

351. Jack, Flander, Kent Tive, Little March, Prince, Sue & her
Daughter Bella, Little Peter, Lydia, Black Bella, Tib, Little
Milk, Simus, Tyate, Schmael, Dublin, old Abraham, Big
Ninchee, and her Daughters Rose, also Delia, Big Ben, Little
Bess, Bristol, Diana, Aire, and Sylvia, in all thirty / 30 -
with the future Issue and Increase of the females, and also
Eleven hundred Pounds Sterling, now at Interest, together with
the Interest due and growing due, To have and to hold all
and every of the said Negroes, together with the future Issue and In-
crease of the females, and the said Eleven hundred pounds at In-
terest unto the said George Edwards and Thomas Barksdale, and
their Executors Administrators and Assigns for ever to for and upon
the several uses trusts, intents and purposes, and subject to the se-
veral provisos, powers, limitations and agreements, herein after
mentioned limited, expressed and declared of and concerning
the same, that is to say, as to, for and concerning the said Town lot
piece or parcel of lands, the said Tract of land or Plantation,
the said Negroes, the said Money at Interest, and all and singular
other the premises hereby conveyed or intended to be conveyed,
To the use and behoof of the said Sarah Barksdale her Heirs -
Executors Administrators and Assigns until the solemnizing of
the said intended Marriage, and from and immediately after the
solemnization thereof, to the use and behoof of the said Sarah
Barksdale and the said Charles Dewar Simons, her intended
Husband, for and during and until the full end and term of their
joint lives, and from and immediately after the natural death
or demise of either of them the said Charles Dewar Simons and the
said Sarah Barksdale, to the use and behoof of such survivor
until the full end and term of his or her natural life, and from and
immediately after the natural death or demise of such survivor
to the use and behoof of such Child or Children of the said
Charles Dewar Simons lawfully begotten on the Body of the said
Sarah Barksdale as shall be living at the natural death or
demise of such survivor, and to the Heirs Executors Administra-
tors and Assigns of such Child or Children for ever, and on failure of
such Issue of the Bodies of the said Charles Dewar Simons and the
said Sarah Barksdale procreated as aforesaid, living at the
natural death or demise of the survivor, then and in that case
To the use and behoof of such survivor his or her Heirs Executors
Administrators and Assigns for ever, and to and for and upon no
other

other Trust intent or purpose whatsoever, Provided always, and it is hereby expressly agreed and declared by and between all and every the parties to these presents, that it shall and may be lawful to and for the said Trustees, the said George Edwards and Thomas Barksdale, and the Survivor of them and their Heirs Executors Administrators and Assigns of such Survivor, by and with the consent and Approbation, and at the request of the said Charles Dewar Simons, and the said Sarah Barksdale, or the Survivor of them, but not otherwise, such consent and approbation to be testified in writing under their hands and seals, or under the hand and seal of the Survivor, at any time to sell and dispose of all and singular the Lands, Negroes and Money as aforesaid, and all and singular other the premises hereby conveyed and settled, or meant or intended to be hereby conveyed and settled. But Provided also, that the proceeds thereof and every part thereof, be vested in such other property or interest as the said Charles Dewar Simons and the said Sarah Barksdale or the Survivor of them shall request, direct and appoint, to be conveyed to the same uses trusts, appointments and limitations as are herein contained and provided and to no other intent use purpose limitation or appointment whatsoever, and the said Charles Dewar Simons for himself his Heirs Executors and Administrators doth Covenant promise grant and agree to and with the said George Edwards and Thomas Barksdale their Executors Administrators and Assigns, in manner and form following, that is to say, that they the said George Edwards and Thomas Barksdale their Heirs Executors Administrators and Assigns shall and ^{may} from time to time and at all times hereafter have hold occupy and enjoy the Lands and Negroes, and the Money at Interest aforesaid, and all and singular the premises, Nevertheless upon the several uses trusts, provisions conditions and agreements herein and hereby contained limited expressed and declared of and concerning the same, without any let disturbance or interruption of the said Charles Dewar Simons or any person or persons claiming or to claim by from or under him, and that he the said Charles Dewar Simons his Heirs Executors and Administrators shall and will from time to time and at all times hereafter upon the reasonable request, and at the Costs and Charges of the said George Edwards and Thomas Barksdale their Heirs Executors Administrators & Assigns, or either of them make do and execute or cause to be

353. made done and executed all and every such further and other lawful and reasonable act and acts, thing and things, Conveyances and assurances whatsoever for the further and better conveying, assigning, improving and confirming all and singular the lands, Tenements, and Money at Interest aforesaid, and also all and singular other the premises unto the said George Edwards and Thomas Barksdale their Heirs Executors Administrators and Assigns respectively (Nevertheless upon the several trusts, to the several uses intents and purposes and subject to the several provisions, Conditions and agreements herein contained expressed and declared of and concerning the same) as by them or any of their Counsel learned in the Law shall be advised devised and reasonably required, Provided always and it is hereby intended, agreed and declared by and between all the parties to these presents, that it shall and may be lawful to and for the said Trustees and each of them, their and each of their Heirs Executors Administrators and Assigns from time to time, in the first place to deduct, retain and reimburse unto him and themselves respectively by and out of the Rents Issues and Profits and other proceeds of all and singular premises, all such Costs, Charges, Damages and Expences as they or either of them, their or either of their Heirs Executors Administrators or Assigns or any of them shall or may expend pay, sustain, or be put unto in and about the performance or execution of the several Trusts hereby in them reposed or in any manner or way whatsoever concerning the same or any part thereof. In Witness whereof the said Parties to these presents have hereunto under interchangeably set their hands and Seals the day and year first above written Sarah Barksdale (ss) Sealed and Delivered in presence of Mary Barksdale } Charles D. Simons (ss) R. Dewar, Sabina Bonneau } George Edwards (ss) Thomas Barksdale (ss)

Received on the day of the Date of the within Deed from the within named George Edwards and Thomas Barksdale the sum of ten Shillings being the full consideration money within mentioned Sarah Barksdale

Witness R. Dewar, State of South Carolina Charleston District p. Personally appeared Robert Dewar Esquire who being duly sworn made oath that he saw Charles D. Simons Sarah Barksdale, George Edwards and Thomas Barksdale severally sign seal and as their respective act and deed deliver

354 the within Instrument of writing to and for the purposes therein
set forth, that he saw the said Sarah Barksdale sign her
name to the receipt hereon Indorsed, and that he the Depo-
nent together with Mary Barksdale and Charles Boineau sub-
scribed their names as witnesses to the due execution of the same,
Sworn to before me this 10th day of October 1807. J. Glover J. C.
Recorded 30th November 1807

South Carolina

355
This Indenture tripartite
made the third Day of December in the Year of our Lord
one thousand eight hundred and seven, Between Mary
Broughton a Daughter of Alexander Broughton late of the
State aforesaid Planter, deceased of the first part, Philip
Pocher Broughton of St. Johns Parish, Berkeley, Planter of
the second part, and Alexander Broughton and Daniel
James Ravenel of the third part, Whereas the first named
Alexander Broughton duly made and published in writing his
last Will and Testament, bearing date the thirtieth day of
October in the year one thousand seven hundred and ninety three
and thereby devised and bequeathed unto the said Mary Broughton
a considerable property and Estate, as in and by the said Will
duly proved may more fully appear, and whereas Elizabeth
Jane Ravenel late of the said Parish of St. John Berkeley in the
State aforesaid Widow, and Grand Mother of the said Mary Broughton
duly made and published in writing her last Will and Testament
bearing date the fifth day November in the year one thousand
eight hundred and two, and thereby devised and bequeathed unto
the said Mary Broughton a considerable property and Estate, as
in and by the last mentioned Will duly proved may more fully
appear, and whereas the said Mary Broughton expects at the
death of her mother Elizabeth Damaris Broughton to become
entitled unto other Estate and property real and personal, and
whereas a Marriage is intended by the permission of God to be
shortly had and solemnized between the said Philip Pocher Brough-
ton, and the said Mary Broughton; Now this Indenture
witnesseth that in consideration of the said Marriage so to be
had, and for the settling and securing all and every part of the
aforesaid Estate and property both real and personal (to which the
said Mary Broughton now is, or hereafter shall become entitled
unto) to the several uses, intents and purposes hereinafter

declared, expressed limited or appointed, of and concerning the same
 and in consideration of one dollar to the said Mary Broughton in hand
 paid by the said Alexander Broughton and Daniel James Ravenel
 at and before the sealing and delivery of these presents, the receipt
 whereof is hereby acknowledged, she the said Mary Broughton hath
 granted, bargained, sold, aliened and confirmed, and by these pre-
 sents doth grant, bargain, sell, release and confirm unto the said
 Alexander Broughton and Daniel James Ravenel and to their
 heirs and assigns all and singular, the real estate as if the
 same were therein particularly described and set forth, (to which
 the said Mary Broughton now is, or hereafter shall become entitled
 unto as aforesaid) and also all the estate, right, title, interest, use
 possession, property, benefit, trust, claim and demand whatsoever
 of her the said Mary Broughton, in to or out of full and singular
 the said real estate intended, to be hereby granted, bargained, sold or
 released, or any part or parcel thereof, in any wise whatsoever, to have
 and to hold the same unto the said Alexander Broughton and
 Daniel James Ravenel their heirs and assigns, to and for the several
 uses intents and purposes hereinafter expressed limited or appointed,
 of and concerning the same, and for the considerations aforesaid the
 said Mary Broughton hath bargained, sold, assigned, and set over
 and by these presents doth bargain, sell assign and set over unto
 the said Alexander Broughton and Daniel James Ravenel and
 to their Executors Administrators or Assigns all and singular
 the personal property as if the same were herein particularly
 described and set forth, (to which the said Mary Broughton now
 is, or hereafter shall become entitled unto as aforesaid) to have
 and to hold the same unto the said Alexander Broughton and
 Daniel James Ravenel their Executors Administrators and Assigns
 to and for the several uses intents and purposes hereinafter expres-
 sed limited or appointed of and concerning the same, that is to say,
 as for and concerning all and singular the premises, as well real
 as personal, to the use and behoof of the said Mary Broughton her
 heirs Executors Administrators and Assigns, until the solemnization
 of the intended marriage, and from and immediately after the
 solemnization of the said intended marriage, then in trust to and
 for the use and behoof of the said Mary Broughton and Philip
 Porcher Broughton for and during the term of the joint lives of
 them the said Mary and Philip, but to be in no wise subject to
 or liable for the present or future debts, or engagements of the

350 said Philip, dead from and immediately after the death of either
of them the said Mary and Philip, then to and for the use and behoof
of the survivor of them, for and during his or her natural life, and
from and immediately after the death of such survivor, then to and
for the use and behoof of such Child or Children of the said intended
Marriage as shall be alive at the time of the death of such survivor
of the said Mary and Philip, and also of the issue of any of the Chil-
dren of the said intended Marriage who shall have died previous
to the death of the survivor of the said Mary and Philip, such
issue to take such parts as their parents if alive would have been
entitled unto, and to their Heirs Executors Administrators and Assigns
for ever, free clear and absolutely discharged of and from all or
every and any other or further trust, use, condition, limitation
or restriction whatsoever, But in case either the said Mary
or the said Philip, should die without issue of the said intended
Marriage living at the time of such death, then the said trust
Estate real & personal to vest absolutely, in the survivor his
or her Heirs Executors Administrators and Assigns for ever, free
clear and absolutely discharged of and from all and every and any
other or further, trust, use, condition, limitation or restriction
whatsoever, and the said Philip Porcher Broughton doth hereby
for himself his Executors and Administrators covenant promise
grant and agree to and with the said Alexander Broughton and
Daniel James Ravenel their Heirs and Assigns, that he the said
Philip Porcher Broughton shall and will from time to time and
at all times hereafter, upon the reasonable request of the said
Alexander Broughton and Daniel James Ravenel their Heirs or
Assigns, make do acknowledge and execute, or cause or procure
to be made done acknowledged and executed, such further and
other lawful and reasonable act and acts, thing and things, de-
vices and assurances in the law, for the further better and more
absolute assuring and sure making of the aforesaid premises
to the uses, trusts intents and purposes herein particularly
mentioned, as by the said Trustees their Heirs or Assigns, or their
Counsel learned in the law, shall be devised advised or
required, and it is the express agreement and understand-
ing of all parties to these presents, that at the request and
with the consent of the said Mary and Philip in writing signed
by both or the survivor of them, it shall and may be lawful to &
for the said Trustees to sell, and convey away all or any part

of the premises real or personal, provided nevertheless that the proceeds thereof be vested in other estate or property by the trustee and subjected to and for the several uses intents and purposes aforesaid, In Witness whereof the said Parties to these presents have set their hands and seals the day & year first above written sealed and Delivered

Philip P. Broughton
 Marye Broughton
 Alex Broughton
 Dant. Jas. Rowenab

In the presence of -
 It is understood and stipulated that the estate and property of Charlotte Izard to which the said Mary Broughton is or shall be entitled, is intended and understood to be comprised in the above Settlement. Paul D. Maryck, Alex. C. Maryck, Daniel Broughton State of South Carolina, Personally appeared Mr. Paul Delisle Maryck who being duly sworn made oath that he was present and saw Philip Parker Broughton, Mary Broughton, Alexander Broughton and Daniel James Rowenab severally sign seal and as their respective act and deed deliver the foregoing Instrument of writing for the purposes therein mentioned, and that he with Alexander Bataignere Maryck and Daniel Broughton signed their names as witnesses, I Sworn before me the 3^d day of December 1807 In Marshall Junr JP. Recorded 3. December 1807.

