Leason have granted bargained
 sold assigned & set over and by these presents
 doth grant bargain sell assign transfer & set
 over unto John Speisegger of the City of Charleston
 his Executors administrators & assigns all
 that one half of a Lot of land & buildings thereon
 situate on the North part of a Lot of land in
 meeting street in the City & State aforesaid mea-
 suring on meeting on meeting street aforesaid
 twenty five feet one half (25 1/2) and one hundred and

forty five feet deep (145) and all the Estate right
 title interest possession term of years to come
 claim and demand whatsoever which the
 said Eliza Lesone now have or may
 ought or should have or claim in or to the
 Messuages & premises with the appurtenances
 aforesaid by force and virtue of the above
 and ^{the} part recited indenture of lease To have
 and to hold the said Lot and premises
 and also the said recited Indenture of
 lease and all the Estate right title interest
 and term of years before in and by these
 presents bargained and sold assigned &
 set over unto the said John Speisegger his
 Executors administrators assigns And
 know ye also that for the considerations
 aforesaid and also for and in considera-
 tion of one dollar to me the said Eliza
 Lesone paid by the said John Speisegger
 the said Eliza Lesone have bargained
 and sold and by these presents do bargain
 and sell and in plain and open market
 deliver unto the said John Speisegger his
 Executors administrators assigns the
 aforesaid two negro slaves named Lydia
 and ~~Joseph~~ Tirah To have and to hold the
~~aforesaid~~ two negro slaves named Lydia
 and Tirah together with the future issue
 decrease of the females unto him the
 said John Speisegger his Executors ad-
 ministrators and assigns And it is hereby
 agreed and declared by and between the
 said parties to these presents and it is the
 true intent and meaning of these pre-
 sents and of the parties hereunto that
 all and singular the said lease and
 premises hereby intended to be granted
 bargained sold assigned and set over
 and also the aforesaid two negro slaves together

with their future issue and increase shall
 be and inure to the several uses intents and
 purposes and subject to & under the several
 provisions trusts limitations powers and
 agreements herein after expressed limited
 declared and appointed of and concerning
 the same. Namely in Trust to & for the sole
 use & behoof of the aforesaid Elizabeth Lesorne
 until the solemnization of the aforesaid
 intended marriage and from & immediately
 after the solemnization of the said intended
 marriage in trust to and for the joint use &
 behoof of the said Elizabeth Lesorne and Tho-
 mas Fitzgerald Quin her said intended
 husband for and during the ^{term of the} joint lives
 of ~~the~~ ^{the} said Elizabeth Lesorne and Thomas
 Fitzgerald Quin her said intended hus-
 band but to be in no wise subject to or
 liable for the present or future debts charges
 or incumbrances of the said Thomas Fitzgerald
 Quin and from and immediately after the death
 of the said Thomas Fitzgerald Quin in case
 the said Elizabeth Lesorne should survive
 the said Thomas Fitzgerald Quin in
 trust for the said Elizabeth Lesorne for and
 during her natural life and after her death
 to the heirs of her body lawfully ~~begotten~~
 begotten of the said marriage between
 her & the said Thomas Fitzgerald Quin
 which she shall leave living at her death
 and in case the said Thomas Fitzgerald
 Quin should die before his said intended
 wife leaving no issue by her then alive
 or children of such issue lawfully begotten
 then living then in trust to & for the use &
 behoof of her the said Elizabeth Lesorne her
 heirs executors administrators & assigns
 forever free clear and absolutely discharged
 of and from all and every other ^{or} and further

trust condition limitations or restrictions
 whatsoever. But in case the said Thomas
 Fitzgerald Quin should survive
 the said Eliza Lescome then in trust
 for him the said Thomas Fitzgerald
 Quin during his natural life and after
 his death to the heirs of the body of the said
 Eliza Lescome lawfully begotten by the
 said Thomas Fitzgerald Quin
 which he shall leave living at the time
 of his death and in case the said Eliza
 Lescome should die before the said
 Thomas Fitzgerald Quin without bear-
 ing any issue lawfully begotten by the
 said Thomas Fitzgerald Quin or any
 child or children ^{of such issue} lawfully begotten
 then living then in trust to and for the
 use and behoof of them the said Thomas
 Fitzgerald Quin his heirs executors
 administrators & assigns for ever free
 clear & absolutely discharged of and
 from all and every and any other
 and further trusts considerations
 limitations & restrictions whatsoever.
 And it is hereby expressly declared agreed
 and understood by and between the
 said parties to these presents that the
 said Thomas Fitzgerald Quin
 shall be fully authorized & empowered
 to sell dispose of and alien any part
 of or all of the above mentioned property.
 Provided he first obtain in writing
 the free & unequivocal consent and
 approbation of his said intended wife.
 And also that he secure and settle
 with and subject to the same restric-
 tions limitations & provisos as above
 recited & declared other property of an
 equal amount and value which is to

be approved of and agreed to by the said John Speisegger his heirs executors administrators and assigns. In Witness whereof I the said Eliza Lesone have hereunto set my hand & seal this twenty fifth day of April in the year of our Lord one thousand eight hundred and four in the twenty eighth year of the Independence of the United States of America. Eliza Lesone. S. S. Thos. F. Quinn L. J. Jno. Speisegger L. J. Sealed and delivered in presence of G. Smith Ann Carr Mary Satter. State of South Carolina. Charleston District so. Personally appeared G. Smith who being duly sworn maketh oath that he saw ~~Eliza Lesone~~ ^{Eliza Lesone} Thos. F. Quinn and Jno. Speisegger severally sign seal and as their respective act & deed deliver the foregoing Instrument of writing to and for the purposes therein contained and that he the Deponent together with Ann Carr & Mary Satter signed their names as Witnesses thereto Sworn to before me the 15th May 1804 Chs. Glover J. P. Recorded 13th June 1804.

South Carolina. Marion District. Whereas a Marriage is intended by Gods permission to be shortly had and solemnized between Abraham Giles of the said State and District Planter and Amos Phillips of the same State and District Planter And upon the treaty for the said intended marriage it was agreed by the said Abraham Giles to give grant alien enfeoff and confirm all his Estate both real and personal unto Philip Phillips and Isaac Phillips their Executors administrators & assigns absolutely and

forever (Preserving however ~~unto~~ himself the entire and absolute use enjoyment benefit and advantage of the said Estate both real and personal for and during the term of his natural life) upon trust for the several uses intents and purposes and under and subject to the several powers limitations & declarations hereinafter limited declared expressed of and concerning the same. Now this Indenture witnesseth that for effectuating the said agreement entered into by the said Abraham Giles upon the treaty for the said intended marriage as is incumbent upon me the said Abraham Giles to do and perform And in consideration of the said intended marriage And also for in consideration of the sum of two dollars by the said Philip Phillips and Isaac Phillips to me in hand paid well and truly paid at & before the delivery of & sealing of these presents the receipt whereof I do hereby acknowledge do give grant aliene enfee off and confirm And by these presents hath given granted aliened enfeoffed and confirmed unto the said Philip Phillips and Isaac Phillips their Executors and administrators and assigns forever absolutely (Preserving however to myself the entire and absolute use enjoyment benefit & advantage of the same during the term of my natural) all my Estate both real & personal consisting of lands negroes horses cattle & hogs beds household and kitchen furniture and a still being as follows to wit a moiety or half of all that plantation or tract of land containing seven hundred and sixty eight acres (Surveyed for Hugh Giles 10th April 1790) situated in the District of Georgetown Liberty County on the waters of

