

451. for the several considerations aforesaid, and the further sum of  
one Dollar to her in hand paid by the said David Johnston and  
Samuel Pioleau or one of them, at or before the sealing and deli-  
very of these presents, the receipt whereof is likewise hereby ac-  
-knowledged, the said Mary Deborah Lee Gowdey, hath granted  
bargained sold and delivered and by these presents, doth grant  
bargain sell and deliver unto the said David Johnston and  
Samuel Pioleau their Executors Administrators and Assigns the  
undivided one third or other part and proportion which  
she the said Mary Deborah Lee Gowdey is entitled unto of in  
and to the following Negro Slaves to wit, a woman named  
Bess, a man named Sam, a woman named Kitty, a woman named  
Charity a man named King, a woman named Mary a man named  
Red, a man named Pompey and a Boy named Bob and the  
future issue and increase of the female Slaves, and also the  
following Negro Slaves to wit a woman named Amelia and  
her son a Boy named London, a Girl named Nancy, and  
a Girl named Emelia and the future issue and increase of  
the female Slaves, In Trust nevertheless to for and upon  
the several uses trusts and purposes hereinafter limited  
expressed and declared of and concerning the same respective-  
-ly that is to say, In Trust to and for the use benefit and be-  
-hoof of her the said Mary Deborah Lee Gowdey her Executors &  
Administrators and Assigns until the solemnization of  
the said intended Marriage, and from and immediately  
after the solemnization thereof, then in Trust and Confi-  
-dence that <sup>they</sup> the said David Johnston and Samuel Pioleau  
and the survivor of them, his Executors, Administrators &  
Assigns do and shall during the joint lives of the said  
Thomas Denny and Mary Deborah Lee Gowdey well and  
truly permit and suffer the said Thomas Denny to have the  
occupation and enjoyment of the undivided one third or  
other part or proportion which she the said Mary Deborah  
Lee Gowdey is entitled unto, of in and to the said Negro Slaves  
that is to say Bess, Sam, Kitty, Charity, King, Mary, Red  
Pompey and Bob, and the future issue and increase of the  
female Slaves, and also the use and occupation of the said  
Negro Amelia, London, Nancy and Emelia with the future  
issue and increase of the female Slaves, and after the  
Death

Death of the said Thomas Denny in case he should die before  
 the said Mary Deborah Lee Gowdey, then In Trust that the said  
 David Johnston and Samuel Pooleau and the Survivor of  
 them his Executors Administrators or Assigns shall and will  
 stand possessed of the said undivided one third or other  
 part or proportion which she the said Mary Deborah  
 Lee Gowdey is entitled unto of in and to the following  
 Negro Slaves to wit Bess, Sam, Kitty, Charity, King, Mary, Ned  
 Pompey and Bob, and the future issue and increase of the female  
 Slaves, and also the said Negroes Amelia, London, Nancy and  
 Emelia and the future issue and increase of the female Slaves  
 to and for the use benefit and behoof of the said Mary Deborah Lee  
 Gowdey her Executors Administrators and Assigns, and that the  
 same shall go, be delivered and assigned by the said David  
 Johnston and Samuel Pooleau and the Survivor of them his Exe-  
 cutors Administrators or Assigns free from all other trusts  
 whatsoever, unto the said Mary Deborah Lee Gowdey her Exe-  
 cutors Administrators and Assigns forever; But in case it  
 shall so happen that the said Mary Deborah Lee Gowdey  
 should die before the said Thomas Denny leaving issue of her  
 Body, then and in such case upon this further trust that the  
 said David Johnston and Samuel Pooleau and the Survivor  
 of them his Executors Administrators and Assigns shall &  
 will permit and suffer the said Thomas Denny during  
 the term of his natural life to have the use occupation  
 and enjoyment of the said undivided one third or other part  
 or proportion of which she the said Mary Deborah Lee  
 Gowdey is entitled unto of in and to the said Negroes  
 Bess, Sam, Kitty, Charity, King, Ned, Pompey and Bob, and  
 the future issue and increase of the female Slaves, and also  
 the use, occupation and enjoyment of the said Negroes  
 Amelia, London, Nancy and Emelia and the future issue  
 and increase of the female Slaves, and from and after the  
 death of the said Thomas Denny Upon Trust to pray, ap-  
 ply and divide 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 Negroes Bess, Sam-  
 Kitty, Charity, King, Mary, Ned, Pompey and Bob and the  
 future issue and increase of the female Slaves, and also the

453. said Amelia London, Nancy and Emelia and the future  
issue and increase of the female Slaves unto all and every  
such Children of the said Mary Deborah Lee Gowdey be gotten  
if more than one, share and share alike, but if only one  
then to such Child of the said Mary Deborah Lee Gowdey be-  
gotten, and to its Heirs and Assigns absolutely and for ever,  
But in case the said Thomas Denny should die after the  
said Mary Deborah Lee Gowdey leaving no issue of the body  
of the said Mary Deborah Lee Gowdey or in case he should  
die leaving such issue all of whom should die under  
the age of twenty one years unmarried and without law-  
ful issue then living, then and in such case In Trust  
to and for the use benefit and behoof of the said Margaret  
Gowdey and Elizabeth Sutcliffe equally to be divided  
between them and the Survivor of them her Heirs & Assigns  
for ever, and that the said David Johnston and Samuel  
Pioleau and the Survivor of them or his Executors Adminis-  
trators and Assigns shall and will convey the same unto  
the said Margaret Gowdey and Elizabeth Sutcliffe and the  
Survivor of them her Heirs and Assigns for ever, free and dis-  
charged of and from all further and other trusts whatsoever  
and the said Thomas Denny for himself his Heirs Executors  
and Administrators doth hereby covenant promise grant &  
agree to and with the said David Johnston and Samuel Pioleau  
their Heirs Executors Administrators and Assigns, that he  
the said Thomas Denny his Heirs Executors Administrators  
and Assigns 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 David Johnston and  
Samuel Pioleau and the Survivor of them his Executor  
Administrators and Assigns or any or either of them, make  
do and execute or cause to be made done and executed  
all and every such further and other lawful and reason-  
able Act and Acts, thing and things, Devises Conveyances,  
Bargains Assignments and Assurances in the Law whatso-  
ever, as well for corroborating and strengthening of these  
presents as also for the further better and more perfect  
bargaining selling assigning conveying assuring and  
confirming the said undivided one third or such part  
and

454 and proportion as she the said Mary Deborah see Gowdey is  
intitled unto of, in and to the aforesaid lot, piece or parcel of  
land and appurtenances, and also the undivided one third of the  
nine negro Slaves above named, and the future issue and in-  
crease of the female Slaves, and also to the four negro Slaves  
above named, and the future issue and increase of the female  
Slaves unto the said David Johnston and Samuel Piolean  
their heirs Executors Administrators and Assigns never the-  
less to the several uses, upon the several trusts, intents and  
purposes and subject to the several provisos conditions &  
agreements herein and hereby respectively mentioned ex-  
pressed and declared of and concerning the same, so by  
them or any of their Counsel learned in the law shall in that  
behalf be reasonably devised or required, In witness  
whereof the parties to these presents have hereunto set  
their hands and affixed their seals at Charleston on  
the day and in the year first above written

Sealed and Delivered

In the presence of  
The words and Assigns

for ever" on the thirteenth  
line of the fourth sheet of this Deed being on an erasure  
before execution, and also the word "Mary Deborah see"  
in the thirteenth line of the sixth sheet wrote on erasure  
before execution John Wm Johnston, Thomas G. Piolean

It is the intent and meaning of the parties to these  
presents that the intended Husband Thomas Denny, whether  
or not there be issue of the marriage, shall hold and  
enjoy all the Estate and property hereby conveyed  
during the term of his life, even if his said intended  
wife should die before him - Mary Deborah see Gowdey  
Witness John Wm Johnston, Thomas G. Piolean

Thomas G. Piolean } Sam Piolean Inv.  
Received on the day of the date of the within writ-  
ten Indenture of and from the within named David John-  
ston and Samuel Piolean the two several sums of one  
Dollar for the consideration Monies within mentioned  
Witness  
Thomas G. Piolean, State of South Carolina

Thomas Denny (ds)  
Mary Deborah see Gowdey (ds)  
David Johnston (ds)  
Samuel Piolean (ds)  
John Wm Johnston  
Thomas G. Piolean  
Mary Deborah see Gowdey  
Sam Piolean Inv.

455 Charleston District. Personally appeared Thomas E. -  
who being duly sworn make oath, that he saw Dr. Thomas  
Denny, Mary D. Gowdey, David Johnston and Samuel  
Pioleau Junr, severally sign seal and as their respective Act  
and Deed deliver the within Instrument of writing to and for  
the purposes therein sett forth, (that he also saw the said Mary -  
Deborah Lee Gowdey sign her name to the receipt hereon indorsed  
-D) and that he this Deponent together with John W. Johnston  
signed their names as witnesses to the due Execution thereof -  
Sworn before me the 16<sup>th</sup> March 1804 Ch<sup>s</sup> Glover J. P.  
State of South Carolina, Register of Mesne Conveyance  
Office for Charleston District, Recorded in Book A. B. 7.  
Page 154 the 16<sup>th</sup> day of March 1804 and Examined by  
Recorded 6<sup>th</sup> April 1804 Ch<sup>s</sup> Glover Reg<sup>r</sup>.

South Carolina. This Indenture tripar  
tite made on the seventeenth day of No  
vember in the year of our Lord one thou  
sand eight hundred and three Between  
Ann Wilson of Georgetown District  
in the State aforesaid Widow of the  
first part Francis Marshall of George  
town and State aforesaid ~~attorn~~ Phy  
sician of the second part and Dani  
el Thara Thomas Chapman and William  
Grant Esquires of the third part. Whereas a mar  
riage is intended by Divine permission short  
ly to be had and solemnized between the said  
Ann Wilson and the said Francis Marshall.  
And whereas the said Ann Wilson is now  
lawfully and rightfully seized and pos  
sessed of certain real Estates in her own  
demerone as of fee and also is lawfully  
and rightfully possessed in her own right  
of and in the following negro and other Slaves  
to wit George, Myrome, Gaudes and her  
children Patience, Frank, Zentkey, David,  
Syon, Denah, and Jane, Cressia, Boston, & Minna  
Rose, Carolina, Laniak, Jack, Dimbo, Philander.

