

and assigns the negro slaves herein after  
 named together with their future increase  
 also a tract of land a horse a gig harness for such  
 household furniture herein after particularly  
 enumerated upon this special trust & confidence  
 nevertheless to be used for such uses intended purposes  
 as are herein after mentioned limited approv-  
 ed and declared of and concerning the  
 same. Now this Indenture witnesseth that  
 that in pursuance of the said Agreement  
 and also in consideration of the sum  
 of two dollars lawful money of South  
 Carolina to him the said William Black  
 in hand at & before the sealing & delivery of these  
 presents well and truly paid by the said Charles  
 Black the receipt whereof is hereby acknow-  
 ledged and also for divers other good causes  
 and considerations him therunto especially  
 moving he the said William Black hath  
 bargained and sold assigned transferred  
 and set over and by these presents doth bar-  
 gain and sell assign transfer and set over  
 all <sup>the</sup> seventeen negro slaves to wit Bella and  
 her three children Sally, Mary, Harry, Leah,  
 George, Mary Ann, Claudius, Ben, Luffy,  
 Sandy, Will, Nelly, Terah, Ben, Septha and  
 Martha together with their future if any  
 increase of the females also a horse called Nuba  
 a gig harness the following household  
 furniture namely a set of mahogany  
 tables a mahogany secretary a mahogany  
 Commode a mahogany bedstead a piano  
 forte a pair of large looking glasses a small  
 one three feather beds three mattresses one  
 dozen window chairs a set of china a pair  
 wood plated and a tract of land containing  
 sixteen acres in State aforesaid. To have and  
 to hold all and singular the said negroes  
 together with their future if any increase of such  
 of them as are females and also horse and harness

and the household furniture aforesaid  
 the said Charles Black his executors admi-  
 nistrators and assigns forever In trust  
 nevertheless and to and for such uses intents  
 and purposes as are hereinafter expressed  
 and declared of concerning the same that is  
 to say In trust that he the said Charles Black  
 his Executors administrators and assigns  
 do and shall permit and suffer the said  
 Sarah Hanson Black and her assigns  
 to take and receive the wages personal  
 services profits arising from the labour  
 of the said negro slaves and the future and  
 increase of such as are females and also oc-  
 cupy use and enjoy benefits of the horse gig  
 harness and household furniture for the  
 sole separate use & benefit for and during  
 the term of her natural life To the intent  
 that the same may not be at the disposal  
 of or subject or liable to the control debtor  
 engagements of her said husband the  
 said William Black and in case Sa-  
 rah Hanson Black should die in the  
 life time of the said William Black  
 then in trust to permit and suffer the  
 said William Black to receive and  
 take the wages personal service and pro-  
 fit arising from the labour of the said  
 negro slaves and the future increase  
 of such as are females and also occupy use  
 and enjoy the benefits of the horse gig and  
 harness household furniture stand  
 for his use and benefit during the term  
 of his natural life and from and after  
 the ~~definite~~ decease of the survivor of them  
 the said William Black and Sarah Hanson  
 his wife then in trust that the said Charles  
 Black his executors administrators and  
 assigns shall assign <sup>or</sup> assign the said  
 negroes together with their issue and increase

and all singular other the goods & effects before  
 entered among others were the child & children as  
 well daughters & sons of the said William Black  
 & Sarah Hanson his equally between them  
 share & share alike as Tenants in common  
 & not as joint Tenants Jointtenants and in de  
 fault of all such if one then to the sole & only  
 proper use & behoof of the Survivors of them the  
 said William Black and Sarah Hanson  
 his wife & for no other use intent & purpose  
 soever and it is further agreed on by the par  
 ties to these presents that in case the said ne  
 gro slaves shall misbehave to the said Sa  
 rah Hanson & she shall think fit or ne  
 cessary to sell dispose of or exchange the  
 said negro slaves aforesaid or any part  
 thereof that it shall be lawful for her estate  
 (under the direction of the said Charles  
 Black) to apply the money arising from  
 such sale in the purchase of any other pro  
 perty) and the property so exchanged  
 upon the aforesaid trusts. In witness  
 whereof the parties aforesaid to these pre  
 sents & indenture their hands & seals have at  
 dated the day next first above written  
 William Black L. S. Sarah Hanson Black  
 L. S. Chs. Black L. S. sealed & delivered in  
 the presence of us Elizabeth Seacraft  
 John L. Agnew. Elizabeth Seacraft ap  
 peared before me and proved the within  
 Instrument as having been presented  
 saw the two parties William & Charles Black  
 Black sign & acknowledge the same  
 as their act and deed and also is well ac  
 quainted with the hand writing of the  
 within named Sarah Hanson Black  
 and likewise saw John Agnew with  
 his sign the same as Witnessed  
 this 16<sup>th</sup> June 1805 Wm Houston Wiggill