State of South Carolina, This Indenture made this third day of August in the year of Our Lord one thousand eight hundred and seven Between James H. Cambridge of the State aforesaid and Ann Cambridge his Wife of the one part and Tobias Cambridge and Robert Sealbree of the same place, trustees of the said Ann Cambridge of the other part, Whereby a Marriage hath lately been had and solemnized by and between the said James H. Cambridge and the said Ann Cambridge his Wife And whereas the said Ann Cambridge may hereafter become possessed of or entitled to a considerable Estate both real and personal by the Gift bequests devises or other Acts of beneficence of her friends and relations which may be subject to the Marital rights of her husband the said James H. Cambridge and which said rights

the said James H. Cambridge is content and willing
 to Abridge and restrain And whereas the said James H.
 Cambridge is content and willing that all the Estate &
 property which may be so Acquired by his said Wife
 the said Anne Cambridge shall be secured & preserved
 for the uses and purposes hereinafter mentioned and
 subject to the power and direction order and
 disposal of his said Wife the said Anne Cambridge
 as herein after set forth and notwithstanding the
 Counters between him the said James H. Cambridge
 and her the said Anne Cambridge his Wife And
 whereas it is so agreed that all such sums of
 Money and personal Estate as may be so Acquired by
 the said Anne Cambridge may then be laid out in
 the purchasing Land or tenements of the best yearly
 Value that can be got for the same if she the
 said Anne Cambridge shall so Order or direct by
 any Writing under her hand so as such Land or
 tenements when purchased shall be conveyed and
 settled upon the said Tobias Cambridge and
 Robert Seabrook (the trustees of the said Anne
 Cambridge) or other trustees or their heirs in case
 the said Tobias Cambridge and Robert Seabrook
 shall be dead. In Trust to and for the uses
 trusts intents and purposes following that is to say
 In Trust to permit the said James H. Cambridge &
 his assigns during the joint Natural lives of him
 the said James H. Cambridge and her the said Anne
 Cambridge to receive the rents issue and profits
 of such Land and Tenements so purchased as also
 the interest profits and emolument accruing
 from any Monies or personal Estate and property
 which may be Acquired by her the said Anne
 Cambridge in manner hereinafore stated to the
 joint use and uses of him the said James H.
 Cambridge and her the said Anne Cambridge
 and in case the said Anne Cambridge should
 die before her said husband the said James H.
 Cambridge without leaving any issue by her.

the said James H. Cambridge begotten on her body
 then the whole of the Estate so Acquired by her the
 said Anne Cambridge both real and personal shall go
 and inure to the said James H. Cambridge and his
 heirs and assigns for ever free and discharged of and
 from all other and further trusts and in case the said
 James H. Cambridge should die before his Wife the
 said Anne Cambridge that then the whole of the Estate
 and property both real and personal so Acquired by
 the said Anne Cambridge shall go and inure to her
 the said Anne Cambridge her heirs and assigns for
 ever free and discharged of and from all other &
 further trusts to be deemed said conveyed bequeathed
 devised or other wise disposed of as she may think
 proper to any person or persons she the said Anne
 Cambridge may choose or elect, and in case that any
 issue should be begotten by the said James H. Cambridge
 on the body of his present Wife the said Anne Cambridge
 which said issue or their issue shall survive him the
 said James H. Cambridge and her the said Anne
 Cambridge that then the whole of the Estate & property
 so Acquired shall go and inure to the said issue or
 their issue their heirs and assigns for ever free and
 discharged of and from all further and other trusts
 to the intent therefore that this agreement may take
 effect This Indenture Witnesseth that it is consented
 to by and between all the parties to these presents
 and the said James H. Cambridge for and in Considera-
 tion of the said Marriage had and solemnized and
 for the further Valuable Consideration of One Dollar
 to him in hand paid as a before the sealing and
 delivery of these presents by the said Tobias Cambridge
 and Robert Shook the receipt whereof the said
 James H. Cambridge doth hereby Acknowledge and
 doth for ever acquit and discharge the said Tobias
 Cambridge and Robert Shook of hands from the same
 he the James H. Cambridge doth by these presents
 for himself his heirs Executors and Administrators Covenant
 promise and agree to and with the said Tobias
 Cambridge and Robert Shook (the trustees of the

(said Anne Cambridge) then Executor of Wills that in
 case any real or personal Estate shall be given
 bequeathed devised or otherwise granted or conveyed
 to the said Anne Cambridge, that then the same shall
 devolve to the said Tobias Cambridge and Robert
 Seabrook (the trustees of the said Anne Cambridge)
 and be vested in them for the uses intents and
 purposes and upon the special Trusts herein
 before stated that is to say In Trust that any sum
 of Money which shall be so given bequeathed or
 devised to or to the use of the said Anne Cambridge
 by any person or persons whatsoever during the
 Coverture aforesaid between them the said James
 H. Cambridge and Anne Cambridge his wife and
 if she the said Anne Cambridge shall desire or
 request, such her desire or request being signified
 under her hand that the same may be laid out
 in the purchase of lands tenements and hereditam-
 ents where she the said Anne Cambridge shall
 direct so as such land tenements & hereditaments
 when so purchased shall be conveyed to and
 settled upon the said Tobias Cambridge and
 Robert Seabrook, the trustees of the said Anne
 Cambridge or upon other trustees and their heirs
 in case the said Tobias Cambridge and Robert
 Seabrook shall be dead In Trust Nevertheless
 that the said James H. Cambridge shall be permitted
 to receive and enjoy the rents issue and profits of
 the said Land tenements and hereditaments so
 purchased during the joint and Natural lives
 of him the said James H. Cambridge and her the
 said Anne Cambridge as also the interests profits &
 emoluments of any Monies or personal Estate which
 may be so acquired to the joint use of him the said
 James H. Cambridge and her the said Anne Cambridge
 and from and immediately after the death of her
 the said Anne Cambridge should she die before
 her present husband the said James H. Cambridge
 without leaving any issue by him begotten or her
 body Then In Trust that the whole of the

* we are more to the said James H. Cambridge his heirs and assigns for ever free and discharged of and from all other and further liability and performance after the death of him the said James H. Cambridge, in or in respect of the whole of the said lands and tenements or any part of the same and payment of the same and payment of the same

lands and tenements or any part thereof ^{shall the said James H. Cambridge} that any issue should be begotten by the said James H. Cambridge or the body of his present wife the said Anne Cambridge which said issue or their issue or issue should have the said James H. Cambridge and his the said Anne Cambridge that then the whole of the estate and property so required shall go and come to the said issue or their issue their heirs and assigns for ever free and discharged of and from all further and other trusts shall go and come to the said James H. Cambridge his heirs and assigns for ever free and discharged of and from all other and further trusts and from and discharged of and from the death of him the said James H. Cambridge should be set before his present wife the said Anne Cambridge then in trust that the whole of the said lands and tenements or any part thereof shall go and come to the said Anne Cambridge his heirs and assigns for ever free and discharged of and from all further and other trusts to be altered sold conveyed bequeathed devised or other wise disposed of as she may think proper to any person or persons she the said Anne Cambridge may choose or elect and in case that any issue should be begotten by the said James H. Cambridge or the body of his present wife the said Anne Cambridge which said issue or their issue shall survive him the said James H. Cambridge and his the said Anne Cambridge that then the whole of the estate and property so required shall go and come to the said issue and their issue their heirs and assigns for ever free and discharged of and from all further and other trusts. In Witness whereof the parties to the presents have set their hands and seals the day and year first above written.

Tho Newton
 Thomas Richardson
 J H Cambridge

Sealed and delivered in the presence of the following witnesses being written in the Margin of the second sheet and also in the Margin of the fourth sheet

362 before the Execution hereof and in case that any issue
should be begotten by the said James H. Cambridge,
or the body of his present Wife the said Anne Cambridge
which said issue or their issue shall survive him
the said James H. Cambridge and her the said Anne
Cambridge that then the whole of the Estate and
property so bequeathed shall go and issue to the
said issue or their issue their heirs and assigns
for ever free and discharged of and from all
further and other Trusts. — James H. Cambridge &
J. Cambridge. R. W. Seabrook.

Witness Edw. M. Gan, Th. Maberry
Charleston S. C. Th. Maberry being duly sworn made
Oath that he was present and saw J. H. Cambridge
J. Cambridge and R. W. Seabrook sign seal and
deliver the foregoing instrument of Writing for
the purposes therein mentioned and that he with
Edw. M. Gan Witnessed the same, sworn to before
me 24 December 1807. Dav. Ad. Havenel S. C.
Recorded 24 December 1807.

State of South Carolina

This Indenture Tripartite made the twenty
Eighth Day of November in the Year of our Lord one thousand
eight hundred and seven, Between George Warren Esq. of Charle-
ston in the State aforesaid Attorney at Law, of the first part,
Mary Man Pawley of the same City and State Spinster, one of
the Daughters of the late M^{rs} Sarah Mackie of Charleston
aforesaid Widow, and the sole Executrix and Legatee under her
last Will and Testament of the second part, and John
Julius Pringle and John Dawson Junior Esquire of the same
City and State of the third part, Whereas a marriage by Gods-
permission is shortly intended to be had and solemnized between
the said George Warren Esq. and the said Mary Man Pawley, and
Whereas also the said Mary Man Pawley under the last Will &
Testament of her Father the late Anthony Pawley deceased, and
also under the last Will and Testament of her Mother the late M^{rs}
Sarah Mackie deceased, is at the time of the execution of these
presents, possessed of and entitled to the following Slaves to wit,
Sutherland a fellow and Diana his wife, and Fortune, little
Sutherland, Phillis and an Infant not named their Children

363. Dolly and her Child not named, Linda and her Children, little
Betty and an Infant not named, Mary, Saomey, Degette, Minnick
Rox, Clarissa, Bep, Manny, Carolina, old Hannah, Abraham,
Phoebe, Nancy, Tommy, Paul, Betty, Joe, Binah, Lydia, Flora
Peggy, little Caty, old Caty, George, Hannah, Belle, Blainda
Stephio, Maryann, and an Infant, Dick, Charles, Jack, Caty
and Dido, and under the last will and Testament of her said father
Anthony Pawley is now seized of and entitled to a certain Plan-
tation or Tract of land containing two hundred and forty
Acres or thereabouts, situated in All Saints Parish on the Sea
Shore, in the State aforesaid, and is also entitled under the
last Will and Testament of her said Mother, to the whole of the
Crop, lately made by her upon the Plantation called Mount
Pleasant, in which the said M^{rs} Sarah Mackie, had an Estate
during her Widowhood, and whereas also the said George
Warren Croff, is at the time of the execution of these presents seized
in and entitled, to a certain lot of land with the buildings
thereon, situate in Charleston aforesaid, containing in front
Eastwardly on Meeting Street fifty five feet or thereabouts, and
in depth fronting on Federal Street one hundred and thirty one
feet or thereabouts, Butting and Bounding Northwardly on
Federal Street aforesaid, Southwardly on land of Elizabeth
Honeywood, Eastwardly on Meeting Street aforesaid and West-
wardly on land of John Cox, which said lot of land he holds, by
virtue of certain Indentures of lease and Release made between
his Father George Croff of Charleston Merchant and Charlotte his
Wife of the one part, and the said George Warren Croff of the other
part, and dated on the twentieth and twenty first days of
November in the year of our Lord one thousand eight hundred
and seven, and whereas it has been agreed by and between
them, that for the purposes hereinafter mentioned, they and
each of them, the said George Warren Croff and Mary Ann Pawley
should grant bargain sell assign transfer and set over all
and singular the said property both real and personal to the
said John Julius Pringle and John Dawson Junior Esquires their
Heirs Executors and Administrators, In trust to and for the uses
and purposes hereinafter mentioned, as also certain Household
and Kitchen Furniture, now in the possession of the said Mary
Ann Pawley, Now therefore this Indenture witnesseth
that the said George Warren Croff in consideration of the