Peggy, Amy, Judy, Flora, Lick, Sam, Friday,  
 Rose, Cyrus, Joney, Holly, Peggy, Eusey  
 Anthony, Mendah, Jemmy, Clarinda,  
 Maria, Pompey, Bobb, Graty, Bobb, Will,  
 Dimbo & Maria Sue, Sothy, Lucy, Binkey,  
~~Wilson~~ and Porny. And whereas in pros-  
 pect and consideration of the said in-  
 tended marriage the said Francis  
 & Marshall and the said Ann Wilson  
 have agreed that the said Ann Wilson  
 shall grant bargain sell and deliver  
 over the said real estate and also the  
 said negro and other slaves with their  
 future issue and increase unto the  
 said Daniel Chara Thomas Chapman  
 and William Grant the survivor of  
 them his heirs executors and admi-  
 nistrators In trust nevertheless to and  
 for the several and respective uses in-  
 tents and purposes herein after men-  
 tioned 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 shillings to the said Ann Wilson in  
 hand well and truly paid by the said Daniel  
 Chara Thomas Chapman and William  
 Grant 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  
 herein after mentioned expressed and  
 declared and for divers other good causes  
 and considerations the said Ann  
 Wilson thereunto moving she the said  
 Ann Wilson by and with the privity consent

approbation and agreement of the said  
 Francis Marshall testified by his being  
 made a party to and signing sealing and  
 delivering these presents hath granted bar-  
 gained sold and delivered and by these  
 presents doth grant bargain sell and in  
 due form of law deliver unto the said Samuel  
 Chava Thomas Chapman, and William  
 Grant and the survivor of them his  
 heirs executors and administrators  
 and assigns all and singular the said  
 real estate and negro and other slaves  
 herein before named with their future  
 issue and increase To have and to hold  
 the said real estate and also the said  
 negro and other slaves with their future  
 issue and increase unto the said Sa-  
 muel Chava Thomas Chapman, and  
 William Grant and the survivor of  
 them and the heirs executors and admi-  
 nistrators of such survivor for ever  
 In trust nevertheless for the  
 several and respective uses intents  
 and purposes and with and under  
 the several limitations and appointments  
 herein after 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  
 Wilson her heirs executors administrators  
 and assigns until the said intended mar-  
 riage shall be solemnized and take  
 effect and from and immediately after  
 the solemnization of the said intended  
 marriage then upon this further trust  
 and confidence that the said real estate  
 and also the said negro and other slaves  
 & their future issue & increase shall not in  
 any wise subject or liable to the debts engagements

or alienation of the said Francis Marshall  
 her intended husband during their joint  
 lives but that the net proceeds of the annual  
 or other labour income and profit of the  
 said real estate and negro and other slaves  
 shall be equally divided between them, the  
 said Francis Marshall and Ann Wilson  
 his intended wife so that the one moiety or  
 half part of the same shall be at the sole and separate  
 disposal and for the sole and separate use  
 and behoof of the said Ann during her  
~~life~~ being covert to the said Francis  
 Marshall without the controul let  
 hindrance or interruption of the said  
 Francis Marshall her intended hus-  
 band in any manner whatsoever  
 and also that it shall and may be  
 lawful for the said Ann notwithstanding  
 her coverture and as if she were a feme  
 sole at any time at any time to bargain  
 sell and dispose of all and singular  
 the said real estate negroes and other  
 slaves with their future issue and  
 increase without the controul let  
 hindrance or interruption of the said  
 Francis Marshall her intended hus-  
 band or of them the said Daniel  
 Chava, Thomas Chapman and  
 William Grant the survivors or sur-  
 vivors of them their or his heirs executors  
 administrators or assigns and upon  
 such sale or sales made to have and  
 receive the monies arising therefrom  
 and to lay out and expend the same  
 or any part thereof at her own sole  
 and absolute discretion and according  
 to her own will and pleasure And if it  
 shall so happen that the said Ann should  
 depart this life after she is covert of and living

the said Francis Marshall then upon  
 this further trust and confidence that  
 it shall be lawful for the said Ann not  
 withstanding her coverture and as if  
 she were a feme sole by any Deed or  
 deeds duly executed or by her last will and testa-  
 ment in writing or any other writing purporting  
 to be her last Will and testament ~~in writing~~  
~~any other writing purporting to be her last will~~  
~~and testament~~ duly and legally executed  
 which deed writing or will she the said  
 Ann is hereby and by the said Francis  
 Marshall her intended husband enabled  
 and empowered to make and execute and  
 therein and thereby to dispose and appoint  
 the said real estate and also two thirds  
 of the said negroes and other slaves with  
 their future issue and increase to such  
 person or persons in such manner  
 and to such uses as she may think  
 proper the remaining or one third part  
 or share of the said negro or other slaves  
 and their issue and increase they the  
 said Daniel Chard, Thomas Chapman  
 and William Grant the Survivors and  
 Survivor or them and the Executor or  
 administrators of such survivor  
 shall stand possessed of to and for the  
 use of the said Francis Marshall  
 his executors administrators and  
 assigns and shall assign and recon-  
 vey unto him or them accordingly as  
 quietted freed and discharged of any  
 further or other trust limitation or ap-  
 pointment whatsoever And in case  
 the said Ann should survive the  
 said Francis Marshall her intended  
 husband then on trust that the said Da-  
 niel Chard, Thomas Chapman, & William

grant the Survivors and 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 benefits  
 behoof of the said Ann her heirs executors  
 administrators and assigns and  
 shall grant reconvey and assign the  
 same unto her or them accordingly  
 acquitted released and discharged  
 of and from any further or other trusts  
 limitations or appointments whatsoever  
 anything herein before contained to the  
 contrary thereof notwithstanding.  
 In witness whereof the said parties to  
 these presents have hereunto set their names  
 and affixed their seals the day and year  
 first above written. William Grant S. S.  
 Francis Marshall S. S. Ann Wilson S. S.  
 Sealed & delivered in presence of the  
 words "assigns all" being first interlined  
 in the ninth line from the top of the  
 second page - and the word "heirs" being  
 interlined in the eleventh line  
 from the top of the first page. William  
 North, Wm. Snox, Samuel B. Mowson.  
 Received November 1803 the within  
 mentioned sum of five shillings of the  
 said Daniel Chava, Thomas Chapman  
 and William Grant, it being the consi-  
 deration money therein expressed.  
 Ann Wilson. Witnesses Wm Snox, Saml  
 B. Mowson, William North. South  
 Carolina Georgetown District. Before me  
 Saml. Chesmith Esq. one of the Justices  
 assigned for said District personally  
 came and appeared Saml B. Mowson  
 who being duly sworn made oath that he  
 was present and saw the within named Francis

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Marshall & Ann Wilson signed and  
 as their act and deed delivered the within  
 Instrument of writing as and for their  
 act and deed and for the uses intents  
 and purposes therein expressed and set  
 forth and that this Deponent and St.  
 Willm. Knox and William North did  
 subscribe their names as Witnesses  
 thereto Saml. B. Chawson. Sworn  
 before me this first day of December  
 no Dominii 1803 Saml. Nesmith  
 J. P. Recorded 12th November 1804.

South Carolina. This Indenture tripartite  
 made the fifteenth day of November in the  
 year of our Lord one thousand eight hun-  
 dred and four Between Sarah Keriat Sucker  
 of Georgetown, in the State aforesaid of the  
 first part, Benjamin Sucker of the same  
 place of the second part and John Sucker  
 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 ~~John~~ Sarah Keriat Sucker and  
 the said Benjamin Sucker, And whereas  
 the said Sarah Keriat Sucker is seized  
 possessed in fee simple of one moiety or  
 half part of that ~~lot~~ lot of land in Geor-  
 getown aforesaid known in the plan of  
 said town by number two hundred &  
 forty nine situated on St. James Street also  
 that lot of land in Georgetown aforesaid  
 known by the number two hundred and  
 twenty one Also the said Sarah Keriat  
 Sucker is possessed in her own right of  
 the following negro and other slaves  
 to wit Hammond, Sibbey, Sam, Flora,  
 Dovinda, Myra, Mary, Rose, Edinburgh  
 and so which said slaves are fallen

to the said Sarah Herriot Tucker on a division  
of her Father's Estate also a negro woman  
slave named Flora and her three children  
which the said Sarah Herriot Tucker holds  
by Deed of gift from her Father and the said  
Sarah Herriot Tucker is entitled to five hundred  
pounds sterling under the Will of Daniel  
Tucker her Father. And whereas in prospect  
and consideration of the said intended  
marriage the said Benjamin Tucker  
and Sarah Herriot Tucker have agreed  
that the said Sarah Herriot Tucker shall  
grant bargain sell release transfer and  
make over the said real and personal  
property and monies with the increase  
of the slaves unto the said John Tucker  
his Executors administrators in  
trust nevertheless for the uses purposes  
hereafter mentioned. Now this Indenture  
witnesseth that in pursuance  
of the said agreement and in consi-  
deration of the said intended mar-  
riage and also for and in conside-  
ration of the sum of five pounds to  
the said Sarah Herriot Tucker in hand  
paid by the said John Tucker the receipt  
whereof is hereby acknowledged and  
for settling and assuring the premises  
for the uses and purposes hereafter  
mentioned she the said Sarah Herriot  
Tucker by and with the privity consent  
and agreement of the said Benjamin  
Tucker testified by his signing and  
sealing these presents hath granted bar-  
gained sold released transferred and  
made over and by these presents doth  
grant bargain sell release transfer &  
make over unto the said John Tucker  
his Executors and administrators all and