Catfish and Smith Swamp bounded by
 lines running S. W. by lands surveyed
 James Godbold, John Owen, & Hugh
 Giles N. E. & E. S. W. & W. by land surveyed
 for Joseph Haux S. E. & W. by land sur-
 veyed for James Cunningham N. E.
 by land surveyed for Denscy Collins
 N. W. & N. E. by land surveyed for Joseph
 Barron N. E. & E. by land surveyed for
 Henry Bradley N. W. by land surveyed
 for Hugh Giles the other sides by vacant
 land, and which was granted the fifth day of
 July Anno Domini one thousand ~~eight~~ seven
 hundred and ninety Also a moiety or half of
 all that Plantation or tract of land containing
 three hundred and eighty two acres situate
 in the District of Georgetown on Smiths
 swamp bounding N. E. on land surveyed
 for Hugh Giles N. W. by land surveyed for
 James Johnston S. E. & S. W. by land sur-
 veyed for Madrack Rice N. W. S. E. by land sur-
 veyed for said James Godbold all other
 sides on vacant land and hath such shape
 form and marks as the plats thereof repre-
 sent And which was granted the third day
 of January Anno Domini one thousand
 seven hundred and ninety one And also
 a moiety or half of all that Plantation or tract
 of land containing three hundred and
 seventy five acres situate in the District of
 Georgetown Liberty County And granted
 by William Moultrie Esq. the second
 day of October Anno Domini one thousand
 seven hundred and eighty six Also six
 negroes and their increase to wit Stafford,
 Cate, Jacob, Penny, Cate, & Strephon Also four
 head of horses to wit one sorrel horse with a
 blaze in his face one bay mare and colt &
 one dark bay horse sixteen head of black cattle

marked with two sharps sixteen head of
 hogs marked with two sharps two feather
 beds household kitchen furniture and
 a copper still holding fifty gallons upon
 trust that the said Philip Phillips and
 Isaac Phillips their executors adminis-
 trators and assigns shall well & truly
 by Deeds competent and proper in law
 give grant alien enclose and convey all
 the said Estate above mentioned both
 real and personal to the said Anne Phil-
 lips to the heirs of her body lawfully be-
 gotten as I servants in common if the
 the said Anne Phillips or any heirs of her
 body lawfully begotten should be living
 at the time of my death. But in case the
 said Anne Phillips should die before
 my death leaving no heirs of her body
 lawfully begotten living at the time of
 my death then upon this further trust
 that they the said Philip Phillips Isaac
 Phillips their Executors administrators
 & assigns shall well and truly convey
 the Estate above mentioned to the
 heirs at law generally of the said Anne
 Phillips share & share alike equally.
 And the said Abraham Giles all the Es-
 tate above mentioned both real & personal
 to the said Philip Phillips Isaac Phillips
 their Executors administrators & assigns
 against me the said Abraham Giles my
 Executors administrators & all and
 every other person & persons whomsoever
 shall & will warrant & for ever defend
 by those presents. In Witness whereof I
 have hereunto set my hand & seal this
 16th day of February in the year of our
 Lord one thousand eight hundred & four
 & of American Independence the twenty eighth.

Abraham Gilson. Signed sealed and delivered in presence of John Phillips, James Erwin. The alteration of three to four was made before the execution of these presents. State of South Carolina Marion District. Personally appeared before me Thomas Godbold one of the Justices of the Superior in & for said District James Erwin Esquire who being duly sworn saith that he was present and saw the within Instrument of writing signed sealed & delivered for the yowd purposes within mentioned & that John Phillips was the other subscribing Witness with ^{James Erwin} myself. Sworn to before me this 8th day of March 1804. Tho. Godbold J. R. Recorded June 14th 1804.

A copy of Marriage Bond from Robert Herriot to Maria Herriot etc Bond of the Marriages Records lettered A. B. page 521.

South Carolina. This Indenture Tripartite made the twelfth day of June in the year of our Lord one thousand eight hundred and four between Maria Herriot of Georgetown in the State aforesaid of the first part Robert Herriot of the same place Esquire of the second part and Robert Brownfield of ~~the~~ Georgetown of the third part. Whereas a marriage is intended shortly to be had and solemnized between the said Maria Herriot and Robert Herriot And whereas the said Maria Herriot is now rightfully and lawfully possessed of and in the following negro and other slaves named Nancy her three children Roxana, Laura, and Billy & Dinah And whereas in prospect & consideration of the said intended marriage the said Maria Herriot and the said Robert Herriot have agreed that the said Maria Herriot shall bargain sell and deliver the said negro and other slaves unto the said

In Chancery, Capital Town 1804 The report of the Commissioner Maria Herriot to wife in the Case having been read by the Clerk of the Court.

shall during the joint lives of the said Robert Herriot & Maria Herriot his wife well & truly permit & suffer the said Robert Herriot to have the use occupation and enjoyment of the said negro & other slaves and their future issue and increase and to have receive & take the proceeds and profits arising from their work and labour to his own use benefit and behoof without any controul or interruption of or by the said Robert Brownfield his Executors or administrators; And in case the said Maria Herriot should survive the said Robert Herriot then and on that event upon this further trust that the said Robert Brownfield his Executors and administrators shall stand possessed of the said negroes and other slaves and their future increase to and for the use benefit and behoof of the said Maria Herriot so surviving her Executors Administrators & assigns for ever immediately reconvey and assure the same unto her accordingly acquitted and discharged of any further trust limitation or appointment whatsoever. But in case the said Robert Herriot shall survive the said Maria Herriot his wife then in trust that the said Robert Brownfield his Executors and administrators shall stand possessed of the said negro and other slaves & their increase to & for the use of such person or persons as the said Maria Herriot not withstanding her coverture shall limit and appoint the same by her last Will & Testament in writing or any writing purporting to be her last Will & Testament

which said last Will & Testament she is
 hereby and by the said Robert Herriot
 empowered to make And in case of the
 death of the said Maria Herriot with
 out disposing of the said negro and
 other slaves with their future issue and
 increase ^{as} aforesaid then in trust for
 the use benefit & behoof of such child
 or ~~children~~ children being the issue
 of the said intended marriage as
 shall be living at the time of the death
 of the said Maria Herriot to his her
 or their Executors administrators
 and assigns for ever And in case of
 the death of any child or children
 of the said intended marriage
 during the life time of the said Maria
 Herriot and Robert Herriot leaving
 lawful issue such issue shall take
 the share or shares of the aforesaid
 negro or other slaves and their increase
 which his her or their ~~present~~ parent
 or parents would have taken had
 they survived the said ~~Robert Herriot~~
 Maria Herriot And in case the said
 Maria Herriot should die in the life
 time of the said Robert without ma-
 king a disposition of the said negro
 and other slaves & their increase as aforesaid
 said and without leaving lawful
 issue of the said intended marriage
 then in trust for the use benefit &
 behoof of the said Robert Herriot for
 & during the term of his natural life
 & from immediately after the death of the
 said Robert Herriot in trust for the
 use benefit & behoof of the next of kin
 of the said Maria Herriot to be equally
 shared and divided amongst them according

to the statute of distributions & shall we
convey the same to him her or them
freed and discharged of and from any
further or other limitation or appoint-
ment whatsoever And it is hereby intended
& declared that the aforesaid negro and
other slaves and their issue & issue shall
not at any time be subject to the debts en-
gagements or alienation of the said
Robert Heriot but shall be and remain
for the uses & purposes herein ~~after~~
before mentioned and contained.
In witness whereof the said parties
to these presents have hereunto set their
hands and seals the day and year first
above written. Robert Heriot & Maria
Heriot & R. Brownfield & C. S.

Signed sealed & delivered in presence
of C. Du Pré. G. W. Heriot. South Car-
olina George Town District. Cornelius
Du Pré appeared & made oath that he saw
the within named Maria Heriot
& Robert Brownfield sign seal & de-
liver the within Instrument of writ-
ting for the uses intents & purposes
therein mentioned & that George W.
Heriot & this Deponent subscribed
their names as Witnesses thereto.
Sworn before me the 20th day of June
1804. J. Chapman J. P.