304 intended Marriage, and of the Settlement so to be made of the -
property of the said Mary Man Pawley, and also in consideration
of five pounds sterling to him in hand paid by the said John
Julius Pringle and John Dawson Junior before the execution of
these presents, Hath granted bargained sold assigned released
transferred and set over, and by these presents doth grant
bargain well assign release transfer and set over unto the
said John Julius Pringle and John Dawson Junior the said lot of
Land and Premises herein before described, To have and to hold
the said Lot of Land and Premises with the appurtenances, unto
the said John Julius Pringle and John Dawson Junior and the
Survivor of them, and to the Heirs Executors and Administrators of such
Survivor, In trust nevertheless to and for the following uses
and purposes, that is to say In Trust to and for the sole use
benefit and behoof of the said George Warren Cross until the solemn-
ization of the said intended marriage, and as soon as the
same shall be solemnized, then in trust to permit and
suffer the said Mary Man Pawley to accept and receive the
one half part of the Rent of the said House and lot during the
joint lives of the said George Warren Cross, and Mary Man
Pawley, and should she survive the said George Warren Cross
then to have and to hold the moiety or half part of the said
lot of Land and premises, unto the said Mary Man Pawley and
her Heirs Executors Administrators and Assigns freed and
absolutely discharged of and from all further and other
Trusts, limitations, conditions, or restrictions whatsoever, and the
other moiety or half part of the said lot of Land to the said George
Warren Cross during the joint lives of them the said George Warren
Cross and Mary Man Pawley, and from and after the death of the said
George Warren Cross should he die before the said Mary Man Pawley
then to such person or persons as he may by his last Will and Testament
give devise and appoint, And This Indenture further
witnesseth, that the said Mary Man Pawley, on her part in
consideration of the said intended Marriage, and of the Settlement
so made by the said George Warren Cross, hath granted bargain-
ed sold released assigned transferred set over and delivered
and by these presents doth grant bargain well release assign
transfer set over and deliver unto the said John Julius Pringle &
John Dawson Junior, and the Survivor of them, and the Heirs Executors
and Administrators of such Survivor, all the Slaves herein before

305 named and described, and also the increase of the females of them, and the aforesaid Plantation or Tract of lands in All Saints Parish and also the said Crop of Rice as made as aforesaid, and also all the House hold and Kitchen Furniture of what nature or kind so ever which she the said Mary Man Pawley now is possessed of or entitled to, To have and to hold the said Slaves and the issue and increase of the females of them, and the said Plantation or Tract of lands, and the said Crop of Rice and the said House hold and Kitchen Furniture, unto the said John Julius Penick and John Dawson Junior and the survivor of them, and the heirs Executors and Administrators of such Survivor, In Trust never the less to permit and suffer the said George Warren Croft to accept and receive the hire and profits of twenty of the said Slaves, that is to say of the following to wit, Sutherland, Diana, Fortune, little Sutherland Phillis and an Infant not named, Dolly and her Child not named Linda, little Betty and an Infant not named, Mary, Sawney, Lizelle Lemrick, Rose, Charissa, Bess, Nancy and Caroline, during the joint lives of the said George Warren Croft and Mary Man Pawley and at the death of either of them, to the Survivor of them, and the Executors Administrators and Assigns of such Survivor, freed and absolutely discharged from all further and other trust, limitations conditions or restrictions whatsoever, and the rest of the said Slaves, twenty six in number to wit, old Hannah, Abraham, Phoebe, Nancy, Tommy, Paul, Betty, Joe, Binch, Lydia, Flora, Peggy, little Caty, old Caty, George, Hannah, Bella, Clarinda, Scipio, Mary Ann, and an Infant not named, Dick, Charles Jack, Caty and Dido, and the House hold and Kitchen Furniture now in the possession of the said Mary Man Pawley, or to which she may be entitled, In trust to and for the sole use, benefit and behoof of the said Mary Man Pawley, and her heirs Executors Administrators and Assigns, the said Mary Man Pawley to have the right and privilege to accept and receive the hire of the said negroes, without the control or interference of the said George Warren Croft, and the whole of the said property both real and personal not to be subject to the debts or Contracts of the said George Warren Croft, Provided never the less, and it is hereby expressly declared and understood by and between the said parties, that if it shall appear hereafter to the said George Warren Croft, and Mary Man Pawley to be most for their advantage, that the said lot of land and Premises and the said twenty negroes so settled upon the Survivor of them

the said George Warren Cress and Mary Man Pawley should be sold
 or exchanged, that then and in such case, it shall be lawful
 for the said George Warren Cress by his Deed, properly executed in
 the presence of two or more credible witnesses (the said Mary Man
 Pawley joining in and signing the same, and signifying thereby her
 approbation and consent thereto) to revoke annul and make void all
 and every the use and uses herein before limited of or concerning such
 property; so as upon, and at the time of making such revocation
 the said George Warren Cress, do vest the proceeds of the sale of the
 said property, in such other property, real or personal, or both
 as they the said George Warren Cress and Mary Man Pawley shall
 think fit, and most to their mutual advantage, and convey
 or transfer the same when purchased, to the said Trustees, upon
 the same terms and trusts, and to and for the same uses intents
 and purposes, as those already mentioned and specified relative
 to the said property; and, provided also that it shall and
 may be lawful for the said Mary Man Pawley if she conceives it
 necessary, to sell or otherwise dispose of the said twenty six ne-
 groes herein before named, and also the Household and kitchen
 furniture, which she is now possessed of or entitled to, without the
 control or interference of the said George Warren Cress or of the
 said Trustees, and it is hereby fully understood and agreed upon
 by and between the said parties that no part of the property
 herein before settled can be sold or disposed of without the mu-
 tual consent of the said George Warren Cress and Mary Man Pawley
 except the moiety or half part of the said lot of land and premises
 in Federal Street aforesaid, which may be sold or disposed of by
 the said George Warren Cress, and the said twenty six negroes so
 settled upon the said Mary Man Pawley which may be sold or
 disposed of by the said Mary Man Pawley without the interference
 or control of each other, or of the said Trustees or may be given
 bequeathed and disposed of in and by her last will and testament;
 and it is also fully understood and agreed upon by and between the
 said parties, that the said Plantation or Tract of land in All
 Saints Parish aforesaid, and the crop of Rice aforesaid, shall as
 soon as it may be practicable, be sold, and the proceeds of such
 sale, be appropriated to the extinguishment of the debts with
 which the property of the said Mary Man Pawley stands
 charged and liable for, provided also, and it is also hereby under-
 stood and agreed upon by and between the said Parties that it

shall be lawful for the said George Warren Croft, to accept and receive the rents and profits of the estate of the said property both real and personal, and to pay over the profits of that part ^{thereof} which is settled to the separate use of the said Mary Man Pawley to herself for her private and separate use and benefit; unless the said Mary Man Pawley, should prefer that that part thereof which is settled to her separate use should be paid taken alone, and then and in that case, the said George Warren Croft doth hereby covenant promise and agree for himself and his Heirs Executors & Administrators, to and with the said John Julius Pringle and John Dawson Junior, that he will immediately relinquish the receipt of the same, and transfer it to the said Mary Man Pawley, or to any other person whom she may empower to receive the same - and the said George Warren Croft doth hereby for himself his Heirs Executors and Administrators covenant promise grant & agree to and with the said John Julius Pringle and John Dawson Junior the Survivor of them and the Heirs Executors and Administrators of such Survivor in manner and form following that is to say that he will well truly and punctually keep fulfil perform and execute all and singular the agreements hereinbefore recited according to the true intent and meaning of these presents, and of the Parties hereto, and further the said George Warren Croft doth hereby for himself and his Heirs Executors and Administrators covenant grant promise and agree to and with the said John Julius Pringle and John Dawson Junior and the Survivor of them, and the Heirs Executors and Administrators of such Survivor in manner of form following that is to say, that he the said George Warren Croft and his Heirs Executors and Administrators, and all other persons, - having or lawfully claiming, or who shall or may have a lawfully claim any estate right title ^{or} interest either at law or in Equity of in or to ~~the same~~ any part of the said property of the said George Warren Croft shall and will from time to time and at all times hereafter upon the reasonable request of the said Trustees or the Survivor of them, his Heirs Executors or Administrators, make, do and execute, or cause to be made done and executed all such further and other lawful and reasonable Acts, Deeds Conveyances and Assurances in the deed whatsoever for the further, better more perfect and absolute granting conveying settling and assuring the said property real and personal unto the said Trustees or the Survivor of them as the case may be, his Heirs Executors and Administrators, Or Trust to

and for the uses and purposes aforesaid, as by the said Trustees or the
 Survivor of them, his Executors or Administrators or their
 counsel, learned in the law, may be reasonably advised devised &
 required, In Witness whereof, the said parties have hereunto
 interchangeably set their hand and affixed their seals, the day
 and year first before written
 Sealed and Delivered
 in the presence of
 the words or may be given
 bequeathed and disposed of, in and by her last will and
 Testament being previously interlined in the fortieth
 line of the second page Charlotte Wager, Fran. A. Dediepeline,
 Charleston J. Francis A. Dediepeline being duly sworn
 made oath that he was present and saw George Warren
 brog, Mary Man Pawley and John Dawson Esq. sign
 seal and deliver the foregoing Instrument of writing
 for the purposes therein mentioned, and that he with
 Charlotte Wager witnesses the same. sworn to be
 before me this 30th day of December 1807 Don J. R. Rains
 Recorder 30th December 1807

Geo. Warren brog (ss)
 Mary Man Pawley (ss)

John Dawson Jr (ss)

South Carolina, Article of Agreement bipartite had
 made and concluded upon by and between Charley
 Span of the State aforesaid Gentleman of the first
 part Cleona Crowley of the City of Charleston and
 State aforesaid Spinner of the second part and
 John Horn of Statesborough of the said State Gentleman
 Trustee for the said Cleona Crowley of the third part
 whereby the said Cleona Crowley at the time of the
 sealing and delivery of these presents is seized and
 possessed of or entitled unto a Considerable real and
 personal Estate intended to be hereinafter more partic-
 -ularly mentioned and described And whereas a
 Marriage by Gods permission is intended to be
 shortly had and solemnized between the said Charley
 Span and the said Cleona Crowley And whereas
 upon the treaty of the said intended Marriage it
 hath been and is agreed by and between all the
 parties to these presents that the Estate property and
 Interests herein after mentioned to which the said
 Cleona Crowley now is possessed of and entitled