singular the said Lands negro slaves and ma-  
 ny with the increase of the said female slaves  
 to have and to hold the above particularly  
 described premises with their appurtenances  
 unto the said John Tucker his Executors  
 and administrators for ever In trust no-  
 withstanding for the benefit and behoof  
 of the said Sarah Heriot Tucker her heirs  
 executors administrators assigns until  
 the said intended marriage shall be  
 solemnized and take effect and from  
 and immediately after the solemniza-  
 tion of the said intended marriage  
 then in trust that the said John Tucker  
 his Executors and administrators  
 do shall during the joint lives of the said  
 Benjamin Tucker and Sarah Heriot T.  
 Tucker his wife well and truly permit and  
 suffer the said Benjamin Tucker to have  
 the use occupation and enjoyment of the  
 premises above described with the future issue  
 and increase of the said female slaves and  
 receive and take the rents issues and profits  
 of the said lands and slaves and the interest  
 of the said five hundred pounds to his own  
 use and behoof without any constraint  
 controul or interruption of or by the said  
 John Tucker his executors or adminis-  
 trators And in case the said Sarah  
 Heriot Tucker should survive the  
 said Benjamin Tucker then upon  
 this further trust that the said John  
 Tucker his executors administrators  
 shall stand seized and possessed of the  
 above described premises with the issue  
 increase of the female slaves to and for  
 the use benefit and behoof of the said  
 Sarah Heriot Tucker so surviving her  
 heirs executors administrators and assigns

forever and immediately reassume and assign  
 the same to her accordingly acquitted and dis-  
 charged of any further trust limitation or appoint-  
 ment whatsoever. But in case the said Ben-  
 jamin Tucker should survive the said  
~~that from immediately after the death of the said Sarah Herriot Tucker~~  
 Sarah Herriot Tucker, the said John Tucker  
 his Executors and Administrators shall  
 stand seized and possessed of the said lands  
 slaves and money with the issue and increase  
 of the female slave land for the use of such  
 person or persons as she the said Sarah Her-  
 riot Tucker shall limit and appoint the  
 same by her last Will and Testament duly  
 executed or any writing purporting to be her  
 last Will and Testament which said last  
 Will and Testament she the said Sarah  
 Herriot Tucker is here by and by the said  
 Benjamin Tucker authorized & empowered  
 to make no in with standing her coverture  
 and as if she were a feme sole and  
 in case the said Sarah Herriot Tucker  
 should die without disposing of the  
 same by her last Will and Testament  
 or other writing purporting to be her  
 last Will and Testament then the said  
 John Tucker his Executors and admi-  
 nistrators shall stand seized and  
 possessed of the herein before particu-  
 larly described premises to and for the use  
 benefit and behoof of such child or chil-  
 dren being the issue of the said intended  
 marriage as shall be living at the time  
 of the death of the said Sarah Herriot Tucker  
 to him her or them his her or their heirs  
 executors administrators and assigns  
 forever and shall reconvey and assure  
 the same to him her or them free & discharged  
 from all further or other conditions what-  
 soever and in case it shall here after appear

to be more advantageous for the said Benjamin Tucker and Sarah Herriot Tucker to sell and dispose of the above described Lots of land it is hereby agreed by and between the said parties that the said John Tucker his exors & administrators shall have full power & authority by and they are hereby fully and by the said <sup>Benjamin</sup> Herriot Tucker empowered & authorized by and with the consent & approbation of the said Benjamin Tucker to sell and dispose of the said lots of lands and to make execute and deliver conveyances for the same and to vest the monies arising from the sale thereof and also the afore mentioned five hundred pounds or such other property as shall be found most beneficial for the said Benjamin Tucker & Sarah Herriot Tucker which property when purchased shall be subject to the same trusts limitations and appointments as are herein before particularly set forth & declared and to and for no other limitations and appointments whatsoever And it is hereby expressly agreed by & between the said parties that the real and personal property shall at no time be subject and or liable to the debts & engagements of the said Benjamin Tucker but be & remain to the uses & purposes herein before set forth & declared of and concerning the same. In witness whereof the parties to these presents have hereunto set their hands & seals the day and year first above written. John Tucker & Benjamin Tucker L. S. S. Herriot Tucker & S. Signed sealed & delivered in presence of Geo. Herriot. G. Du Pré. G. W. Herriot. South Carolina Georgetown District. Personally appeared before me George Herriot

who being sworn made oath that he saw the within named Sarah Haere of Tucker, Benjamin Tucker, & John Tucker sign seal & deliver the within Instrument of writing for the uses & purposes therein mentioned & that C. DuPre & Geo. W. Carrier together with this Depoent, subscribed their names as Witnesses thereto. Sworn before me, this 17<sup>th</sup> day of November A. D. 1804. Chapman J. P. Recorded 6<sup>th</sup> December 1804.

South Carolina. This Indenture tripartite made the sixth day of December in the year of our Lord one thousand eight hundred and four and in the twenty-ninth year of the Independence of the United States of America Between John C. Wylde of Colleton District in the State aforesaid of the first part, Margaret Stone of the same district and State aforesaid of the second part and Gilbert Chalmers of the City of Charleston and State aforesaid Trustee for the said Margaret Stone of the third part. Whereas a marriage is intended shortly to be had and solemnized between the said John C. Wylde & the said Margaret Stone And whereas the said Margaret Stone is now lawfully and rightfully possessed in her own right of the following slaves to wit a negro fellow named Joe and a girl named Lucia a mulatto girl named Dianna or Dye and a negro girl named Affa and also a share or proportion of the Estate of her sister Sarah Roberts deceased and of the household & kitchen furniture in the Schedule hereunto annexed marked A And the said John C. Wylde is lawfully and rightfully possessed of or entitled unto in his own right of all that plantation or tract of land containing two hundred

acres more or less situate lying and being in  
 the District of Barnwell and State aforesaid grant-  
 ed originally to John Foster and conveyed by John  
 Wylde to the said John C. Wylde. And whereas in pres-  
 ent and consideration of the said intended  
 marriage the said John C. Wylde and the said  
 Margaret Stone have agreed that they shall  
 bargain sell assign transfer and set over the  
 said negroes slaves to wit a negro fellow  
 named Joe and girl named Cecilia a mu-  
 latto girl named Dianna or Dye and a  
 negro girl named Affa and also her share  
 or proportion of the Estate of her sister  
 Sarah Roberts deceased and the household  
 and kitchen furniture in the Schedule  
 aforesaid particularly mentioned  
 And also the said plantation or tract  
 of land containing two hundred acres  
 more or less situate lying and being in the  
 District of Barnwell and State aforesaid  
 granted originally to John Foster and  
 conveyed to John Wylde by the said John  
 C. Wylde unto the said Gilbert Chalmer's  
 his executors administrators or  
 trust nevertheless and to and for the use  
 and purposes herein after mentioned  
 expressed & declared of it 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 money  
 of the State aforesaid to the said Margaret  
 Stone in hand well and truly paid by  
 the said Gilbert Chalmer's at or before the  
 sealing and delivery of these presents the re-  
 ceipt whereof she doth hereby acknowledge  
 and for the settling and assuring all and  
 singular the premises to and for the several uses

intents and purposes herein after mentioned  
 expressed & declared & for divers other good  
 causes and considerations the said <sup>Charg</sup> Margaret  
 Stone thenceunto moving she the said  
 Margaret Stone (by and with the privity  
 consent and ~~agreement~~ <sup>agreement</sup> of the said  
 John C. Wynn testified by his being made  
 a party to signing and sealing these presents)  
 hath granted bargained & sold and by these  
 presents doth grant bargain & sell and  
 deliver unto the said Margaret Stone his  
 executors & administrators the aforesaid  
 negro slaves to wit a negro fellow  
 named Joe & girl named Celia a  
 mulatto girl named Dianna or Dye a  
 negro girl named Affa also her share  
 or proportion of the Estate of her sister  
 Sarah Roberts deceased call'd singular  
 the household & kitchen furniture  
 in the Schedule aforesaid mentioned  
 in trust to and for the use benefit  
 behoof of the said Margaret Stone her  
 executors & administrators assignes  
 until the said intended marriage  
 shall <sup>be solemnized</sup> take effect and from immediately to the  
 solemnization of the said intended mar-  
 riage then upon this full trust and confidence  
 that he the said Gilbert Chalmers his  
 executors & administrators do & shall  
 permit & suffer the said Margaret Stone  
 from time to time & at any time or times  
 hereafter notwithstanding her coverture  
 and whether she shall be sole or mar-  
 ried to have use employ & enjoy the aforesaid  
 negro slaves to wit a negro fellow  
 named Joe & girl named Celia a mulatto  
 girl named Dianna or Dye & a negro girl  
 named Affa with the future issue in  
 case of the female slaves also her share or

proportion of the Estate of her sister Sarah  
 Roberts deceased and the household and  
 kitchen furniture and other things in the  
 Schedule hereunto annexed or any of them  
 to give away sell and dispose of the same  
 and every or any part thereof at her own  
 free will & pleasure by any deed will  
 or other writing or writings under her hand  
 it being the true intent and meaning  
 of these presents and of all the parties  
 thereto that the said last mentioned  
 negro slaves her share or proportion of the Es-  
 tate of her sister Sarah Roberts deceased  
 the household and kitchen furniture  
 or any part thereof shall not be under  
 the power or controul of the said John  
 C. N. yd. her intended husband or subject  
 or liable to his debts or engagements but only  
 at the sole and separate disposal of the  
 said Margaret Stone notwithstanding  
 her coverture And this indenture fur-  
 ther witnesseth that in consideration  
 of the said intended marriage and  
 for making some further provision  
 for the said Margaret Stone and for  
 in consideration of the further  
 sum of five shillings to the said John  
 C. N. yd. in hand paid by the said Gil-  
 bert Chalmers at and before the sealing  
 and delivery of these presents hath been  
 bargained sold assigned transferred and  
 set over and by these presents doth bargain  
 sell assign transfer & set over unto the said  
 Gilbert Chalmers his executors administrators  
 or assigns all that plantation or tract of  
 land containing two hundred acres more  
 or less situate lying and being in the  
~~State~~ District of Barrwell and State aforesaid  
 said granted originally to John Foster conveyed

