

301. Land and tenements and Negro or other slave or other
the premisys and to convert the same into money
or any other property in such case it shall and may
be lawful to and for the said Elizabeth Mary C^t McPherson
and James Reid Pringle or the survivor of them to sell &
disposse of all and every part of the said Land and ten-
ments Negro or other Slave and other the premisys
to such person a peyson and for such price or pricye as
they the said Elizabeth Mary C^t McPherson and James
Reid Pringle shall think fit and convenient by any
deed or Deed Writing or Writings under their hand
and Seal or the hand or seal of the survivor of them
allected by her a more creditable witnessoy so always &
it is hereby Agreed that the Money arising by & from
such sale and disposal or the secuertey for the
same or property in which the same may be invested
shall be from time to time settled and disparted and
be and used for the same ay intent and purpose
and subject to the said provisys and Agreements
as are herein before mentioned and declared of and
Concerning the Land and tenements negro and other
Slave and other premisys aforesaid And the said
James Reid Pringle for himself by his Exes & Admas
datt by these present Covenants promise and agreed to
and with the said Isannah C^t McPherson James C^t McPherson
and John Julius Pringle their heire Exes & Admas make
do and execute or cause or procure to be made done
and executed all such further and ^{the} lawful and
reasonable acts deede and Conveyance in the law for
the corroborating and Confirming of these present and
for the further and better Conveying aspigning & Aspuring
all and singular the premisys herein before mentioned &
intended to be granted released transferred aspigned
set over unto the said Isannah C^t McPherson James
C^t McPherson and John Julius Pringle their heire

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Our aduers and Aigry upon the bruske and for the
aytents and purpess aforesaid as by them or their
Counsel learned in the Law shall be reasonabey
revised aduised or required In witness whereof the
said party to these present have hereunto set their
hand and seals on the day and in the year first
above written -

Sealed & Delivered in

the presence of us the

way aforesaid being

first interlined between

James H. Gringle B
C. Mc. M. McPherson B
Susan McPherson B
John J. Gringle B
James C. McPherson B

the ninth & seventh day from the bottom of the
second page H. J. Inglesby W. S. Bull

Charlyte J. William S. Bull being duly sworn
made oath that he was present and saw the party to
the foregoing instrument of writing sign seal
delver the same for the ays intent and purpess
therein mentioned and that he with H. J. Inglesby
witnessed the same - Sworn to before me the day
15 April 1807. At P. A. S. Jr. I. R. Recorded 15 April 1807

articles of agreement made entered into and agreed upon the
twentieth day of April in the year of Our Lord one thousand
eight hundred and seven Between the Reverend Samuel
Dilly of Georgetown in the State of South Carolina of the
first part Margaret Mitchell of St. Johns Parish in
the same State widow of the second part and Francis
Marshall of Georgetown aforesaid M. D. and William
Webb Mitchell of St. Johns Parish aforesaid Gentleman
of the third part whereas a marriage is by God permisyon
intended shortly had and determined between the said
Samuel Dilly and the said Margaret Mitchell and whereas
the said Margaret Mitchell is possessed of certain Negroe
Slaves Harry Nancy Fina Bob Yankee Hannah and
Linda and their issue and also of certain Dolties of plate
bequeathed to her by the will of her late husband John
Mitchell deceased and of other property and effects
of which she is now possessed in her own right exclusive
of and besides certain fealdey hereditaments & premises
in St. Johns Parish aforesaid and is also entitled to
certain legacy bequeathed to her by the will of

the late General Christopher Gadsden deceased now they
 presents witness that in Consideration of such intended
 Marriage and for making provision for the said Margaret
 Mitchell in Case she shall happen to survive the said
 Samuel Lilly her said intended husband and also for
 the Children (if any) of the said intended Marriage It is
 hereby Covenanted and agreed by and between the said
 Samuel Lilly and the said Margaret Mitchell for
 themselves severally and respectively and for their said
 & respective Exec and Administrators that from and immediately
 after the solemnization of the said intended Marriage the
 said Margaret Mitchell deposes and states the property of the
 said Margaret Mitchell shall be vested in the said
 Francis Mayball and William Vesbit Mitchell or
 the survivor of them and the Exec and Administrators of such
 survivor upon the Trusts and to and for the intent and
 purpose herein mentioned and expressed that is to say
 upon Trust in the first place to pay off and discharge
 out of the property of such property all such debts as may
 be due and owing from her the said Margaret Mitchell
 to any person or persons whosoever on account of her said property
 and upon further Trust to permit and suffer the said Samuel
 Lilly and Margaret Mitchell and the survivor of them
 to take and enjoy the property of her and profit thereof or of the
 remainder thereof for and during the term of their natural
 lives and of the life of the survivor of them and from and
 immediately after the decease of such survivor to pay
 application and divide such remainder unto between
 a amongst the Child or Children of such intended
 Marriage in such share and proportion and at such
 time as the said Samuel Lilly and the said Margaret
 Mitchell or the survivor of them shall by deed or will appoint
 or for want and in default of such appointment at the
 age of Twenty One years Marriage first happening And
 in Case there shall happen to be no Child of such intended
 Marriage or being any he she or they shall happen to
 die under age and unmarried then and in either of the
 said Cases upon Trust to pay apply and dispose of such
 remainder unto the Child or Children of the said Margaret
 Mitchell by any after taken husband in such manner

as is hereby directed with respects to the Child & a Child
 of the New intended Marriage and in case the said Margaret
 Mitchell shall happen to depart this life without
 first then to dispose of pay and Apply the said remainder
 to the legal persons & representatives of the said
 Samuel Dilly absolutely to their proper use and benefit
 for ever Provided always that it shall and may be lawful
 to and for the said Trustees or the survivor of them by
 Act or Adams and they are hereby directed and empowered
 by and with the advice Consent Direction & approbation
 in writing of the said Samuel Dilly and Margaret
 Mitchell or the survivor of them his or her Act or Adams
 but not otherwise to sell and dispose of such Negroes
 or other property for the most Money that can reasonably
 be obtained for the same placing the Money arising
 by such sale or disposal thereof at Interest on good
 security to be approved of by the said parties and Trustees
 and applying the Interest dividends proceeds and
 profits thereof to the same uses and trusts as are
 herein before expressed as to such original property
 provided also and it is hereby further agreed that
 if the said Samuel Dilly by and with the Consent
 of the said Margaret Mitchell in writing for that
 purpose first had and obtained shall be desirous of
 Compounding with the Cost of the said General Christopher
 Gadsden the legacies bequeathed to the said Margaret
 Mitchell it shall be lawful for him to do so on
 Condition that the same be approved of by her the
 said Margaret Mitchell and the Money be applied
 to the trusts intent and purpose herein before aforesaid
 directed and declared as to the original legacy
 provided also and it is hereby further agreed and
 declared that the said Trustees shall not be answerable
 for the separate acts or debts receipts or payments of
 each other but each for himself and by own acts
 debts Receipts and payments only and shall they
 be answerable for any Capital loss happening without
 their Wilful Neglect or default In Writing
 whereof the parties to these presents named have
 hereunto set their hands and Sealed the day and

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year before written —
dated and recorded by the
parties the said day and
in the seventh line having
been first written on an paper in the presence of us
Witness William North Robert Collins —

State of South Carolina wherein the District of
Physically appeared before me William Heddleton one of the
Justices of the Peace for said District William North who
being duly sworn saitheth Oath that he was personally
present and saw Revd James Kelly Margaret Mitchell
D Francis Marshall and Nathan Webster Mitchell
sign seal ands as their act and deed deliver the within
Instrument of writing for the uses and purpury therein
contained and did also see Robert Collins sign his
Name together with himself as witness to the same
Sworn before me this first William North
day of May one thousand eight hundred seven
William Heddleton — Recorded Oct 24 1807

This Indenture of three parts made the fourteenth day of
March in the year of Our Lord One thousand seven hundred
and Ninety Nine Between Thomas Wilks Seabrook of Saint
Peter's Parish in the District of Beaufort State of South Carolina
Planter of the first part Mary Elizabeth Partridge of Saint
Lukes Parish in the District and State aforesaid Minister
of the second part and Christopher Edward Leacroft of
Saint Lukes Parish in the District and state aforesaid
of third part whereay a Marriage is intended by God's
permision shortly to be had and solemnized between
the said Thomas Wilks Seabrook and Mary Elizabeth
Partridge and whereay the said Mary Elizabeth Partridge
is and shall be possessed of and entitled unto the following
perpetual Estate to wit Thirteen Slave Named Lydia John
Titus Mingo Will the Pinck Nancy Bimah Sally
Mancy Lucy and Hannah likewise the said Mary
Elizabeth Partridge is entitled unto certain Slave
Named Priscilla Jacob Alyra and Judith after the
decease of her Mother Martha Lynn as appear by the
will of Mr John Partridge deceased and also the said
Mary Elizabeth Partridge is entitled unto certain Maria

Sam C. Kelly (S)
Margaret Mitchell (S)
J. Marshall (S)
W. N. Mitchell (S)

as will fully appear by the Will of her great
 Grand Mother Mary Magdalene Gignilliat deceased
 the Amount thereof will be known when a Settlement
 takes place with John Heyward Esq; of said Will Now
 this Indenture witnesseth that in Consideration of
 the said intended Marriage and of the love and
 affection which the said Thomas Wilks Seabrook hath
 and beareth unto and toward the said Mary Elizabeth
 Partridge his intended Wife and also in Consideration
 of the sum of ten shillings Sterling Money to the said
 Thomas Wilks Seabrook in hand well and truly
 paid by the said Christopher Edward Leacraft
 at or before the sealing and delivery of these presents
 the receipt whereof is hereby acknowledged At the
 said Thomas Wilks Seabrook by and with the concurrence
 and Consent of the said Mary Elizabeth Partridge
 testified by her being a party to and signing and
 sealing these presents both bargain and sell and
 assign and transfer unto the said Christopher
 Edward Leacraft his Esq; and adies all the said
 Slave together together with the said Money to wit
 Sypc. John, Titus Mingo, Will, Sis, Riah, Nancy
 Birah, Sally Nancy Lucy and Hannah likewise
 Rosella, Jacob Sibyr and Judith and also the
 Money arising from the Will of Mary Magdalene
 Gignilliat deceased to the sum what it may together
 with the future issue and increase of the female
 Slave and also the profits which may hereafter
 arise from the Money and all the Estate right
 title and Interest which the said Thomas Wilks
 Seabrook may have in and to the said Slave & Money
 to have and to hold the said Slave and Money together
 with the future issue and increase of such Slave as
 a female and also the profits which may hereafter
 arise from the Money unto the said Christopher
 Edward Leacraft his Esq; adies and assigns from
 thenceforth for ever upon such trust Never the less
 and for such my intent and purpose as herein after
 are expressed and declared of and concerning the same

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That is to say upon trust that the said Christopher Edward Leacraft his Cons and Wmtes do and shall permit and suffer the said Mary Elizabeth Partridge and her assigns to receive and take the profit arising from the Labour of said Mary and the future issue and increase of such as are finally also the profits which may hereafter arise from the said Monies for her sole and separate use and benefit to the intent that the same may not be at the disposal of or subject or liable to the Controul debt or engagements of the said Thomas Wilks Seabrook her intended husband and her receipt under her hands shall from time to time notwithstanding her Covture be a sufficient discharge to the said Christopher Edward Leacraft for whmch money as shall be expressed in such receipts In witness whereof the parties aforesaid to thys present Indentury their hand and seay have set dated the day and year first above written — Christopher Leacraft & Thomas W. Seabrook sealed and delivered in the — Mary C. Partridge presence of us — Andrew Mc Gully Thomas J. Howgal Henry B. Seabrook —

Personally appeared before me Chas. Pelot one of the Magistrates appointed to keep the peace in the Parish of St. Duke's Beaufort District John G. Howgal who being duly sworn deposes and saith that he was present and saw Christopher C. Leacraft Thomas W. Seabrook and Mary C. Partridge sign seal and deliver the within Instrument of Writing for the purpary written aforesaid also with Andrew Mc Gully and Henry B. Seabrook together with himself did sign their names as Witness —
Before me the 9 day of Sept: 1800. Chas. Pelot J.P.