309

unto shall be conveyed assigned transferred
and secured firmly and effectually to the uses intents
and purposes herein after mentioned expressed limited
and declared of and concerning the same but by reason
of the Minority of the said Eleana Crowley the same
cannot at present be done. Now these Presents
Witness that Eleana Crowley in pursuance of the aforesaid
Agreement in Consideration thereof and of the aforesaid
intended Marriage and in further Consideration of Five
shillings by the said John Horn for and on account of
the said Eleana Crowley to the said Charly Span well
and truly paid as a before the sealing and delivery
of these presents. the receipt whereof is hereby acknowledged
by the said Charly Span for himself by his Esq. & Attorney
with Article Covenant promise grant and agreed to and
with the said John Horn his heirs and assigns that he the
said Charly Span shall and will immediately after
the said Marriage shall have taken effect and she
the said Eleana Crowley shall have attained the age
of twenty one year and the said Charly Span shall be
thereunto required join with his said intended Wife
in conveying assigning transferring and assigning firmly
and effectually unto the said John Horn his heirs and
assigns for ever to and for the uses trusts intents and
purposes hereinafter mentioned the undivided Moiety
or one half part and all and every other part and
proportion which the said Eleana Crowley now is or
hereafter may become entitled unto of and in All
that piece or parcel of a doke of land situate lying and
being on the East side of Church Street in Charlyton afoy
said containing thirty seven feet ten inches from West to
East and thirty Eight feet and one half of a foot from
North to South be the same more or less and known in
the ground plans of Charlytown by the Number thirty
seven (37) which said doke of land is butting and bounding
to the Northwards on the Streets heretofore called Middle
Street now commonly called Elliot Street to the Westwards
on Church Street aforesaid to the Southwards on a part
of the said doke of land heretofore belonging to Abraham
Leferend but lately to Ann Peacocke and to the

Eastward on another part of the said lot heretofore
 belonging to a in the tenure and Occupation of
 Francis Gracia but now a lately belonging to the
 heirs of Catharine Dalton deceased with all that
 lot piece or parcels of lands situate lying and being
 on the East side of King Street in the City of Charleston
 aforesaid measuring and containing in front on said
 Street from North to South and also on the back
 a Eastern line or boundary thereof twenty seven feet
 and in depth from West to East on the Northern and
 Southern boundaries thereof One hundred and forty
 eight feet be the respective quantity a little more or
 less sitting and bounding to the Westward on King
 Street aforesaid to the Northward on a lot formerly
 belonging to James Gagnon now a lately of William
 Scott to the Eastward on a lot of lands now a lately
 belonging to Charles Burkwood and to the Southward
 on another part of the said lot belonging to
 And also all that lot piece part or parcels of land
 situate lying and being on the South side of Elliott
 Street in the City of Charleston aforesaid measuring
 and containing in front on said Street from East to
 West Nineteen feet ten inches or thereabouts and in
 depth from South to North Fifty Eight feet six inches
 or thereabouts be the same more or less sitting and
 bounding to the Northward on Elliott Street aforesaid to
 to the Westward on land and the property of Samuel
 Hunt deceased belonging now to the Estate of Michael
 Crowley deceased and on the other sides on lands now
 a lately the property of Alexander McBeths Together
 with all and singular the right Member and Hereditament
 and Appurtenance to the said three several lots of
 Lands and premises belonging or in anywise incident
 or appertaining To have and to hold the said
 undivided moiety or one half part and all and every
 other part and proportion which the said Eleanor
 Crowley now is or hereafter may become entitled unto
 of and in the aforesaid three several lots of Lands
 and premises unto the said John How by heirs and

assigns for ever to for and upon the use trust intent
 and purpose following that is to say In Trusts and
 Confidence that the said John Marin his heirs and assigns
 shall and will well and truly permit and suffer the
 said Charly Span and Eleana Crowley to take and receive
 the rents issues and profits of the said undivided moiety
 or one half parts of and in the aforesaid three several lots of
 Land and premises for and during the term of their Natural
 lives and from and immediately after the death of the said
 Charly Span in case he should die before the said Eleana
 Crowley his intended wife without leaving issue of the said
 Marriage at the time of his death then In Trust to and
 for the use benefit and behoof of the said Eleana Crowley
 her heirs and assigns for ever free and discharged of and
 from all further and other trust whatsoever But in Case
 the said Charly Span should die in the lifetime of the said
 Eleana Crowley leaving issue of the said intended Marriage
 then In Trust as to a moiety or half part of the said
 undivided moiety a half part of the lots of Land and
 the premises aforesaid to pay and apply the rents issues and
 profits thereof for and towards the Maintenance Education and
 supports of the Children and issue of the said Marriage
 living at the time of the death of the said Charly Span
 untill some one of them shall attain the age of twenty one
 years or day of Marriage and from and immediately after
 such Contingency then In trust to and for the use benefit and
 behoof of such Children and issue then heirs and assigns
 for ever free and discharged of and from all further and other
 Trust whatsoever and as to the other moiety or one half part
 of the said undivided moiety or one half part of the lots of
 Land and premises aforesaid to and for the use benefit and
 behoof of the said Eleana Crowley her heirs and assigns for ever
 free and discharge of and from all further and other trust
 whatsoever But in Case the said Eleana Crowley should
 die in the lifetime of the said Charly Span leaving issue
 of her body living at the time of her death then from and
 immediately after the death of the said Eleana Crowley In
 Trust and Confidence to permit and suffer the said Charly
 Span to take and receive the profits rents issues and
 profits of the aforesaid undivided moiety or one half

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37

assigns or his a then Council Learned in the Law shall
be reasonably devised & advised and required And then
presents further Witness that pursuant to the agreement
approved in consideration of the aforesaid intended Marriage
and in further consideration of the sum of five shillings to
him the said Charly Span in hand likewise paid by the
said John Horn for and on account of the said Election
Crowly at or before the sealing and delivery of these
presents the receipt whereof is also hereby acknowledged
by the said Charly Span for himself his heirs Executors and Admors
by these presents doth Covenant promise grant and agree
to and with the said John Horn his heirs Executors & Admors
that he the said Charly Span will after the solemnization
of the said intended Marriage and as soon thereafter as
he shall be thereunto required grant bargain sell assign
transfer and set over and in plain and open Market
delivered unto the said John Horn his heirs Executors & Admors
the undivided Moiety or One half part and such other
part and proportion as owe the said Eleanor Crowly now
is or hereafter may become entitled unto of and in the
following Negro Slaves that is to say Judy, Betty, Lucia
Dinah, Sylvia and Arnet together with the future issue
and increase of the female Slaves To have and to hold
the said Negro Slaves together with the future issue and
increase of the female Slaves unto the said John Horn his
heirs Executors and Admors to for and upon the several
uses intents and purposes hereinafter mentioned and to
and for no other use intent or purpose whatsoever That
is to say In Trusts and Confidence that he the said John
Horn his heirs Executors and Admors shall and will well
and truly permit and suffer the said Charly Span and
the said Eleanor Crowly to take and receive an undivided
Moiety or One half part of the labour hire income profits
and produce of the said Negro Slaves and of the future
issue and increase of the female Slaves for and during
the term of their Natural lives and from and immediately
after the death of the said Charly Span in case he should
die before the said Eleanor Crowly his intended wife
without leaving issue of the said Marriage at the time
of his death then In Trusts to and for the use benefit

and behoof of the said Elleana Crowley her heirs Executors
 and assigns for ever free and discharged of and from all
 further and other trusts whatsoever But in Case the said
 Charley Span should die in the life time of the said
 Elleana Crowley leaving Issue of the said intended Marriage
 then in Trust as to a Moiety or one half of the said unde-
 -ided Moiety or one half part of the aforesaid Negro Slaves
 ✓ Judy, Hestey, Lydia, Dinah, Sylvia and Aruck and
 the future issue and increase of the female Slaves to
 pay and apply the labour hire income profits and
 produce thereof for and toward the Maintenance
 Education and support of the Children and issue of
 the said Marriage living at the time of the death
 of the said Charley Span untill some one of them
 shall attain the age of twenty one year or day of
 Marriage and from and immediately after such
 Contingency then In Trust to and for the use benefit and
 behoof of such Children and Issue then their heirs
 Executors and assigns for ever free and discharged of and
 from all further and other trusts whatsoever and as
 to the other Moiety or one half part of the said unde-
 -ided Moiety or one half part of the Negro Slaves
 aforesaid and their issue and increase as aforesaid
 to and for the use benefit and behoof of the said Elleana
 Crowley her heirs Executors and assigns for ever free and
 discharged of and from all further and other trusts
 whatsoever But in Case the said Elleana Crowley should
 die in the lifetime of the said Charley Span leaving issue
 of her body living at the time of her death then from and
 immediately after the death of the said Elleana Crowley
 In Trust and Confidence to permit and suffer the
 said Charley Span to take and receive the labour hire
 and income profits and produce of the said undivided
 Moiety or one half part of the said Negro Slaves and of
 the future issue and increase of the female Slaves
 for and during the term of his Natural life and
 from and immediately after the death of the said
 Charley Span then In Trust and Confidence to pay
 and apply the labour hire income profits and
 produce of the said undivided Moiety or one

and behoof of the said Eliza Crowley her heirs Executors
 and assigns for ever free and discharged of and from all
 further and other trusts whatsoever But in Case the said
 Charley Span should die in the life time of the said
 Eliza Crowley leaving issue of the said intended Marriage
 then in Trust as to a Moiety or One half of the said unde-
 -vised Moiety or One half part of the aforesaid Negro Slaves
 Judy Hestey Lydia, Dinah, Sylvia and Arnet and
 the future issue and increase of the female Slaves to
 pay and apply the labour hire income profits and
 produce thereof for and toward the Maintenance
 Education and support of the Children and issue of
 the said Marriage living at the time of the death
 of the said Charley Span untill some one of them
 shall attain the age of twenty one years or day of
 Marriage and from and immediately after such
 Contingency then In Trust to and for the use benefit and
 behoof of such Children and issue then their heirs
 Executors and assigns for ever free and discharged of and
 from all further and other trusts whatsoever and as
 to the other Moiety or One half part of the said unde-
 -vised Moiety or One half part of the Negro Slaves
 aforesaid and their issue and increase as aforesaid
 to and for the use benefit and behoof of the said Eliza
 Crowley her heirs Executors and assigns for ever free and
 discharged of and from all further and other trusts
 whatsoever But in Case the said Eliza Crowley should
 die in the lifetime of the said Charley Span leaving issue
 of her body living at the time of her death then from and
 immediately after the death of the said Eliza Crowley
 In Trust and Confidence to permit and suffer the
 said Charley Span to take and receive the labour hire
 and income profits and produce of the said undivided
 Moiety or One half part of the said Negro Slaves and of
 the future issue and increase of the female Slaves
 for and during the term of his Natural life and
 from and immediately after the death of the said
 Charley Span then In Trust and Confidence to pay
 and apply the labour hire income profits and
 produce of the said undivided Moiety or One

375

half part of the Negro Slave Appraised and of the
future issue and increase of the female Slave for and
toward the Maintenance Education and support of the
Children and issue of the said Eleanor Crowley living at
the time of her death untill some one of them shall
attain the age of twenty one year a day of Marriage
and from and immediately after the happening of such
Contingency then In Trust to and for the use benefit and
 behoof of such Children and issue then here born born
and assigns for ever free and discharge of and from
all further and other trust whatsoever But in case
the said Eleanor Crowley should die in the lifetime of the
said Charly Span leaving no issue of her body living
at the time of her death or that she should leave issue
all of whom should die in the lifetime of the said Charly
Span under age unmarried and without leaving issue
then and in such Case In Trust for the use benefit and
 behoof of the said Charly Span his heirs Executors and
 assigns free and discharged of and from all further
and other trust whatsoever Provided Always and it
is hereby expressly declared and agreed to be the true
intent and meaning of these presents and of the parties
hereto that it shall and may be lawful to and for the said
John Han his Executors or assigns at the request and by
and with the Consent and approbation of the said Charly
Span and Eleanor Crowley during their joint lives but not
otherwise (such Consent to be testified in writing under
their joint hands and seals executed in the presence of
but a Moral Credible Witness) at any time during the
said intended Covenant to sell and dispose of the said
undivided Moneys or one half part of the Negro Slave
Appraised and the future issue and increase of the female
Slave or any of them or any part thereof at the best price
and for the most Money that can be got for the same and
pay the same out in either Money or property Subject Never
withheld to the same use and trust as is declared of
and Concerning the said Negro Slave any thing therein
Contained to the contrary thereof in any way Notwithstand
In Witness whereof the said parties to these presents have
hereunto set their hands and seals affixed their seals

at Charlestown the sixteenth day of May in the year of our Lord One thousand eight hundred and seven Charles Spear Jun^r & Eliza Crowley & sealed and delivered in the presence of W^m Keating Joshua Reynolds. Charlestown J^r William Keating being duly sworn made oath that he was present and saw Charles Spear Jun^r and Eliza Crowley sign seal and deliver the written Instrument of Writing for the purpose therein mentioned and that he together with Joshua Reynolds witnessed the same - Given & before me this 17th June 1807. Attest. W^m J^r

Recorded 17 June 1807.