by John Wylde to the said John C. Wylde to  
 gether with all and singular the hereditaments  
 and appurtenances to the said plantation  
 or tract of land belonginges in any wise in  
 incident or appertaining to have and to hold  
 the said plantation or tract of land with  
 its appurtenances unto the said Gilbert  
 Chalmers his heirs executors administrators  
 assigns for ever upon such trust  
 nevertheless and to hold for such intent  
 & purposes under such provisions & agreements  
 as are hereinafter mentioned expressed and  
 declared of and concerning the same that is  
 to say in trust from and after the solemnization  
 of the said intended marriage that the said  
 Gilbert Chalmers his executors administrators  
 assigns shall & do permit and suffer the said  
 Margaret Stone and the said John  
 Wylde during their joint lives to have  
 receive take & enjoy all the monies in  
 interest profits & proceeds arising from  
 all & singular the premises herein last  
 above mentioned. And also that she the  
 said Margaret Stone may by any deed  
 writing or writings under her hand sell assign  
 transfer and dispose of the said negroes  
 & land or the monies and interest arising  
 therefrom And lastly it is hereby agreed  
 that if the said Margaret Stone shall  
 at any time think it ~~more~~ most for her  
 advantage she may sell and dispose of  
 all or any of the aforesaid negroes and  
 the tract of land described as aforesaid  
 and lay out the monies arising from  
 the sale thereof in purchase of other slaves  
 or lands or both & have the same conveyed  
 & transferred securely for only & effectually  
 to her said Trustee his heirs & assigns in  
 trust to & for the same uses intents & purposes

herein before mentioned. In witness  
 whereof the said parties have hereunto  
 set their hands & affixed their seals the  
 days & years first above mentioned. John C.  
 Wylie L. S. M. Stone L. S. Gilbert Chalmers  
 L. S. Signed Sealed, & Delivered in the  
 presence of us. Sophia Chalmers. John  
 Geddes. ~~Charleston~~ A. A. Schedule of the  
 property referred to by the annexed marri-  
 age settlement a negro fellow named  
 Joe, a negro girl named Celia, a mulatto  
 girl named Dianna or Dye, a negro girl  
 named Affa. A Share or proportion  
 of the Estate of Sarah Roberts deceased  
 to which it is expected Margaret Stone  
 will be entitled unto one bed pillows  
 sheets blankets sea sea sea one bedstead  
 dressing glass sea All that Plantation  
 situate in Baywell District in the  
 State of South Carolina containing 200 acres  
 more or less granted to John Foster and  
 conveyed by John Wylie to John C. Wylie  
 Charleston p. John Geddes made out  
 that John C. Wylie ~~signed sealed~~ M. Stone  
 & Gilbert Chalmers signed sealed & delivered  
 witnessed for the purposes therein men-  
 tioned & that he with Sophia Chalmers  
 witnessed the same. Sworn the 10th  
 December 1804 before Danl. Jas Ravenel  
 J. P. Recorded 10th December 1804.

South Carolina. This Indenture tri-  
 partite made the thirty first day of  
 December in the year of our Lord one  
 thousand eight hundred & four between  
 Ann Deshaux of Charleston in the State  
 aforesaid Spinster of the first part James  
 M. Sherman of the same place of the se-  
 cond part and Adolphus Bushman of the

same place of the third part. Whereas a marriage by Gods permission is shortly intended to be had and solemnized between the said Ann Desbeaux and the said James W. Sherman And whereas the said Ann Desbeaux at the time of executing these presents is lawfully entitled to and possessed of a considerable personal property and Estate consisting of negroes & other slaves herein after mentioned and named And whereas upon the treaty & and previous to the intended marriage aforesaid it hath been and is agreed by and between the said Ann Desbeaux and James W. Sherman that the Estate of the said Ann Desbeaux shall be by her granted released assigned and vested in him the said Adolphus Zeckman his heirs executors administrators assigns upon the special trust & confidence & trust for the several uses intents & purposes herein after mentioned limited expressed and declared of and concerning the same Now this indenture witnesseth that in pursuance of the said agreement in consideration of the said intended marriage and also of ten shillings Sterling money to the said Ann Desbeaux in hand well & truly paid the receipt where of is hereby acknowledged and for divers other good and sufficient causes and considerations her therunto specially moving she the said Ann Desbeaux by & with the consent & privity of the said James W. Sherman her intended husband testified by his being a party to and executing these presents hath granted bargained & sold and by these presents doth grant bargain & sell and in plain & open market

deliver unto the said Adolphus Beckman  
 the following negro slaves that is to say,  
 Felix, Abraham, Ludgoc, Jupiter, Stephen,  
 Jacinth, Charles, Jack, Susan and her child  
 To have & to hold the said negro & other slaves  
 with the future issue and increase of the  
 said females unto him the said Adolphus  
 Beckman his heirs & executors administra-  
 tors and assigns Upon the special trust  
 and confidence nevertheless to be for the  
 several uses intents & purposes here in  
 and hereby intended to be made limited  
 and declared of and concerning the  
 same that is to say in trust and to and  
 for the said Ann Desbeaux her executors  
 administrators and assigns until the  
 solemnization of the said intended  
 marriage and from and after the so-  
 lemnization thereof then in trust  
 that he the said Adolphus Beckman  
 his heirs & executors administrators  
 and assigns shall and do from time to  
 time during the life time of the said  
 Ann Desbeaux permit her to have  
 use and possess the negroes aforesaid  
 with the issue of the females and to  
 receive & dispose of as she may think  
 fit of the income & profits arising  
 from the said negroes with the issue  
 aforesaid to the intent that the said negroes  
 with the issue of the females and the  
 profits or income arising therefrom be  
 not liable or subject to the contractual  
 debts or engagements of the said James  
 M<sup>r</sup> Beckman her intended husband  
 but only at her own sole & separate use  
 as tho she were a femme sole & unmar-  
 ried. And upon this further trust and  
 confidence that he the said Adolphus

Beckman his heirs executors administrators and assigns shall and do assign transfer and dispose of all and every of the said negro slaves and issue of the females unto such person and persons to and for such uses purposes estates and interests and in such proportions manner and form with or without revocation as the said Ann Debeaux shall from time to time not withstanding her coverture and whether she be sole or married by any writing or writings under her hand and seal attested by two or more credible witnesses to take effect during her life or in nature of and purporting to be her last Will & Testament but give limit or appoint the same or any part thereof and in default of such direction limitation gift or appointment then in trust and to be and remain to and for her own sole and separate use and behoof and to and for her executors administrators and assigns forever. And the said James W. Sherman for himself his heirs executors & administrators doth by these presents covenant promise and agree to and with the said Adolphus Beckman his heirs executors administrators and assigns that it shall & maybe lawful to & for that he will permit the said Ann Debeaux to make such writing and writings under her hand and seal and attested as aforesaid take effect during her life or in nature of and purporting to be her last Will & Testament as may be necessary for the better fulfilling all or any of the trusts herein before mentioned & expressed. In witness whereof the said parties to these presents have hereunto interchangeably set their hand & seal on the day & in the year first above written.

Anne Debeaux. Jas. W. Sherman. Adolphus Beckman. S. S.

Sealed & delivered in the presence of Rai-  
mond Clabby, John Gros. Received <sup>3</sup> this thirty  
first day of December 1804. from Beckman  
ten shillings being the consideration  
money within mentioned. Anne Debeaux.  
Witness John Gros. Raymond Clabby  
State of S. Carolina Charleston District  
So. Personally appeared John Gros who  
being duly sworn made oath that he saw  
Anne Debeaux, James W. Turner,  
and Adolphus Beckman severally sign  
and as their respective act & deed delivers  
the within instrument of writing bound  
for the purposes therein set forth, that  
he also saw the said Anne Debeaux  
sign her name to the receipt herein  
indorsed that he the Depoent together  
Raymond Clabby subscribed their  
names as witnesses to the due execution  
of the same. Sworn to before me  
the 2d. January 1805. Ch. Glover. C.  
Recorded 4th January 1805.

This Indenture Tripartite made the third  
day of December in the year of our Lord one  
thousand eight hundred four and in the  
twenty ninth year of the Independence  
of the United States of America Between  
Alexander Jones of the first part, James S.  
Adams, Anchar Smith, George Smith, and  
Savage Smith of the second part, and Mary  
Floyne Smith (daughter of Thomas Smith Senr)  
of the third part witnesseth that for and in  
consideration of a marriage intended by  
Gods permission shortly to be had and  
solemnized between the said Alexander  
Jones and the said Mary Floyne Smith  
and certain negro slaves & other goods and  
chattels hereinafter mentioned to be had and