Recorded 22d June 1804.

State of South Carolina. This Indenture made
the twenty seventh day of December in the
year of our Lord one thousand eight hun-
dred and three and in the twenty eighth year
of American Independence Between
Thomas Pinckney Junr. of the City of Charles-
ton and State aforesaid Esquire of the first

part Eliza Izard of the same place Spinster
of the second part Ralph Stead Izard
and William Lowndes of the State above
said Esquires of the third part Whereas
a marriage is agreed upon and intended
shortly to be had and solemnized be-
tween the said Thomas Pinckney Sum-
and Eliza Izard and upon the treaty
of the said marriage it was covenanted
consented and agreed upon that all
the real and personal Estates of and
belonging to the said Eliza Izard should
be conveyed assigned settled and assured
to the use upon the trusts for the intents
and purposes and by with under and
subject to the powers provisions declarati-
ons and agreement herein after limited
expressed and declared of and concerning
the same respectively. Now this Indenture
witnesseth that in pursuance of part
performance of the said agreement
and for and in consideration of the said
intended marriage and for conveying set-
tling and assuring all and singular the
property hereditaments and appurtenances
whatsoever herein after mentioned
to be ~~herely~~ hereby granted and released
or intended so to be to the use upon the
trusts for the intents and purposes and
by with under and subject to the powers
provisions and agreements herein
after limited expressed and declared
of and concerning the same and for
and in consideration of the sum of ten
shillings sterling money to the said
Eliza Izard in hand well truly paid
by the said Ralph Stead Izard and
William Lowndes or one of them at or
before the sealing and delivery of these

presents the receipt whereof is hereby acknowledged & for divers other good causes and valuable considerations the said Eliza Izard hereunto moving she the said Eliza Izard by and with the private & consent of him the said Thomas Pinckney Junior (testified by his being a party to and his sealing and delivering of these presents) hath granted bargained sold aliened remised released conveyed & confirmed & by these presents doth grant bargain sell alien remise release convey and confirm unto the said Ralph Stead Izard and William Lowndes and to each of them and the Survivor of them (in their actual possession now being by virtue of a bargain and sale to them thereof made by the said Eliza Izard in consideration of five shillings Sterling money to be her paid by Indenture bearing date of the day next before the day of the date hereof for the term of one whole year commencing from the day next before the day of the date thereof and by force of the Statute for transferring use into possession) and to their heirs all that plantation or tract of land situate lying being in Saint Georges's Parish & Barbadoes State aforesaid and said to contain four hundred & fifty acres be the same a little more or less commonly called or known by the name of Cow Savanna and is butting and bounding also all that plantation or tract of land situate lying and being in the said Parish & State aforesaid containing five hundred acres be the same a little

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more or less commonly called and known
by the name of Fair Spring and is butting
& bounding

And the said Eliza
Izard for the consideration aforesaid
and also for and in consideration of the
still further sum of ten shillings ster-
ling money to her in hand paid by the
said Ralph Stead Izard and William
Lowndes or one of them at or before
the sealing and delivery of these pre-
sents the receipt whereof is hereby ac-
knowledged and likewise for divers
good causes and valuable consid-
rations the said Eliza Izard her unto
moving and by and with the privity
and consent of him the said Thomas
Pinckney Junior (testified by his being
a party to and signing and delivering
these presents) hath granted bargained
sold assigned transferred & cetera by
these presents doth fully clearly & absolute-
ly grant bargain sell assign transfer
cetera and in plain & open market
deliver up unto them the said Ralph
Stead Izard and William Lowndes &
each of them & the survivor of them
and the Executors Administrators &
or assigns of such survivor all & singular
the following negro and other slaves
with the future issue & increase of the
females vest ^{at} Berwick, Maurice, Jack,
William, Jacob, Susan, and her family
York, Molly, June, Flora, & March, Quash
and his family, Soby, Sarah, Mariann,
Quameria and family, Caesar, Priscilla,
Cyrus and his family, March, Fortune,
Sam and his family, Abigail, Doney, Peggy,
Sam, Smart, and Hannah Boham and
to hold all & singular the said two several

Plantations or tracts of land above mentioned and described and commonly called & known by the name of Cow Savanna and Fair Spring as aforesaid with their every of the appurtenances therunto belonging And also all and singular the said negro and other slaves above named with the future issue & increase of the said female slaves unto the said Ralph Izard and William Lowndes and the Survivor of them and the heirs executors or administrators of such survivor to the uses upon the trusts for the intents & purposes and by with under and subject to the powers provisoes declarations limitations & agreements herein after limited expressed & declared of & concerning the same that is to say to the use of the said Eliza Izard her heirs and assigns until the said intended marriage shall be had & from immediately after the solemnization thereof then in trust for the use of the said Thomas Pinckney Junior the intended husband during the joint lives of them and the said Eliza Izard the intended wife and in ^{the death of} case of the said intended husband living the said Eliza Izard without issue then to for the use benefit & behoof of the said intended wife absolutely & forever; and in the event of her the said Eliza Izard's surviving him the said Thomas Pinckney Junior and having issue of the said intended marriage then for the use & behoof of the said intended wife during her natural life and from immediately

after her death then for the use benefit & advantage
 of such issue if more than one as also for any
 other issue which she the said Eliza Beard
 the intended wife shall or may have by any
 future husband. Also upon this further
 trust that in case he the said Thomas Penkney
 Junior the intended husband should
 survive having issue of the said intended
 marriage then to his sole use benefit &
 advantage during his natural life & from
 and immediately after his death then for
 the use and behoof of such issue ^{if more than one} but in
 the event of the death of such issue living
 the said Thomas Penkney Senior then to
 him absolutely and for ever. But should
 he the said Thomas Penkney Senior sur-
 vive without having issue of the said
 intended marriage then and in that
 case one half of the moiety of the said trust
 Estate with profits and proceeds of the
 same is to go to be held taken & enjoyed by
 him absolutely and for ever and the other
 moiety is to be held taken received & enjoyed
 by such person or persons to whom she the
 said Eliza Beard the intended wife
 by any instrument of writing signed
 in the presence of two or more witness-
 es shall give or bequeath the same
 but should the said Eliza Beard
 the intended wife make no disposition
 of the aforesaid moiety by such Instru-
 ment in writing then in that case the
 whole and every part & parcel of the
 said Trust Estate shall be held taken
 received and enjoyed by him the said
 Thomas Penkney Junior the intended
 husband absolutely and for ever.
 Also upon this trust & express condition
 that the said trust Estate above mentioned

and set forth nor any part or parcel thereof shall not in any wise be bound or made subject or liable to & for the payment and satisfaction of any of the present or future debts & engagements of the said intended husband. It is also further agreed that ~~the said intended husband~~ it shall and may be lawful to & for the said Ralph Headward and William Lowndes and the survivor of them and for the heirs executors administrators or assigns of such survivor but not without the express consent & approbation of the said Thomas Pinkney Junior and Eliza Head the said intended husband and wife previously had and obtained in writing to sell and dispose of all or any part of the said Trust Estate herein before mentioned or any of future issue & increase of the said female slaves as aforesaid and the monies arising from such sale or sales shall be either put out at interest or vested in any other species of property which may be approved of by the said Trustees or the Survivor of them or the heirs executors administrators or assigns of such survivor and also by the said intended husband and wife subject however to the same uses trusts limitations & purposes as have been herein before mentioned & expressed. In witness whereof the said parties to this present have hereunto interchangeably set their hands and seals the day and year first above written. Eliza Head L. S.
 Thomas Pinkney Jun. L. S. R. S. Head L. S.
 William Lowndes L. S. Sealed & delivered

the words "the death of" in the fifty ninth line of this Indenture being first interlined also the words "share and share alike" being erased from the 21st & 24th lines of the 3^d sheet hereof. In the presence of Mary Ward, Thomas v. Pinckney, Miss Mary Ward being sworn according to law deponeth that she saw the within Deed duly executed by the parties within named & that she together with the Noble Thomas Pinckney subscribed their names as Witnesses of the due execution thereof. Mary Ward. Sworn to before me John Ward C. H. —

Recorded 28th June 1804.