South Carolina

This Indenture tripartite made the nineteenth day of November in the year of our Lord one thousand eight hundred and seven, Between Mary Hutchinson of Georgetown in the State aforesaid, Widow, of the first part, - Richard Shackelford of the same place, Merchant of the second part, and Jeremiah Buttins of the same place Merchant of the third part, Whereas a marriage is intended by divine permission shortly to be had and solemnized between the said Mary Hutchinson and the said Richard Shackelford, And whereas the said Mary Hutchinson is now lawfully and rightfully possessed in her own right and seized in her own demesne as of fee and in a certain lot of land situate in Georgetown aforesaid and known and distinguished in the plan of the said town by the number (40) forty together with the privilege and thereto belonging, and whereas also the said Mary Hutchinson is lawfully and rightfully possessed of the following Negro Slaves and other personal property, that is to say, Adam, Doll, little Adam, Eve, Ann called Rinah, Jack, Nanny, Delia, Betty, Henry, Peggy, John, a horse & riding Chariot, a Desk, a Book Case and Books, a large Mahogany table with ends, a Mahogany Tea Table, a Mahogany Hall, a Mahogany Bedstead, three Beds, with Mattresses, Bolsters and Furniture, a silver tea pot, a silver Milk pot, a silver handle and one and an half dozen of small and one and an half dozen of large silver spoons, and whereas the said Mary Hutchinson is entitled to the sum of one thousand and fifty seven Dollars, being the amount of her Dower in five lots of land situate in Georgetown aforesaid belonging to the Estate of

377

Thomas Hutchinson deceased, and which has been legally as-
sessed, which said lots of land are known in the plan of George-
town by the numbers one hundred and fifty three, one hundred and
fifty four, two hundred and forty one, two hundred and forty two, and
two hundred and forty four, ^{no 153, 154, 241, 242, 244,} also to one third part of what may remain of
the personal estate of the said Thomas Hutchinson after the payment of
all his just debts, and whereas the said Mary Hutchinson is also
entitled to the use of one half part of the lot known in the plan of
Georgetown by the number two hundred and forty seven during her
life, and is also entitled to a share of the personal estate of William
Cutters, her father, deceased, which cannot be specifically pointed
out, no division thereof having been made. And whereas in pros-
pect and consideration of the said intended marriage, the said
Richard Shackelford and Mary Hutchinson have agreed -
that the said Mary Hutchinson shall grant bargain sell
assign transfer and make over the said lands and personal prop-
erty and sums of money of which she is as aforesaid possessed and en-
titled unto, unto the said Jeremiah Cutters his heirs Executors
and Administrators, In Trust nevertheless to and for the several
uses intents and purposes, herein after mentioned and declared of, and
concerning the same, Now this Indenture witnesseth
that in pursuance of the said agreement and in consideration
of the said intended marriage, and also for and in consideration
of the sum of five pounds to the said Mary Hutchinson in
hand well and truly paid by the said Jeremiah Cutters, at &
before the sealing and delivery of these presents, the receipt
whereof is hereby acknowledged, and for settling and assuring
all and singular the premises to and for the several uses
intents and purposes herein after mentioned of, professed and declared
and for divers other good causes and considerations the said Mary
Hutchinson hereunto moving, she the said Mary Hutchinson, by
and with the privacy consent, approbation and agreement of the
said Richard Shackelford testified by his being made a party
to, and his signing sealing and delivering these presents, hath
granted bargain sold assign transferred and made over, and
by these presents doth grant bargain sell assign transfer
and make over unto the said Jeremiah Cutters his heirs Execu-
tors and Administrators, all and singular the said lands and
personal property and sum or sums of money of which she is
possessed, and to which she is entitled as aforesaid, hereby
constituting

378 constituting and appointing the said Jeremiah Cuttins his Heirs Executors
and Administrators to be her true and lawful Attorney or Attornies with
full power and authority for her and in her name, but to the uses
hereinafter mentioned, to sue for recover and receive such of the said
personal property and sums of money as are not now reduced into
her possession, and to give acquittances for the same, To Have
and to hold all and singular the said lands personal prop-
erty and sum or sums of money unto the said Jeremiah Cuttins his
Heirs Executors and Administrators for ever, In Trust nevertheless
to and for the use, benefit and behoof of the said Mary Hutchinson her
Heirs Executors and Administrators, 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 and confidence, that he the said Jeremiah
Cuttins his Heirs Executors and Administrators shall during
the joint lives of the said Richard Shackelford and Mary
Hutchinson his intended wife stand seized and possessed of the
said Lands, personal Estate and sum or sums of money to and
for the sole and separate use of the said Mary Hutchinson,
notwithstanding her intended Coverture, so as that the same
and the income profits or interest thereof, shall not in anywise be
subject to the control debts or alienation of her said intended
Husband, but be and remain to her sole and separate use during
the time aforesaid, and in case the said Mary Hutchinson should
survive the said Richard Shackelford, then and on that event
and contingency, upon this further trust and confidence, that
the said Jeremiah Cuttins his Heirs Executors and Administrators
shall stand seized and possessed of the said lands, personal prop-
erty and sum or sums of money for the use, benefit and behoof
of the said Mary Hutchinson so surviving her Heirs Executors
Administrators and assigns for ever and immediately recovery
of same and assign the same to her accordingly, acquitted and
discharged of any further trusts limitations or appointments
whatsoever, But in case the said Richard Shackelford and also
Elizabeth born Hutchinson Daughter of the said Mary Hutchinson
should survive her the said Mary Hutchinson, and the the said
Mary Hutchinson should leave no other Child or Children at
the time of her death, then and on such event and contingency
upon this further trust and confidence that the said Jeremiah
Cuttins his Heirs Executors and Administrators shall stand seized

379 and possessed of the said lands, personal property and sum or sums of
money in manner following, that is to say, of one half of the lot of land
in Georgetown, known in the plan of said town by the number forty, (40) of
also of one half of the personal property and sum or sums of money afore-
mentioned for the use of the said Elizabeth Coon Hutchinson her heirs
and assigns forever, and of the half part of the said lot, number forty
(40) and also the other half of the said personal property, sum or sums
for any to and for the use, benefit and behoof of the said Richard Shack-
elford for and during the term of his natural life; but so as that
the same and the income and interest thereof shall not in any wise
be subject to his debts or engagements and from and immediately
after his death, In Trust for the said Elizabeth Coon Hutchinson in 1800
her heirs and assigns, but in case the said Elizabeth Coon Hutchinson
should depart this life, without leaving issue at the time of her
death, then and on that event and contingency, In Trust for
such Brothers and sisters of the said Mary Hutchinson as may be
then living, and the Child or Children of such Brothers or sisters of
the said Mary Hutchinson as now are, or may then be dead, the
Children of a deceased Brother or sister to take among them a share
equal to that of a Brother or sister, But in case the said Mary
Hutchinson should depart this life in the life of the said Rich-
ard Shackelford leaving the said Elizabeth Coon Hutchinson
her Daughter, and also leaving other Child or Children of the said
intended marriage, then and on that event and contingency
the said Jeremiah Cuttens his heirs Executors or Administrators shall
stand seized and possessed of the said lot of land, number forty, &
other real and personal property, sum or sums of money before men-
tioned upon the following Trusts, that is to say, of one half of the
said lot of land known in the plan of Georgetown by the number
forty, (40) and an equal share of the personal property of the said
Mary Hutchinson above mentioned and referred to, with the other
Children which the said Mary Hutchinson may leave at her
death, to and for the use of the said Elizabeth Coon Hutchinson
her heirs and assigns forever, and of the remainder of the said property
both real and personal sum or sums of money to and for the use of the said
Richard Shackelford for and during the term of his natural life
not subject to his debts as aforesaid, and from and immediately
after the death of the said Richard Shackelford, In Trust for all or
singular the Child or Children of the said Mary Hutchinson and
Richard Shackelford and the issue of any Child which may

happen to be dead, the issue of any such deceased Child to take a share
 among them, equal only to that of a Child, and in case the said Mary
 Hutchinson should die in the life time of the said Richard Shackelford
 without leaving any Child at her death or the issue of any Child, then
 and in that case, the said Jeremiah Cuttins his Heirs Executors and
 Administrators shall stand seized and possessed of all and singular
 the real and personal property, sum or sums of Money before mentioned
 In Trust for the use of the said Richard Shackelford for and during
 the term of his natural life, not subject to his debt as aforesaid and
 from and immediately after the death of the said Richard Shackel-
 ford, In Trust for such Brothers and Sisters of the said Mary
 Hutchinson as shall be then living and the Child or Children
 of such of her Brothers or Sisters as now are or shall then be dead,
 the Children of a deceased Brother or Sister to take among them
 a share equal to that of a Brother or Sister, and in case the said
 Elizabeth Coon Hutchinson should die in the life time of the said
 Mary Hutchinson and Richard Shackelford then and on that
 event the said Jeremiah Cuttins his Heirs Executors and Ad-
 ministrators shall stand seized and possessed of the real and
 personal property, sum or sums of Money therein before intended
 to be secured to the said Elizabeth Coon Hutchinson to and for the
 several uses and purposes and for the several persons for which
 and for whom the rest of the property herein before mentioned
 is limited and appointed, Provided always notwithstanding and
 it is hereby declared to be the true intent and meaning of these
 presents and of the parties hereunto that the trusts and limita-
 tions herein before mentioned shall be subject to be defeated
 and rendered null and void by the last will and Testament or any
 writing purporting to be the last will and Testament of the said
 Mary Hutchinson, and shall take place only in the event of the
 said Mary Hutchinson dying without making and duly execut-
 ing such last will and Testament or writing purporting to be
 her last will and Testament, which said last will and Testament
 or writing purporting to be her last will and Testament she the
 said Mary Hutchinson is hereby and by the said Richard Shackel-
 ford notwithstanding her intended Coverture, authorized to make &
 execute and thence and thereby to dispose of all the property both
 real and personal herein before mentioned to such persons and in
 such manner as she shall think fit and proper, In Testimony
 whereof the said parties to these presents have hereunto set

their hands and seals the day and Year first above written
 Sealed and Delivered in }
 presence of Tho^s. Evans }
 David Cuttins, Peter Cuttins }
 South Carolina, Eastown District, Personally appeared Thomas
 Evans who being duly sworn on the Holy Evangelists of Almighty
 God, swears that he was present and did see the within named
 Richard Shackelford, Mary Hutchinson and Jeremiah Cuttins
 sign seal and deliver the within Instrument of writing for the uses
 intents and purposes therein mentioned, and that David Cuttins and
 Peter Cuttins were witnesses thereto
 Sworn before me this 30th Dec^r. 1807. William Murray Justice
 Recorded 29th January 1808