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and

received by the said Alexander Jones as a  
 marriage portion with the said <sup>Mary</sup> Mary  
 Smith and that a competent jointure may  
 be had made & provided for the said Mary  
 Smith in case the said marriage should  
 take effect and for the settling and assuring  
 the said negro slaves and other goods & chattels  
 to for the several uses intents and purposes  
 herein after limited & declared pursuant to the  
 agreement made upon the contract of the said  
 intended marriage by the said Alexander  
 Jones hath granted aliened and confirmed  
 by these presents doth grant alien & confirm unto  
 the said James S. Adams Archer Smith, George  
 Smith, and Savage Smith three negro slaves  
 named Tackey, Margaret, and Sarah a riding  
 chair & two horses To have and to hold all and  
 singular the negro slaves above named (together  
 with the future issue and increase of the  
 females) riding chair & two horses unto the  
 said James S. Adams Archer Smith, George  
 Smith, & Savage Smith their heirs & assigns in  
 trust to & for the uses intents & purposes herein  
 after mentioned expressed and declared  
 that is to say that from and after the solemn  
 ization of the said intended marriage  
 to the use and behoof of the said James S.  
 Adams, Archer Smith, George Smith, and  
 Savage Smith & their heirs for and during  
 the joint lives of the said Alexander Jones  
 & Mary <sup>Hyne</sup> Smith his intended wife in trust  
 as aforesaid to preserve and support the contin-  
 gencies herein after limited from being defeated  
 and destroyed yet nevertheless upon trust to  
 permit the said Alexander Jones and the  
 said <sup>Mary</sup> Mary <sup>Hyne</sup> Smith his intended wife  
 during their joint lives to receive & take the labour  
 services and profits that may arise from the  
 labour of the said negro slaves to their own proper

use and benefit. And if the said Alexander Jones should survive the said Mary Byrne Smith his intended wife ~~having~~ she leaving issue lawfully begotten and born of her body all and singular the negro slaves the issue and increase of the females shall become the property of the said Alexander Jones his husband assigns forever and the trust herein before <sup>given</sup> granted shall cease and determine. But if the said Mary Byrne Smith intended wife of the said Alexander Jones should survive the said Alexander Jones or leave issue lawfully begotten then and in that case all and singular the negro slaves with the issue and increase of the females shall become the property of the said Mary Byrne Smith (intended wife of the said Alexander Jones) or her heirs and assigns forever and the trust herein before given and granted shall cease and determine. In witness whereof the parties to these presents have set their hands and seals the day and year first above written. Mary Byrne Smith. L. S. Alexander Jones. L. S. Signed sealed and delivered in presence of Ann Waring, Isaac Kenner, the word issue interlined in the twenty third line and or leave issue lawfully begotten in the thirty second was done before signing and sealing. State of South Carolina. Colleton District personally appeared Isaac Kenner who being duly sworn maketh oath that he was present and saw the within named Mary Byrne Smith and Alexander Jones sign seal and as their act deed deliver the within Instrument of writing to and for the uses and purposes therein mentioned and that he this Deponent together with Ann Waring signed their names as Witnesses thereto. Isaac Kenner Sworn to this 18th Feby. 1805 before me. Jas. Stewart J.P. Recorded 12th March 1805.

South Carolina This Indenture Tripartite made the twenty  
 third day of October in the Year of our Lord one thousand eight  
 hundred and four between Elizabeth Baynard Relict of Wil-  
 liam Baynard late of Edisto Island deceased Esquire of the one  
 part Mungo Mackay of the same place Esquire of the second  
 part and John McKell Sen: and William Wood of the  
 same place Planters of the third part Whereas a Marriage  
 is shortly intended to be had and solemnized between the said  
 Elizabeth Baynard and the said Mungo Mackay and Whereas  
 the said Elizabeth Baynard is at the time of executing these  
 Presents seized in her demesne as of fee and possessed of or  
 interested in or entitled unto a considerable real and personal  
 Estate that is to say, of a certain undivided Part Proportion  
 or share of in and to divers that is to wit several tracts of  
 land situate being and being on Edisto Island aforesaid being  
 of the Real Estate of her said late husband William Baynard  
 and also of a certain undivided share part or Proportion of in  
 and to about one hundred and fifty negro slaves being of  
 the Personal Estate of the said William Baynard and is also  
 under the last Will and Testament of Archibald Calder of Edisto  
 Island deceased possessed of or interested in or entitled unto for  
 and during her natural life an undivided fourth part of the  
 real estate of the said Archibald Calder and also of in and  
 to one undivided fourth part of eighty negro slaves being of the  
 Personal Estate of the said Archibald Calder and of which real  
 and Personal Estates of in and to which the said Elizabeth Bay-  
 nard is so respectively seized in fee possessed of or interested in  
 or entitled unto as aforesaid a Particular and specific description  
 or schedule and enumeration thereof cannot be at present given  
 by reason of the undivided State in which the same is as aforesaid  
 and whereas upon the treaty of and previous to the intended  
 marriage aforesaid between the said Elizabeth Baynard and Mungo  
 Mackay it hath been and is agreed by and between the said  
 Elizabeth Baynard and Mungo Mackay that the said real and  
 Personal Estates of the said Elizabeth Baynard together with all  
 and every other real and Personal Estate whatsoever which she  
 now hath or may hereafter have during the said Marriage by  
 inheritance devise bequest gift or by Virtue of the Act of the  
 Legislature of the said State for the Abolition of the Rights of

25 negroes more or less being the personal Estate of the said Archibald Baynard and undivided part or share

Primogeniture or by any other means howsoever shall be granted released and assigned to and vested in them the said John Michell Sen<sup>r</sup> and William Wood upon the Special trust and confidence and to and for the Several uses intents and Purposes herein after mentioned limited expressed and declared of and concerning the same Now this Indenture Witnesseth that in Pursuance of the said agreement and in consideration of the said intended Marriage and also of ten Shillings Sterling money to the said Elizabeth Baynard by the said John Michell Sen<sup>r</sup> and William Wood and by and with the Privy and consent of her said intended Husband Mungo Mackay testified by his being a party to and executing this presents hath granted bargained sold aliened released assigned transferred and set over and by these presents doth grant bargain sell and alien release assign transfer and set over unto the said John Michell Sen<sup>r</sup> and William Wood all the before mentioned undivided part proportion or share of her the said Elizabeth Baynard of into or out of the said six several tracts of lands being the real Estate of her late husband the said William Baynard and also all her the said Elizabeth Baynard undivided share part or proportion of in and to one hundred and fifty negro Slaves more or less being of the Personal Estate of the said William Baynard and also all her the said Elizabeth Baynard undivided fourth part ~~as share~~ of the real Estate of the said Archibald Calder and also every other real and Personal Estate which the said Elizabeth Baynard now hath is interested in or entitled unto or may hereafter have or be entitled to or interested in during the said Marriage by Inheritance devise bequest gift or by Virtue of the act of the Legislature of the said State for the abolition of the Rights of Primogeniture or by any other means howsoever to have and to hold all and singular the said real and Personal Estates of her the said Elizabeth Baynard and all her rights title interest Property claim and demand of in and to the same unto the said John Michell Sen<sup>r</sup> and William Wood upon the Special trust and Confidence Never theless 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 that is to say to and for the use of the said Elizabeth Baynard until

The Solemnization of the Said intended Marriage and from  
 and after the Solemnization thereof to and for the joint use  
 and behoof of them the Said Mungo Mackay and his said  
 intended wife Elizabeth Baynard for and during their joint  
 lives and so as not to be subject or liable to the Contracts or  
 engagements Debts or Incumbrances of him the Said Mungo  
 Mackay unless by and with her consent Direction and Approv-  
 ement expressed in Writing in Writing under her hand and Seal  
 and witnessed by one or more credible Persons and from and  
 after the decease of either of them the Said Mungo Mackay  
 or Elizabeth Baynard then to and for the use and behoof of  
 the Survivor of them and the issue if any there be of them  
 the Said Mungo Mackay and Elizabeth Baynard and upon  
 and after the decease of the Survivor of them the Said Mungo  
 Mackay and Elizabeth Baynard then upon trust and to and for  
 the use and behoof of such Childs or Children of them  
 the Said Mungo Mackay and Elizabeth Baynard equally  
 to be divided between them if more than one as shall be  
 living at the time of the decease of such Survivor and in case  
 of the default of Issue of them the Said Mungo Mackay  
 and the Said Elizabeth Baynard living at the death of  
 the Survivor of them then upon trust to and for the proper  
 use and behoof of the right heirs and legal representatives  
 of the Said Mungo Mackay forever And it is hereby  
 declared and agreed <sup>upon</sup> between the Parties to this Present that  
 in case the Said Mungo Mackay and the Said Elizabeth  
 should be minded and Willing at any time to sell and  
 dispose of all ~~any~~ Part of the Estate real or Personal hereby  
 granted releas'd and stilled and assured or intended so to be  
 and convert and invest the same in any other species of Pro-  
 perty in such Case it shall and may be lawful for the  
 Said Mungo Mackay and Elizabeth Baynard so to do and  
 the Said John McKee Senr. and William Wood or the Sur-  
 vivor of them shall and may grant bargain sell release  
 and convey the whole or any Part of the said Estate real or  
 Personal unto such Person or Persons and for such Prices and for  
 such Estates and Interests as the Said Mungo Mackay and  
 Elizabeth Baynard or the Survivor may in Writing under  
 their hands and Seals at any time direct and Appoint That

he the said Mungo Mackay his heirs executors Administrators and assigns shall and wills from time to time and at all times hereafter upon the Reasonable request of the said John McKell Sen<sup>r</sup> and William Wood or the Survivor of them make do and execute or cause and procure to be made done and executed all such further and other reasonable Acts Deeds and Conveyances matters and Things in the Law for the Corroborating and Confirming these Presents and for the further and better releasing Conveying assigning and assuring all and singular the Premises herein before mentioned and intended to be granted released conveyed assigned settled and assured unto the said John McKell Sen<sup>r</sup> and William Wood upon the trusts and to and for the use and purposes aforesaid according to the true intent and meaning of the Parties to this Deeds as by them or the Survivor of them or their counsels learned in the Law shall be reasonably advised devised or required In Witness whereof the said Parties to these Presents have hereunto set their hands and Seals on this day and in the year above mentioned Mungo Mackay Elizabeth Baynard John McKell Sen<sup>r</sup> William Wood L.S. Sealed and Delivered in the Presence of us John Patterson Timothy Kelly. South Carolina Before me one of the Justices of the Peace of and for Charleston District in the State aforesaid appeared John Patterson who being duly Sworn made Oath that he was Present and saw the within named Mungo Mackay Elizabeth Baynard John McKell Sen<sup>r</sup> and William Wood sign Seal and as their Act and Deed Deliver the within Deeds to and for the use intents and purposes therein expressed and declared and that he and Timothy Kelly signed their Names as Witnesses thereto Sworn before me this Sixth day of March 1805 W. Seabrook  
 Recorded 27th March 1805.