Recorded 25<sup>th</sup> June 1805

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State of South Carolina. This Indenture  
 made the twentieth day of May in the year of our  
 Lord one thousand eight hundred and five  
 and in the twenty ninth year of the Independence  
 of the United States of America Between the Re-  
 verend Philip Mathews of Charleston in  
 the State aforesaid of the one part and Robert  
 Smith Hoort of the same place and William  
 Joseph Bonhoort of Georgetown in the State  
 aforesaid of the other part. Whereas a mar-  
 riage hath been solemnized by and between  
 the said Philip Mathews and Frances Ma-  
 thews his wife and whereas the said Frances  
 Mathews was at the time of her intermar-  
 riage with the said Philip Mathews entitled  
 unto and possessed of divers large sums of mo-  
 ney with which money two negro slaves  
 have been since purchased to wit Umbra  
 and March also divers goods chattels house-  
 hold furniture and plate all which are par-  
 ticularly mentioned in the Schedule here-  
 unto annexed. And whereas the said Philip  
 Mathews is contented and <sup>hath</sup> agreed that  
 the said negro slaves to wit Umbra and  
 March also the goods chattels household furni-  
 ture and plate to wit the goods chattels house-  
 hold furniture and plate in the Schedule  
 hereunto annexed particularly mentioned  
 as aforesaid shall be secured and preserved for  
 the use and purposes herein after menti-  
 oned and subject to the sole power and di-  
 rection of the said Frances Mathews his  
 wife. Now this Indenture witnesseth that the  
 said Philip Mathews for and in con-  
 sideration of the use and purposes herein  
 after mentioned as also for the sum of  
 five shillings sterling money to him in  
 hand paid by the said Robert Smith Hoort  
 and William Joseph Bonhoort at and before  
 the making and delivery of these presents the receipt

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whereof is hereby acknowledged both granted  
 bargained and sold and by these presents  
 doth grant bargain and sell unto the said  
 Robert Smith Hoort and William Joseph  
 Bonhost their heirs executors administrators  
 and assigns the two negro slaves afore  
 said to wit Umbra and March also  
 and singular the goods chattels household  
 furniture and plate above mentioned  
 to wit the goods chattels household fur-  
 niture and plate in the Schedule hereunto  
 annexed particularly mentioned To have  
 and to hold the said negro slaves to wit  
 Umbra and March also the goods chattels  
 household furniture and plate afore  
 said to wit the goods chattels household  
 furniture and plate in the Schedule here-  
 unto annexed particularly mentioned of  
 him the said Philip Mathews unto the  
 said Robert Smith Hoort and William  
 Joseph Bonhost or the Survivors of them  
 their heirs executors administrators and  
 assigns for ever In trust nevertheless to and  
 for the sole and separate use benefit and  
 behoof of the said Frances Mathews wife  
 of the said Philip Mathews for and during  
 her natural life free from the control  
 engagements debts or incumbrances of  
 the said Philip Mathews her husband  
 with full power and liberty for her the  
 said Frances Mathews and her assigns  
 to sell and dispose of all and singular  
 the premises afore said by any note in  
 writing subscribed in the presence of  
 two or more credible witnesses or by any  
 note in writing purporting to be her by  
 Will and Testament subscribed in the  
 presence of three or more credible witnesses  
 In witness whereof the parties their names  
 have hereunto set their hands and seals this day



and effectually the articles of household  
 kitchen furniture and other things in the  
 Schedule aforesaid mentioned to and for  
 use of the said free and exempt from the  
 controul or contracts of him the said Robert  
 S. Robinson and for divers other good causes  
 and considerations here the said Robert S.  
 Robinson hereunto moving he the said  
 Robert S. Robinson hath consented and agreed  
 and hereby doth consent and agree to bargain  
 sell assign transfer and set over the aforesaid  
 articles mentioned in the said Schedule  
 hereunto annexed unto the said Daniel  
 Stewart his executors administrators  
 and assigns In trust nevertheless to perform  
 and upon the several trusts intents and  
 purposes herein after mentioned limited  
 expressed and declared of and concern  
 ing the same. Now this Indenture witnesseth  
 that the said Robert S. Robinson for and  
 in consideration of the Agreement aforesaid  
 as also in the further consideration  
 of the sum of five shillings Sterling to him  
 the said Robert S. Robinson well and  
 truly paid by the said Daniel Stewart  
 at or before the sealing and delivery of this  
 presents the receipt whereof is hereby  
 acknowledged and for divers other good  
 causes and considerations here the said  
 moving he the said Robert S. Robinson  
 hath bargained sold assigned transferred  
 and set over and by these presents doth  
 grant or bargain sell assign transfer and  
 set over unto the said Daniel Stewart  
 his Executors Administrators and assigns  
 the sundry articles of household <sup>kitchen</sup> furniture  
 and other things mentioned and specified  
 in the said Schedule thereof hereunto  
 annexed To have and to hold the said several  
 articles of household and kitchen furniture

and other things mentioned in the schedule  
 aforesaid unto the said Daniel Stewart his  
 Executors Administrators or Assigns In trust  
 never the less and to for and upon such uses  
 intents and purposes as herein after men-  
 tioned expressed and declared of and con-  
 cerning the same that is to say in trust to  
 and for the use benefit and behoof of the  
 said Ann Robinson during the joint lives  
 of the said Robert S. Robinson and  
 Ann Robinson and subject to the dispo-  
 sal of the said Ann Robinson during  
 the life time of the said Robert S. Robinson  
 (without his controul or hindrance) by Deed  
 Will or other Instrument of writing under  
 Seal And in case the said Ann Robinson  
 should die before the said Robert S. Robinson  
 without making any disposition thereof  
 or leaving any Will as aforesaid then in trust  
 for and immediately after the death of the said  
 Ann Robinson to and for the sole use be-  
 nefit and behoof of the said Robert S.  
 Robinson his executors administrators  
 and assigns free and discharge of and  
 from all further and other uses and  
 trusts what so ever whatever. In witness  
 whereof the said parties to these presents  
 have hereunto set their hands and affixed  
 their seals at Charleston on the day and  
 in the year first above mentioned.  
 Robt. S. Robinson So. S. Sealed and delivered  
 in the presence of us Wm Campbell Ste-  
 phens Dutch. Received on the day of the  
 date of the within written Indenture of  
 and from the within named Daniel  
 Stewart the sum of five shillings in full  
 for the consideration money within  
 mentioned. Robt. S. Robinson. Witness  
 Wm Campbell V. B. The name Robinson  
 is written in the twenty fifth line from the