South Carolina. This Indenture Tripartite made the fifteenth day of December in the year of our Lord one thousand eight hundred and three and in the twenty eighth year of the Independence of the United States of America Between William Sewill of Black Mingo in the State aforesaid of the first part Maryann M. Clocken of the City of Charleston and State aforesaid of the second part and Henry Geddes of the said City and State Trustee for the said Maryann M. Clocken of the third part. Whereas a marriage is intended shortly to be had & solemnized between the said William Sewill & the said Maryann M. Clocken. And whereas the said Maryann M. Clocken is now lawfully & rightfully possessed in her own right in a negro girl named Jennina of the household's kitchen furniture in the Schedule hereunto annexed marked A. And the said William Sewill is lawfully

and rightfully possessed of or entitled unto
in his own right under and by virtue of
the last Will & Testament of his brother
John Leuill formerly of Green Island
Jamaica but lately at the time of his
death of Ball fraim Scotland deceased
of a Legacy or bequest of one thousand
pounds Sterling or thereabouts And
whereas in prospect & consideration
of the said intended marriage the
said William Leuill and the said
Maryann Mc Clocker have agreed
that they shall bargain sell assign
transfer and set over the said negro
girl slave named Jemissia and
the household & kitchen furniture
in the Schedule aforesaid particularly
mentioned. And also the said Legacy
or bequest of one thousand pounds or
thereabouts or any other sum or sums
of money to which the said William
Leuill is now or may be hereafter en-
titled unto under & by virtue of the last
Will & Testament of his brother the said
John Leuill deceased unto the said
Henry Geddes his Executors & Admini-
strators. In trust nevertheless and
to and for the uses intents & purposes
hereinafter mentioned expressed &
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 also for and in consideration
of the sum of five pounds Sterling
money of the State aforesaid to the said
Maryann Mc Clocker in hand well truly
paid by the said Henry Geddes at & before the
sealing & delivery of these presents the receipt whereof

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she doth hereby acknowledge & for the settling
and approving all & singular as the premi-
ses bound for the several uses intents
& purposes herein after mentioned
expressed and declared; and for divers
other good causes & considerations
the said Marye W. Clocker therein to
moving she the said Maryann W.
Clocker (by and with the privacy consent
and agreement of the said William
Dezell testified by his being made
a party to and signing and seal reg-
these presents) hath granted bargained
and sold and by these presents doth
grant bargain sell and deliver unto
the said Henry Geddes his Executors
and administrators the aforesaid
negro girl slave named Penina
with her future issue and increase
and all & singular the household &
kitchen furniture in the Schedule
aforesaid mentioned In trust to
and for the use benefit and behoof
of the said Maryann W. Clocker
her executors administrators so
assigns until the said intended
marriage shall be solemnized
and take effect And from and
immediately after the solemnization
of the said intended marriage then
upon this further trust & confidence
that he the said Henry Geddes his ex-
ecutors and administrators do and
shall permit & suffer the said Mary-
ann W. Clocker from time to time
& at any time or times hereafter and
withstanding her coverture & whether
she shall be sole or married to have
use employ and enjoy the aforesaid

negro girl slave named Semina and her fu-
 ture issue & increase and the household and
 kitchen furniture & other things in the Schedule
 hereunto annexed or any of them and to give
 away & dispose of the same and every or any
 part thereof at her own free will and pleasure
 by any writing or ~~in~~ writing under her hand
 it being the true intent & meaning of these
 presents and of all the parties hereto that
 the said last mentioned negro girl house-
 hold & kitchen furniture or any part thereof
 shall not be under the power or controul
 of the said William Sewell her intended
 husband or subject or liable to his debts
 or engagements but only at the sole and
 separate disposal of the said Maryann
 McBlocken notwithstanding her coverture.
 And this Indenture further witnesseth
 that in consideration of the said intended
 marriage and for making some further
 provision for the said Maryann McBlocken
 and for in consideration of the further
 sum of five shillings to the said William
 Sewell in hand paid by the said Henry
 Geddes at and before the sealing & delivery
 of these presents hath granted bargained
 sold assigned transferred & set over and
 by these presents doth bargain sell &
 sign transfer and set over unto the said
 Henry Geddes his executors administrators &
 assigns all his right title interest property
 claim & demand of in to and against the es-
 tate of John Sewell formerly of Green
 Island Jamaica but lately and at the
 time of his death of Ball from Scotland
 for a legacy or bequest of one thousand
 pounds sterling or thereabouts or any other
 sum or sums of money to which the said
 William Sewell now is or may hereafter be entitled

to unto under by virtue of the last will & testa-
 ment of the said John Sewell deceased to have
 hold receive take and enjoy the same with benefit
 thereof unto the said Henry Geddes his execu-
 tors administrators and assigns together
 with full power licence and authority to
 ask demand sue for recover and receive the
 same upon such trust nevertheless and to
 and for such intents & purposes and under
 such provisos and agreements as herein
 after mentioned expressed and declared
 of and concerning the same that is to say
 in trust from and after the solemnization
 of the said marriage that the said Henry
 Geddes his executors administrators
 and assigns shall and permit and suffer
 the said Mary Ann McClocken and
 the said William Sewell during their
 joint lives to have receive take and enjoy all
 the monies interest and proceeds arising
 from said legacy or bequest aforesaid
 And also that they the said Mary Ann
 McClocken (with the consent and appro-
 bation of the said William Sewell her in-
 tended husband) may by any writing
 or writings under hand sell assign trans-
 fer and dispose of the said legacy or bequest
 or the monies interest arising therefrom
 In witness where of the said parties
 have hereunto set their hands & seals
 the day & year first above mentioned. William
 Sewell S. J. Mary Ann McClocken S. J. Henry
 Geddes S. J. Sealed & delivered in the pre-
 sence of W. Johnston. W. W. Leys. —
 Charleston S. C. W. Johnston made oath that
 W. Sewell, Mary Ann McClocken, & Henry Geddes
 signed sealed & delivered the within Deed for the purposes
 therein mentioned, & also the said W. W. Leys witnessed the same
 Sworn the 2d. July 1804 before Daniel Huger J. C.

At List or Schedule of the property referred to in the Deed of Settlement to wit **A.**

1 Mahogany side board. 1 set of mahogany dining tables.
 4 feather beds & mahogany bedsteads. 1 set of mahogany
 drawers. 1 doz. silver table spoons. 1 doz. d. tea d.
 2 silver sauce dishes. 1 silver milk pot. 1 & chairs.
 4 mattresses. table linning & bed furniture. Kitchen
 furniture consisting of pots kettles pans &c. &c.
 2 looking glasses. 4 small d. d. & set of knives
 & forks. 1 mahogany tea table. 1 pr. plated
 castors. 2 tea trays. 16 Prints. 2 sets china ware
 1 set of crockery or Queens ware. 2 pr. silver
 plated decanter stands. 1/2 dozen decanters.
 2 doz. wine glasses. 2 do. tumblers. 1 pr. brass
 fire dogs. 1 shovel & tongs & 1 pr. plated can
 dlesticks. 2 sugar canisters. 1 mahogany
 desk. a negro girl named Jemina &c. also
 a legacy or bequest made to Wm Deuill by his
 brother John Deuill late of Ballfarm Scotland
 amounting to £. 1000 or thereabouts. Witness
 W. Johnston. Wm. Lays. Recorded 24 July 1804.