John G. Howgal

Received 7 May 1807

The State of South Carolina To all to whom these presents may concern Richard Clark of the City of Charleston in the State aforesaid send greeting Whereas a Marriage by God's permission is about to be had and solemnized Between Sarah Hyams daughter of Solomon Hyams of the City aforesaid and Ralph Isreal Recardo formerly of

Amsterdam but now of Charlton in the State aforesaid
and thereupon the said Rachel Hark hath agreed to convey
to Trustees all and singular a Certain Negro Girl and the
Goods and Chattels enumerated in a Schedule hereunto
annexed as the Marriage Portion of the said Sarah Hyams
upon and under and subject and liable to the several
Trust uses intent and purposed privyey Conditions &
Agreements herein after expressed and declared of and
Concerning the said Marriage this Indenture witnesseth
that the said Sarah Hark for and in Consideration of the
said intended Marriage and of the great Esteem and
friendship which she beareth unto the said Sarah
Hyams and of the sum of One Dollar to her the said
Rachel Hark in hand paid by Rachel Beazevdo
Samuel Hyams and Judah Arnes et alia ab and before
the sealing and delivery of these presents the receipt
whereof is hereby acknowledged the the said Rachel Hark
hath granted bargained and sold and by these presents
doth grant bargain and sell unto the said Rachel
Beazevdo Samuel Hyams and Judah Arnes et alia
a Certain Negro Girl named Flora and all and singular
the Goods and Chattels enumerated in the said Schedule
hereunto annexed estimated as will appear by reference
thereto to the sum of One Thousand Nine hundred
Fourteen Dollars to have and to hold the said Negro
Girl Flora with her future issue and increase and
all and singular the Goods and Chattels contained
in the said Schedule hereunto annexed unto the said
Rachel Beazevdo Samuel Hyams and Judah Arnes
et alia their executors and assigns for ever in Trust
for to and upon the several uses intent and purposed
herein after expressed and declared mainly in Trust
to and for the said Rachel Hark for and during & until
the solemnization of the said Marriage and from &
immediately after the solemnization of the said
intended Marriage In Trust to and for the sole &
separate use and behoef of the said Sarah Hyams
for and during the term of her Natural Life
Hark in the wife subject to a lessee for the present or

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future Debts Charge, encumbrances or Controul of the said
Ralph Isreal Ricardo and from and immediately after the
decease of the said Sarah In Trust for the benefit of her body law-
fully begotten of the said marriage Between her the said
~~Sarah~~ ~~Ralph Isreal Ricardo~~ ~~the body lawfully begotten of~~
~~her body and marriage~~ Between her the said Sarah and
the said Ralph Isreal Ricardo which she shall leave
Living at the time of her death and in case she the said
Sarah shall leave no such issue living at the time of
her death Then one Moiety of all and Singular the said
Negro Girl Flora her future issue and increase and of
the good and Chattels before mentioned in trust to and
for the use and behoof of him the said Ralph Isreal
Ricardo his Exes Advers and assigns for ever free clear and
absolutely discharged of and from all and every and any
other Trust Consideration limitation or restriction
whatsoever And the Other Moiety of all and Singular
the said Negro Girl Flora her future issue and increase
of the good and Chattels before mentioned in trust to and
for the use and behoof of her the said Sarah's right heirs &
Heirs of her Body it is hereby expressly declared agreed
and understood by and between the said parties to the
present that the said Ralph Isreal Ricardo shall be
fully authorised and empowered to sell dispose of and
Alienate any part or all of the aforesaid property Pro-
vided he first obtain in writing the free unequivocal
consent and approbation of his said wife and also that
he secured and settle with and subject to the same
restrictions limitations and provisions as above recited
and declared other property of equal Amount and Value
In Witness whereof I to this present my hand and
Seal have subscribed and set this twenty ninth day of
May in the year of Our Lord one thousand Eight hundred
and Seven and in the thirty fifth year of American
Independence — Rachel Hark (B) Rachel Deazvedo (B)
Samuel Hyams (B) I A. Cotta (B)

Signed sealed and delivered in the presence of
the said State and said on the other side being first
interlined David Abdurrahman, M. J. Waage

Schedule

Mahogany Furniture consisting of dining and other	20	25
tatty bedstead Chest of Drawing Stand & knife box	2	24
Card Table Book Case		
Bedding consisting of a feather bed mattress bolster and Pillows	3	16
House hold furniture Consist. of China Toilets table looking glasses Salt Cellars Shades fire dogs Shovel & long Jinda & Darreh a Pearus Porter	3	16
Cruetts		
Glass Ware Consist. of Decanters tumblers wine glasses &c.	50	
China Consist of Complete Mantle piece Ornament bowls Mugs Crockery and Wares	60	
Kitchen Furniture	10	50
Knives & forks brass & plated Candlesticks picture &c	116	50
Bed Linen Consist of Sheets and Pillow Cases	79	
Table & house linen Consist of Table Cloth Napkins and Towels	3	94
Silver Plate Consist of Table and Tea Spoons	3	
Saddle tongs Sugar fork Milk fork	3	162
Wearing Apparel & Cupboard	100	
Snuffets Consist of Earrings brooch pins bracelets	3	
Sc. finger Rings Miniatures &c &c	3	115
Curtains Bed Spread Pavilion &c	60	
Doll ^{rs} <u>1914</u>		

Received on the day and year above mentioned from Rachel
Deserdo Samuel Adams & Judith Aries Motta the sum
of One Dollar being the Consideration Money written
mentioning

Witness David Abundante. et al. Wm. G. Wager —
Charleyton & David Abundante being duly sworn made
 oath that he was present and saw Rachel Hart. Rachel
Deserdo Samuel Adams and J. A. Motta sign seal
and deliver the foregoing Instrument of Writing for
the purpose herein mentioned and that he doth
et al. Wm. G. Wager witnessed the said —

Sworn to before me the 28 May 1807 Attest Lee Jr. 81
Recorded 28 May 1807

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South Carolina, know all men by these presents that I
Ralph Isreal Ricardo in the State aforesaid am held
and formerly bound unto Rachael De Aguedo of Charleston
in the State in the full and just sum of One thousand
Pounds Sterling to be paid to the said Rachael De
Aguedo or her certain Attorney Esq; Admrs or assign
for which payment well and truly to be made & done
I bind myself and each and every of my heirs Esq; Admrs
firmly by these presents sealed with my seal and dated
at Charleston this first day of June one thousand
eight hundred and seven - Whereas a Marriage is
intended and shortly to be had and solemnized
between the said Ralph Isreal Ricardo and Sarah
the Daughter of Solomon Ayams in consideration of
which Marriage and for making some provision and
Settlement upon and for the said Sarah Ayams and
the heirs of her body lawfully begotten by the said Ralph
Isreal Ricardo it hath been agreed by and between
the parties aforesaid that he the said Ralph Isreal
Ricardo shall pay unto the said Rachael De Aguedo the
sum of Five hundred Pounds as aforesaid upon the
trust and for the purppose herein after mentioned
expressed and declared of and concerning the same in
Manner and form following - That is to say the whole
sum of Five hundred Pounds Sterling within the space
of One year next ensuing the date hereof In trust
to and for the said Sarah Ayams and the heirs of her
body lawfully begotten by the said Ralph Isreal Ricardo
and the said Rachael Isreal Ricardo for himself his heirs
Esq; and Admrs hereby Covenants to and with the said
Rachael De Aguedo her heirs Esq; and Admrs in manner
and form following That is to say that it shall and may
be lawful to and for the said Sarah Ayams notwithstanding
her Coveture at any time or time during her Covetured
life by any writing under hand and seal attested by
two or more Credible Testimony or by her last Will and
testament in Writing or any Writing purporting to be
her last Will and testament to give herneath a dispens
of all her own free Will and pleasure all or any part
of the said sum of Five hundred Pounds provided she

has no Child or Children lawfully begotten by the said Ralphs Special Records in which Cap said sum of Five hundred Pounds is to go at her death to the said Child or Children in equal parts share and
 More alike Now the Condition of this Obligation is such that if the said Ralphs Special Records his heirs Exec or
 Advers shall and do well and truly pay or cause to be paid to the said Rachel De Azevedo her exec or adver
 the said sum of five hundred pounds Making within
 one year from the day of the date hereof upon and
 to and for the uses and trusts above declared and
 expressed that this Obligation to be void and of no
 effect or else to remain of full force & Virtue —
 Signed Sealed & Delivered — R. J. Records (S)

In presence of I. A. Motta A Lopez

Charleston J. A. Lopez being duly sworn made Oath
 that he was present and saw R. J. Records sign seal
 and deliver the foregoing Instrument of Writing for
 the use and purpose therein mentioned and that
 he with I. A. Motta witnessed the same —
 Sworn before me 4 June 1807 M. D. 1807 J. J.

Recorded 4 June 1807

State of South Carolina —

This Indenture made the tenth day of July in the year
 of Our Lord One thousand Eight hundred and six
 Between William Orange Hasell of Charleston in the said
 State Attorney at law of the one part and Doctor Alexander
 Garden and William Hasell Gibbs of the same place
 of the other part Whereas a Marriage is intended to be
 shortly had and solemnized between the said William
 Orange Hasell and Elizabeth Fark Spangler and she
 being seized in fee of several lots of land in Charleston
 aforesaid with the buildings thereon to wit One bounded
 East by Pitt Street and land of John Blake measuring
 eighty feet front West by Smith Street 150 feet North by Brown
 Bennett the Methodist Congregation and John Cart
 Scull by Land John Blake and William Fair and in depth
 124 feet one other fronting on Marion Street 40 feet
 and in depth 100 feet back land 45 feet North & West
 by Estate of Samuel Stark one lot North in George

Street Court by Estate of Thomas Radcliffe and bequeathed
 to said Eliza by her Father Nathan Fark also a Moat of
 undivided lands in St. Thomas Parish on or near Santee
 River One Negro Jacob and two Mulches Dolly and Fumah
 and their issue and also property of the following Negro Slaves
 Named Sarah Dolly and Jacob the said William S. Hasell
 in prospect and consideration of the said intended Marriage
 hath Consented and agreed that the said several lots of
 Land above mentioned and the said Negro Slaves with
 the issue and increase of the females shall be settled and
 secured in manner herein after contained the same being
 thought prudent and reasonable by the said Alexander
 Garden the uncle and Next friend and the said William
 Hasell Gibby the guardian of the said Elizabeth who is
 now a Minor. Now this Indenture Witnesseth that the said
 William S. Hasell in prospect and consideration of the
 said intended Marriage and of five shillings paid him
 by the said Alexander Garden and William Hasell Gibby
 the receipt whereof is hereby acknowledged for himself
 his Heirs Exec and Admrs both Covenants promised grant
 and agreed to and with the said Alexander Garden and
 William Hasell Gibby and the Survivor of them his or her
 Exec and Admrs shall think proper to arrest the said William
 S. Hasell of the profession of the said Lots and also of the
 Negro Slaves above mentioned with the increase of the
 females it shall and may be lawful for them to do and
 to take the same into their or his hand or profession &
 that he the said William S. Hasell shall and will
 in such case peaceably and quietly surrender & deliver
 up the same to them or him on demand and there
 forward to receive the rents issues and profits thereof
 and apply the same to the Maintenance and support of
 the said Elizabeth during the life of the said William S.
 Hasell without leaving in any Manner liable for his
 debts or to the Creditors of him and his Creditors and
 in case the said William S. Hasell shall die in the life
 time of the said Elizabeth his heirs Exec and Admrs shall
 and will on demand deliver up and surrender to the
 said Elizabeth her heirs Exec or Admrs the said several