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beginning of this Deed was done previous  
 to the signing, sealing, delivery of the  
 same. Test. Wm Campbell. Schedule  
 1 side board mahogany. 1 do. side chair  
 2 mahogany card tables. 9 Pictures 2 dining  
 tables. 4 mattra for 2 pine tables. 3 looking  
 glasses. 1 Desk. 5 bedsteads. 1 ch. 2 beds  
 4 parillings. 4 pr. blankets. 2 chests. 1 ch. iron  
 cry. 1 safe. 1 pr. fire Dogs. 1 Dutch oven.  
 2 gridirons. 1 frying pan. 1 tea kettle. 4  
 pots. 2 smoothing Irons. 2 water buckets  
 2 tubs. 2 coffee pots. 1 plate warmer. 1 pr. pa  
 tent lamps. 1 kitchen table 2 pr. candle  
 sticks. 1 sett chairs harness. Charleston  
 Wm Campbell made oath that Robt  
 S. Robinson signed sealed and deli  
 vered the foregoing Deed for the pur  
 poses therein mentioned; and that he  
 also saw him sign the above Receipt  
 sworn 10th August 1805 before Danl. Jnr  
 Ravenel. P. Recorded 10th August 1805.

South Carolina. This Indenture made  
 the ~~third~~<sup>second</sup> day of August in the year of our  
 Lord one thousand eight hundred and  
 five between Henry Burden of the City of  
 Charleston in the State of South Carolina Factor  
 of the one part and James Legare and Thomas  
 Legare of the City and State aforesaid Esquires  
 of the other part witnesseth that the said  
 Henry Burden for and in consideration  
 of the sum of one dollar to him in hand  
 paid by the said James Legare and Tho  
 mas Legare at and before the sealing and  
 delivery of these presents the receipt whereof  
 is hereby acknowledged hath granted bar  
 gained and sold and by these presents doth  
 grant bargain and sell unto the said James  
 Legare and Thomas Legare their Executors  
 Administrators and assigns all that Plantation

or tract of land situate on Johns Island con-  
 taining on or about seven hundred and thirty  
 eight acres butting and bounding to the east on  
 on Stone river to the North and West on lands  
 belonging to the Estate of Thomas Legare and  
 to the South on lands belonging to William John-  
 son Together with all and singular the rights  
 members hereditaments and appurtenances what-  
 soever to the said premises belonging or in any  
 wise incident or appertaining and the reversion &  
 reversions remainder and remainders rents of  
 issues and profits thereof and of every part and  
 parcel thereof To have and to hold all and  
 singular the premises above mentioned  
 or meant or intended to be hereby bargained  
 and sold and every part and parcel thereof with  
 their appurtenances unto the said James Legare  
 and Thomas Legare their Executors Administra-  
 tors and assigns from the day next before  
 the day of <sup>the date</sup> these presents <sup>for</sup> and during and unto  
 the full end and term of one whole year from  
 thence next ensuing and fully to be com-  
 plete and ended. Yielding and paying unto  
 the said Henry Burden the rent of one year  
 of corn only on the last day of the term if law-  
 fully demanded to the intent and purpose that  
 by virtue of these presents and of the Statute  
 for transferring uses into possession the  
 said James Legare and Thomas Legare  
 may be in the actual possession of the  
 said premises and be thereby enabled to ac-  
 cept and take a grant and release of the  
 reversion and Inheritance thereof to them  
 and their heirs and assigns for ever. In  
 witness whereof the said parties  
 to these presents have hereunto set their hands  
 and seals the day year first above written. Henry  
 Burden S. S. Sealed & delivered in the presence  
 of Isaac S. Keith. Saml Keith. Thomas Burden  
 Charleson for Thomas Burden made oath that

Kinsey Burden signed sealed and delivered the above Deed for the purpose therein mentioned & that he with Jane Henty ~~of the same~~ <sup>do</sup> wit respect the same. Sworn 3d Aug 1805 before Danl. Jas. Ravenel J.

Recorded 3d Augt 1805.