South Carolina. Articles of agreement tripartite
 had made & concluded upon by and between
 Alexander Thompson of Charleston in the
 State of South Carolina aforesaid Brisk
 lawyer of the first part & Martha Ann Miller
 of the same place Spinster daughter of Sa-
 muel Miller late of the same place house car-
 penter deceased of the second part and Sol.
 Palmer likewise of Charleston aforesaid House
 Carpenter Trustee for the said Martha Ann
 Miller of the third part. Whereas the said Sa-
 muel Miller being seized & possessed of con-
 siderable real ^{estate} & personal property did in and by his
 last Will and Testament in writing duly executed
 bearing date on the eighth day of July in the year
 of our Lord one thousand seven hundred & ninetyone
 among other things therein contained will that

all his Estate both real and personal after pay-
 ment of his just debts should be kept together
 for the use and maintenance of his wife and
 children until his son, Job Palmer Miller should
 attain the age of twenty one years or in case
 his said son should die before he attained
 the said age that a division of the Testator's
 Estate should take place when his said daugh-
 ter Martha Ann Miller should arrive at the
 age of eighteen years in such manner
 that Job Palmer Miller the son should have
 the house and lot of land in Trott Street
 where the Testator then resided with
 the appurtenances to the same belonging
 that his daughter the aforesaid Martha Ann
 Miller should have the house and lot of
 land of the aforesaid Testator in Orange
 Street with the appurtenances thereunto
 belonging to have and to hold the same for
 ever But that in case either his said son
 or daughter should die without leaving issue
 then that the proportion of him or her so dy-
 ing should go to the survivor. And that the wife
 of the Testator Esther Miller should have
 the lot of land he bought from Thomas
 Miller all his household furniture his ne-
 groes Scipio, Daphne, and all the children
 of Scipio & Daphne during the natural life
 of the Testator's said wife & at her death
 that the said furniture and negroes should
 go to his said children and the survivor of
 them to be divided in equal proportions.
 That in case Esther Miller the wife of the
 Testator should be enscint at the time of
 his decease then and in that case that the
 child or children as the case might be to
 be born after the making of the said Will
 should be equally entitled to a part of his
 Estate and for that purpose he directs just

proportion to be appoyed on the portions allotted
 to his wife & ~~children~~ children by his executors
 and the same to be given them as they
 arrived of age or were married as in and
 by the said Will duly proved and recorded
 in the Office of the Secretary of this State
 at Charleston aforesaid relation being
 thereunto had will more fully and at large
 appear. Whereas also the said Esther Miller
 and her children named in the ~~will~~ will
 of the said Samuel Miller to wit Job Palmer
 Miller and Martha Ann Miller together
 with another child Samuel William Miller
 born some short time after the making
 of the said Will are still living. Whereas
 also a Marriage by Gods permission
 is intended to be shortly had & solemnized
 between the said Alexander Thompson
 and the said Martha Ann Miller
 Anna whereas upon the treaty of the said
 intended marriage it hath been and
 is agreed by and between all the parties
 to these presents that the Estate property
 & interest to which the said Martha Ann
 Miller now is or hereafter shall be
 come intitled in possession or remainder
 or otherwise by virtue of the will & testament
 herein before in part recited or otherwise
 in right of her said father or brothers shall
 be ~~conveyed~~ conveyed assigned transferred
 and secured firmly & effectually to the use
 intents & purposes herein mentioned expressed
 & declared of and concerning the same but
 by reason of the minority of the said Martha
 Ann Miller the usual and necessary con-
 veyance assignment and transfer can not
 be made & executed. Now these presents
 witness that in pursuance of the aforesaid
 agreement in consideration thereof and of the

aforesaid intended marriage and in further
 consideration of the sum of five shillings
 to him the said Alexander Thompson in
 hand well and truly pay by the said Job Palmer
 for and on account of the said Martha Ann
 Miller at or before the sealing & delivery of these
 presents the receipt whereof is hereby acknow-
 ledged and the said Alexander Thompson
 for himself his heirs executors administra-
 tors assigns doth article covenant promise
 grant and agree to and with the said Job
 Palmer his heirs and assigns that he the
 said Alexander Thompson shall and will
 immediately after the said marriage
 shall have been solemnized & taken
 effect and the said Martha Ann
 Miller his intended wife shall have
 attained the age twentyone years and
 the said Alexander Thompson his heirs
 or assigns shall be thereunto required join
 with the said wife in conveying assigning
 transferring and assuring firmly & effect-
 ally unto the said Job Palmer and his heirs
 assigns all and singular the lands and real
 estates to which she the said Martha Ann
 Miller now is or hereafter shall become in
 title in possession remainder or otherwise
 and by virtue and in pursuance of the said
 Will or otherwise in right of her said father
 and ~~mother~~ brothers above named To have
 and to hold the said part and proportion
 of the said ^{Martha} ~~Martha~~ Ann Miller of in and to the
 lands and real estates aforesaid together with
 the hereditaments rights members and
 appurtenances thereunto belonging unto the
 said Job Palmer his heirs & assigns to for upon
 the use intents & purposes following that is to say
 In trust for the said Martha Ann Miller her
 heirs & assigns for ever without being subject

or liable to the debts or engagements of the said
 Alexander Thompson; And in case the said
 Alexander Thompson should outlive his
 said intended wife then from and im-
 mediately after the death of the said
 Martha Ann Miller in trust to and for
 the use benefit & behoof of the children and
 issue of the said Martha Ann Miller
 living at the time of her death to be equally
 divided between them as Tenants in
 common and to their heirs & assigns for
 ever free discharged from all further and
 other trusts whatsoever Grand children
 taking amongst them only their parents
 share And these presents further wit-
 ness that pursuant to the agreement
 aforesaid in consideration of the
 aforesaid intended marriage and
 in further consideration of the sum
 of five shillings to him the said Alex-
 ander Thompson in hand like wise paid
 by the said Job Palmer for and on
 account of the said Martha Ann Miller
 at or before the sealing and delivery of
 these presents the receipt whereof is also
 reverely acknowledged by the said Alex-
 ander Thompson for himself his heirs
 executors administrators by these
 presents doth covenant promise ^{grant} ~~pledge~~
 agree to and with the said Job Palmer
 his heirs executors administrators of
 sign that he the said Alexander Thompson
 will after the solemnization of the said
 intended marriage & as soon as he shall
 be thereunto required grant bargain sell
 in plain & open market deliver unto the
 said Job Palmer his heirs executors adminis-
 trators & assigns all such personal property
 as he shall become entitled unto under by virtue

and in pursuance of the aforesaid will of the
 said Samuel Miller or in right of his said
 intended wife by his intermarriage. To have
 and to hold all & singular the said premises
 unto the said Job Palmer his heirs & executors
 administrators and assigns to for and
 upon the several uses intents & purposes
 herein after mentioned & to for no other use
 intent or purpose whatsoever that is to say
 in trust for the said Martha Ann Miller
 her heirs & assigns forever without being
 subject or liable to the debts & engagements
 of the said Alexander Thompson And
 in case the said Alexander Thompson
 should outlive his said intended wife
 then from immediately after the death
 of the said Martha Ann Miller in trust
 to for the use benefit & behoof of the
 children & issue of the said Martha Ann
 Miller living at the time of her death
 to be equally divided between them
 and to their heirs & assigns forever free
 & discharged from all further & other trusts
 whatsoever; grand-children taking among
 them only their parents share. In witness
 whereof the said parties to these presents
 have hereunto set their hands & seals at
 Charleston the day of August in the
 year of our Lord one thousand eight hun-
 dred & four. Wm. Thompson L. S. Martha
 Ann Miller L. S. Job Palmer L. S. Sealed &
 delivered in the presence of ^{James Evans} ~~Thos Walker~~
 James Evans. Received on the day of the
 date of the within Instrument of wit-
 ness of from the before named Job
 Palmer the two several sums of five
 shillings sterling being for the consideration
 money before mentioned. Wm. Thompson
 Witness Thomas Walker. James Evans.