lots of land and the said Negro Slavery with the usuage
 and increas of the females as her and their own and absolute
 Estate and property thencefull for ever also that
 in case the said Elizabeth shall die during the life
 time of the said William J. Hassell the said Elizabeth
~~shall die during the lifetime of the said William J.~~
 Hassell the said Elizabeth shall and may by her
 last Will and Testament or any deed or instrument
 in writing to be executed in the presence of three
 Credible Witnesses give and dispose of the Moiety
 or half part of the said real Estate and also one
 Moiety or half part of the said Negroes or the Value
 thereof to such person or persons and in such manner
 as she shall think proper but if she shall leave
 unto by the said William J. Hassell the said Moiety
 a half part of the said real Estate and the said Moiety
 or half part of the said Negroes shall go to and be
 equally divided between such shares and share
 alike of more than one and if but one then to that
 one and to his and their heirs Esqrs adme absolutely
 for ever And it is hereby further agreed that whenever
 the said Elizabeth G Park shall of her own free will
 and Consent to be evidenced by a Certificate from some
 Judge or Magistrate in the place where she may
 happen to reside by whom she shall be privately examined
 touching said Consent voluntarily and spontaneously
 request by letter or otherwise by and with the approbation
 of the said William J. Hassell that any part or all of
 said Property real or personal hereby meant to be
 secured shall be sold by the Trustees and the Proceeds
 vested in the publick fund or in the purchase of other
 property or put out to interest all the said Property
 newly acquired to be settled and secured in manner
 exactly as the property disposed of was settled and
 secured and the said Trustees hereby Covenant and
 agree thereto It is also agreed that such disposition
 of the said Moiety of both real and personal property
 as she may make by said Will or ^{other} Legal Instrument
 as above recited shall not take effect until the

death of the said William J. Hasell is being herein expressly understood that after the deceas of the said Elizabeth J. Took the whole of her property real and personal which he helds by the said Trustees in trust to and for the use of the said William J. Hasell during his Natural life subject to the exceptions above stated respecting said Majority and the said William J. Hasell for himself his heirs & executors doth hereby Covenant promise grant and agree to and with the said Alexander Garden and William Hasell Gibbs and the survivor of them his executors or administrators that he the said William J. Hasell shall and will at all times on demand of the said Alexander Garden and William Hasell Gibbs or either of them or the survivor of them or his executors or administrators make do and execute all and every such further and other lawful and reasonable acts deeds Musters & things whatsoever for the further better and more perfect carrying the Agreement herein contained into execution as by the said Alexander Garden and William Hasell Gibbs or either of them or the survivor of them his executors or administrators or his or their Council learned in the law shall be devised or advised and required also it is agreed by and between the said parties that the said Alexander Garden and William Hasell Gibbs and their executors or administrators shall not be liable or chargeable for each others acts or defaults but only each for his own nor accountable for more Money or Estate than shall actually come into their hands respectively by virtue of these presents nor answerable for any losses with respect to the premises which may happen without their wilful default or Neglect and that it shall and may be lawful for them or him to deduct and retain out of any Money which may come to them or his hands by virtue hereof all such sums as he shall expend in and about the trust hereby created In Musters & whence the said parties to these presents have hereunto set their hands and seals on the day and in the year first above written Wm J. Hasell & Wm Hasell Gibbs sealed and delivered in the presence of John J. Bogdell Henry H. Bacon

Charleston to witness before Esq; George Cogard being duly sworn
 made Oath that he long known and saw William &
 Howell and William Howell Cobbs sign seal and deliver
 the foregoing Instrument of Writing for the property
 herein mentioned and that he lefts Harry Jacobs
 witness the same - Appear to before me this 4
June 1807 H. J. for J. P. Recited 11 June 1807

State of South Carolina

This Indenture Tripartite made the day of
 in the year of Our Lord one thousand eight hundred and seven
 between Frederick Kohne of Charleston in the State aforesaid
 Merchant of the first part Eliza Newville of the same
 place Spinstor of the second part and John Elias Moore
 and Adam Gilchrist of the same place Esquires of the
 third part Whereas a Marriage is intended to be
 shortly had and solemnized between the said Frederick
 Kohne and the said Eliza Newville and whereas the said
 Eliza Newville is possessed and intitled to in her own
 right the personal Estate Mentioned and described
 as well hereinafter as in a schedule thereto hereunto
 annexed and marked W. A. and whereas also the said
 Frederick Kohne is seized and possessed of the real &
 personal Estate mentioned and described as well
 hereinafter as in a schedule thereto hereunto
 annexed and marked W. 2. and whereas upon the Treaty
 of the said Marriage it hath been agreed upon by and
 between the said parties that the said personal and real
 Estate should be granted bargained sold transferred
 and assigned unto the said John Elias Moore and Adam
 Gilchrist and the survivor of them his heirs executors
 and assigns in trust for the uses and purvey hereinafter
 mentioned Now therefore this Indenture witnesseth
 that in pursuance of the said agreement and in Consideration
 of the said intended Marriage and also for One Dollar to
 each of them the said Frederick Kohne and the said
 Eliza Newville in hand paid the receipt whereof is
 hereby acknowledged the the said Eliza Newville by
 and with the concy and Consent of the said Frederick
 Kohne her intended husband testifed by his being a
 party to and executing this present Indenture

sold transferred and assigned and by these present
 I doth bargain sell transfer and assign unto the said
 John Elias More and Adam Gilchrist and the survivor
 of them his heirs executors and assigns the following slaves
 to Wm Nancy Johny Nancy wife Sarah and Joseph
 her Children Martha with Emma her Child Mary
 Roseanna Betty Peggy Hager Daphne with Rosetta her
 Child Lucy with Lucy and Susan her Children Isabella
 with Tom her Child and Tom a Man also a Certificate
 of Twenty four shillings in the South Carolina Assurance
 Company dated the second day of April in the year of
 Our Lord One thousand Eight hundred and Seven Also
 one share in the Bank of the United States Numbered
 Thirty Six thousand and eighty seven (3687) dated the
 first day of July in the year of Our Lord One thousand
 Eight hundred and six and granted in the Name of
 Isaac Newfulls also one Certificate for the sum of
 One hundred and fifty one Dollars eighty one Cents three
 per cent Stock of the United States dated the second day
 of April in the year first mentioned Also one Certificate
 for the sum of One hundred and one Dollars twenty One
 Cents deposited in the per cent Stock of the said United States
 the second day of April in the year first mentioned
 also one Certificate for the sum of Nine hundred and twenty
 Dollars sixty seven Cents three per cent Stock of the State of
 South Carolina dated the seventeenth day of October in
 the year of Our Lord One thousand Seven hundred and
 Ninety Nine And this Indenture further testifying that
 for the Considerations aforesaid he the said Frederick Robie
 hath granted bargained sold released transferred and
 assigned and by these presents doth grant bargain sell
 release transfer and assign unto the said John Elias More
 and Adam Gilchrist and the survivor of them his heirs
 executors and assigns according to the nature of the Estate
 (the real Estate being already in their actual possession by
 virtue of a bargain and sale to them made for one
 whole year by Indenture bearing date the day next the
 before the day of the date of these present and by force
 of the Statute of uses, All that Four lots or pieces of land
 situate lying and being on the Oak Bay of Charleton

containing from North to South on the East side thereof
 fronting the said Bay twenty two feet three inches and one
 half inches of aforesaid thereabout with the right for ever
 hereafter to the passage thereby of five feet three inches
 in breadth running from East to West on the North
 side thereof with the absolute right of extending the
 buildings hereafter to be erected on the said side on
 part of land over and above the said passage way in the
 same way and manner as the present buildings now
 are, and which said lot then runs from East to West
 on the South side thereof one hundred and seventy six
 feet of aforesaid then runs from South to North the West
 side thereof twenty three feet of aforesaid and then
 returns from West to East one hundred and seventy six
 feet or thereabouts which said lot of land is part
 or parcel of a lot of land known and distinguished
 in the plan or Model of the said City by the Number
 Nine (9) and is butting and bounding to the East on
 East Bay street of Charlton aforesaid to the south
 on land late of George Stearns to the West on the
 lot herein after mentioned and to the North on
 land formerly of William Elliott deceased and also
 all that piece part or parcel of a town lot of land
 between Shute lying and being on the East side of
 Bedon's Alley in Charlton aforesaid containing in
 front on said Alley on the West side thereof twenty six
 feet and six inches then running from West to East
 on the South side thereof one hundred and forty one
 feet then running from South to North on the East side
 thereof twenty three feet and then running from East to
 West on the North side thereof one hundred and
 thirty three feet six inches or thereabouts and is
 butting and bounding to the West on Bedon's Alley
 aforesaid to the South on land now or late of George
 Stearns Estate and to the East on the first mentioned
 lot and to the North on land formerly of William
 Elliott deceased together with the Holsey old Houses
 Stoy Buildings walls and fences thereon standing
 and being as also all and singular the rights
 whereby Dated instrument and appurtenancy to the

said town lots or pieces of land belonging or in anyway
 appertaining and the reversion and reversions remainder
 and remainders rents gains and profits thereof and also
 all the Estate right title interest property claim I
 demand whatsoever of him the said Frederick Kohne
 in to and out of the said town lots or piece of land here
 aforesaid and premises also fifty shares in the state
 Bank from Number three thousand eight hundred and
 Ninety two to Number three thousand Nine hundred
 and forty two inclusive all dated on the first day of July
 in the year of Our Lord One thousand Eight hundred and two
 fourteen of which to wit, from Number three thousand
 eight hundred and Ninety three to Number three thousand
 Nine hundred and six inclusive were originally owned
 in the name of J. F. Herring but was since transferred
 on the seventh day of February in the year of Our Lord One
 thousand eight hundred and four to the said Frederick
 Kohne the others being originally owned in his own
 name, also one United States loan Office Certificate in
 his own name dated the thirteenth day of August in
 the year of Our Lord One thousand Eight hundred and
 three for two thousand eight hundred and fifty eight
 dollars Nine Cents three Farthings Stock also one Loan
 Office Certificate of this State dated the twelfth day
 of March in the year of Our Lord One thousand eight
 hundred and four for two thousand five hundred and
 seventy eight Dollars twenty Cents also one other dated
 the sixteenth day of March in the year of Our Lord One
 thousand seven hundred and Ninety Seven for two
 hundred and fifty five dollar thirty six Cents also another
 dated the seventeenth day of the same Month and year
 last mentioned for three hundred and fourteen Dollars
 Sixty Seven Cents all three Farthings Stock in his own name
 also one loan Office Certificate of this State dated the
 fourteenth day of March in the year of Our Lord One
 thousand Eight hundred and three for Twenty one thousand
 dollars also another dated the twentieth day of January
 in the year of Our Lord One thousand eight hundred and
 four for Six thousand seven hundred and twenty dollars

Twenty two Pounds also another dated the nineteenth day
 of April in the year of Our Lord one thousand eight
 hundred and four for nineteen hundred and fifty two
 dollars fifty Cents also another dated the eighth day of
 October in the year of Our Lord one thousand eight hundred
 and four for One thousand three hundred and Ninety
 four dollars twenty six Cents also another dated the
 fifteenth day of March in the year of our Lord one
 thousand seven hundred and Ninety four for four
 hundred and Nineteen Dollars fifty two Cents also
 another dated the sixteenth day of the same Month
 and year last mentioned for three hundred and
 forty dollars forty four Cents also another dated the fifteenth
 day of the said Month and year for three hundred
 Twenty Nine dollars Ninety eight Cents all in the
 Bank Stock in his own Name also one Bond of Edward
 Newville dated the seventh ~~the~~ day of September
 in the year of Our Lord one thousand eight hundred
 and five in the sum of Sixties thousand Dollars
 (undated) for the payment of six thousand dollars
 on or before the tenth day of November in the same
 year with Interest from the tenth day of November
 in the year preceding also one Bond of Charly Treen
 dated the twentieth day of March in the year of our
 and one thousand eight hundred and four in
 the sum of Eight thousand five hundred and
 sixteen pounds six shillings and eight pence
 undated for the payment of the sum of Four thousand
 two hundred and fifty six pounds thirteen shillings and
 four pence by three equal payments to wit one payment
 on or before the twentieth day of January in the year
 of Our Lord one thousand eight hundred and five
 the payment on or before the twentieth day of January
 in the year of Our Lord one thousand eight hundred and six
 and the remaining payment on or before the twentieth
 day of January in the year next ensuing with Interest
 from the date payable Annually also one Bond
 of Archibald Taylor dated the fifteenth day of June
 in the year ^{one thousand eight hundred and six} one thousand eight hundred and six