State of South Carolina. This Indenture made the third day of August in the year of our Lord one thousand eight hundred and five between Kinsey Burden of the City of Charleston in the State aforesaid Factor and Mary his wife (late Mary Legare) of the one part and James Legare and Thomas Legare of the City and State aforesaid Esquires of the other part. Whereas a marriage hath been lately had and solemnized between the above named Kinsey and Mary and whereas it was agreed between the said parties previously to the solemnization of their said marriage that the private Estate of the said Mary herein after particularly mentioned and described should be settled secured and conveyed in trust as herein after is expressed and declared. Now this Indenture wit respecth that in pursuance of said agreement and in consideration of the said marriage founded thereon and also for and in consideration of the sum of one dollar to the said Kinsey Burden and Mary his wife or to one of them by the said James Legare and <sup>Thomas</sup> Legare in hand well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged that they the said Kinsey Burden and Mary his wife have granted bargained and sold by these presents and each of them doth grant bargain and sell unto the said James Legare and Thomas Legare (in their actual possession now being by virtue of a bargain and sale to them

thereof made by the said Kinscy Burden and  
 Mary his wife by Indenture bearing date the  
 day next before the day of the date hereof and  
 by force of the Statute for transferring uses  
 into possession and to their heirs and assigns  
 forever all that Plantation or tract of land  
 situate on Johns Island containing on or  
 about seven hundred and thirty eight acres  
 butting and bounding to the east on Stone  
 river to the north and west on lands be-  
 longing to the Estate of Thomas Legare  
 and to the South on lands belonging to  
 William Johnston Together with all and  
 singular the rights members hereditaments  
 and appurtenances whatsoever to the said  
 premises belonging or in any wise inci-  
 dent or appertaining and the reversion  
 and reversions remainder and remain-  
 ders rents issues and profits thereof and  
 of every part thereof and also all the es-  
 tate right title interest use trust prof-  
 sessions property profit benefit claim  
 and demand whatsoever both in law  
 and Equity of them the said Kinscy  
 Burden and Mary his wife or either of  
 them of in to or out of the said premises  
 or any part thereof To have and to hold all  
 and singular the premises above men-  
 tioned or meant or intended to be truly  
 sold and conveyed unto them the said  
 James Legare and Thomas Legare and  
 the survivor of them and the heirs executors  
 administrators and assigns of such  
 survivor In trust nevertheless to for and  
 upon and subject and controuled in  
 and by the several uses trusts conditions  
 limitations and restrictions herein  
 after mentioned and declared and to be  
 found upon another use trust or condition  
 whatsoever. And this Indenture further

witnesseth that for the consideration  
 in before declared and impuissance of  
 the agreement, before expressed and of the  
 further consideration of our better to the  
 the said Kinsey Burden and Mary his  
 wife or one of them by the said James Legare  
 and Thomas Legare, or one of them in hand  
 well and truly paid at and before the sealing  
 and delivery of these presents the receipt where  
 of they do hereby acknowledge have granted  
 bargained and sold and by these presents  
 do grant bargain and sell and in plain  
 and open market deliver unto the said  
 James Legare and Thomas Legare the  
 several negro slaves wit Santroy Char  
 lotte, Lawrence, Jonny, Maria, Little San  
 toy, little Charlotte, Minda, Betay, Sun  
 tinda, Sharper, Suckey, Carely, Phibe,  
 Edward and Sullett (in all seventeen)  
 with their future issue and increase  
 to have and to hold the same to the said  
 James Legare and Thomas Legare  
 and the survivor of them and the  
 heirs executors administrators and  
 assigns of such survivor. In trust never  
 to help to permit and suffer him the said  
 Kinsey during the joint lives of the said  
 Kinsey and Mary to have hold use and  
 enjoy the whole Estate real and perso  
 nal herein before described and to receive  
 the rents issues and profits of the same  
 to the joint use and behoof of them the  
 said Kinsey and Mary but freed and  
 discharged from the present or future  
 debts of the said Kinsey nor subject or  
 liable to be in any way or manner seized  
 sold or extended for payment thereof or  
 of any part thereof and from and after the  
 death of the said Mary living the said Kin  
 sey leaving ifore then in trust to permit and

suffer the said Kinsey during his natural life  
 to have hold use occupy and enjoy the said  
 Estate and to receive the rents issues and pro-  
 fits thereof to and for the use and behoof of  
 himself and of such issue subject and liable  
 to the liberal education maintenance and  
 support of such issue but freed and dis-  
 charged of and from the present and future  
 debts of the said Kinsey nor subject nor liable  
 to be in any manner seized sold or  
 intended for the payment thereof or any  
 part thereof and from and after the death  
 of the said Kinsey then in trust for the  
 use and behoof of such issue if more than one  
 share and share alike as tenants in com-  
 mon and not as joint tenants to them and  
 their heirs and assigns for ever or in case  
 of the death of the said Mary living the  
 said Kinsey without issue or other death  
 leaving issue or the death of such issue be-  
 fore the said Kinsey under age and with-  
 out issue then in trust for the sole and  
 absolute use and behoof of the said Kin-  
 sey his heirs and assigns for ever freed  
 and discharged of and from all trusts  
 and conditions whatsoever. But in  
 case of the death of the said Kinsey living  
 the said Mary and leaving issue then  
 in trust to permit and suffer the said  
 Mary during the term of her natural  
 life to have hold use and enjoy the whole  
 and every part of the Estate real and  
 personal herein before mentioned  
 and hereby intended to be sold and  
 conveyed and to receive the rents issues  
 and profits thereof and the same to ap-  
 ply to her sole use benefit and behoof  
 and from and after her death then in  
 trust for the use and behoof of the issue  
 of the body of the said Mary as well by any