Charleston ss. Thomas Walker made oath, that Alex. Thompson, Martha Ann Miller & Job Palmer signed sealed and delivered the foregoing Deed for the purposes therein mentioned; that Alex. Thompson also signed the above Receipt and that he with James Evans witnessed the same. Sworn the 29th Augt. 1854 before Daniel Hinger J. C. R.
Recorded 29th Augt. 1854.

State of South Carolina. This Indenture made the twenty second day of August in the year of our Lord one thousand eight hundred & four between Mary Elizabeth Vion of the first part Pierre Moldens of the second part and Charles Chomard Trustee for the said ~~Mary~~ Mary Elizabeth Vion of the third part. Where as a Marriage by Gods permission is shortly to be had & solemnized between the said Mary Elizabeth Vion and the said Pierre Moldens & the said Mary Elizabeth Vion at the time of executing these presents is possessed of a personal Estate a Schedule of which is here unto annexed and upon the treaty of the said marriage it hath been & is agreed between the said parties that the said personal Estate shall be granted bargained assigned & set over unto the said Charles Chomard his Executors administrators & assigns to for & upon the trusts uses intents & purposes herein after expressed & declared of concerning the same Now this Indenture witnesseth that the said Mary Elizabeth Vion in pursuance of the said recited agreement and for and in consideration of one dollar to her in hand paid by the said Charles Chomard at and before the sealing & delivery of these presents the receipt where of is

hereby acknowledged hath granted bargained
 and sold assigned transferred and set over
 and by these presents doth grant bargain
 assign transfer and set over unto the said
 Charles Chouinard Trustee as aforesaid
 three negro children named Sannon
 Nicholas, Delphine and their mother named
 Francoise and also all & singular the furniture
 plate jewels apparel and money particularly
 mentioned in the Schedule hereunto annexed
 of hereunto annexed the same having been
 in due form of law delivered To have and
 to hold the said four slaves furniture
 plate jewels apparel & money unto the
 said Charles Chouinard his executors or
 administrators and assigns In trust
 nevertheless to for the following uses &
 intents and purposes that is to say In
 trust to and for the sole separate & peculiar
 use benefit & behoof of the said Mary Eliza
 both Vion for and during the term of her
 natural life not to be subject to the control
 intermeddling or debts of the said Pierre
 Noldens and in short as if she were a feme
 sole and that the said Charles Chouinard
 his executors administrators or assigns
 will permit & suffer the said Mary Eliza
 both Vion to take and receive to her own
 use all interest profits and produce
 to arise be had or made of the said sum
 of money in the schedule annexed
 or to lay out & expend such part of the
 said sum of money or the whole thereof
 if it be requisite necessary for her to
 do so for her better and future support
 and maintenance and from and
 after the death of the said Mary Eliza
 both Vion then in trust to permit & suffer
 the said Pierre Noldens if he shall be then

living) to have use possess and enjoy the
 aforesaid negro slaves furniture plate jewels
 and apparel mentioned in the Schedule
 annexed & to have receive & take to his own use
 & benefit all the interest profits & produce to
 arise be had or made of the said sum of
 money mentioned in the aforesaid Sche-
 dule or any part thereof which may then be
 unexpended by the said Mary Elizabeth
 Dion until Terese Dion the present daughter
 of the said Mary Elizabeth Dion shall
 marry or attain the age of twenty one
 years Provided nevertheless the Pierre
 Noldens shall and will educate main-
 tain and support the said Terese Dion
 in a manner suitable to her station
 in life until she marries or attains the
 age of twenty one years and from and
 after the marriage of the said Terese Dion
 or her attaining the age of twenty one years
 Then in trust to and for the use benefit
 and behoof of the said Terese Dion her Ex-
 ecutors administrators and assigns
 for ever. And the said Charles Choivard
 doth hereby for himself his executors ad-
 ministrators assigns covenant pro-
 mise & agree to and with the said Mary
 Elizabeth Dion her executors & adminis-
 trators that he the said Charles Choivard
 will hold all and singular negro slaves
 furniture plate jewels & money in the
 Schedule herunto annexed subject &
 liable to all & singular the limitations uses
 conditions & trust herein declared and
 expressed of concerning the same. In witness
 whereof the said parties to these presents have
 herunto set their hands & seals on the day &
 year first above written. Elizabeth Dion L.S.
 Charles Choivard L.S. Pierre Noldens L.S.
 Sealed & delivered in the presence of Louis Monner.

Charleston p. Lewis Monner made oath that Elizabeth Vion, Charles Choinard, Pierre Mol den signed sealed & delivered this Deed ~~with papers~~ also the Schedule hereunto annexed for the purposes therein mentioned & that he witnessed the same. Sworn the 29th Augt. 1804 before Daniel Hanger Esq. U. Memorandum of the furniture & wearing cloath, apparels &c. belonging to Mrs Mary Elizabeth Durand de St. Morinne widow of M^r. Michael Vion deceased viz -

A female slave with three small children also slave bought for & worth	\$ 600
Three trunks containing cloaths and wearing apparell considered to be worth	\$ 400
Jewell of different kinds of her own use - two sets of silver spoons, forks & a little silver small tea spoons	80
one box containing sundries of merchandise - a bed sted of mahogany, all the bed cloaths, belonging to it	16
Six chairs	100
In cash exsistent	8
Three silver goblets worth about	1000
-----	8
-----	\$ 2292. -

Elizabeth Vion. Pierre Mol den. Charles Choinard.
Recorded 29th Augt. 1804.

State of South Carolina. This Indenture tri partite made the sixteenth day of June in the year of our Lord one thousand eight hundred four & in the twenty eighth year of the Independence of the United States of America. ~~But~~ Between Rebecca Mize (formerly Rebecca Morris) of the City of Charleston in the State aforesaid Widow of the first part Henry ~~Monner~~ ^{Monner} of the same place gentleman of the second part & Peter Freeman Esquire & Thomas Winstanley Attorney at Law both of the said City of the third part.

Whereas a marriage is intended by Gods per-
 mission to be shortly had and solemnized between
 the said Rebecca Meege & Henry Kemman
 And whereas the said Rebecca Meege is seized
 in fee & possessed of a Lot of land at Hummery
 near Charleston measuring fifty feet
 in width & three hundred & twenty seven
 feet in depth with a house & premises
 thereunto belonging & is also intitled
 under the Will of a former husband
 George Morris late of Charleston afore-
 said Painter deceased for during the
 term of her natural life amongst other
 things to sundry Lots of land houses
 & negroes particularized in the Sch-
 dule hereunto annexed. And whereas
 upon the treaty & previous to the said
 intended marriage it was mutually
 agreed by & between the said Rebecca
 Meege & Henry Kemman that the said
 Estate & property of the said Rebecca
 Meege which she is seized & possessed of
 & intitled to as aforesaid & also all and
 every other Estate & property whether
 real or personal which she may here
 after acquire or become intitled unto
 shall be granted bargained sold and
 conveyed to the above named Peter Fore-
 man & Thomas Winstanly & the Survors
 of them his heirs executors & adminis-
 trators to for & upon the several uses trusts
 intents & purposes hereinafter mentioned
 & declared of & concerning the same. Now
 therefore this Indenture witnesseth
 that for the completion & fulfilment
 of the agreement aforesaid and in con-
 sideration of the said intended marriage
 20 ten shillings sterling money to the said
 Rebecca Meege in hand by the said Peter Foreman