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X the payment of £500 to say with incents from the date or sixt day of June
in the year of our Lord one thousand eight hundred and nine

in the sum of four thousand one hundred and
eighty three dollars six cents conditioned for the payment
of two thousand and Ninety one dollar fifty three cents
on or before the fifteenth day of January in the year of
Our Lord one thousand eight hundred and Seven also
one bond of Catharine a Christiane Talbot (Executive
of the Estate of Thomas Talbot) and John Rhoyle and
Isaac Baldwin dated the second day of June in the
year of Our Lord one thousand eight hundred and six in
the sum of two thousand dollars conditioned for
the payment of one thousand dollars on or before the first
day of January in the year of our Lord one thousand eight
hundred and seven with Interest from the first day of
January in the year last mentioned also another bond of
the same parties date severally and Conditioned on
the first day of January in the year of our Lord one
thousand eight hundred and eight with Interest from the
time of its becoming due also one note of Mysr. Joseph
Hunting and Merrimont dated the first day of March
in the year of Our Lord one thousand eight hundred and
seven also another bond of said Edward Newville dated
the first day of April in the year of our Lord one thousand
eight hundred and seven in the sum of twelve
thousand dollars Conditioned for the payment of one
thousand dollar on or before the first day of December in
the same year with Interest from the first day of January
in the year preceding together with all the monies due
and to grow due on all the said shares Certificately Bond
and Note to have and to hold the said property real and
personal unto the said John Elias Moore and Adam
Gillchrist and the survivor of them his heirs executors
and assigns In Trust Nevertheless to and for the
following uses and purposes that is to say to the said
Property of the said Eliza Newville excepted in the
Schedule hereto annexed and Marked No 1 In Trust
during the joint lives of the said Frederick Rohne and
Eliza Newville to and for the sole and separate use and
service of the said Eliza Newville not to be subject to
the Controul or debts of the said Frederick Rohne and
in short as up she were a good sole, and from and

after her death should she die before the said Frederick
 Rich leaving no Child or Children Grand Child or
 Grand Children issue of the said intended Marriage
 then living then in Trust to and for such person or
 persons in such Manner and estate as she the said
 Eliza Newfield shall by her last Will and Testament
 in Writing duly executed or any Instrument purporting
 so to be drected him or appoint and in default of
 such appointment in Trust to and for the use and
 behoof of such relation or relations of the said Eliza
 Newfield then living as should be entituled to the
 whole or distributive shares thereof under the present
 existing law for the distribution of Intestate Property
 in case the said Eliza Newfield had then died intestate
 and possessed thereof and in such Estate and proportion
 as is directed by the said law But in case she the said
 Eliza Newfield should die before the said Frederick
 Rich leaving any Child or Children Grand Child
 or Grand Children issue of the said intended Marriage
 then living then in Trust from and after the death of
 the said Eliza Newfield to and for the use and behoof
 of such Child or Children Grand Child grand
 Children issue of the said intended Marriage to
 her or their issue Admors and executors more than
 one as tenants in Common each pair's Children
 taking between them only their Procents share But in case
 such Child or Children Grand Child or Grand
 Children should all die before the age of Twenty
 one years and day of Marriage then in Trust from
 and after the death of the survivor of them to and for
 such person or persons in such Manner and Estate
 as she the said Eliza Newfield shall by her last Will
 and Testament in Writing duly executed or any
 Instrument purporting so to be drected him and
 appoint and in default of such appointment in
 Trust to and for the use and behoof of such relation
 or relations of the said Eliza Newfield then living as
 would be entituled to the whole or distributive shares
 thereof under the present law for the distribution

of Intestates property in case the said Eliza Newville
had then died Intestate and possessed thereof and
in such estate and proportion as is directed by the
said law But in Case the said Frederick Kohne should
die before the said Eliza Newville than In Trust from
and after the death of the Frederick Kohne to and
for the sole and separate use and benefit of the said
Eliza Newville her heirs executors and assigns for ever
and as to the property of the said Frederick Kohne
described on the Schedule hereunto annexed & Mustered
N^o. 2 In Trust to and for the joint use and benefit of
them the said Frederick Kohne and Eliza Newville
during their joint lives without impecuniament of
waste as to the Real Estate for the purpose of securing
therewith a suitable Maintenance and provision for
the said Eliza Newville and the issue of the said
intended Marriage to the amount of Seven Thousand
Dollars per annum so as that no debts of the said Frederick
Kohne shall deprive them thereof and from and
after the death of the said Eliza Newville should
she die before the said Frederick Kohne leaving no
Child or Children Grand Child or Grand Children
living at her death then In Trust to and for the sole use and
benefit of the said Frederick Kohne his heirs executors
and assigns for ever according to the nature of the estate
But in Case the said Eliza Newville should die before
the said Frederick Kohne leaving no Child or Children
Grand Child or Grand Children issue of the said intended
Marriage living at her death then In Trust to and
for the use and benefit of the said Frederick Kohne
during his Natural life without impecuniament of
waste as agreed for the purpose of providing and
securing therewith at his discretion a suitable Mainten-
ance and Education for such Child or Children
Grand Child or Grand Children so as that no debts of the
said Frederick Kohne shall deprive them thereof and
from and after the death of the said Frederick Kohne
should he leave any such Child or Children Grand Child
or Grand Children living at his death and also any other

Child or Children grand Child or Grand Children
 issue of any other future Marriage or Marriages of
 the said Frederick Kohne living at his death then in
 Trust to and for the use and benefit of such Child or
 Children grand Child or Grand Children the issue
 of the aforesaid intended Marriage as well as of any
 future Marriage or Marriages indiscriminately
 then his or her heirs Executrix and assigns for ever
 according to the Nature of the Estates of more than
 one as Tenants in Common such Grand Children taking
 between them only their Parents Share But should such
 Child or Children grand Child or Grand Children all
 die before the age of Twenty one years on day of Marriage
 then from and after the death of the survivor of them
 in Trust to and for such person or persons his or her
 or their heirs Executrix and assigns according to the Nature
 of the Estates to whom the said Frederick Kohne shall
 by his last Will and Testaments properly executed
 give devise and bequeath the same But in Case the
 said Eliza Neupville should die before the said Frederick
 Kohne leaving such Child or Children Grand Child
 a Grand Child issue of the said intended
 Marriage living at her death and such Child or
 Children grand Child or Grand Children should
 all die in the lifetime of the said Frederick Kohne
 then from and after the death of the survivor of
 them in Trust to and for the sole use and benefit of
 the said Frederick Kohne his heirs Executrix and
 assigns for ever according to the Nature of the estates
 But in Case the said Frederick Kohne should die
 before the said Eliza Neupville leaving no Child or
 Children grand Child or Grand Children issue
 of the said intended Marriage living at his death
 then from and after his death in Trust to and for
 the sole use and benefit of the said Eliza Neupville
 her heirs Executrix and assigns for ever according to
 the Nature of the Estate but should he die before
 her leaving any Child or Children Grand Child
 a Grand Child issue of the said intended

Marriage living at his death then from and
 after his death in Trust to and for the sole use &
 behoof of the said Eliza Newville during her Natural
 life without impeachment of Waste as aforesaid &
 from and after her death should she leave any
 such Child or Children or Grand Child or Grand
 Children issue of the said intended Marriage living
 at her death and also any other Child or Children
 Grand Child or grand Children issue of any future
 Marriage or Marriages living at her death then
 in Trust to and for the use and behoof of such
 Child or Children Grand Child or Grand Children
 issue of the said intended Marriage as well as of any
 future Marriage or Marriage indiscriminately
 their his or her heirs Exec Admrs and assigns for ever
 according to the Value of the Estates of more than
 one as tenants in Common such Grand Children
 taken between them only their Parents shall But
 should such Child or Children Grand Child or
 Grand Children as well of the aforesaid intended
 Marriage as of the ^{and} future Marriage or Marriages
 of the said Eliza Newville all die before the age of twenty
 one years a day of Marriage then from and after the
 death of the survivor of them in Trust to and for
 such person or persons his her or their heirs Exec Admrs
 and assigns according to the Nature of the estates
 to whom the said Frederick Kohne shall by his last
 Will and Testament properly executed and devised
 bequeath the same But in case the said Frederick Kohne
 should die before the said Eliza Newville leaving any
 Child or Children Grand Child or Grand Children
 issue of the said intended Marriage and they should
 all die during the life of the said Eliza Newville
 then from and after the death of the survivor of them
 in Trust to and for the sole use and behoof of the
 said Eliza Newville her heirs Exec Admrs and assigns
 according to the Nature of the Estates Provided Nevertheless
 that it hereafter should appear to the said Frederick
 Kohne to be for the advantage of the said Parties that
 the whole or any part of the aforesaid property real

32.11 or personal herein settled should be sold and
the Money arising therefrom be applied to the
purchase of other property Real or personal in such
Case it shall be lawful for the said Frederick
Rohm by Deed properly executed to revoke and make
void all and every the use and uses heretofore granted
concerning such property and to limit and declare
any new use or uses of or concerning the same so as
upon and at the time of Making such revocation
and limiting any such new uses the said Frederick
Rohm by Deed to assign transfer and set over to
the said Trustees and the survivor of them his
Etes admes and assigns the Money or Specie also
arising from the sale of the said property In Trust
for the purpose of purchasing such other property
Real or personal as the said Frederick Rohm shall
think most advantageous for the parties to be firmly
and securely Conveyed assigned and set over by the
person or persons selling the same the said Frederick
Rohm reserving in such Deed to the said Trustees &
the survivor of them his heirs Etes admes and assigns
for ever according to the nature of the property
In Trust never the less for the same uses and purposed
as those already specified concerning the property which
shall or have been sold and the Estate in the said real
property so limited to the said Frederick Rohm and
Peter Neugrille for their joint lives and the life of
the said Frederick Rohm as survivor of them being
without impeachment of Waste as aforesaid subject
however to the same power in the same Frederick Rohm
of revoking the uses in the whole or any part of such
purchased property and of limiting new uses of
the same and to substitute from time to time different
property Real or personal according to the advantage
& interest of the parties and subject however to the
same uses and purposed as those to which the original
property herein mentioned and Conveyed is subject
Provided also that it shall be lawful for the said
Trustees from time to time as the case may require

to deduct and reimburse themselves out of the rents
and profits of the said Estate for all such Costs & Charges
as they may have sustained in the execution of the same
bank aforesaid Provided also that in case hereafter
it shall become expedient that the said Trustees
should be changed other than from the removal of the said
Frederick Kohne into another County and his desire
to remove the property aforesaid or any part thereof
thither also or from the removal of the said Trustees
themselves into another County whilst the said Frederick
Kohne and Eliza Newfull continue to reside in
this State in such Case it shall be lawful for and
the duty of the said Trustees in the first 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
which of course would be personal unto such person
a person resident in such other County his heir or
then Exec Admrs and assigns as the said Trustees
or the survivor of them his Exec Admrs and assigns
together with the said Frederick Kohne shall deem
proper the said Frederick Kohne signing such deed
and in the second instance to effect the said Change
by well and sufficiently conveying transferring and
assigning over the legal Estate in such Property
dear a personal or both to such person or persons
resident in this State his heir or then Exec Admrs
and assigns as the said Trustees or the survivor of them
his heirs Exec Admrs or assigns together with the said
Frederick Kohne shall deem proper the said Frederick
Kohne signing such deed and thereby signifying his
abstain therefrom In Trust Nevertheless to and for the
same uses and purpose and subjects to the same
provisions as are already expressed concerning the same
In witness whereof the said parties have hereunto
set their hand and seals the day and year first above
written — Schedule No A —

Negroes Nancy, Johnny Nancy with Sarah & Joseph
her Children Matus with Omura her Child Mary
Brahma, Hatty Peggy Hagar Daphne, with