South Carolina. This Indenture tripartite made the fifteenth day of December in the year of our Lord one thousand eight hundred four between Sarah Proper Rose of Charleston in the State aforesaid (daughter of Jeremiah Rose deceased) Spinster of the first part Peter

St. Ehnery of the same place of the second  
 part and William Ehnery of the same place  
 of the third part. Whereas a marriage by  
 Gods permission is shortly intended to be  
 had and solemnized between the said Sarah  
 P. Rose & the said Peter St. Ehnery And  
 whereas the said S. P. Rose at the time  
 of executing these presents is lawfully en-  
 titled to one ~~proportional~~ and share  
 of the Estate of the said Jeremiah Rose  
 both real & personal in her de meum as fee  
 so as respects the lands and as absolute owner  
 of the said proportion & share of the personal  
 property aforesaid and of the goods & chattels  
 in the list & schedule hereunto annexed  
 particularly expressed & contained. And  
 whereas upon treaty & agreement previous to the in-  
 tended marriage aforesaid it hath been  
 and is agreed on between the said Sarah  
 Poper Rose & Peter St. Ehnery that the estate of  
 the said Jeremiah Rose shall be by her  
 granted released assigned and vested in  
 him the said William Ehnery his heirs ex-  
 ecutors administrators assigns upon the  
 special trust and confidence and bond  
 for the several uses intents and purposes  
 herein after mentioned limited expressed  
 & declared and concerning the same. Now  
 this indenture witnesseth that in pur-  
 suance of the said Agreement and in  
 consideration of the said intended mar-  
 riage of ten shilling sterling money  
 to the said Rose in hand well & truly  
 paid the receipt whereof is hereby acknow-  
 ledged and for divers other good & sufficient  
 causes & considerations her therunto speci-  
 ally moving she the said Sarah Poper  
 Rose by & with the consent & privity of the  
 said Peter St. Ehnery her intended husband &

testified by his being a party to and executing  
 these presents both granted bargained sold  
 assigned released conveyed confirmed  
 & by these presents doth grant bargain sell  
 alien release convey and confer unto  
 the said William Ehney all singular  
 the undivided part of the real Estate of the  
 said ~~Permanian~~ Rose & hath also granted  
 bargained and sold and by these presents  
 doth grant bargain and sell and in open  
 market deliver unto him the said William  
 Ehney the undivided part of the personal  
 Estate of the said ~~Permanian~~ Rose To have  
 and to hold the same and also all and sin-  
 gular the goods and chattels and other effects  
 mentioned and contained in the List or  
 Schedule hereunto annexed (and which  
 she doth hereby assign transfer and set  
 over unto him the said William Ehney  
 and all and singular other the premises  
 herein before mentioned or meant to be  
 hereby granted released conveyed as afore-  
 said unto him the said William Ehney  
 his heirs & assigns as administrator and  
 assigns upon the special trust and  
 confidence never the less for the several  
 uses intents & purposes herein and hereby  
 intended to be made limited and defined  
 & and concerning the same that is to  
 say In trust and to and for the said  
 Sarah Proper Rose her heirs & assigns ad-  
 ministrators & assigns until the solemn  
 nization of the said intended marri-  
 age & from & after the solemnization here-  
 of then in trust for the said Sarah Proper  
 Rose & Peter M. Ehney for & during the  
 term of their natural lives and in case  
 of the death of either of them then to the use  
 of the survivor during his or her natural life

then upon the death of such survivor to the  
 use and behoof of the children of him the  
 said Peter M. Ehney, the said  
 his wife living at the time of the decease of  
 such survivor to her her and them & his  
 her or their heirs for ever. And upon this fur-  
 ther trust that if the said ~~rose~~ shall  
 shall survive the ~~said~~ said Peter M.  
 Ehney and intermarry with any future  
 and other husband such husband shall  
 have no authority or control over the  
 Estate hereby conveyed to the said William  
 Ehney, but that he same shall stand  
 forever freed and discharged from  
 all liability for his debts or engagements  
 and that he shall not be permitted to med-  
 dle with the same. And also upon this  
 further trust that upon the death of the  
 said ~~rose~~ if she happen to survive  
 the said Peter M. Ehney without any  
 issue by this marriage or any issue by  
 any future marriage living at the time  
 of her death then and in that case the said  
 proportion of the Estate of the said Permi-  
 ah rose deceased shall be to and for the  
 heirs of the said Peter Ehney their heirs  
 for ever in trust as a trust for the children  
 of the said Peter M. Ehney of the said  
 Rose by whatever marriage living  
 at the time of the death of the survivor of  
 any there shall be living and to his her or  
 their heirs for ever. And the said William  
 Ehney doth hereby covenant and promise  
 agree to with the said Peter M. Ehney  
 and ~~rose~~ Rose that he well & truly at  
 all times hereafter permit them or the  
 survivors of them to use occupy enjoy  
 the said proportion of the said Permi-  
 ah Rose undivided Estate without any interruption

let or hindrance and that he will from time to time to time to time and at all times hereafter well truly & faithfully conform to and execute the several uses trusts intents and purposes herein and hereby created intended and resolved according to the true meaning and import of the same. In witness whereof the said parties to these presents have hereunto inter par equal ly set their hands and seals the day & year first above written. Sarah Cooper Rose, S. S. Peter C. M. Ehney, S. S. William Ehney S. S. sealed & delivered in the presence of Anna Rose, Alex. Thompson, Charleston S. Alex. Thompson made oath that Sarah Cooper Rose, Peter C. M. Ehney & Wm. Ehney signed, sealed and delivered the foregoing Deed for the purpose therein mentioned & that he witnessed the same. sworn before me this 25th day, 1815 Daniel Greger, R. U.  
 Recorded 25th January 1815.

South Carolina. This Indenture tripartite made this twenty first day of November in the year of our Lord one thousand eight hundred and four and in the 29th year of the Sovereignty and Independence of the United States of America between Edward Gibbs Thomas of the city of Charleston Physician of the first part, Emily Wakefield of the same place Spinster of the second part and Martha Cannon and Thomas Doughty both of the same place of the third part. Whereas a marriage is shortly intended to be had and solemnized between the said Edward Thomas and the said Emily Wakefield and

whereas Daniel Cannon Esquire deceased  
 in and by his last Will and Testament in writ-  
 ting duly executed, proven did give devise  
 bequeath a certain Legacy unto the said Emily  
 Wakefield, his grand daughter) in the words  
 following that is to say "Immediately after  
 the payment, satisfaction of my debts it is  
 my will that the rest residue and re-  
 mainder of my Estate real & personal be  
 divided into ten equal parts or shares five  
 parts or shares thereof to give devise and be-  
 queath equally to and among my six  
 grand children children of my late daughter  
 Sarah Wakefield's share and share alike  
 to them and their heirs executors & administra-  
 tors and assigns forever in and by the  
 said Will and Testament now of record  
 in the Chancery Office for Charleston  
 District will more fully appear And where  
 as upon the treaty and previous to the  
 said intended marriage it hath  
 been and is agreed upon between the said  
 Edward Gibbs Thomas and Emily  
~~Gibbs Thomas~~ Wakefield that the said  
 Legacy shall be received by the said Thomas  
 Doughty his executors and administrators  
 to be by him and them invested in such  
 property either real or personal as the  
 said Edward Gibbs Thomas & Emily  
 Wakefield shall in writing under their  
 hands direct and appoint, to be held by the  
 said Martha Cannon and Thomas  
 Doughty their Executors or administrators  
 upon the several trust and bond for the  
 uses herein after more particularly men-  
 tioned. Now this Indenture witnesseth  
 that in pursuance and performance of  
 the said recited agreement and for and in  
 consideration of the said intended marriage

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and of the fortune of her the said Emily Wakefield consisting of the legacy she is entitled to receive by the last Will and Testament of the said Daniel Cannon her grand father it is hereby agreed and declared by between all and every the parties to these presents and the true intent and meaning of these presents is and are that he the said Edward Gibbs Thomas shall not nor will not receive the legacy aforesaid but that the said legacy shall be received by the said Thomas Doughty or his Executors or administrators of the Executors of the last Will and Testament of the said Daniel Cannon Esquire deceased and from thenceforth be applied disposed of and invested in such property either real or personal as the said Edward

Thomas and Emily Wakefield shall in writing under their hands direct and appoint the same to be held by the said Martha Cannon & Thomas Doughty their Executors or administrators upon the several trusts & for the several uses therein after particularly mentioned of concerning the same that is to say in trust to hold the same to the joint use and behoof of the said Emily Wakefield and Edward Thomas her intended husband for and during the term of their joint lives and upon the death of the said Emily Wakefield then to the use of such child or children as she may have alive at her death share & share alike and in default of issue to be living at her death then to the said Edward Thomas his heirs Executors administrators & assigns for ever but if the said Emily shall survive the said Edward Thomas Thomas then in trust to hold the same to the use of

the said Emily Wakefield her heirs exe-  
 cutors administrators & assigns for ever  
 provided always that if the said Emily  
 Wakefield and Edward Thomas her  
 intended husband shall at any time  
 hereafter be desirous of selling disposing  
 or changing any of the property to be pur-  
 chased by the said Martha Cannon and  
 Thomas Doughty in pursuance of the  
 trusts aforesaid and they shall signify such  
 their wish and desire in writing under  
 their hands to the said Martha Cannon  
 and Thomas Doughty that then the said  
 Martha Cannon and Thomas Doughty  
 their executors or administrators shall  
 and may sell and dispose of the same  
 and invest the proceeds arising from  
 such sale in the purchase of such other  
 property either real or personal as the said  
 Emily Wakefield and Edward  
 Thomas her intended husband may  
 direct appoint to be held nevertheless by  
 the said Martha Cannon and Thomas  
 Doughty their executors or administrators  
 upon the same trusts and lands for the  
 same uses and purposes as are herein  
 before particularly mentioned declared  
 & the said Emily Wakefield by with the  
 consent and approbation of the said  
 Edward Thomas her intended hus-  
 band (testified by his being partly here  
 and signing and sealing these presents)  
 hath appointed and now appoints the  
 said Thomas Doughty his executors and  
 administrators her lawful Attorney  
 and from the said Martha Cannon  
 Executrix of the last Will & Testament of the  
 said Daniel Cannon Esquire deceased the said