Thomas Winstantly well & truly paid the receipt whereof is hereby acknowledged & also for divers other good causes & considerations she the said Rebecca Mlege by with the knowledge, privity consent & approbation of the said Henry Brennan testified by his being made a party to executing these presents hath granted bargained sold released conveyed & confirmed and by these presents doth grant bargain sell release convey & confirm unto the said Peter Foreman & Thomas Winstantly - and to the survivors of them his heirs executors & administrators all that plot of land in Rumney aforesaid of her the said Rebecca Mlege measuring fifty feet in width & three hundred & twenty seven feet in depth with the hereditaments & premises there unto belonging and also all & singular the lots of land houses hereditaments & appurtenances thereunto belonging together with ^{several} ~~the~~ negro slaves which she the said Rebecca Mlege is intitled to under the Will of her said late husband the said George Morris deceased & which are particularly mentioned & set down in the List or Schedule thereof herunto annexed and likewise all & every other estate & property whatsoever and wheresoever which she the said Rebecca Mlege now is or hereafter may become intitled unto by any lawful ways or means whatsoever to have and to hold all and singular the aforesaid premises with their & each & every of their appurtenances and also the said negro slaves with their & every of the future issue & increase of the females & all & every other Estate & property as before mentioned unto the said Peter Foreman & Thos Winstantly the survivors of them his heirs executors & administrators for ^{ever}

upon the several and respective trusts herein
 after mentioned & expressed of & concerning
 the same that is to say in trust for the said
 Rebecca Meege her heirs executors admi-
 nistrators & assigns until the solemnization
 of the said intended marriage And from
 & immediately after the solemnization
 thereof then in trust to & for the sole & separate
 use benefit & advantage of the said Rebecca
 Meege for & during the term of her natural
 life so as not to be subject or liable in
 any respect whatsoever to be seized sold
 or extended for the payment of any debt or
 debts of hers the said Henry Lennan
 but nevertheless to permit & suffer the
 said Rebecca Meege or any other person
 or persons from time to time & at all
 times hereafter being properly authorized
 by her the said Rebecca Meege notwithstanding
 her coverture to receive & take the rents
 issues & profits of all & singular the aforesaid
 premises or any part thereof to her or
 their own proper use & benefit for & du-
 ring the term of the natural life of her
 the said Rebecca Meege And also as to such
 part of the Estate of the said Rebecca
 Meege whether real or personal which
 she is or may be intitled unto in her own
 right & absolutely in trust to & for the use
 of such person & persons for such estate
 & estates & in such parts & proportions & ways &
 manners as she the said Rebecca Meege shall
 notwithstanding her coverture by any
 Deed or Deeds to be by her duly executed in her
 life time or by her last Will & Testament in
 writing duly executed & attested or any
 Instrument in writing purporting
 to be her Will direct limit or appointment And for
 want of such Deed or Will to the use of the

right heirs of the said Rebecca Mege for ever.
 For witness whereof the said Parties to
 these presents have hereunto set their hands
 & seals the day year first before written.
 Rebecca Mege L. S. H. H. Kennan L. S.
 Signed Sealed & delivered in the presence of Ja^s Dolair Tho^s
 & W. Legge (Charleston So Car^a) Thomas William Legge being duly
 sworn maketh oath that he saw Rebecca Mege & Henry Kennan
 severally sign seal & as their act & deed deliver the within In-
 strument of writing for the Purposes therein mentioned & that this
 Deponent J. James Dolair signed their Names as witnesses there-
 to. Sworn to before me in Charleston 5th Sep^r 1804. Tho. Winstan-
 ley City Warden. Schedule referred to by the annexed Indenture
 One House, Premises & lot of Land, 50 feet by 327 the absolute
 Property of Re^b. Mege. One Brick House & Tenement N^o. 13
 & lot of Land in Lynchee Lane 39 feet by 80. Two small wooden
 Houses & lot of Land on the East side of Archdale Street & fence
 of Hopton's Alley 70 feet by 337. Eleven Negroe Slaves to wit.
 Anthony. James. Norris. Nanny. Sylvia. Patt. Clarissa.
 Toney Phoebe, Rosetta & Lydia. Witnesses Hands &
 Seals 26th June 1804. Rebecca Mege L. S. H. H. Kennan L. S.
 Signed Sealed & delivered in the presence of Ja^s Dolair
 Tho^s W. Legge. Recorded 6th Sep^r 1804 -

South Carolina

This Indenture made this fourteenth day of Novem-
 ber in the year of our lord one thousand eight hundred & three
 Between Mary Deborah see Gowdey of the City of Charleston
 in the State aforesaid Spinster of the one part, and David
 Johnston and Samuel Piolean Junior both of the said City
 Gentlemen of the other part, Witnesseth that the said
 Mary Deborah see Gowdey for and in consideration of the
 sum of one Dollar Current Money of the said State to her in
 hand paid by the said David Johnston and Samuel Piolean
 or one of them, the Receipt whereof is hereby acknowledged, she
 the said Mary Deborah see Gowdey, hath granted bargained
 and sold and by these presents, doth grant bargain and sell
 unto the said David Johnston and Samuel Piolean -
 All that the undivided one third, and all and every other
 part

446 part and proportion of her the said Mary Deborah See Gowdey
of in and to a certain dot piece or parcel of land situate
lying and being on the North side of Guignard Street
in Colleton Square in Charleston aforesaid, which -
said dot piece or parcel of land is part of a dot number
5 (five) in the plan or model of the said Square, Be-
-long and Bounding to the East on land now or late-
-belonging to John Bough, to the West on land now or
-late belonging to John Gordon a Mulatto, to the
-North on Land now or late of Cornelius Dewees, and to
-the South on Guignard Street aforesaid, containing
in front on said Street fifteen feet seven Inches &
an half, and in depth seventy five feet be the same
a little more or less, Together with all and singu-
-lar the Houses out houses, stables, ways, passages, walls
-fences, yards, gardens, lights, easements profits, com-
-modities, advantages emoluments privileges. -
-hereditaments, rights members and appurtenan-
-ces whatsoever to or upon the said undivided
-one third or such other part and proportion of the said
-dot piece or parcel of land which she the said Mary Deborah
-See Gowdey is intitled unto as aforesaid, standing being
-belonging or in any wise incident or appertaining, and
-the reversion and reversions, remainder and remainders
-rents, issues and profits thereof, and of every part and parcel
-thereof, To have and to hold the said undivided one
-third or such other part and proportion as she the said Mary
-Deborah See Gowdey is entitled unto, of, in and to the said
-dot piece or parcel of land, and all and singular other the premises
-herein before mentioned, and meant or intended to be hereby ac-
-quired and sold, with their and every of their appurtenances
-unto the said David Johnston and Samuel Creoleau and the
-survivor of them and his theirs Executors Administrators and Assigns -
-from the day next before the day of the date of these presents, -
-for and during and until the full end and term of one whole
-year from thence next ensuing, and fully to be compleat &
-ended, Yielding and paying therefore unto the said
-Mary Deborah See Gowdey the rent of one pepper Corn
-at the expiration of the said term, if the same shall be -

lawfully demanded to the intent and purpose that by virtue hereof, and by force of the Statute for transferring uses into possession, they the said David Johnston and Samuel Piolean may be in possession of all and singular the said premises - above mentioned with the appurtenances and be thereby enabled to accept and take a grant and release of the reversion and inheritance thereof to them the said David Johnston and Samuel Piolean their Heirs and Assigns for ever, under and subject to the limitations, Provisions and conditions therein declared of and concerning the same, In Witness whereof the said Mary Deborah Lee Gowdey hath hereunto set her hand and affixed her seal at Charleston on the day and in the year first above written Mary Deborah Lee Gowdey *l* Sealed and Delivered in the presence of Thomas G. Piolean, Received on the day of the date of the within written Indenture of and from the within named David Johnston and Samuel Piolean the Sum of one Dollar in full for the consideration Money within mentioned Mary Deborah Lee Gowdey, Witness Thomas G. Piolean, State of South Carolina Charleston District, p. Personally appeared Thomas G. Piolean who being duly sworn maketh oath that he saw Mary D. L. Gowdey sign seal and as her Act and Deed deliver the within Instrument of writing to and for the purposes therein set forth, that he also saw her sign her name to the receipt hereon Indorsed, and that he this Deponent did sign his name as a witness thereto, Sworn to before me this 10th March 1804, Ch^l Glover H., Recorded 6th April 1804 South Carolina