328 Isabella her Child Jockey with Lucy & Susan her
Children Isabella with Tom her Child and (Tom
a Man) also a Certificate of Twenty four shares in the
South Carolina Insurance Company dated the 2 April
1807 also one share in the Bank of the United States
Numbered 36087 dated 1 July 1805 and granted in
the Name of Isaac Newville also one Certificate
for the sum of One hundred and fifty one Dollars &
Eighty one Cents, defered six percent Stock of the
said United States the 2 April 1807 also one Certificate
for the sum of Two hundred and two Dollars forty
three Cents six percent Stock of the said United States
dated 2 April 1807 also one Certificate for the sum
of Nine hundred and twenty dollar Sixty seven Cents
three percent Stock of the State of South Carolina
dated 17 October 1799 —

— Schedule N^o. —

The said lot or piece or parcel of land situate lying
and being on the Creek Bay of Charleston containing
from North to South on the East Side thereof fronting
the said Bay Twenty two feet three inches and one half
inch of a piece or therabouts with the right for ever
hereafter to the passage Way of two feet three inches
in breadth running from East to West on the North
side thereof with the absolute right of continuing
the buildings hereafter to be erected on the said lot
or piece of land over and above the said passage way
in the same Way and Manner as the present building
now are and which said lot then runs from East to
West on the South Side thereof 176 feet of a piece
then runs from South to North on the West side
thereof 23 feet of a piece and then returns from West
to East 176 feet or therabouts which said lot of land is
part or parcel of a lot of land known & distinguished
in the plan or Model of the said City by the Number
(9) and is building and bounding to the East on Creek
Bay Street abutting to the South on land late of George
dearne to the West on the lots hereinafter mentioned
and to the North on land formerly of William Elliott

deceased also that piece part parcel of a Town Lot
 of Land situate lying and being on the East Side of Broad
 Alley in Charlestown aforesaid containing in front on the
 said Alley on the West side thereof 26 feet & 6 inches
 then running from West to East on the South side thereof
 144 feet then running from South to North on the East
 side thereof Twenty three feet and then running from
 East to West on the North side thereof 139 feet & 6 inches
 or thereabouts and is bounded and bordering to the West
 on Bedon's Alley aforesaid to the South on land now
 a late of George Seaman's Estate and to the East on
 the first mentioned Lot and to the North on land
 formerly of William Elliot deceased together with
 their Rights Members and Apportionances also \$774.00
 in the State Bank from Number 3893 to Number 3942
 inclusive all dated on the 1st of July 1802 fourteen of
 which to Wm. from 3892 to Number 3906 were originally
 issued in the Name of J. H. Hinning but were since
 transferred on the 17th of February 1804 to Frederick Kohne
 the other being originally issued in his own Name
 also one United States Loan Office Certificate in his own
 Name dated 13 August 1803 for 2858. dollars 9 Cents
 Perfect Stock also one Loan Office Certificate of the
 State dated 12 March 1804 for 2578. Dollars Seventy Cents
 also another dated 16 March 1797 for 255 Dollars 36 Cents
 also another dated 15 March 1797 for 814 Dollars 57 Cents
 all three perfect Stock in his own Name also one
 Loan Office Certificate of the State dated 14 March
 1803 for 21000 & also another dated 20 January 1804
 for 16720. Dollars 72 Cents also another dated 19 April
 1805 for 1959 Dollars fifty Cents also another dated 8
 October 1804 for 1394 dollars 26 Cents also another dated
 15 March 1797 for 419 Dollars 52 Cents also another dated
 16 March 1797 for 349 Dollars 44 Cents also another
 dated 15 March 1797 for 379. Dollars 93 Cents all six
 perfect Stock in his own Name also one Bond of
 Edward Newville dated 17 September 1805 in the sum
 of \$12000. Conditioned for the payment of the
 sum of \$6000. on or before the 6 November 1805 with
 Interest from the 6 November 1804 also one Bond

of Charly Treer dated 20 March 1804 in the sum of £6513. 6. 8. Conditioned for the payment of £4256. 13. 4 by three equal payments vizt One payment on or before the 20 January 1805 one payment on or before the 20 January 1806 and the remaining payments on or before the 20 January 1807 with Interest from the date payable annually also the Bond of Archibald Taylor dated 15 June 1806 in the sum of \$4193 6 Cents Conditioned for the payment of \$2091. 53 Cents on or before 15 January 1807 also the Bond of Catharine or Christiana Talbird Esq to the Estate of Thomas Talbird and John Shirley and Isaac Baldwin dated 2 June 1806 in the sum of \$2000 Conditioned for the payment of \$1000 on or before the 1 January 1807 with Interest from the 1 January 1807 also another Bond of the same parties date January and Condition due 1 January 1808 with Interest from 1 January 1808 also the Note of above Lentz Kuehling and Kunneke dated 1 March 1807 for the payment of \$8000 with Interest from the date on the 1 March 1809 also another Bond of the said Edward Mcupille dated 1 April 1807 in the sum of \$12000 Conditioned for the payment of \$6000 on or before the 1 December 1807 with Interest from 1 December 1806 together with all the money due and to grow due on all the said Shares Certificated Thomas & John Frederick Kohne Ⓣ Elias Mcupille Ⓣ John Elias Moore Ⓣ Adam Gilchrist Ⓣ signed sealed and delivered in the presence of Edw^d Mitchell Ⓣ Wm Hassell Gibbs

Charlyton Jr William Hayes Gibby being duly sworn made oath that he was present and saw Frederick Kohne Elias Mcupille John Elias Moore and Adam Gilchrist sign seal and deliver the foregoing instrument of writing for the purpose therein mentioned and that he with Edward Mitchell witnessed the same - sworn to before me this 9 June 1807
Supt. ABP Jr J.P.

Recorded 9 June 1807

State of South Carolina This Indenture made the day
 of in the year of our Lord one thousand eight hundred
 and seven Between Frederick Hobart of Charlyton in the
 State aforesaid Merchant of the one part and John Elias
 Moore and Adam Gelchrist of the same place Squires
 of the other part Witnespelle that the said Frederick
 Hobart for and in consideration of the sum of five shillings
 Sterling to him in hand paid by the said John Elias Moore
 and Adam Gelchrist before the Execution of these presents
 the Receipt whereof is hereby acknowledged hath bargained
 and sold and by these presents doth bargain and sell
 unto the said John Elias Moore and Adam Gelchrist
 their Executors Administrs and assigns all that town lot
 or piece of land situate lying and being on the Cark
 Bay of Charlyton containing from North to South on
 the East side thereof fronting the said Bay twenty two feet
 three inches and one half inch of a spit or thereabout
 with the right for ever hereafter to the passage way of
 five feet three inches in width running from East to
 West on the North side thereof with the absolute right of
 extending the buildings hereafter to be erected on the said
 lot or piece of land over and above the said passage way
 in the same way and manner as the present building
 now are and which said lot then runs from East to
 West on the South side thereof One hundred and seventy
 six feet of a spit then runs from South to North the West
 side thereof twenty three feet of a spit and then returns
 from West to East One hundred and seventy six feet or
 thereabouts which said lot of land is part or parcel of
 a lot of land known and distinguished in the plan
 or Model of the said City by the Number Thundg and
 is bounded and bounding to the East on Cark Bay Creek
 of Charlyton aforesaid to the south on land late of George
 Seaman to the West on the lots herein after mentioned
 and to the Marble on lands formerly of William Elliott
 deceased and also all that piece part or parcel of a
 two lots of land situate lying and being on the East
 side of Bedons alley in Charlyton aforesaid containing
 in front on the said Alley on the West side thereof
 twenty six feet and six inches then running from

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 instrument
 before
 witness
 from the
 Notary
 public
 £41/83
 3 Per cent
 attorney
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 Board
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 1807

332 West to East on the south side thereof one hundred
and forty two feet then running from South to North
on the East side thereof twenty three feet and then
turning from East to West on the North side thereof
one hundred and thirty nine feet six inches or
thereabouts and is butting and bounding to the land
on Bedons Alley aforesaid to the South on lands of
George Steaman deceased and to the East on the first
mentioned lot and to the North on lands formerly of
William Elliott deceased as by said release referenced
being thereunto had may more fully and at large
appear together with the houses out houses stores
buildings walls and fences thereon standing and
being as also all and singular the right Members
Appurtenances and Appurtenances to the said Town
lot or pieces of land belonging or in any wise appur-
taining and the Reversion and reversions remainder
and remainders rents issues and profits thereof and
also all the Estate right title interest property claim
and demand whatsoever of him the said Frederick
Kohne in and out of the said Town lot or pieces of
land Appurtenances and promises he have and holds
the said several lots pieces or parcels of land Appurtenances
and premises herein before mentioned and every
part and parcel thereof with their and every of
their right Members and Appurtenances unto the
said John Cleay Moore and Adam Gilchrist their exec-
utors and assigns from the day next before the day
of the date of these presents for and during and unto
the full end and term of one whole year from thence
next ensuing and fully to be complete and ended
yielding and paying therefrom unto the said Frederick
Kohne his heirs and assigns the yearly rents of one
penny per cent at the expiration of the said term of the same
shall be lawfully demanded of the intent and purpose
that by virtue of these presents and of the Statute for
transferring rents unto proprietors the said John Cleay Moore
and Adam Gilchrist may be in the actual possession
of the premises and be thereby entitled to accept

333 a grant and released of the Troublesome River and
Inheritance thereof to them their heirs and assigns
for ever Subject thereto to the uses and upon the
Trust thereto to be declared by another Indenture
intended to bear date the day next after the day of
the date hereof In witness taken of the parties to
these present their hands and seals have hereunto abow
the day and year first above written,-

Signed sealed delivered - Frederick Kohne P.P.

in the presence of Edward Mitchell, Wm. Hassell Gibbs,
Charleston & William Hayle Gibbs being duly sworn made
oath that he was present and saw Frederick Kohne sign
seal and deliver the within Instrument of Writing
for the purpose therein mentioned and that he with
Edward Mitchell witnessed the same

Sworn to before me g. June 1807. Mch. Wm. Jr.

Received g. June 1807

South Carolina

This Indenture of three Parts made between
Spencer John Man Esqne of the City of Charleston and State aforesaid
Merchant of the first part, Ann Barksdale Relict of Thomas
Jones Barksdale late of Christ Church Parish Planter deceased
of the second part, and Thomas Ashby and William Shuckelford
Esqns of the State aforesaid Planters of the third part, Whereas
the said Ann Barksdale is seized of an Estate for life in a certain
Plantation or Tract of Land in Christ Church Parish aforesaid de-
vised to her by the aforesaid Thomas Jones Barksdale and is also
possessed of and intitled to Negroes and other personal Property in
the State aforesaid under the Will of her late Father, Thomas
Ashby Esqne of Saint Thomas's Parish deceased and also under the
Will of the aforesaid Thomas Jones Barksdale, and whereas a
Marriage has been agreed upon and is intended to be shortly
hereafter had and solemnized between the said Spencer John
Man and the said Ann Barksdale, upon the Contract of which
Marriage the said Spencer John Man hath agreed if the same
shall take effect, that the said Tract of Land the Negroes afore-
said with their future Issue, and other property aforesaid should
be conveyed settled apnys and transferred to the several uses
upon the Trusts and to and for the several intents and purposes
hereinafter limited expressed and declared of and concerning the
same