South Carolina This Indenture Tripartite made the third
 day of March in the year of Our Lord One thousand Eight
 hundred and Eight and in the thirty second year of the
 sovereignty and Independence of the United States of
 America Between Lane Bishop of the City of Charleston
 in the State aforesaid Widow and relict of Charles
 Bishop of the same place Mariner deceased of the
 first part John G. Horn of the same place Sail-Maker
 of the second part and John F. Brooks of the same
 place Mariner of the third part Whereas the said
 Charles Bishop in his life time was seized and possessed
 of an House and Lot of Land in fee simple situate lying
 and being at the Corner of Archdale and Queen Street in
 the City of Charleston aforesaid and also was possessed of two
 Negro Slaves named George and Manny and was also entitled
 unto several large sums of Money not yet received to wit,
 Three thousand Dollars or thereabouts from Thomas Tunna
 survivor of the firm of Tunna and Price and also the sum
 of Fifteen hundred Dollars or thereabouts from the Estate
 of Thomas Stewart deceased the father of the said Lane
 Bishop and was also possessed of a Quantity of Plate and
 Household furniture mentioned and contained in the
 schedule hereunto annexed, And whereas the said
 Charles Bishop departed this life sometime in the year
 of Our Lord One thousand Eight hundred and six
 intestate and leaving the said Lane Bishop and two
 Children James Bishop and Ann Bishop living at his

death and whereas the said Jane Bishop is by the
 death of her said Husband entitled unto one third
 part of the aforesaid real and personal Estate and sum
 of the said Charles Bishop and whereas also a Marriage
 by Gods promise is intended to be shortly had and
 solemnized between the said Jane Bishop and the said
 John F. Bishop and whereas upon the treaty of the said
 intended Marriage it hath been and is agreed by
 and between the said parties to these presents, which
 Agreement on the part and behalf of the said John F.
 Bishop is witnessed by his being made a party hereunto
 that the Estate property and Interests to which the said
 Jane Bishop is entitled unto by the death of her said
 Husband Charles Bishop, shall be settled, secured &
 preserved and committed in the manner and on the
 terms herein after mentioned and declared of and Con-
 cerning the same. Now this Indenture Witnesseth
 that in pursuance of the aforesaid Agreement in Consi-
 deration thereof and of the aforesaid intended Marriage
 and in the further Consideration of the sum of five shillings
 Sterling Money of the said State to her the said Jane
 Bishop in hand well and truly paid by the said John
 F. Bishop at or before the sealing and delivery of these
 presents the receipt whereof is hereby acknowledged
 the the said Jane Bishop hath granted bargained
 sold released assigned Conveyed transferred & assured
 and by these presents doth grant bargain sell release
 assign Convey transfer and Assign unto the said John
 F. Bishop his heirs Executors and Assigns all and
 singular the said part or proportion of all and singular
 the said real and personal Estate and sum of Money
 hereinbefore mentioned to which she the said Jane
 Bishop is entitled unto by the death of her said
 Husband Charles Bishop To have and to hold the said
 part or proportion of her the said Jane Bishop of all &
 singular the real and personal Estate and sum of
 Money aforesaid of the said Charles Bishop together with
 the hereditary right Member and appurtenances
 thereunto belonging unto the said John F. Bishop his
 heirs Executors and Assigns And it is hereby

agreed and declared by and between the said parties
 to these presents and it is also the true intent & meaning
 of these presents and of the parties herunto that all
 and singular the said part and proportion of all and
 singular the said real and personal Estate and sums
 of Money aforesaid to which the said Jane Bishop is
 entitled unto as aforesaid together with the future issue
 and Increase of the female and premises hereby intended
 to be granted regained sold retained assigned conveyed
 transferred and assured shall be and be deemed to be
 the whole use intent and purport and subject to the
 several trusts and limitations herein after expressed
 limited and declared of and concerning the said
 namely In Trust to and for the sole and separate
 use benefit and behoof of her the said Jane Bishop until
 the solemnization of the said intended Marriage between
 her the said Jane Bishop and the said John F Brooks
 and from and immediately after the solemnization of
 the said intended Marriage then In Trust to and for
 the joint use and behoof of them the said Jane Bishop
 and John F Brooks for and during the Natural life of
 of her the said Jane Bishop but to be in no wise subject
 to a liability for the present or future Debts Charges or
 incumbrances of him the said John F Brooks and it is
 hereby expressly declared agreed and understood by and
 between the said parties to these presents that the said
 Jane Bishop shall be fully authorized and empowered to
 devise and bequeath by any instrument of writing in
 Nature of and purporting to be her last Will and
 Testament duly executed all and singular the parts
 and proportion of all and singular the real and
 personal Estate and sums of Money aforesaid which
 she the said Jane Bishop is entitled unto as aforesaid
 notwithstanding her intended Coverture But it is
 also hereby expressly declared agreed and understood by
 and between the said parties to these presents that
 the said John F Brooks shall be fully authorized and
 empowered to sell and dispose of all or any part of the said
 parts or proportion of the said Jane Bishop which she is
 entitled unto as aforesaid provided he first Obtain in

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with Lucy Cornish Grant and agreed with the said John G. Thorne his heirs Executors and assigns

Writing the free and unequivocal consent and
 approbation of his said intended Wife and in case the
 said John F. Brooks should survive the said Jane Bishop
 his intended Wife and she should leave no will in
 Writing duly executed as aforesaid then in Trust to the
 sole and separate use and behoof of him the said
 John F. Brooks for and during his Natural life and from
 and immediately after his Death In Trust for the use
 benefit and behoof of such Child or Children of her the
 said Jane Bishop as may be living at the death of him
 the said John F. Brooks for ever, free Clear and absolutely
 discharged of and from all and every and any other or
 further Trust Condition limitation or restriction
 whatsoever and the said Jane Bishop for herself her heirs
 Executors and assigns to execute or cause to be executed
 every such further and other reasonable Act assurances
 and Conduances in the Law whatsoever for the better &
 more perfect bargaining selling Conveying & Assigning
 all and singular the premises hereby intended to be
 bargained sold Conveyed and assigned unto the said John
 G. Thorne his heirs Executors and assigns according
 to the true intent and meaning of these presents
 as by the said John G. Thorne his heirs Executors and
 assigns or his or their Counsel learned in the Law & both
 be advised advised or required In Witness Whereof
 the said parties to these presents have hereunto inter-
 changedly set their hands and seals on the day and
 in the year first above written John G. Thorne (S)
 John F. Brooks (S) Jane Bishop (S)

Schedule of Household Furniture & Plate of the Estate of
 Captain Charles Bishop deceased (to wit)

- 3 Mahogany Table, say 2. Card & 1 Tea Table, 1 Doz Mahogany
- Chairs 4 Pictures, 1 pair looking Glasses, 1 pair Knives Cases
- 1 set Tea China, 1 pair large Waiters, 1 pair Glass shades
- 1 set Dinner Plates, 12 Windsor Chairs 1 small Scotch
- Carpet, 1 pair Dogs jaws Shovel and Sings 1 Mahogany
- Bedstead and Chest of Drawers, 1 Feather Bed and
- Bedding Lt. 25 Tea & Soup silver Spoons 1 pair Tea Sings.
- 1 Dinner set Table China 1 set Cut Glass, 1 Gold
- Watch, 5 Needle Winder pictures 3. Dials & C.

sealed and delivered in the presence of, Jno Watt
J. W. Smith -

State of South Carolina Charleston District - J. personally
appeared J. W. Smith Esqr who being duly sworn made
Oath that he saw Jno Bishop, John F Brooks and John
G. Howard sign seal and delivered as their respective acts
and Deeds delivered the within Instrument of writing
to and for the purposes therein set forth and that he this
deponent together with Jno Watt, subscribed their Names
as Witnesses to the said Execution of the said
Deed to be signed the 7
7 March 1808. - J. W. Smith -
J. A. Nelson P.

Recorded 29 March 1808.

State of South Carolina, This Indenture Tripartite made the
thirtieth day of March in the year of Our Lord One thousand
Eight hundred and Eight Between John Gustavus Seges-
trov of the City of Charleston in the State aforesaid, Governor
of the first part Jno Glaive of the same place of the
second part and John Dupuy & Demizim Pellet
Signatories and appointed by them the said John
Gustavus Segestrov and Jno Glaive for the trusts
intent and purposes herein after mentioned & expressed
of the third part whereas a Marriage by divine permission
is shortly intended to be had and solemnized between the
said John Gustavus Segestrov and Jno Glaive and
whereas the said Jno Glaive being possessed of and
entitled to the sum of Two thousand five hundred Dollars
in ready Money being his own proper Money and to
certain Jewels Silver wearing apparels &c. valued at
five hundred Dollars amounting in the whole to three
thousand Dollars and whereas previous to the said inten-
ded Marriage it was and is agreed by and between the
parties hereto that the said sum of two thousand five
hundred Dollars in Cash and of five hundred Dollars
in Jewels &c. together with all the Interest and other
produced and profits thereof should from thence forth go
and be to for and upon the several uses trusts intents and
purposes hereinafter mentioned and expressed of and concern-
ing the said Jno whereas it hath been agreed by and
between the said parties hereto that from & immediately

after the solemnization of the said Intended Marriage
 that the said sum of Twenty five Hundred Dollars
 shall be paid and reported into the hands of the said
 intended husband for the purpose of settling him in
 carrying on his trade as a Grocer approved or in any other
 in which he may think proper to engage, and that
 the profits and increased value from such trade
 shall be calculated annually by the said intended
 husband and added to the Original sum of two
 thousand two hundred Dollars neither of which
 shall be liable or subject to the Debt engagements
 or encumbrances of the said intended husband. Now
 this said William W. Bucklett that in pursuance &
 performance of the said recited agreements & for
 and in satisfaction of the said intended Marriage
 under the belief of the said John Glass being
 fully & expressly agreed and declared
 to and between all and both the parties to these presents
 and the true intent and meaning of their acts of
 these presents is and was that the said sum of two
 thousand two hundred Dollars in Cash and of five
 hundred Dollars in Jewels &c. which said sum of
 two thousand two hundred Dollars is to be paid &
 reported into the hands of the said John Glass
 according to the said said and upon the solemnization
 of the said intended Marriage together with the
 said said said and shall be paid or be had
 or made thereof shall from henceforth go be paid
 applied and disposed of to be used upon the several
 said intents said purposes and under and subject
 to the proviso and agreement herein after mentioned
 expressed and declared of and concerning the same
 that is to say in trust for the said John Glass his Exors
 admors and assigns until the solemnization of the said
 intended Marriage and from and immediately after
 the solemnization thereof then upon the further trust
 that the said sum of five hundred Dollars in Jewels &c.
 shall be at the sole and absolute disposal of the
 said John Glass and not to be subject to a claim

to the Contract debts ^{Engagements} of the said John Gustavus Registorow and upon this further trust that the said John Gustavus Registorow as soon as convenient shall lay out to the best advantage the said sum of two thousand five hundred Dollars in such stock in trade or in such manner as he may think may be most profitable and shall do every thing in his power to improve the said to the best advantage and shall not improperly waste or squander the said and shall and will if thereto required by the said John Dupuy and Peregrine Pellet as anytime and at all times hereafter render a fair and accurate account of the profits arising therefrom and in what manner he may have received the said and in case of the said John Gustavus Registorow departing this life previous to the said Jane Glaw and leaving lawful issue of such marriage then the said sum of two thousand five hundred Dollars together with the profits or increase arising therefrom shall be for the use benefit and behoof of the said Jane Glaw during her natural life and after her decease then to the use and behoof of such child or children as may be born of the said marriage, their issue and assigns to be divided between them equally share and share alike and in case of the decease of the said Jane Glaw, leaving no lawful issue of the said marriage then the said shall be for the use and behoof of the said John Gustavus Registorow during his natural life and at his death to the use and behoof of such person or persons as shall the said Jane Glaw may bequeath the said by her last Will and Testament which her said Husband hereby authorizes her to make previous to her decease and upon this further trust that the said John Gustavus Registorow shall furnish to the said Jane Glaw such sum or sums of Money out of the said two thousand five hundred Dollars and profits which she may have occasion for or which she may demand and which may be reasonable, Provided always notwithstanding and it is the true intent and meaning of these presents and of the parties

have that in case the said John Dupuy & Ouzime
 Pillot shall have good grounds & belief that the said
 John Gustavus Segestrom is about to be insolvent or
 improperly spends and dissipates the said principal
 and profits whatsoever and in such case they the said
 John Dupuy and Ouzime Pillot shall be authorized to
 demand of the said John Gustavus Segestrom the said
 principal and profits arising therefrom and in case
 of his refusal to refund the same that the said John
 Dupuy and Ouzime Pillot may institute such
 suits and suits in such courts of law or Equity as may be
 necessary so to do and upon recovery thereof the same
 shall be no longer subjects to the Control or disposal
 of the said John Gustavus Segestrom but the same
 shall be in the contrary vested in the said John Dupuy
 and Ouzime Pillot to such courts and in such
 manner as the said Lord Grand may direct them
 to do in Writing and also it is understood by an Act
 between the said parties that in case of the insolvency
 or incapacity of the said John Gustavus Segestrom of
 paying his Debt the sum of two thousand ^{five hundred} Dollars
 together with the profits arising therefrom
 shall be first paid and discharged out of the Estate
 of the said John Gustavus Segestrom in preference &
 priority to any of the Debts contracted by him to the
 said John Dupuy and Ouzime Pillot to be vested
 and disposed of as before mentioned and also that
 in case the said John Gustavus Segestrom shall
 prove insolvent or shall mispend or dissipate the said
 sum of Money above mentioned or the profits arising
 therefrom the said mentioned uses trusts and
 purposes and every thing herein contained shall be
 utterly null and void and the said John Dupuy
 and Ouzime Pillot shall be authorized immediately
 to demand of the said John Gustavus Segestrom the
 said sum with the profits arising therefrom and to
 institute such suits or suits as may be necessary
 and upon recovery thereof or any part thereof to vest
 the same in such manner as the said Lord Grand

may direct him to do and the said or no parts thereof shall not be any longer subject to the disposal or disposal debts or engagements of the said John Gustavus Lagerloof but shall be at the sole and absolute disposal of the said Jane Glais In Witness whereof the said parties to these presents have hereunto set their hands and seals on the day and in the year first above written - J. G. Lagerloof (S) Jane Glais (S) J. Dupuy (S) Once Pillot (S)

Scaled and delivered in the presence of the way John Dupuy being first sworn and the way Jane Glais subscribed in their place, J. Riviere, J. S. Neilson - Charleston J. S. Neilson Esq. being duly sworn made oath that he was present and saw J. G. Lagerloof, Jane Glais, J. Dupuy and Once Pillot sign seal and deliver the foregoing instrument of writing for the use and purposes therein mentioned and that he together with J. Riviere witnessed the said -

Sworn to before me 2. April 1808. J. S. Neilson. J. P.
 Recorded 2. April 1808.