future as by her present husband's former  
 than one share and share alike and tenants  
 in common and not as joint tenants to  
 them their heirs and assigns forever or in  
 case of the death of the said Kinsey living  
 the said Mary without issue or leaving  
 issue of their death under age and with  
 out issue then in trust for the sole and  
 absolute use benefit and behoof of the  
 said Mary as in her first and former  
 former estate freed and discharged of  
 and from all trusts conditions or restric  
 tions whatsoever to her her heirs and  
 assigns forever. And it is hereby covenan  
 ted and agreed between the parties to these pre  
 sents that the said Kinsey and Mary  
 during their joint lives or in case of the death  
 of either of them that the survivor during  
 his or her life shall and lawfully may  
 by and with the consent of the said James  
 Legare Thomas Legare or the survivor  
 of them or the heirs executors or adminis  
 trators of such survivor sell alien or dispose  
 of either at public or private sale the whole  
 or any part of the premises real or personal  
 herein before mentioned and hereby in  
 tended to be sold and conveyed (such con  
 sent and approbation to be testified by the  
 said Trustees or the survivor of them as a  
 for said joining in said intended sale  
 or sales as parties thereto. Provided always  
 nevertheless that all monies to arise or ac  
 crue from such sale or sales (deducting  
 incidental charges and expenses) be im  
 mediately thereafter either let to interest  
 on good security or invested in the funds  
 of this State or of the United States or applied  
 to the purchase of other real or personal  
 property at the option of the said Kinsey  
 and Mary or the survivor of them and of the

said Trustees or the survivor of them  
 all loans or investments to be made by  
 and with the United approbation of the  
 parties hereto or the survivor or survivors  
 of them In trust nevertheless to permit and  
 suffer the said James Legare and Thomas  
 Legare and the survivor of them and the  
 heirs executors and administrators of  
 such survivor to have and receive all evi-  
 dences of debt or property acquired in ex-  
 change substitution or purchase as aforesaid  
 and to hold the same to for and up-  
 on the several uses and trusts herein before  
 declared and expressed and to for and  
 upon no other use trust or condition what-  
 soever and the said Henry Burden and  
 Mary his wife each for him and herself  
 and their several and respective heirs execu-  
 tors administrators do hereby covenant pro-  
 mise and agree to and with the said James  
 Legare and Thomas Legare and the sur-  
 vivor of them and the heirs Executors ad-  
 ministrators and assigns of such survivor  
 in manner following that is to say that  
 they the said Henry and Mary and the  
 survivor of them and the heirs executors  
 and administrators of such survivor  
 shall and will at all times hereafter upon  
 the reasonable request and at the cost  
 and charge of the said James Legare and  
 Thomas Legare or the survivor of them  
 or the heirs executors administrators  
 and assigns of such survivor make  
 do acknowledge levy suffer and execute  
 or cause or procure to be made done ac-  
 knowledged levied suffered and execu-  
 ted all such further and other acts matters  
 deeds things services conveyances and aforesaid  
 in the law for the better and more  
 perfect conveying and assuring the estate

real and personal hereby conveyed did  
 they the said James Legare and Thomas  
 Legare or the survivor or their legal  
 executors administrators or assigns  
 of such survivor or their counsel law-  
 ed on the law shall devise advise or  
 require. In witness whereof the said  
 parties to these presents have hereunto  
 interchangeably set their hands and  
 seals the day and year first above writ-  
 ten. The word "date" being first in-  
 tised in the sixteenth line of the first  
 page and the words "in the funds"  
 in the twenty fifth line of the third  
 page. <sup>Burden</sup> Thimsey Burden Esq. S. Mary Burden  
 Esq. S. Jas. Legare Esq. S. Thomas Legare Esq.  
 Sealed and delivered in presence of  
 Isaac S. Keith Esq. Sane Keith, Thomas  
 Burden, Charleston <sup>for</sup> Thomas Burden  
 made oath that Thimsey <sup>Burden</sup> Mary Burden,  
 James Legare and Thomas Legare sign-  
 ed sealed and delivered the foregoing  
 did for the purposes therein mentioned  
 and that he with Isaac S. Keith and  
 Keith witnessed the same. Sworn 3<sup>d</sup>  
 Augt. 1865 before Danl. Jas. Ravenel J. C.  
 Recorded 3<sup>d</sup> August 1865.

State of South Carolina. This Indenture tri-  
 partite made this twenty fourth day of August  
 in the year of our Lord one thousand eight hun-  
 dred and five between Joseph Glover of Charlesta  
 in the State aforesaid Doctor of Medicine of the  
 first part Elizabeth Slann Glover the wife of  
 the said Joseph Glover of the second part and Ed-  
 ward Darrell Smith of the same place Doctor  
 of Medicine of the third part. Whereas the said  
 Joseph Glover and Elizabeth Slann Glover at  
 the time of executing these presents are lawfully  
 seized in fee simple of sundry tracts of land here