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same, Now therefore This Indenture witnesseth that -
 in Consideration of the said intended Marriage and in person-
 ance of and further performance of the several agreements
 entered into upon the Treaty for the said Marriage and also
 for and in consideration of the sum of one Dollar by the said
 Thomas Ashby and William Shuckford to the said Ann Barksdale
 in hands paid at and before the Sealing and Delivery of these presents
 the Receipt whereof is hereby acknowledged, she the said Ann Barks-
 dale with the purity and consent of the said Spencer John Man her
 intended Husband, testified by his being a party to and sealing
 and delivering these presents, hath granted bargained -
 sold aliened assigned transferred and set over to the said
 Thomas Ashby and William Shuckford the aforesaid Plan-
 tation in Christ Church aforesaid and the Negroes with their
 future issue, and other property aforesaid, To have and to hold
 the said Plantation and Negroes with their future Issue &
 Property aforesaid to the said Thomas Ashby and William Shuck-
 eford the Survivor of them and the Executors and Administrators
 of such Survivor from henceforth upon such Trusts and to and for
 such intents and purposes and under and subject to such condi-
 tions and agreements as are hereinafter expressed and declared -
 concerning the same, In Trust for the said Ann Barksdale
 her Executors Administrators and Assigns until the demoni-
 zation of the said intended Marriage and from and immediately
 after the solemnization thereof In Trust to permit and
 suffer the said Spencer John Man during the joint lives of them
 the said Spencer John and of her the said Ann to hold and occupy
 the aforesaid Plantation Negroes and other Property aforesaid con-
 sidered assigned transferred and set over to the said Thomas
 Ashby and William Shuckford as aforesaid, and to receive
 and apply the Rents Issues and Profits thereof and of every part
 thereof free from and not subject to the Controul or Interfe-
 rence of the said Thomas Ashby and the said William Shuck-
 eford or either of them /the aforesaid Plantation Negroes and
 other Property and the Rents Issues and Profits thereof and of every
 part thereof to be also free from and not subject or liable to the
 Debts Engagements or Incumbrances of the said Spencer John
 Man/ to the joint use support and maintenance of them the said Spencer
 and the said Ann during their joint lives and from and after the death of
 the said Spencer or the said Ann In Trust to permit and suffer the

335 Survivor of them to have hold possess and enjoy the aforesaid Plantation
Negroes and other property aforesaid and the rents Spices and Profits thereof of
every part thereof to his or her use during his or her life; and at the
Death of the survivor of them the said Spencer and the said Ann their
Intestacy to permit and suffer the Children Children of the aforesaid
intended Marriage living at the death of such Survivor to have
and to hold the said Plantation Negroes and other property aforesaid
to him or her or them if more than one, and this or her or their Heirs
equally to be divided between them share and share alike as
Tenants in Common and not as joint tenants, and to his, her or their
Executors Administrators and Assigns for ever. But if the said
Spencer should die, leaving the said Ann or the said Ann should
die leaving the said Spencer without issue living of the aforesaid
intended Marriage, at the time of his or her Death then Intestacy
to permit and suffer the survivor of them the said Spencer and the
said Ann to have and hold the Plantation Negroes and other proper-
ty aforesaid together with all the Rents Spices and Profits thereof to
him or her and his or her Executors Administrators & Assigns for
ever, and whereas it may be found expedient and advisable to sell &
dispose of the life Estate of the said Ann in the aforesaid Plantation and
also of some of the Negroes and their Spice conveyed and transferred as aforesaid
to the said Thomas Ashby and William Shuckelford. It is therefore
covenanted and agreed by and between all the parties to these presents
that it shall and may be lawful for the said Spencer Mann and the
said Ann his intended wife during their joint lives to sell and dis-
pose of the life Estate in the lands in Christ Church aforesaid, and to sell
and dispose of such of the Negroes and their Spice aforesaid as they may
from time to time or at any time think fit to sell and dispose of.
Provided they shall both join in the Conveyance Transfer and sale
thereof in writing under their hands and Seals, and provided also
that the money or other Consideration which shall or may be re-
ceived for the property so conveyed or transferred be vested in other
property for the uses and purposes and subject and liable to the
Trusts, Limitations and agreements contained in this Deed concern-
ing the property which shall or may be disposed of conveyed or trans-
ferred as aforesaid. In witness whereof the parties to these presents have
hereunto set their hands and seals this tenth day of July in the year of our Lord
one thousand eight hundred & seven Spencer John Mann A.S.
Sealed and Delivered in the
presence of Isaac Edwards J.S.
Anne Banksdale J.S.
Thos. Ashby J.S.
Isaac Edwards J.S.

336 *Book of Markers* &c Isaac Edwards being duly sworn made and
that he was present and saw Spencer John Man, Anne Baskdale
and Thomas Ashby sign seal and deliver the foregoing instrument
swearing for the purpose therein mentioned, and that he witnessed
the same, Sworn before me this 22 day of July 1807
Recorded 22 July 1807. Step 22 June 1807

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South Carolina

This Indenture tripartite made the twelfth
day of February in the year of our Lord one thousand eight -
hundred and seven, Between Esther depear of Georgetown
in the State aforesaid, of the first part, Eliza Woodward of the
same place of the second part, and Samuel Smith and Isaac
Course 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 Esther depear and the said Eliza Woodward, -
and whereas the said Esther depear is now lawfully and rightfully
possessed in her own right of and in certain Negro and other Slaves
named as follows, to wit, July, Cain, Skipper, Toney, Will, William
Chloe, Phillis, Daphne, Sukey, Betsy, Peter, John, and a Child of
Phillis; And whereas in prospect and consideration of the said
intended marriage the said Eliza Woodward and the said
Esther depear have agreed that the said Esther depear shall grant
bargain sell and make over the said Negro and other Slaves with
their future issue and increase unto the said Samuel Smith and
Isaac Course, the survivor of them, his Executors and Administra -
tors, In trust nevertheless and to and for the several and
respective uses, intents and purposes herein after mentioned
expressed and declared of and concerning the same, Now they
Indenture witnesseth that in pursuance of the said agree -
ment, and in consideration of the said intended marriage,
also for and in consideration of the sum of five shillings to the said
Esther depear in hand well and truly paid by the said Samuel
Smith and Isaac Course, at and before the sealing and delivery of
these presents, the receipt whereof is hereby acknowledged and
for settling and apportioning all and singular the said premises to
and for the several uses intents and purposes herein after mentioned
expressed and declared and for diverse other good causes and consider -
ations the said Esther depear thereto moving, she the said Esther
depear by and with priority consent, approbation and agree -
ment of the said Eliza Woodward testified by his being made a

337 party to and signing and sealing these presents, Hath granted
bargained and sold, and by these presents, Doth grant bargain
and sell and in due form of law deliver unto the said Samuel
Smith and Isaac Course and the Survivor of them his Executors
and Administrators all and singular the said Negro Slaves
named Italy, Cain, Aspid, Toney, Will, William, Chloe, Phillis
Daphne, Flicky, Betsy, Peter, John and Esther's Child named
with their future issue and increase, To have and
to hold the said Negro and other Slaves with their future issue and
increase unto the said Samuel Smith and Isaac Course and
the Survivor of them, and the Executors and Administrators of
the Survivor for ever, In Trust nevertheless and to and for
the several and respective uses, intents and purposes and with
and under the several limitations and appointments here
afters mentioned expressed and declared of and concerning
the same, that is to say, In Trust to and for the use and behoof
of the said Esther depear her Executors Administrators and 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 of
confidence, that they the said Samuel Smith and Isaac Course and
the Survivor of them his Executors and Administrators do and shall
during the joint lives of the said Elisha Woodward and Esther depear his
wife well and truly permit and suffer the said Elisha Woodward to
have the use, occupation and enjoyment of the said Negro and other
Slaves and their future issue and increase, without any constraint
control or interruption of or by the said Samuel Smith and
Isaac Course or the Survivor of them his Executors or Administra-
tors on any account or pretence whatsoever, It being neverthe-
less the true intent and meaning of the said parties and of these
presents, that no part of the said Negro or other Slaves or their
future issue and increase shall at any time thereafter be liable
to be seized taken or sold for any debt or contract of him the
said Elisha Woodward in any wise whatsoever or by virtue of any judg-
ment or Execution that shall or may be obtained or issued forth
against him the said Elisha Woodward during the operation of the
said Trust and confidence hereby reposed in the said Samuel
Smith and Isaac Course and the Survivor of them, his Executors and Administra-
tors, And in case the said Esther depear should survive the said Elisha
Woodward without having at the time of the death of the said Elisha Woodward

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338 issue of the said intended marriage, then upon that event or contingency, upon this further trust and confidence that the said -
Samuel Smith and Isaac Couse and the Survivor of them his Executors
and Administrators shall stand successor of the said Negro and other
Slaves and their future issue and increase for the use benefit &
behalf of the said Esther Lepeir so surviving her Executors -
Administrators ~~and~~ Apigns for ever, and shall immediately -
recover aposse and assign the same to her accordingly -
acquitted and discharged of and from all further Trusts, ap-
pointments and limitations whatsoever, But in case the
said Esther Lepeir should survive the said Elisha Woodward
having at the time his death Children of the said marriage,
then, and on that event or contingency, In Trust for the use
benefit and behof of the said Esther Lepeir so surviving, and the
Children of the said marriage as tenants in Common, the issue of
any deceased Child to take among them on a division of the said
negro and other slaves and their future issue and increase, the share
which their parent would have taken had he or she been -
living at the time of the death of the said Elisha Woodward -
But in case the said Elisha Woodward should survive the said
Esther Lepeir without having at the time of the death of the
said Esther Lepeir, issue of the said intended marriage, then
and upon that event or contingency In Trust for the use and
behof of the said Elisha Woodward so surviving his Executors -
Administrators or Apigns, and shall immediately recover
a posse and assign the same to him accordingly freed and
discharged of and from all further and other trusts appoint-
ments or limitations whatsoever, But in case the said -
Elisha Woodward should survive the said Esther Lepeir hav-
ing at the time of her death Children of the said marriage
then and on that event or contingency In Trust for the
use benefit and behof of the said Elisha Woodward so sur-
viving, and the Children of the said marriage as tenants in
Common, the issue of any deceased Child to be entitled to -
and to take on a division of the said Slaves and their
future issue and increase, the share which their parent
would have taken had he or she been living at the
time of the death of the said Esther Lepeir, In Witness
whereof the said parties to these presents have hereunto
set their hand and seals the day and year, above written,

339. Sealed and Delivered in the
presence of, the word "marriage"
being first interlined, between
the twenty third and twenty fourth
lines from the top of the first page, and the word "and Isaac
Course, being also interlined between the twenty fifth and twenty
sixth lines from the top of the first page, and the word "either
appear" being erased from the fifteenth and sixteenth lines from the
top of the second page. William Grant, Samuel Smith, Jr.
State of South Carolina, Personally appeared before me Thomas
George Powr. District Sbar, one of the Justices agreed to keep
the Peace, Samuel Smith, Junr. who being duly sworn made
oath that he was present and did see the within named Elisha
Woodward, Esther Depair, Samuel Smith and Isaac Course sign
ed and as their act and Deed deliver the within instrument of
writing for the uses and purposes therein mentioned, and that
William Grant and himself did sign their names as witnesses,
thereunto
Sam'l Smith Jr.
Sworn Before me this 15th August 1807 Read & Curr P.P.
Recorded 13th August 1807 -

South Carolina

Whereas a marriage is intended to be shortly
had and solemnized between Miss Ann Alicia Chiffelle, and John
Stock Rquire, and whereas it has been agreed by and between the
said John Stock, and the said Ann Alicia Chiffelle that all the
personal Estate or property which the said Ann Alicia is now
possessed of or will be hereafter entitled unto under the last
will and testament of Thomas Hutchinson Esq: her deceased Grand
Father, or otherwise, should be settled and conveyed to her and upon
the following uses trusts and puroses, that is to say, that the
Trustees agreed to be appointed viz Thomas A. Smith, Thomas P.
Chiffelle and Thomas Stock and the survivor of them his Executors and
Administrators from and after the solemnization of the said mar-
riage, shall during the joint lives of the said John Stock and
the said Ann Alicia permit and suffer the said John Stock
to have the use occupation and enjoyment of the said personal
estate which the said Ann Alicia is possessed of or entitled unto
as above mentioned, and the future uses and increase of the
female slaves, and to receive and take the income and proceeds thereof.