The State of South Carolina

This Indenture made the ninth day of March in the Year of our Lord one thousand eight hundred & eight, Between John Jennings of the State of Maryland, at present resident at Charleston in the State of South Carolina, aforesaid Gentleman, of the first part, Mary Margaret Burges of Charleston aforesaid Widow of James Burges, late of the same place Merchant, deceased, of the second part, and Thomas Minstanley of the said City Attorney at Law of the third part, Whereas a Marriage is intended by God's permission to be shortly had and solemnized between the said John Jennings and the said Mary Margaret Burges, and the said Mary Margaret, at the time of executing these presents is and stands seized in fee simple to her heirs, of a certain lot and premises, herein after particularly described, on the East side of King Street in Charleston aforesaid, and is also possessed of, interested in, or intitled unto a personal Estate consisting of a Negroe man Slave named Sandy, divers articles of household and Kitchen Furniture and sundry debts, securities for money, and Choses in Action due and owing, and whereas

upon the treaty of the said intended marriage it hath been, and
 is, agreed, by and between the said John Jennings and Mary-
 Margaret Burges that the real and personal Estate of the
 said Mary Margaret of which she is now seized and possessed,
 interested in, or intitled unto, shall be by her granted
 released assigned transferred and set over unto the said
 Thomas Winstanley his heirs Executors and Administrators
 upon the several uses and subject to the several Trusts
 Intents and purposes hereinafter to be declared of and
 concerning the same, Now This Indenture witnesseth
 That in pursuance of the said agreement, and
 in consideration of the said intended marriage and of the
 sum of one Dollar to her the said Mary Margaret Burges
~~Burges~~ in hand paid by the said Thomas Winstanley the
 Receipt whereof, is hereby acknowledged, she the said Mary
 Margaret Burges, by and with the knowledge, privity &
 consent of the said John Jennings her intended husband
 testified by his being a party to, and executing these
 presents, hath granted bargained sold and released
 and by these presents, doth grant bargain sell and
 release unto the said Thomas Winstanley, all that
 piece or parcel of a lot of land situate on the East side
 of King Street, in Charleston aforesaid, known in the Plan
 of the said City, by the (N^o. 359) number three hundred and
 fifty nine, containing from north to south on the front
 part of the said lot seven feet six inches more or less,
 on the back side sixteen feet six inches more or less, and
 in depth one hundred and forty eight feet or thereabouts
 bounding to the Northward and Eastward on land now or
 late of the Estate of Doctor George Hahnbaum Deceased,
 to the Southward on land now or late of Isaac Da Costa
 Deceased, or his heirs, and to the Westward on King Street
 aforesaid, and also the free use of an Alley of three feet in
 width in common with the proprietor of the adjoining
 lot to the Southward formerly belonging to the said Isaac
 Da Costa, Together with all and singular the Rights Members
 Accreditments and Appurtenances to the said premises be-
 longing or in any wise incident or appertaining to
 have and to hold all and singular the said premises
 piece or parcel of a lot of land, and premises herein before

391.

mentioned, unto the said Thomas Winstanley his heirs assigns
 to for and upon the several uses trusts intents and purposes -
 hereinafter limited expressed and declared of and concerning
 the same, And this Indenture further Witnesseth that
 for the considerations aforesaid she the said Mary Margaret Burges, -
 with the consent of the said John Jennings, doth hereby grant bargain
 sell assign transfer and set over unto the said Thomas Winstanley
 the before named negro man Sandy, Furniture Debts and securities
 for money, consisting (amongst others) of her right to one half
 of a Bond from Richard Donnell to the said Thomas Winstanley
 (held by him In Trust) and secured by a Mortgage of five
 Slaves, for payment of three hundred and fifty pounds, with In-
 terest thereon from the eighteenth day of April one thousand
 eight hundred, and all other her personal Estate, To hold
 the said Negroe Sandy, Furniture Debts, Securities for money
 and other personal Estate of the said Mary Margaret Burges
 to the said Thomas Winstanley his Executors and Administrators
 In Trust to permit and suffer the said Mary Margaret Burges
 to have hold take and receive the same, to her own use and to dis-
 pose thereof in such way and manner as she may think proper,
 and as to the real Estate herein before described, In Trust for
 the separate use of the said Mary Margaret Burges, during her life
 and from and immediately after her decease, In Trust for and
 to the use of James Smith Burges son of the said Mary Margaret
 Burges, and such other Child or Children as she may hereafter
 have, and who shall survive her, to be equally divided between
 or amongst them, if more than one, to them their heirs assigns for
 ever. But in case the said Mary Margaret Burges shall die in
 the life time of the said John Jennings her intended Husband, -
 leaving no other Child than the said James Smith Burges, then as
 to one half of the said real Estate, In Trust for the said James
 Smith Burges his heirs and assigns forever, and as to the other
 half of the said real Estate, In Trust for the said John Jennings
 his heirs and assigns for ever. In Witness whereof the said
 parties to these presents have hereunto interchangeably
 set their hands and seals the day and year first before written
 Signed Sealed and
 Delivered in the
 presence of E. M. Stephens
 In's Macnamara

John Jennings R/S
 Mary Margaret Burges R/S

392 South Carolina, M^r. Emanuel Stephens being duly sworn -
Charleston District maketh oath that he saw John Jennings
and Mary Margaret Burgess sign seal and as the will and
Deed deliver the within Instrument of writing to and for the
purposes therein mentioned, and that the Deponent and
J^r. Macnamara sign their names as witnesses to the
due execution thereof Sworn to before me 22 April 1808
Dan^l. J^r. Ravnish J^r. R. Recorded 22 April 1808.

This Indenture of three parts made the nineteenth day
of October in the year of our Lord One thousand seven Hundred
and Ninety seven and in the twenty second year of the
independence of the United States of America Between
Michael Pitts of S^t. Luke's Parish in the District of
New York and State of South Carolina Planter of the One
part Mary Margaret Taylor of the Parish District and
State aforesaid Widow of the second part and David
Huguenine of the Parish District and State aforesaid
Planter of the third part. Whereas a Marriage is intended
by Gods permission shortly to be had and solemnized
between the said Michael Pitts and Mary Margaret
Taylor and whereas the said Mary Margaret Taylor
is and standeth possessed of and entitled unto the
following Negro Slaves to wit, Lestaff, Ann, Ben, John,
Abell, Peggy, Juny, Diannah in her own right
Now this Indenture Witnesseth that for and in con-
sideration of the said intended Marriage and of the love and
affection which the said Michael Pitts hath and beareth
unto the said Mary Margaret Taylor his intended Wife
and also in consideration of the sum of Ten shillings Sterling
Money p^r. to the said Michael Pitts and Mary Margaret
Taylor by the said David Huguenine as and before the
sealing and delivery of these presents the receipt whereof
is hereby acknowledged they the said Michael Pitts and
Mary Margaret Taylor have granted bargained and sold
assigned and transferred unto by these presents Do. grant
bargain sell assign and transfer unto the said David
Huguenine his Exors and Adms all those Eight Negro
Slaves to wit, Lestaff, Ann, Ben, John, Abell, Peggy,
Juny and Diannah together with the future Offspring
and Increase of such of said females and all the

State right title which they the said Michael Fitts and
 Mary Margaret Taylor now have or may at any time
 hereafter have in and to the aforesaid Slaves to have and
 to hold all and singular the said Eight Negro Slaves
 above mentioned together with the future Offspring & Increase
 of such of and female, unto the said David Huguinard by
 Con, Admins from henceforth for ever, upon such trusts Never
 to sell and for such use, intent and purpose as hereinafter
 are expressed and declared of and concerning the same,
 that is to say first upon this special Trust that the one
 half or moiety of the said property be in trust for the said
 Mary Margaret Taylor, and as her free will to dispose
 of the same by Deeds Will or other Instrument of Writing
 whatsoever to be executed by her, under her hand and seal
 to John Thomas Taylor her Infant Child to him and the
 heirs of his body provided he arrive to the age of twenty one
 years but in case he should die before he should arrive
 to the age aforesaid and without lawful Heirs Children of
 his body or in case the said Mary Margaret should not
 dispose of the said Property in manner aforesaid then and
 in such case the whole of the aforesaid Negro Slaves or will
 the moiety above mentioned of the other moiety to be upon
 this special Trust that is to say in trust to and for the
 said Michael Fitts and Mary Margaret Taylor and to &
 for the survival of them and to such survival and the heirs
 and assigns of such survival without any limitation of
 use or uses whatsoever and upon this further Trust also that
 the said David Huguinard, do suffer the said Negro Slaves
 to remain in the possession of the said Michael Fitts and
 Mary Margaret Taylor and to have received and dispose
 of the profits arising from the work and labour of the said
 Negro Slaves without any interference or Controvers whatsoever
 In Witness whereof the parties to these presents have
 hereunto set their hand and seals the day & year above
 written - Michael Fitts (A) Mary Margaret Taylor (B)
 David Huguinard (C) - Sealed & delivered in the
 Presence of Benjamin P. Mark (D) Mary May P. Mark (E)
 South Carolina Beaufort District, In Benjamin P. Mark
 being duly sworn deponent that he saw presents and saw
 the within named Michael Fitts, Mary Margaret

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Taylor and David Huguenin sign seal & execute this
 Instrument of writing and that himself together with
 Mary May of N. York subscribed their Names as witnesses
 to the due Execution of the same — B. J. Marks
 Sworn before me 14 March 1808. Chas. J. Jenkins J. D.
 Recorded 27 April 1808.