in after particularly described And whereas  
 said Joseph Glover is entitled to and possessed  
 of a considerable personal property consisting  
 of negro slaves hereinafter mentioned and  
 named And whereas in consideration of  
 a marriage already had and solemnized  
 and of the love and affection he hath and  
 bears unto the said Elizabeth Slann Glover  
 and to make and secure some provision for  
 the issue if any of the said marriage it had  
 been and is agreed by and between the said  
 Joseph Glover and Elizabeth Slann Glover that  
 the said real property of the said Joseph Glover and  
 Elizabeth Slann Glover shall be by them granted  
 assigned to and vested in and it is further  
 agreed that the said personal property of the  
 said Joseph Glover shall be by him granted  
 assigned to and vested in him the said Ed-  
 ward Darrell Smith his heirs executors ad-  
 ministrators and assigns upon the spec-  
 ial trust and confidence and to and for the  
 several uses intents and purposes herein  
 after mentioned limited expressed and de-  
 clared of and concerning the same Now this  
 Indenture witnesseth that in pursuance  
 of the said agreement and for the con-  
 siderations above mentioned and also of  
 ten shillings sterling money to the said  
 Joseph Glover and Elizabeth Slann Glover  
 in hand well and truly paid the receipt  
 whereof is hereby acknowledged and for di-  
 vers other good and sufficient causes and  
 considerations them therunto specially  
 moving they the said Joseph Glover and  
 Elizabeth Slann Glover have granted bargained  
 sold aliened remised released conveyed and  
 confirmed and by these presents do grant  
 bargain sell alien remise release convey  
 confirm unto the said Edward Darrell Smith  
 in his actual possession now being all that certain

Plantation or tract of land situate lying  
 and being on Slavin's Island in the Parish of St. Paul  
 Parish Colleton County in the State of  
 South Carolina containing three hundred  
 and sixteen acres more or less Butlering  
 and bounding to the South Westward on a  
 North Branch of poor poor river and the  
 marshes thereof to the North eastward  
 on marshes and a creek leading from the  
 Edisto river to the South East on lands of  
 Thomas Ferguson and North Westward  
 on lands of Joseph Slavin. And also all  
 that moiety or half part of a tract of land  
 commonly called George's Island situate  
 lying and being in the Parish of St. Paul  
 in the District of Colleton and State of  
 said and containing three hundred  
 and sixty five acres more or less as will  
 more fully appear reference being had to  
 plat thereof filed in the Office of the Regis-  
 ter in Equity Together with all and singular  
 the rights members and appurtenances  
 to the said premises belonging or in any  
 wise incident or appertaining And this  
 Indenture further witnesseth that for  
 the considerations aforesaid and in fur-  
 ther pursuance of the aforesaid agreement  
 and in consideration of the further sum  
 of ten shillings like sterling money to the  
 said Joseph Glover in hand well and  
 truly paid the receipt whereof is hereby  
 acknowledged and for divers other good  
 and sufficient causes and considerations  
 him thereunto specially moving he the said  
 Joseph Glover hath granted bargained and  
 sold and by these presents doth grant bar-  
 gain and sell and in plain and open  
 market delivers unto the said Edward Darrell  
 Smith the following negro slaves viz Phoebe  
 Lymon, Amelia, Mily, Sandy, Linda, Rebecca, Antoin

Daniel, Diana, Johnny, Stephen, Christian  
 Doll, Henry, Charlotte, Child, Daphne, Dennis  
 Station, byman, Sara, Jeffrey, Venus, Amy, but  
 Miley, Isaac, Peter, David, Thomas, Isaac, the  
 ritta, Puff, Flora, Mary, Paul, Cain, Flora  
 David, Delia, Priscilla, Edema, and Prest  
 To have and to hold the said Plantations  
 tracts of land and all and singular the  
 premises And also the said negro and  
 slaves with the future issue and increase  
 of the said female units here the said Ed  
 ward Darrell Smith his heirs Executors  
 Administrators and assigns upon the  
 special trust and confidence Never the  
 less and to and for the several uses intents  
 and purposes herein and hereby intended  
 to be made limited expressed and  
 declared of and concerning the said  
 real property of the said Joseph Glover &  
 Elizabeth Slann Glover of the personal pro  
 perty of the said Joseph Glover each and every  
 of the parties to this Indenture hath agreed  
 that the same shall be limited settled and  
 saved in manner following that is to say  
 In trust and to for the said Joseph Glover  
 and Elizabeth Slann Glover for during the  
 term of their natural lives after his or her  
 death then in trust to for the use benefit  
 & behoof of the survivor he the said Joseph  
 Glover having the full and absolute con  
 trol over and management & direction  
 of the said Estate both real and personal  
 and of the profits and issues arising there  
 from for and during his life time and the  
 same are hereby given to him It is howe  
 ver hereby covenanted and agreed on by  
 between the said parties to these presents that  
 the same shall not be liable for any debts which  
 the said Joseph Glover or Elizabeth Slann Glover  
 shall or may hereafter contract) and after the death

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of the Survivor then in trust for the use benefit and behoof of the child or children of the said Joseph Glover on the body of the said Elizabeth Slane Glover lawfully begotten or to be begotten equally to be divided between them share and share alike if more than one and if but one wholly to that one to their or his or her heirs Executors Administrators and assigns And should there be no child or children by the said marriage then to such person or persons and to such uses intents and purposes as the Survivor shall in and by his or her last Will and Testament duly executed give and direct And the said Joseph Glover and Elizabeth Slane Glover for themselves their heirs Executors and Administrators do promise and agree and the said Joseph Glover for himself his Executors and Administrators doth promise and agree that they and each and every of them shall and will from time to time and at all times hereafter upon reasonable request of the said Edward Darrell Smith his heirs Executors Administrators and assigns make do and execute or cause to be made done and executed all such further and other deeds conveyances and appurtenances in the Law for the effecting the several uses intents and purposes herein mentioned expressed and contained as by him or they or by his or their Counsel learned in the Law shall be reasonably devised advised and required. Provided always nevertheless and it is hereby agreed by and between the said Joseph Glover and Elizabeth Slane Glover and the said Edward Darrell Smith doth hereby for himself his heirs Executors Administrators and assigns covenant and agree to and with the said Joseph Glover that it shall and may be lawful to and for the said