340 and from and immediately after the death of either of them the said John Stock and Ann Alicia, then in trust that the trustee aforesaid shall and will permit and suffer the survivor of them the said John Stock and Ann Alicia his wife, as the case may be, to have the use occupation and enjoyment of the said trust estate, and to receive the income and proceeds thereof to his or her own proper use benefit and behoof for and during the term of his or her natural life, and upon the death of the survivor of the said John Stock and Ann his wife, then in trust to and for the use benefit and behoof of the issue of their marriage, to hold the said trust estate to such issue if more than one, to them and their Assigns forever, and if but one, then to him or her Heirs and Assigns forever freed from and without any trust whatever, But in case the said John Stock should happen to die before the said Ann Alicia without issue, or such issue should die all in minority and unmarried during the life time of the said Ann she the said Ann to have hold use occupy and enjoy the said trust estate absolutely and without any manner of control whatsoever, and her Assigns forever, But if the said Ann should die before the said John Stock without leaving any issue, or such issue should all die in minority and unmarried then to permit and suffer the said John Stock to have use occupy and possess all the said personal estate together with the increase of the female slaves for and during the term of his natural life as aforesaid and from and after his death one moiety or half part of the said personal estate together with the increase of the female slaves to go to the legal representatives of the said John Stock or to such person or persons as he shall bequeath the same unto, and the other half a moiety to descend to the issue of Thomas P. Chiffelle if he should have any at the death of the said John Stock, and to the Heirs and Assigns of such issue for ever, In witness whereof which said agreement we have hereunto set our hands and seals this 22 May 1806

Witness William Price & Ann A. Chiffelle

Benj Burgh Smith } J. R. Stock -

Marked by William Price Engr being duly sworn made -
out that he was present and saw Ann A. Chiffelle and
John Stock sign and deliver the foregoing instrument of writing
for the purposes therein mentioned that he with Benj Burgh
Smith witnessed the same, Sworn before me the 17 Sept 1807
Recorded 18 September 1807, Dated 1st November 1807
D. J. Rawson JP.

341.

1^{er} Ventôse an 8^e. Mariage du C^{on} Bressat M^r. avec M^{me} de Rosset.

Présent devant le Notaire public du département du Poitou, Siecle & Gote saint Domingue, résidant au Bourg de Saint Louis son signe en présence des témoins également soussignés

Tirent présens le Citoyen Frédéric Alexandre Bressat Notaire public du même département, résidant au Port de paix, Fils majeure et légitime, de feu Alexandre Alexandre Bressat & de Marie Anne Molimont, ses père & mère, Natif de Paris Paroisse saint Louis en l'île d'une part

& la Citoyenne Marie Claire Guérinal, veuve sans enfant de feu Pierre Rosset, habitante de cette Commune, Demeurante en cette Ville, majeure et主人 de ses droits d'autre part

Les quelles parties ont fait entre elles les accords du contrat Civil cy après, pour raison du mariage proposé, entre le Citoyen Bressat et la Citoyenne M^{me} Rosset, qui sera célébré conformément aux loix aussi tôt que l'une des parties en jugera nécessaire

Reont les dits futurs Spoux, Mys et communs en tous Biens, meubles acquis & Conquets Immeubles au desir de la Coutume de Paris par les tis de laquelle leur future Communauté sera regie & gouvernée encore qu'ils viennent à faire Cy après leurs demeures, ou des acquisitions, en paix de biens, & bages & Coutumes Contraires, auxquelles ils ont expressément dérogé & renoncé

Nesront néanmoins tenus des dettes, l'un de l'autre, faites et créées avant le mariage, lesquelles seront acquittées par celui qui les aura faites et par ses Biens, sans que l'autre n'ait ses Biens en soyant aucunement tenus,

Septennient les dits futurs Spoux avec les Biens et droits à chacun d'eux appartenans ce jour, dont n'est requise détail ni description.

Le futur Spous a donné, et donne la future Spouse une somme de six mille trois cent Livres, de douairie prescrite sans retour, à savoir et prendre sitôt que douairie aura lieu suivant la Coutume

Le survivant des futurs Spous prendra par preci puit avant partage des Biens de la dite Communauté en meubles d'office, suivant la prise de l'inventaire, et sans Crue, jusqu'à concurrence de la somme de trois mille trois cent Livres

342 De la dite somme en argent Comptant au Chois et Options de la
survivant qui au même tenu reprendra ses Bioux Linges Et paroys
a son usage et sa Chambre garnie et Meublée suivant son Estat.
Arrivant la dissolution de ladite Communauté sera
loisible à la dite future épouse de l'accepter ou d'y renoncer
Et en cas de renonciation de reprendre tout ce qu'elle justifiera
y avoir apporté Ensemble tout ce qui lui sera advenu
ffiché par succession Bonnatiere, legs ou autrement
avec le dit douaire tel que dessus le tout France & quitter des
Bioux de la dite Communauté encore qu'elles y ent partent si fait
obligé ou y est écondamnée devant quoi au dit Cas elle sera
garantie et indemnisée par l'os de ses Bioux du futur époux
qui demeurent tels postés à cet effet de ce jourd'huy.

Et pour la Bonne amitié que les dits futurs époux ont
dit avoir l'un p^{re} l'autre et l'autre l'un donnera des preuves
ils se sont fait et font par ces présentes donations entourées
pure, simple irrevocable et en la meilleure forme, que donation
puisse valoir, l'un à l'autre et au survivant l'autre, ce accepté & respecté
lement et tous les Bioux meubles et immobiliers, acquis conquis,
propres & autres qui aujour du decès du premier mourant se trouvent
lui appartenir en qui qu'ils puissent Consister et en quelques lieux
qu'ils soient situés, pour par le survivant enjouir faire & dispo
ser en toute propriété à Compter du jour du décès du dit premier
mourant; laquelle donation restera néanmoins devoir
lieu dans le Cas où il gauroit enfans nés ou à naître du dit matri
ge; mais si les dits enfans vnoient tous à décéder avant
le survivant des futurs époux avant d'avoir Valablement
disposé ou d'aurir de pouvoirs par mariage de ces cas la
dite donation reprendra force & vertu, comme s'il n'y eut
point en enfans du dit mariage.

Et pour faire finir ces présentes partout où Besoin
sera les parties ont constitué procureur le porteur d'une grosse
Offette, lui donnant pouvoir de ce faire & d'en requérir acte
Car ainsi le Domestique & obligant se renonçant
fait & passé au Port de Paris par la liaison et demeure du
Cathur Bressat, le huit de la république françoise une
et indivisible et le premier Ventose Apres midi en présence des
Citoyens Pierre La Croix et Joseph tenu Chabitant de cette
Commune demeurant en cette Ville Témoins reçus et

343. Opelies, et apres lecture les parties ont signé avec les témoins
et nous autres et plusieurs amis communs des dites parties lui présentant
ainsi signé à la minute des présentes. Present, V. Desché, René
Vincent, Picquet, Tomme le Clerc, Galley, V. Macher, De Lacroix
et Gérard Notaire de l'Office de la Poste.

Collationné
par le Citoyen Gérard
au Citoyen Bressane
Le 11 Mis 1809

Nous Membres de l'administration Municipale du port de paix
de St. Louis du Cap-Saint-Domingue, témoins à tous qu'il appartenait
dans que le Citoyen Gérard qui a signé l'acte de la réception
du citoyen Desautels par le Notaire public du département
du Nord de Saint Domingue, à la résidence du petit Saint-
Louis du Magot que foi doit être ajoutée à sa signature tant
au jugement que hors : en témoing de quoi nous avons déli-
vré l'apprentissé et adonné fait apposer le timbre de sa Munici-
cipalité. Donné en la maison Commune au dit Port de
Paris le neuf Décembre an huit de la république Française
Une Indivisible sonfronde Le Gros Thébaud
ad m p d f o r e ad m p a l ad m p a l

P. La Croix
Gérard

Acte le Contract de Mariage des autres parts Enregis tres
Jusqu'au leffre du Tribunal du Port du nord de St. Do-
mingue etant au Cap par un Greffier Commis au cap
très thermidor an huit de la République. une f. ind.
Imprimé sans Sureté des dix Maudin
Sols

South Carolina Charleston District. J. B. Collas being
Duly sworn, made oath that he was well acquainted with the handwrit-
ting of Sonfronde, le Gros, Thébaud off Municipal
P. La Croix secretary to the foregoing Contract of Marriage and believes
the signatures to the same to be the proper hand writing of the said Officers
Municipal, sonfronde, le gros, Thébaud & secretary P. La Croix
Known to before me. W. B. Collas.

the 23 September 1809

W. B. Collas JP

Recorded 24 Sept. 1809.

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2. Vintose an 8^e. 20 f. 1800. acte de célébration de mariage du
6^e Bressat N^e avec la C. ^{enr. & T.} Rosset

Extrait des Registres des Actes de Mariage dressés à l'Administration
Municipale du Port de Paris.

Aujourd'hui deux Vintose, an huit de la république françoise une
d'Indivisibilité, à sept heures du soir, pour indiquer par les futurs époux cy après
nommés, pour leur déclaration de mariage, en la salle publique de la mairie
commune du port de Paris.

Pardessus nous Administrateur Municipal faisant fonctions
d'officier public, chargé de la tenue des registres des actes de Mariage et contrac-
tés en cette Commune.

sont présentés le citoyen Frédéric Alexandre Bressat,
notaire public du département du Nord & de cette Commune résident en
cette Ville, fils à Majeur & legitime de feu Alexandre Bressat et
de Marie Anne Mathonière, ses père & mère natiifs de Paris, paroisse
de saint Louis en l'île de la Cité.

& la Citoyenne Marie Guilmot, veuve de feu Pierre Rosset,
l'abitante de cette Commune d'émourante en cette Ville aussi majeure &
usuaria de ses droits d'autre part.

Les quels futurs époux sont assisés des citoyens Jean
Baptiste Pierre Picquet greffier du Tribunal de paix de cette
Commune, René Vincent, commandant de la place de cette Ville, Pierre
La Croix & Joseph Véni habitans de cette ville, ^{comme tous meurs & domiciles de la ville} tous
pour témoins de la déclaration de mariage qui aura lieu cy après,
entre le citoyen Frédéric Alexandre Bressat & la dite Citoyenne
Marie Claire Guilmot, veuve de Pierre Rosset, et ce en l'execution
de la loi du vingt septembre mil sept cent quatre-vingt-douze trois
titre. — L'acte a été fait en leur présence, et en celle des dits
témoins de l'acte de publication de déclaration de promesse de mariage
entre le dit citoyen Frédéric Alexandre Bressat & de la dite citoyenne
marie Claire Guilmot, veuve de Pierre Rosset, auxquelles deux
rations & publications en date du dix neuf pluviose dernier, déposées
et restées au tableau public, aux termes de la susdite loi, n'en est
survenue aucune opposition.

Et après que le citoyen Frédéric Alexandre Bressat, a déclaré
en notre présence et en celle des dits témoins prendre la citoyenne Marie
Claire Guilmot veuve de feu Pierre Rosset, en mariage, et que
la citoyenne Marie Claire Guilmot, veuve de feu Pierre Rosset
a également déclaré en notre présence et celle des dits témoins
prendre le citoyen Frédéric Alexandre Bressat en mariage.