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Legacy to which she is entitled and upon receipt  
 thereof a general release and discharge for  
 the same to make and deliver and to apply  
 dispose of or invest the same as above is di-  
 rected & particularly mentioned & declared  
 of and ~~concerning~~ concerning the same  
 and the said Edward Thomas for him-  
 self his heirs executors and administra-  
 tors doth covenant that he shall and will  
 from time to time and at all times here-  
 after upon the reasonable requests of the  
 said Martha Cannon & Thomas Doughty  
 make do and execute all such further  
 and other lawful reasonable acts and  
 things for the corroborating and strength-  
 ning the same of these presents (neverthe-  
 less to be given all used and upon the several  
 trusts herein and hereby respectively  
 mentioned expressed & declared of and  
 concerning the same) as by their counsel  
 learned in the Law shall in that behalf  
 be reasonably advised or required. In  
 witness whereof the said parties to the  
 presents have hereunto in lever changedly  
 set their hands & seals on the day and in  
 the year first above written, Edward G.  
 Thomas, Esq. Emily Wakefield, S.  
 Martha Cannon, W. S. & Thomas Doughty, S.  
 Sealed & delivered in the presence of the  
 words doth covenant that he "being first  
 interlined in the 19<sup>th</sup> line of the second sheet  
 attached hereto & forming a part of this sheet  
 Wm Logan, Wm Johnston, Charles Tomp.  
 Wm Logan made oath that Edward G. Thomas,  
 Emily Wakefield, Martha Cannon, & Thomas  
 Doughty signed sealed & delivered the within  
 Deed for the purposes therein mentioned & that  
 he with Wm Johnston witnessed the same. In  
 this 25<sup>th</sup> Jan'y 1805 before David Gasbarrnel, J. P.  
 Recorded 25<sup>th</sup> January 1805.

South Carolina. Know all Men by these presents that I Edward Rogson of the State aforesaid am held and firmly bound unto Elizabeth Wragg and Charlotte Wragg Trustees for Henrietta Wragg the full and just sum of twenty thousand pounds sterling, money to be paid to the said Elizabeth Wragg and Charlotte Wragg Trustees as aforesaid or their survivor or their heirs or assigns or their Attorneys Executors Administrators or assigns to which payment well and truly to be made and done by and myself each and every of my heirs Executors and administrators firmly by these presents. Sealed with my seal and dated the sixth day of February, in the year of our Lord one thousand eight hundred and five, and in the twenty seventh year of the Sovereignty and Independence of the United States of America. Whereas a marriage is shortly intended to be had solemnized between the above mentioned Edward Rogson and the above mentioned Henrietta Wragg who is the sister of the said Elizabeth and Charlotte Wragg and whereas the said Henrietta Wragg is entitled to an undivided third part of the real and personal estate expressed in the schedule hereunto annexed and marked A. 1 And whereas it has been agreed between the said parties in consideration of the said intended marriage that as soon as a division of the said property real & personal can be made and the portion of the said Henrietta Wragg in the same ascertained & set apart that the said Edward Rogson will join with the said Henrietta Wragg in conveying transferring & assigning the same as also certain other personal property

to which the said Henrietta is exclusively  
entitled and which is also mentioned in  
the said Schedule and marked A 2 well  
and sufficiently unto the said Elizabeth  
Wragg and Charlotte Wragg for such persons  
as they shall appoint their heirs executors ad  
ministrators & assigns in trust nevertheless  
to and for the following uses & purposes  
that is to say in trust to & for the joint use  
benefit & behoof of the said Edward Pogson  
and Henrietta Wragg without imbrack  
ment or waste as to the real Estate during  
their joint lives or the purpose of securing  
thereout a suitable maintenance and  
provision for the said Henrietta  
Wragg and the children of the said in  
tended marriage so that no debts of the  
said Edward Pogson shall deprive them  
thereof and from and after the death of the  
said Henrietta Wragg should she be the  
said Edward Pogson leaving no child  
or children, and child or grand children  
great grand child or great grand children by  
him begotten living at her death then in trust  
to and for the sole use benefit and behoof of  
the said Edward Pogson his heirs execu  
tors administrators and assigns for ever  
and that the said Justice and the suri  
vors and supervisors them his or her heirs  
executors <sup>and</sup> administrators shall at the  
request cost and charges of the said Edward  
Pogson well & sufficiently convey transfer  
and assign over unto him his heirs executors  
administrators & assigns the legal estate  
in the said real and personal Estate so  
as to make his title perfect in the same  
but in case the said Henrietta Wragg  
should die before the said Edward Pogson  
leaving any child or children grand child or grand

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children great grand child or great grand  
 children issue of the said marriage being  
 at her death then in trust to and for the use  
 benefit and behoof of the said Elizabeth  
 Pogson during his natural life without im-  
 peachment, waste as aforesaid for the pur-  
 pose of providing and securing thereout at  
 his discretion a suitable maintenance and  
 education of such child or children grand  
 child or grand children great grand child  
 or great grand children so as that no debts of  
 the said Elizabeth Pogson shall deprive  
 them thereof and from and after the death  
 of the said Elizabeth Pogson should he  
 leave any such child or children grand  
 child or grand children great grand child  
 or great grand children living at his death  
 then in trust to and for the use benefit and  
 behoof of such child or children grand  
 child or grand children great grand child  
 or great grand children his heirs or their heirs  
 executors administrators and assigns  
 if more than one a tenancy in common  
 (such grand children and great grand chil-  
 dren or their issue their parents and  
 taking between them only the share to  
 which their respective parents would have  
 taken if they had survived the said Eliza-  
 beth Pogson) and that the said trustee  
 and the survivor or survivor of them  
 his or her heirs executors administrators  
 shall at the request cost and charges of any  
 child or children grand child or grand  
 children great grand child or great grand  
 children well and sufficiently convey  
 transfer and assign over unto her him  
 or them the legal estate in the said prop-  
 erty real and personal so as to make his or  
 their title perfect in the same but should

such child or children grand child or grand-  
 children great grand child or great grand children  
 all die during the life time of the said E. Milward  
 Pogson then from and after ~~his~~ his her or their  
 death in trust to and for the sole use benefit  
 and behoof of the said E. Milward Pogson  
 his heirs executors administrators assigns  
 for ever and that the said Trustees and the sur-  
 vivors and survivor of them his or her heirs exe-  
 cutors administrators shall and will at the  
 request cost and charges of the said E. Milward  
 Pogson well and sufficiently convey transfer  
 and assign over unto him his heirs execu-  
 tors administrators assigns the legal es-  
 tate in the said property real & personal  
 so as to make his title perfect in the same  
 but in case it should so happen as that  
 the said E. Milward Pogson should die  
 before the said Henrietta Wragg leaving  
 no child or children grand child or grand  
 children great grand child or great grand  
 children issue of the said intended mari-  
 age living at his death then from & after  
 his death in trust to and for the sole use  
 benefit and behoof of the said Henrietta  
 Wragg her heirs executors administrators  
 assigns for ever and that they the said  
 trustees and the survivors and survivor  
 of them his or her heirs executors or admi-  
 nistrators shall and will at the request  
 cost and charges of the said Henrietta Wragg  
 well and sufficiently convey transfer  
 & assign over the legal estate in the said  
 property real & personal unto her her  
 heirs executors administrators so  
 & assign so as to make her title perfect in  
 the same but in case the said E. Mil-  
 ward Pogson should die before the said  
 Henrietta Wragg leaving any child or children

grand child or grand children great grand  
 child or great grand children issue of the  
 said intended marriage living at his  
 death then in trust to and for the use benefit  
 & behoof of the said Henrietta Wragg du  
 ring her natural life without impeach  
 ment or waste as aforesaid for the purpose  
 of providing and securing thereout  
 at her discretion a suitable maintenance  
 and education for such child or children  
 grand child or grand children great grand  
 child or great grand children issue  
 of the said intended marriage as well  
 as any other child or children grand  
 child or g. and children great grand  
 child or great grand children which  
 she may have by any future marriage  
 so that the debts of the said Henrietta  
 Wragg shall not deprive these thereof  
 and from and after the death of the said  
 Henrietta Wragg should she leave any such  
 child or children grand child or grand chil  
 dren great grand child or great grand children  
 issue of the said intended marriage or  
 any future marriage or of both living at  
 her death then in trust to and for the use  
 benefit & behoof of such child or children  
 grand child or grand children great grand  
 child or great grand children issue of the  
 said intended marriage as of any such  
 future marriage his her or their heirs  
 executors administrators if more  
 than one as tenants in common save  
 grand children & great grand children or  
 presenting their respective parents and  
 taking between them only the share which  
 their parent would have taken if he or she  
 had survived the said Henrietta Wragg  
 and that the said trustees and the survivors

and survivor of them his or her heirs ex-  
 ecutors & administrators shall & will at the re-  
 quest cost and charges of such child or  
 children grand child or grand children great  
 grand child or great grand children well  
 and sufficiently convey transfer assign  
 over unto him her or them the legal es-  
 tate in the said property real & personal  
 so as to make his her or their title perfect  
 in the same but should such child or  
 children grand child or grand children  
 great grand child or great grand child  
 die all die during the life of the said  
 Henrietta Wragg then from and  
 after his her or their death in trust to  
 and for the sole use benefit & behoof  
 of the said Henrietta Wragg her heirs  
 ex-ecutors administrators & assigns  
 and that the said trustees and the  
 survivors & survivor of them his or her  
 heirs ex-ecutors & administrators shall  
 and will at the request cost and charges  
 of the said Henrietta Wragg well and  
 sufficiently convey transfer and assign  
 over unto her her heirs ex-ecutors admi-  
 nistrators and assigns the legal estate  
 in the said property real and personal  
 so as to make her title perfect in the same  
 provided nevertheless that if thereafter  
 it shall appear to the said civil ward Pro-  
 son during his life time or to the said  
 Henrietta Wragg after his death to be  
 most for the advantage of the said par-  
 ties that the whole or any part of the said  
 property real or personal aforesaid  
 should be sold and the monies aris-  
 ing therefrom be applied and expended  
 in the purchase of other property real or perso-  
 nal or both then and in such case it shall be lawful