Joseph Glover at any time or times hereafter in  
his lifetime with the consent and approbation  
said Elizabeth Stamm Glover expressed in  
writing and duly witnessed to sell and dispose  
all and every the two Plantations or tracts of  
hereinbefore particularly described and the  
groes hereinbefore mentioned and named  
either or any of them or otherwise to make  
exchange or exchanges with any person or  
persons and for any other property that he the  
said Joseph Glover may think fit and proper  
And it is further agreed that the land or other  
property so taken in exchange shall be well  
conveyed and assured to and for the like  
uses intents and purposes as the premises  
mentioned to be hereby granted and released  
are limited unto in and by these presents  
any thing herein contained to the contrary  
thereof in any wise notwithstanding And  
the said Edward Darrell Smith in consid-  
eration of the premises doth hereby for  
himself his heirs Executors Administrators  
and assigns covenant promise and agree  
to and with the said Joseph Glover and Elizabeth  
Stamm Glover their heirs Executors and Admi-  
nistrators in manner following that wit-  
ness that he the said Edward Darrell Smith  
his heirs Executors Administrators and assigns  
shall well and truly perform fulfil accom-  
plish and keep all and singular every the Com-  
ments articles and agreements uses and trusts  
herein before reserved and contained accord-  
ing to the true intent and meaning of these  
presents In Witness whereof the said parties  
to these presents have hereunto interchange-  
ably set their hands and seal on the day in  
the year first above written Joseph Glover Esq  
Elizabeth Stamm Glover Esq Edward Darrell  
Smith Esq Signed Sealed and Delivered in the  
presence of us Daniel Doyle Esq James Duncon

Chas. Carlowe Esq. Secy. in ch. of the Court of Sessions  
at the City of New York  
The first day of the month of October 1791  
The City of New York  
47 October 1791

of Beaufort aforesaid Esquires of the third part  
 Whereas a marriage is shortly intended to be had  
 and solemnized between the said Robert Means  
 and Mary Hudson Barnwell And whereas the said  
 Mary Hudson Barnwell is now possessed of  
 a considerable real and personal Estate the lat-  
 ter consisting of negroes and other slaves here-  
 after mentioned and named And whereas upon  
 the treaty of previous to the said marriage it hath  
 been agreed upon by between the said Robert Means  
 and Mary Hudson Barnwell that the real and per-  
 sonal Estate aforesaid of the said Mary Hudson Barn-  
 well should be by them granted and assigned to  
 them the said John Gibbs Barnwell Edward  
 Barnwell and Robert Barnwell and the Survivors  
 and Survivor of them and the heirs Executors Admi-  
 nistrators of such survivor upon the special trust  
 and confidence nevertheless and to and for the  
 several uses intents and purposes hereinafter  
 mentioned limited and expressed & declared of  
 and concerning the same Now this Indenture  
 witnesseth that in pursuance of the said Agree-  
 ment and in consideration of the said  
 intended marriage and also of five hundred  
 lawful money to the said Mary Hudson Barn-  
 well in hand well and truly paid the receipt  
 whereof is hereby acknowledged and for divers  
 other good and sufficient causes her therunto  
 moving she the said Mary Hudson Barn-  
 well by and with the privity and consent of  
 the said Robert Means her said intended  
 husband testified by his being a party hereto  
 and executing this said presents hath granted bar-  
 gained sold released and confirmed and  
 by these presents doth grant bargain sell release  
 and confirm unto the said John Gibbs Barn-  
 well Edward Barnwell and Robert Barnwell  
 their heirs and assigns all that certain Plantation  
 tract of land situate lying and being on Port  
 Royal Island in the State aforesaid commonly

called Campbells tract containing two  
 hundred and seventy acres be the same more  
 or less butting and bounding to the North on  
 lands belonging to Jacob Guenard Esquire  
 to the East on lands belonging to William Wigg  
 Esquire and <sup>on</sup> all others sides by the channel  
 of Palmeters creek and Pennys Creek. Together  
 with all and singular the hereditaments  
 rights members and appurtenances what  
 soever too upon the said Plantation or tract  
 of land standing being belonging or in any  
 wise incident or appertaining and the reversion  
 and reversions remainders and re-  
 mainders rents issues and profits thereof  
 and every part and parcel thereof with the  
 appurtenances And also all the Estate right  
 title interest property claim and demand  
 whatsoever of the her the said Mary Hudson  
 Barnwell of in and to all and singular the afore-  
 said premises. To have and to hold the aforesaid  
 Plantation or tract of land hereby intended  
 to be released and confirmed unto the said  
 John Gibbs Barnwell, Edward Barnwell  
 and Robert Barnwell to their heirs and af-  
 signes and for the several uses intents and  
 purposes herein and hereby intended to be  
 made and declared of and concerning  
 the same and this Indenture further wit-  
 nesseth that in pursuance of the aforesaid  
 agreement and in consideration of the  
 said intended marriage and also of five  
 Cent lawful money to the said Mary Hud-  
 son Barnwell in hand well and truly paid  
 the receipt whereof is hereby acknowledged  
 and for divers other good and sufficient  
 causes her thereto moving she the  
 said Mary Hudson Barnwell by and  
 with the privity and consent of the said Ro-  
 bert Means her said intended husband  
 testified by his being a party hereto and witten