This Indenture Tripartite made this Fifteenth day of November in the year of our Lords one thousand eight hundred and three, Between Thomas Denny of the City of Charleston in the State aforesaid, Physicians, of the first part Mary Deborah Lee Gowdey of the same place Spinster of the second part, and David Johnston and Samuel Piolean Junior of the said City Gentlemen Trustees for the said Mary Deborah Lee Gowdey of the third part, Whereas the said Mary Deborah Lee Gowdey is seized possessed of and entitled unto an Undivided one third or some other part and proportion of and in a certain lot piece or parcel of land intended to be herein after mentioned and described

448 described, and is also possessed of and entitled unto an undivided
one third or some other part or proportion of nine Negroes -
Slaves hereinafter named, and is also possessed of four other -
Negro Slaves intended also to be hereinafter named, whereas,
also a marriage by Gods permission is intended shortly to
be had and solemnized between the said Thomas Denny &
the said Mary Deborah Lee Gowdey, and whereas upon
the treaty of the said intended marriage it hath ^{agreed and is} been
agreed by and between the parties hereto that all the right
title property claim and demands of the said Mary -
Deborah Lee Gowdey of in and to the aforesaid lot piece
or parcel of Land and Negro Slaves, shall be granted
bargained sold aliened released conveyed assigned -
transferred set over and secured firmly and effectually
to the said David Johnston and Samuel Prioleau their
Heirs Executors Administrators and Assigns, In Witness
to for and upon the uses intents and purposes herein -
after mentioned expressed, limited and declared of
and concerning the same. NOW this Indenture
witnesseth that in consideration of the said intended
marriages, and in pursuance of the said agreement, and
also for and in consideration of the sum of one Dollar to
the said Mary Deborah Lee Gowdey paid by the said David
Johnston and Samuel Prioleau or one of them, the receipt
whereof is hereby acknowledged, the said Mary Deborah
Lee Gowdey, hath granted bargained sold aliened
released and confirmed, and by these presents, doth grant
bargain sell alien release and confirm unto the said -
David Johnston and Samuel Prioleau (in their ac-
tual possession now being by virtue of a bargain &
sale to them thereof made by her the said Mary Deborah
Lee Gowdey for one whole year, by Indenture bearing -
date, the day next before the day of the date of these -
presents and by force of the Statute for transferring and
converting uses into possession) and to their Heirs and
Assigns for ever, All that the undivided one third and
all and every other part and proportion of her the said Mary
Deborah Lee Gowdey of in and to a certain lot piece -
or parcel of Land situate lying and being on the North

449 side of Beugnard's Street in Colleton Square in Charleston, -
aforesaid, which said lot piece or parcel of land is part of a
lot number 5 (five) in the plan or model of the said
Square, Butting and Bounding to the East on land now or late
belonging to John Gough, to the West on land now or late
belonging to John Gordon a Mulatto, to the North on land
now or late of Cornelius Dewees and to the South on Beugnard
Street aforesaid, containing in front on said Street fifteen
feet seven inches and an half, and in depth twenty five
feet be the same a little more or less: Together with all and
singular the Houses, out houses stables ways passages walls,
Fences, yards, gardens lights easements, profits, Common ordi-
-ties Advantages, emoluments, privileges, hereditaments,
rights members and appurtenances whatsoever to or upon the
said undivided third or other part and proportion of the said
lot piece or parcel of land, which she the said Mary Debo-
-rah Lee Gowdey is entitled unto as aforesaid, standing
being belonging or in anywise incident or appertaining
and the reversion and reversions, remainder and remain-
-ders rents issues and profits thereof and of every part &
parcel thereof, and also all the estate right title interest
use trust possession, property profit claim and demand
whatsoever of her the said Mary Deborah Lee Gowdey, both
at law and in Equity of in and to the said one third or other
part and proportion of the said lot piece or parcel of land
To have and to hold the said undivided one third or
other part and proportion which she the said Mary Deborah Lee
Gowdey is entitled unto, of in and to the said lot piece or parcels
of land, and all and singular other the premises and appurtenan-
-ces unto the said David Johnston and Samuel Prioleau and the
Survivor of them his Heirs and Assigns for ever; In Trust never-
-theless to for and upon the several and respective uses in-
-tents and purposes hereinafter mentioned expressed limited
and declared of and concerning the same, and for no other use
intent or purpose whatsoever that is to say, In Trust to &
for the use benefit and behoof of her the said Mary Deborah
Lee Gowdey her Heirs and Assigns until the solemnization of the
said intended Marriage, and from and immediately after the
solemnization thereof then, In Trust to and for the use benefit
and

and behoof of them the said Thomas Denny and Mary Deborah
 See Gowdey during their joint and natural lives, and from &
 after the Death of the said Thomas Denny in case he should
 die before the said Mary Deborah See Gowdey then In Trust to &
 for the use benefit and behoof Mary Deborah See Gowdey her
 Heirs and Assigns for ever, and that the David Johnston &
 Samuel Peoleau and the survivor of them his Heirs and Assigns
 shall and will reconvey the same unto the said Mary Deb:
 :rah See Gowdey her Heirs and Assigns for ever free and dis:
 :charged of and from all further and other trusts whatsoever,
 But in case it should happen that the said Mary Deborah
 See Gowdey should die before the said Thomas Denny then and
 in such case in trust to and for the use benefit and behoof
 of the said Thomas Denny during the term of his natural
 life without impeachment of waste, and from and immedi:
 :ately after his Death In Trust to and for the use benefit and
 behoof of such Child or Children of the said intendeds
 Marriage as shall be then living and their Heirs & Assigns
 for ever equally and without distinction as Tenants
 in Common and not as joint tenants, But in case the
 said Thomas Denny should die after the said Mary Deborah
 See Gowdey leaving no issue of the body of the said Mary
 Deborah See Gowdey begotten, or in case he should die
 leaving such issue all of whom should die under
 the age of twenty one years, unmarried and without
 lawful issue then living, then and in such case In
 Trust to and for the use benefit and behoof of Margaret
 Gowdey the Mother of the said Mary Deborah See
 Gowdey, and her sister Elizabeth Sutchiffe equally to
 be divided between them, and the survivor of them, &
 to their or her Heirs and Assigns for ever, and that the
 said David Johnston and Samuel Peoleau and the
 survivor of them his Heirs and Assigns shall and will
 convey the same unto the said Margaret Gowdey and
 Elizabeth Sutchiffe and the survivor of them, their Heirs
 and Assigns for ever discharged of and from all further
 other trusts whatsoever, And This Indenture
 further witnesseth that the said Mary Deborah
 See Gowdey in pursuance of the said recited agreement