to and for the said Melward Pogson in his  
 life time and the said Henrietta Wragg  
 after his death by his or her deed properly exe-  
 cuted in the presence of two or more credible  
 witnesses to revoke and make void all and  
 every the use and uses heretofore limited  
 or concerning such property and to limit &  
 declare any new use or uses to or concerning  
 the same so as upon and at the time of making  
 such revocation and limiting any new  
 or other use or uses to or concerning the same  
 property the said Melward Pogson in  
 his lifetime and the said Henrietta  
 Wragg after his death by his or her deed pro-  
 perly executed in the presence of two or more  
 credible witnesses do transfer assign and  
 set over unto the said trustees or to the  
 survivors or survivor of them their heirs  
 her heirs executors administrators  
 and assigns as the case may be & require  
 the monies or specialties arising from  
 the sale of the said property in trust is  
 and for the use intent and purpose  
 of purchasing such other property real  
 or personal, or both as the said Melward  
 Pogson in his life time or the said Hen-  
 rietta Wragg after his death shall think  
 most for the advantage of the said par-  
 ties to be jointly and severally conveyed,  
 bargained sold transferred assigned and  
 set over by the person or persons so selling  
 the same the said Melward Pogson in his  
 life time and the said Henrietta Wragg  
 after his death joining in such deeds and  
 thereby signifying his & her assent thereto  
 unto the said trustees or the survivors  
 or survivor of them their heirs or her heirs ex-  
 cutors administrators and assigns as the  
 case may be and require according to the nature

of the property in trust nevertheless to be  
 for the same uses purposes as those already  
 expressed or at least as many of them  
 as may be then practicable regard being  
 had to the nature of the property where it  
 may be real and the estate in such real  
 property so limited to the said Edward  
 Pogson and Henrietta Wragg for their  
 joint lives and the life of the survivor  
 of them being without impeachment of  
 waste subject however to the same pow-  
 er in the said Edward Pogson in  
 his life time and to the same power  
 in the said Henrietta Wragg after  
 his death of revoking or annulling the  
 use or uses of the whole or any part of such  
 property and of limiting or appointing  
 a new use or uses of the same provided  
 also that it shall and may be lawful to and  
 for the said Trustees and the survivors and  
 survivor of them his or her heirs executors  
 administrators assigns Trustees or Trust-  
 ee as the case may be from time to time in  
 the first place to deduct retain and reim-  
 burse themselves himself or herself respec-  
 tively out of the rents issues profits of the  
 aforesaid real & personal estate therein  
 to be conveyed to them all such costs and  
 charges as they he or she shall or may pay  
 or spend sustain or be put to in or about  
 the performance <sup>and</sup> execution of the overal  
 trusts thereby in them to be reposed or in any  
 wise concerning the same provided also that  
 in case thereafter it should become expedient  
 that the said Trustees should be changed  
 either from the removal of the said Edward  
 Pogson in his lifetime or of the said Henrietta  
 Wragg after his death into another Country  
 and their desire to remove the property aforesaid

or any part thereof thither, also or from there  
 moral ~~thing~~ of the said Trustees themselves into  
 another country whilst the said Edward  
 Pogson and Henrietta Tragg continue to  
 reside in this State in such case it shall be  
 lawful for and the duty of the said Trustees  
 in the last instance to effect the said change  
 and removal of the said property by well and  
 sufficiently conveying, transferring, and assigning  
 over the legal estate in the said property, by which  
 of course would be personal <sup>unto</sup> such  
 person or persons resident in such other  
 country, his or their executors, adminis-  
 trators and assigns as the said Trustees or  
 the survivor or survivors, them or her exe-  
 cutors or administrators together with the  
 said Edward Pogson in his life time  
~~or~~ the said Henrietta Tragg either in  
 death shall deem proper, the said Ed-  
 ward Pogson in his life time and the said  
 Henrietta Tragg after his death, respec-  
 tively signing such deeds and thereby signi-  
 fying their assent <sup>unto</sup> in trust nevertheless to  
 for the same use and purposes subject  
 to the same provisions as are already ex-  
 pressed concerning the same. Now therefore  
 the condition of the foregoing obligation  
 is such that if the said Edward Pogson  
 his heirs, executors, administrators shall  
 and do well and truly perform fulfill and  
 execute in all things the agreement aforesaid  
 then and in such case the above obliga-  
 tion to be void or else to be and remain  
 in full force and virtue. A The words  
 following to wit "and in the second in-  
 stance to effect the said change by well  
 and sufficiently conveying transferring and  
 assigning over the legal estate in the said  
 property real or personal or both unto such

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person or persons resident in this State  
his her or their heirs executors admnis  
trators, as signs as the said Trustees or  
the survivors or survivor of them his  
her or their heirs executors or admnis  
trators together with the said Edward  
Pogson in his life time or the said  
Benrietta Wragg after his death shall  
deem proper the said ~~Benrietta~~ <sup>William</sup> the Pogson  
in his life time & the said Benrietta  
Wragg after his death respectively sign  
ing such deeds and thereby signifying  
their assent thereto") which were intended  
to be inserted in the 27<sup>th</sup> line of the sixth  
page at the point marked A having  
been accidentally omitted are to be con  
sidered as inserted in that place and  
the deed is to be corrected accordingly.  
Edward Pogson Esq. signed sealed and  
delivered the word "their" being first  
interlined between the 10<sup>th</sup> & 11<sup>th</sup> lines  
of the fifth page in the presence of  
Messrs. Baron Court James Ferguson  
Charles Tomp. Messrs. Baron has made oath  
that Edward Pogson signed sealed & delivered  
the foregoing Deed for the purposes therein  
mentioned and that he with James Fer  
guson witnessed the same. Sworn 15<sup>th</sup>  
April 1805 before Daniel Byrger J. C.  
The Schedule referred to. Ashley's attorney  
16<sup>th</sup> Dec. 1804. C. S. Perry, Dea. Perry the younger  
Maria, Soby, Boatman, Venus Soby the younger  
Tommy Boatman <sup>John Peter Boatman</sup> Menos de la. Sharpe, So  
phia, Deborah, Sophia the younger, Simon  
Troupa, Gilbert, Rhinah, Abigail, Memm <sup>John</sup>  
Rhinah the younger, Gilbert's child, old Doll  
Old Wabby, old Providence, Wabby grandchild.  
Brutus, Tommy, Stephen, Isaac Ship Carpent.  
Old Sucky, Sampson, Old Roger, Capt. Lydia, Colver

Sandy, Barbara, Philip, Blind, Luashaba,  
 Lucy, James, Ben, Maurice 3 children of Mary  
 Charley a carpnt. Charley a child. Old Arrey,  
 Betty her grand daughter. Old Teri. <sup>Patience</sup> Pa  
 tience her young child. Nat. Wheelwright, <sup>Hughes</sup>  
 Nat. Soc. Rebecca children. Nancy Stephens child  
 Gata, Maria, Affy, Paul, Anthony Paul child  
 down at Docton. Old Aaron, Thabe. Fox, Ra  
 chael, Fox the younger, Daniel, Violette,  
 Sabina, Cuffey, Old Prince, old Harriet,  
 John a carpnt. Emanuel, Venus, Kolley a  
 young child. Cain, Dianna, Cain the  
 younger, Caesar, Mary, Ashley, Barony con  
 th. Della a child of Die, Ruess & V. I. Cypha  
 Hercules Shoemakers. Abel Carpenter his  
 family at Docton. Sarah, Robin, Rogers children.  
 Docton 24<sup>th</sup> Decr. 1804. Adam, Cyra, Lotte,  
 Soney, Bobby, Jesse, Rhugh, Phillis, Adam  
 a young child. Harry, Dido, Samba, Suda,  
 Hewler, Charles, Buck, Scipio. <sup>Pose</sup> ~~Jacky~~ Jacky,  
 Phillis Ruess children <sup>W. C.</sup> W. C. Hagar, Sophia  
 Dianna, Bretta, Joas, Children. Dorcus  
 Green with, Betty, Sarah, Die a young child.  
 Grace, Jaford, Jenny. Hornick a carpenter.  
 Jennys, Sandy, Sam, Charles, Dinah. Will. Ruess  
 Frank, ~~Henry~~ <sup>Henny</sup> Henny, Beck, Sue, Affey, Charles  
 Clarinda. Docton continued. ~~Johny~~ Johny  
 a carpenter, Linda, Mag, Jane a young child.  
 N. S. C. November. Robin, Ruby, Catharina  
 Gibby, Christian, Tom, Rachael, Betty, Delia,  
 Dick, Gibby the younger, Rutah. Snow, Emma,  
 Flora, Lizzy, ~~Johny~~ Nancy, London. Cecelia,  
 Fanny, Tenah, Fanny children. Pompey,  
 Catharina, Lizzy, Ned, Rose, Elizabeth, Mary.  
 Luashaba a young child. Charles, Nanny, Cyra  
 Kelly, Betty, Wiltshire. Penna, Robt, Primus,  
 Rachel, Beck, Princes, Calia, Castle, James,  
 Joe, Sue, Jane, Jack, Sude, Dinah, Jenny, York  
 Eve, Flora, Melissa, York, Annum, <sup>children</sup> ~~Amey~~ Amey, Die, Abby,

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 a Charon sister Mary Tenah & Charley's wife