State of South Carolina, This Indenture made the Eighth
 day of April in the year of Our Lord One thousand eight
 hundred and Eighth and in the thirty second year of
 the Sovereignty and Independence of the United States
 of America Between John Harlow of Newberry District
 in the State a freed planter of the one part and
 William Shaw of Pendleton District in the State a freed
 Attorney at Law of the other part Witnesses that in
 Consideration of a Marriage lately had & solemnized
 between the said John Harlow and Ann Smith Widow
 and of the Love good Will and Affection which the said
 John Harlow hath and beareth unto the said Ann his now
 Wife and to the Ends that a Compulsory Maintenance
 Provision and Sustainment may from the date hereof be secure
 settled and provided for the said Ann for and during the
 term of her Natural Life and also for and in Consideration
 of the sum of Two Dollars to the said John Harlow in hand
 paid by the said William Shaw at or before the sealing &
 delivery of these presents, the receipt whereof is hereby
 acknowledged, he the said John Harlow hath bargained
 sold and Conferred and by these presents hath bargain
 sold and Conferred unto the said William Shaw his Exors
 Adminors & assigns the following Negro Slaves Namely
 Wigton, Peter, Tom, Jacob the older and Jacob the younger
 Ireland Mary Ann, Susannah, Nancy & Betty with
 the future Increase of the said Slaves and also his the said
 John Harlow's Stock of Hazy Cattle, Hogs, Plantation Tools
 Households and Kitchen furniture and all and every part
 of the personal Estate of the said John Harlow not herein
 particularly described it being the true intent and plain
 meaning of these presents hereby and by this Deed of
 Marriage Settlement to be and included the whole
 personal Estate of the said John Harlow for the Maintenance

and support of the said Ann his now Wife from this date for and during the Term of her Natural Life and for that intent use and purpose absolutely to assign & Convey and vest the same in the said William Shaw his Exor Admors or assigns from henceforth to have and to hold, all and singular the said things heavy and increase thereof Hays Cattle Hogs, Plantation Wood Houeholds & Kitchen furniture and all other the personal Estate of the said John Barlow as aforesaid to the said William Shaw his Exor Admors or assigns to the use of and in Trust Nevertheless to and for the sole use benefit and behoof of the said Ann Barlow late Ann Smith from this date for and during the term of her Natural Life and for no other use intent or purpose whatsoever and the said John Barlow doth hereby bind and Oblige himself and with covenants promises grants and agreed to and with the said William Shaw his Exor Admors or assigns that in case the said John Barlow should depart this Life before his said Wife then and in that case the whole of the Estate both real & personal of every kind and description which the said John Barlow may at any time after the Execution of these presents possess obtain or require or of which he shall die possessed or be entitled unto shall absolutely and immediately be vested in and become the right and property of the said Ann his now Wife for and during the Term of her Natural Life and that she the said Ann shall hold possess and enjoy the same free and Clear of all incumbrances and not subject to any claim or demands for or from any person or persons whomsoever and also that she the said Ann shall and may at all times peaceably and quietly have hold occupy possess and enjoy all and singular the said real Estate and personal Estate in this presents Deed set forth and Contemplated to be settled and secured for the Maintenance use and behoof of the said Ann during her Life without the least trouble or interruption of the King or heirs of the said John Barlow or by any Exor or Admors of the said John Barlow or other person or persons whatsoever claiming or to claim the same or any part thereof and the said John Barlow for himself and his heirs doth hereby Warrant the premises for the use aforesaid against all and every

the person and persons whatsoever In Witness whereof the said parties have hereunto set their hands and seals the day and year first above written, John Barlow (S) William Shaw (S) Agreed sealed and delivered In the presence of, John Lee, near Pendleton Court House, John Deuch near Pendleton Court House, -

the Negro Girl Nancy is accepted in the above Deed at the request of W Barlow and he reserves to himself the right of disposing away the said Negro Girl as he may hereafter think proper, John Barlow, W Shaw, It is understood that I am to pay the taxes on the said Negroes whilst I possess them, John Barlow - Pendleton District personally appeared before me John Lee Esq, and made oath that he was present and did see John Barlow sign seal and as his act and deed delivered the foregoing Marriage Settlement or Deed providing for the Maintenance and support of John Barlow by wife bearing date the Eighth day of April instant and made between the said John Barlow and William Shaw Esquire a Justice for the uses intents and purposes therein mentioned and that he did also see the said William Shaw sign seal and deliver the said Deed as Justice and the Deponent did accordingly subscribe his name as a Witness thereto and did also see Mr. John Deuch subscribe his name to the said Execution thereof, sworn to before me John Lee,

the Eighteenth day of April 1808, Saml. H. Dickson Jr. Recorded 29 April 1808

State of South Carolina

This Indenture made this six day of June in the year of our lord one thousand eight hundred and eight, Between Conrad Frederick Matthiesen and Josephina Felicity Sandoz of the City of Charleston and State aforesaid of the one part, and Jean Baptiste deBouton and Jean Frederick Sandoz of the other part, witnesseth, That whereas marriage by and between the said Conrad Frederick Matthiesen and Josephina Felicity Sandoz (now) is intended and whereas the said Josephina F. Sandoz is now possessed in her own right of sundry goods as by the Schedule hereto annexed will appear, of the value of two thousand and fifty one Dollars, Now in consideration of the said intended marriage, the said Conrad F. Matthiesen and

all and singular the goods and chattels in the said Schedule hereto annexed mentioned and

397. Josephina F. Sandoz have granted bargained and sold and by these presents, do grant bargain and sell unto the said Sean Baptist DeBouton and Jean Frederick Sandoz, their Heirs Executors and Administrators to the uses and trusts, and subject to the Conditions, limitations, and declaration of uses and trusts herein after mentioned declared limited and contained that is to say, to the sole and separate use of the said Josephina F. Sandoz her Heirs Executors and Administrators until the solemnization of the said intended Marriage with the said Conrad F. Matthesen, and from and immediately of the solemnization of the said Marriage to the use of the said Conrad F. Matthesen for and during his natural life, and from and immediately after his death, to the use of the said Josephina his wife in case she survive him, and from and immediately after the decease of both him the said Conrad Frederick Matthesen and Josephina his said wife, then to the use of their Child, or Children by the said Marriage, - share and share alike if there should be more than one Child living at the time of their decease, But because the above mentioned goods and Chattels in the said Schedule contained are of a mutable and perishable nature and consist of stock in trade, and are hereby intended to be used and employed in trade and traffic by him the said Conrad F. Matthesen from and immediately after the said Marriage, therefore he the said Conrad F. Matthesen for himself his Heirs Executors and Administrators, doth hereby covenant promise and agree to and with the said Sean B. DeBouton and Jean F. Sandoz, their Executors and Administrators, that in lieu of the said goods and Chattels aforesaid, and in consideration of the appropriation of them to his own use, and in full for the value use and disposal of the same, reserving to himself by these presents full right and power so to do, he will and by these presents doth charge subject and make liable, all & singular his Estate real and personal, that he may at any time hereafter acquire, to the true and full amount of two thousand and fifty one Dollars, (that being the value of the aforesaid goods and Chattels) to and for the performance and fulfillment of all and every of the several uses and trusts herein before declared limited and expressed respecting the said goods and Chattels of her the said Josephina F. Sandoz

all and singular the goods and Chattels in the said Schedule here to annexed mentioned and contained, to have and to hold the same and every part thereof unto the said Sean B. DeBouton and Jean F. Sandoz

398 his intended wife, that is to say all such Estate both real and personal as he shall acquire at any time after his marriage with her, and lastly the said Conrad F. Matthiesen and Josephina F. Sandog for themselves their Heirs Executors and Administrators do hereby covenant promise and agree to and with the said Jean B. LeBreton and Jean F. Sandog their Heirs Executors and Administrators, that from time to time and all times hereafter, they shall and will, upon reasonable request make do, acknowledge and execute all and every such further and other lawful act and acts deeds conveyances and assurances whatsoever for the further better more perfect and absolute assuring and performing and carrying into full effect the aforesaid uses and trusts according to the true intent and meaning thereof, as shall by counsel learned in the Law be reasonably advised desired and required, In Witness whereof the parties to these presents have set their Hands and seals the day and year first above written

Signed sealed and Delivered in the presence of, N.B. The interlineations, No. 1 "is intended" & No. 2 "heirs" were made before the execution hereof - also No. 3

Conrad Matthiesen (ss)
J. F. Sandog (ss)
LeBreton (ss)
J. F. Sandog (ss)

the name Jean Frederick LeBreton, is a mistake, and the name of Jean Frederick Sandog is substituted in its place through out this Deed Isaac Gregg

A Schedule of the goods and chattels referred to in the within Deed, is hereby annexed, as follows namely

| | Dollars |
|---|---------|
| Sundry articles of bed, table and other household linen value | 121 - |
| Sundry Dittos of wearing apparel | 300 - |
| Sundry Dittos of Jewelry in her personal use | 130 - |
| In the Shop or Store for sale | |
| Sundry articles of Jewelry value | 800 - |
| Ditto - D ^o of silver plate D ^o | 300 - |
| Ditto - D ^o gold & silver watches and Clocks | 400 - |
| | \$ 2051 |

Signed and sealed in the presence of Isaac Gregg }
Charleston of Isaac Gregg }
being duly sworn made oath }
that he was present and saw }
Conrad Matthiesen, J. F. Sandog }
LeBreton & J. F. Sandog }

Conrad Matthiesen (ss)
J. F. Sandog (ss)
LeBreton (ss)
J. F. Sandog (ss)

sign seal and deliver the foregoing Instrument of writing for the purposes therein mentioned, that he also saw them sign the Schedule here to annexed, and that he Witnessed the same Sworn before me the 28th day of June 1808 Dan^l J^r Rainsford JP
Recorded 28th June 1808

South Carolina

This Indenture tripartite made the fifth day of May in the year of our Lord one thousand eight hundred and eight, Between Charlotte P. Simons of Williamsburgh District in the State aforesaid of the first part, John Knox of Georgetown in the same State of the second part, and Francis Green of Georgetown District in the same State of the third part, - Whereas a marriage is intended shortly to be had and solemnized between the said Charlotte P. Simons and the said John Knox, - and whereas the said Charlotte P. Simons is now lawfully and rightfully entitled to an undivided half part of the following Negro Slaves and their increase, to wit, Dick, Rattiffe, Sany, Suckey, Moton Peter, Jenny, and Saltwater Sany, being those of her Father's Estate which remain undivided between her and her Brother, and whereas the said Charlotte P. Simons is also entitled to the one fifth third part of a Bond or Bonds conditioned for the sum of twelve hundred Dollars and on which some Interest is now due, and whereas in prospect and consideration of the said intended marriage the said Charlotte P. Simons and the said John Knox have agreed that the said Charlotte P. Simons shall grant bargain assign sell transfer and make over the said Negro Slaves to which she is as aforesaid entitled with their present and future issue and increase and her ^{said} proportion of the money due on the said Bond or Bonds unto the said Francis Green his Executors and Administrators, In Trust nevertheless to and for the several and respective uses intents and purposes hereinafter mentioned expressed and declared of and concerning the same. Now this Indenture witnesseth that in pursuance of the said agreement and in consideration of the said intended marriage, and also for and in consideration of the sum of five shillings to the said Charlotte P. Simons in hand well and truly paid by the said Francis Green the receipt whereof is hereby acknowledged and for settling and assuring all and singular the premises, too for the several uses intents and purposes hereinafter mentioned expressed and declared and for divers other good causes and

considerations the said Charlotte P. Simons thereunto moving. she the said Charlotte P. Simons, by and with the private consent approbation and agreement of the said John Kinoy testified by his being made a party to and signing sealing and delivering these presents, hath granted bargained and sold and by these presents, Doth grant bargain sell and in due form of law, deliver unto the said Francis Green his Executors and Administrators, all and singular her said undivided half part of the said Negro Slaves, named Dick, Rattiffe, Jary, Suckey, Newton, Peter, Seny and Saltwater Jary and their present & future issue and increase, and the said Charlotte P. Simons for the consideration and with the consent of the said John Kinoy as aforesaid, hath assigned transferred and set over and by these presents, Doth assign transfer and set over unto the said Francis Green his Executors and Administrators all and singular her said third part of the Money due on the said Bonds and the Interest to grow due thereon, To Have and to hold the said Negrs and other Slaves and their present and future issue and increase and the said sum of money - belonging to the said Charlotte P. Simons as aforesaid and the Interest to grow due thereon, In Trust never the less to - and for the following uses and purposes and under the several limitations following that is to say, In Trust for the use benefit and behoof of the said Charlotte P. Simons her Executors and Administrators until the said intended marriage shall be solemnized and take effect; and from and immediately after the solemnization of the said intended marriage, In Trust that the said Francis Green his Executors and administrators do and shall during the joint-lives of the said John Kinoy and Charlotte P. Simons his intended Wife well & truly permit and suffer the said John Kinoy to have the use occupation and enjoyment of the said Negro Slaves and their present and future issue and increase and shall pay unto him the said John Kinoy the Interest which may annually grow due upon the said one third part of the money to which Charlotte P. Simons is entitled as aforesaid to his own use benefit and behoof without any constraint, control or interruption of or by the said Francis Green his Executors or Administrators on any account or pretence whatsoever, and in case the said Charlotte P. Simons should survive the said