345. Nous Administrateurs municipaux présent fontions à l'Officier public mandaté
en présence des dits Citoyens Jean Baptiste Pierre Picard, et Mme Virginie
Pierre Labroix, Joseph Vene témoin et au nom de la loi, avons
Déclaré que le Citoyen Frédéric Alexandre Basset, de la cité de Paris
Claire Guilmart, veuve de Pierre Basset, sont unis en mariage,
ont acte, et ont les dits Spous signé avec cesdits témoins,
Signé au registre Bressal, Dr. Basset Picard, Mme Vincent,
Dr. Labroix, Vene, j' Calbiac n^e m^e Fréjat F. d'off.
public f _____ Collationné conforme aux registres
Dr. Labroix

Recorded 24 September 1867

State of South Carolina

This Indenture made this twenty fourth day of October in the
year of our Lord one thousand eight hundred and seven, Between
Benjamin F. Herd and Martha Bowering of the one part, and
John Debow of the other part, all of the City of Charleston and State
aforesaid, Witnesseth that whereas a Marriage is shortly in-
tended to be solemnized between the said Benjamin F. Herd and
Martha Bowering, and where as the said Martha Bowering is
possessed of the following goods and chattels as well as other property
in her own right, and is willing and desirous to secure the same
to her own use during her life, that is to say, two Negro Men, -
named Jack and Arthur, one boy named Billy and two Girls
named Beck and Reerna, and also such plate and furniture
specified in the Schedule hereto annexed, to wit, eight Table
Spoons of Silver twelve dits tea Spoons, one dits Cup, one -
pair Salt Spoons, one set of Castors, two salt Cellars, one Mustard
pot, two bedsteads, four feather Beds, two Mattresses, two Chests
of Drawers, Seven Mahogany Chairs, one Stair, one pair Card
Tables, one set of dining Tables, two Tea Tables, one pair looking
Glasses, two floor Carpets, one set of Tea China and six gilded
pictures, the said Martha Bowering, hath granted bargained
and sold, and by these presents doth grant bargain and sell unto
John Debow all and singular the above enumerated property,
and the articles in the Schedule hereto annexed, to have and
to hold the same unto the said John Debow his heirs Execu-
tors Administrators and Assigns, In Trust nevertheless and for
the sole use of the said Martha Bowering until the solemnization of the
said

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346 Said intended marriage, and from and immediately thereafter
to the use of the said Martha Bowering, and her Husband -
Benjamin T. Herd for and during their joint lives, and to the
survivor of them during life, not subject or liable to any debt or
or demands now due by the said Benjamin T. Herd, or to any
debts he may hereafter contract, and from and immediately
after the termination of the said life estate, then to the use of
the Child or Children of the said Marriage share and share
alike, or subject to the last will and testament of the
survivor of them the said Martha Bowering and her intend-
ed husband the said Benjamin T. Herd, and it hereby covenanted
and agreed upon by and between the parties to this Inden-
ture that the said John De Bow will faithfully execute and
discharge the duties and office of Trustee, according to the
true intent and meaning of the declarations of trust in
this Indenture mentioned and contained, In witness
whereof the parties to these presents have hereunto set their
hands and seals the day and year above mentioned -
Sealed and Delivered } Martha Bowering /ss/
In Presence of } Benj. T. Herd /ss/
Sarah Lawrence } John DeBow /ss/

Schedule of the property contained in the above Deed conveyed
In Trust, 2 Negro men named Jack and Arthur, one Boy
named Billy, two Negro Girls named Beck and Revenue, eight
silver Table Spoons, 12 ditto tea Spoons, one ditto saddle, one Deth
Cap, 2 Salt Cellars, one Mustard pot, one set Casters, one pair
salt Spoons, one Silver tea pot, two bedsteads, four feather beds -
2 Mattresses, two Chests of Drawers, seven Mahogany Chairs, one
ditto Stool, one easy Chair, one pair Card Tables, two tea Tables
one set of Dining Tables, one pair looking Glasses, 2 floor Carpets
one set of China and six gilt pictures Martha Bowering /ss/
Executed & Delivered in the presence of Benj. T. Herd /ss/
on the day and year above mentioned John DeBow /ss/
Sarah Lawrence - Charleston S. Sarah Lawrence being duly
sworn made oath that she was present & saw Martha Bowering
Benj. T. Herd & John DeBow sign seal & deliver the foregoing
Instrument writing as also the Schedule hereinabove arranged for
the purpose, wherein mentioned, that she before the same
Sworn before me this 24th October 1807 Step. J. Jr. J.B.
Recorded 24 October 1807.

347 State of South Carolina

This Indenture made the day
in the year of our Lord, one thousand eight hundred and seven
Between Sarah Barksdale of Charleston District in the State aforesaid
Daughter of Thomas Barksdale Esq; late of Christ Church Parish
of the one part, and George Edwards Planter and Thomas Barksdale
Brother of the said Sarah Barksdale of the other part. Witnesseth
that the said Sarah Barksdale for and in consideration of the sum
of one Dollar Current money of the said State, to her in hand, well and
truly paid by the said George Edwards and Thomas Barksdale at &
before the Sealing and Delivery hereof (the receipt whereof is hereby ac-
knowledged) hath bargained and sold, and by these presents doth
bargain and sell unto the said George Edwards and Thomas Barksdale
their Executors Administrators and Assigns, one half of two lots of
Land fronting East Bay and Corner of Todd Street in the City of
Charleston in the State aforesaid given and devised by the said Thomas
Barksdale of Christ Church Parish, to his Daughter the said Sarah
Barksdale and the heirs of her Body in and by his last will and Testament
as by reference thereto may more fully appear; Also one half of a
Tract of land purchased from the Congregational Church in Christ
Church Parish in the State aforesaid. Bounding on Dr.
Anthony Toomer's land, and the Estate of Nathan Segars deceased
also given and devised by the said Thomas Barksdale to his said
Daughter Sarah, to her and her heirs forever, in and by his said last
will and Testament as by reference thereto may more fully appear,
Together with all and singular the gardens orchards fences ways-
wells, waters water Courses, easements, profits, Commodities, covenants
and emoluments, hereditaments and appurtenances whatsoever, to
the said lots on East Bay in Charleston, and the said tract of land in Christ
Church Parish belonging or in any wise appertaining, to
the reversion and reversions, remainder and remainders thereof, and
every part and parcel thereof, To have and to hold the said lots
on East Bay in Charleston and the said tract of land in Christ
Church Parish and all and singular other the premises herein
before mentioned, and intended to be hereby bargained and sold, and
every part and parcel thereof, with their and every of their appurte-
nances unto the said George Edwards and Thomas Barksdale their
Executors Administrators and Assigns, from the day next before the
date of these presents, for and during the full time, and unto the
full end and term of one whole year from thence ayend ensuing.

348 and fully to be completed and ended, yielding and paying therefor
unto the said Sarah Barksdale her executors or administrators
the Rent of one ear of Indian Corn on the last day of the said term, if
the same shall be lawfully demanded, to the intent and purpose
that the said George Edwards and Thomas Barksdale by virtue
hereof, and by force of the Statute for transferring of uses in possession
may be in the actual possession of the premises herein before
mentioned, and intended to be hereby bargained and sold, and
every part and parcel thereof, with their and every of their ap-
partenances, and may be hereby enabled to accept and take a
grant and release of the reversion and inheritance of the same
to them and their Heirs, by Indenture of Release intended to be
made by and between the said Sarah Barksdale of the one
part, and the said George Edwards and Thomas Barksdale
of the one other part, and Charles Dewar Simons of the other
part, and to bear date the day next after the day of the
date of these presents, subject nevertheless to the powers
and conditions in the said Indenture of Release intended to
be mentioned and expressed, In Witness whereof the said
parties, to these presents, have hereunto interchangeably
set their hands and seals the day and year first above
written

Sarah Barksdale ss,

Sealed and Delivered in the presence of Mary Barks-
dale, R^o. Dewar, Sabina Bonneau. State of
South Carolina, Charleston District ss. Personally
appeared Robert Dewar Esquire who being duly sworn
made oath that he saw Sarah Barksdale sign seal
and as her Act and Deed deliver the within instrument of
writing to and for the purposes therin set forth, and
that he the Deponent together with Mary Barksdale
and Sabina Bonneau subscribed their names as witnesses
to the due Execution of the same, Sworn before me the
10th day of October 1807. Ch^t Glover S.C.

South Carolina

This Indenture Tripartite made the
twenty first day of September in the year in the year of our
Lord one thousand eight hundred and seven, and in the
thirty second year of American Independence Between
Charles Dewar Simons of Charleston District in the State

aforsaid Merchant, of the one part, Sarah Barksdale of the
 place last aforesaid, Daughter of Thomas Barksdale Esquire
 late of Christ Church Parish in the State aforesaid deceased
 of the second part, and George Edwards of Beaufort District, in
 the State aforesaid Planter, and Thomas Barksdale, Brother of
 the said Sarah Barksdale of Christ Church Parish in the State
 aforesaid Planter, of the third part WHEREAS the said Sarah
 Barksdale under and by virtue of several Devises and Be-
 -quests in the last Will and Testament of her Father the afores-
 -aid Thomas Barksdale deceased, is seized and possessed in
 her own right of sundry Lands and Negroes particularly
 enumerated in the said Devises and Bequests which are in
 the words following (viz) I give devise and bequeath to my
 Daughters Mary and Sarah Barksdale two lots of land
 "fronting East Bay and Corner of Trade Street to be equally
 divided between them, and the Heirs of their Body, should
 either of them die, without an Heir of their Body, then to
 my surviving Children and their Issue, I give devise and
 bequeath to my said Daughters Mary and Sarah a Tract of
 land purchased from the Congregational Church in Christ
 Church Parish, Butting and Bounding on Doctor Anthony
 Doomer's land, and the Estate of Nathan Segars deceased, to be
 equally divided between them, when my Daughter Sarah
 arrives to the age of eighteen or day of Marriage, I give
 devise and bequeath unto my Daughter Sarah the following
 Negroes, Simons, Fallow, Big Somerset, Jack, Flander,
 Kent, Tice, Little March, Prince, Sue and her Daughter
 Bella, Little Peter, Lydia, Black Bella, Tib, Little Will,
 Timus, Tugat, Ishmael, Dabbin, old Abraham, Big Rincher
 and her Daughter Rose, and where & a Marriage is
 intended shortly to be had and solemnized between the said
 Charles Dewar Simons, and the said Sarah Barksdale
 Now this Indenture witnesseth that the said
 Sarah Barksdale in consideration of the said intended marriage
 and also in consideration of the sum of ten Shillings Sterling to
 her in hand paid at and before the sealing and delivery of these
 presents (the receipt of which is hereby acknowledged) and by
 and with the knowledge, privity consent and approbation of the
 said Charles Dewar Simons her intended husband testified by his
 being a party to, and executing these presents, doth grant to
 Barksdale

Bargained, Sold, Aliened, Released, and Confirmed, and by
 these presents Doth grant, bargain, sell, alien, release and confirm
 unto the said George Edwards and the said Thomas Barksdale
 (in their actual possession now being by virtue of a bargain &
 Sale to them therof made by the said Sarah Barksdale, by
 Indenture of Deed bearing date the day next before the day of
 the date of these presents, for one whole year, and by force of the
 Statute for transferring uses into possession in such case made
 and provided, and made of force in this State, and to their Heirs
 and Assigns, The one half of two lots of land fronting East Bay
 and Corner of Trade Street, devised to the said Sarah Barksdale
 by her Father the aforesaid Thomas Barksdale, deceased, in
 manner and form aforesaid, and also The one half of that
 Tract of Land purchased from the Congregational Church in
 Christ Church parish, Buttins and Bounding on Doctor
 Anthony Poopers land, and the Estate of Nathan Degrees -
 deceased, as aforesaid, Together with all and singular the
 houses out houses, rights, members, hereditaments and
 appurtenances to the same belonging or in anywise appur-
 taining, and the Reversion and Reversions, Remainder and
 Remainders, Rents Issues and Profits thereof, and also all the
 Estate right title trust inheritance, Claim and demand
 whatsoever, both in law and Equity of her the said Sarah Barks-
 dale, or of any other person or persons In Trust for her, of in, to or
 out of the same, and every part and parcel thereof, To Have and
 to hold the said Town lot and the said Tract of Land with their
 and every of their appurtenances aforesaid, unto the said George
 Edwards and the said Thomas Barksdale, their Heirs and
 Assigns, to and for and upon the several uses trusts intents &
 purposes and subject to the provisions powers, limitations &
 agreements herein after mentioned, limited expressed and
 declared of and concerning the same; And This Inden-
 ture further witnesseth that the said Sarah
 Barksdale for the considerations aforesaid, and with the
 like knowledge privity consent and approbation of the
 said Charles Dewar Simons, as aforesaid, Hath granted
 bargained sold and delivered, and by these presents Doth grant
 bargain sell and deliver unto the said George Edwards and
 Thomas Barksdale and their Executors Administrators or Assigns
 All those the aforesaid Negroes Viz, Simon, Fallow, Big Dumonset