these presents hath granted bargained and  
 sold and by these presents doth grant bargain  
 and sell and in plain and open market  
 deliver unto the said John Gibbs Barnwell  
 Edward Barnwell and Robert Barnwell  
 the following negro slaves named Perry,  
 Leinder, Mary, George, Samba, Sary, Sam, Sue,  
 Lucia Lidia, old Ben, Biddey, Beauty, Beck,  
 Little Biddey, London, Caesar, Maria, and  
 Matilda together with the future issue and in-  
 crease of the females To have and to hold the said  
 negro slaves with the future issue and increase  
 of such of them as are females unto them the  
 said John Gibbs Barnwell Edward Barn-  
 well and Robert Barnwell and the Survivors  
 and survivors of them and the Executors and  
 administrators of such survivor upon the spe-  
 cial trust and confidence nevertheless and  
 to and for the several uses intents and purposes  
 herein and hereby intended to be made limi-  
 ted and declared of and concerning as well the  
 said personal Estate of the said Mary Hudson  
 Barnwell as the aforesaid real Estate of Mary  
 Hudson Barnwell hereby intended to be granted  
 released and confirmed and each and  
 every of the parties to this Indenture hath agreed  
 that the same and every part thereof shall be  
 limited settled and assured in manner and  
 form following that is to say To the use benefit  
 and behoof of the said Robert Means during the  
 joint lives of the said Robert Means and Mary  
 Hudson Barnwell his intended wife and  
 in case the said Mary Hudson Barnwell  
 should die in the lifetime of the said Robert  
 Means leaving issue one or more of the said  
 marriage living at the time of her death then  
 from and immediately after such her death in  
 trust to permit and suffer the said Robert  
 Means to have receive and take the rents issues and  
 profits thereof during the term of his natural life

77  
immediately after such his death in trust to be equally  
divided among the children of the said marriage  
if more than one share and share alike  
each ones share to be paid and delivered as he or  
she shall attain the age of twenty one year or day of  
marriage whichever shall first happen and  
if there be but one child of the said marriage  
then to that child absolutely for ever but in case  
the said Robert Means should die in the  
life time of the said Mary Hudson Barr  
well his intended wife leaving issue one or  
more at the time of his death in trust to per-  
mit and suffer the said Mary Hudson Barr  
well for and during the term of her natural  
life to have receive and take to herself the  
rents issues and profits thereof and every part  
and parcel thereof and from and immediately  
after the death of the said Mary Hudson Barr  
well In trust to divide pay over and deliver the  
aforesaid premises and every part and parcel  
thereof as she the said Mary Hudson Barr  
well by her last Will and testament in writing  
or any writing purporting to be or being in the  
nature of her Will to give bequeath or dispose of the  
real and personal Estates aforesaid or any part  
of to such person or persons upon such trusts and  
for such uses intents <sup>and</sup> purposes as she shall  
think fit to direct But in case the said Mary  
Hudson Barrwell should die without ma-  
king such Will in writing then from and im-  
mediately after her death in trust to divide pay over  
and deliver to the said children if more than one  
share and share alike as they shall severally  
and seperately attain the age of twenty one year  
or on the day of marriage whichever shall first hap-  
pen his <sup>her</sup> share and portion according to  
the true intent and meaning of these presents But  
if at the time of the death of the said Robert  
Means or Mary Hudson Barrwell whichever  
shall first happen there should be no issue of the said

marriage living then from and immediately  
 after such death leaving no lawful issue of the  
 said marriage I do trust to pay and deliver  
 all and singular the Estate real and perso-  
 nal herein and hereby settled and conveyed  
 to the sole and only use of the survivor of them  
 the said Robert Means and Mary Hudson  
 Barnwell To have and to hold the same to  
 such survivor and to his or her heirs Execu-  
 tors Administrators and assigns for ever  
 And lastly the said Robert Means for him-  
 self his heirs Executors Admors and assigns  
 doth by these presents covenant and agree  
 to and with the said John Gibbs Barnwell  
 Edward Barnwell and Robert Barnwell  
 and the Survivors and Survivor of them  
 and the heirs executors and administrators  
 of such survivor that he the said Robert Means  
 his heirs Executors and Administrators  
 shall and will from time to time and at  
 all times hereafter upon the reasonable request  
 of of them the said John Gibbs Barnwell  
 Edward Barnwell and Robert Barnwell  
 or the survivors or survivor of them and the  
 heirs Exors & Admors of such survivor make  
 do and execute and all such further other rea-  
 sonable acts & deeds in the law for the confirming  
 these presents In Witness whereof the said  
 parties have hereunto set their hands & seals  
 on the the days in the year first above written  
 R. Means Esq. Mary H. Barnwell Esq.  
 Sealed and delivered in the presence of the  
 names of two negroes to wit London and Cass  
 being first interlined over the last line of the  
 second of the within Indenture. James  
 H. Cuthbert The Doctour. State of South  
 Carolina Beaufort District Personally  
 appeared James H. Cuthbert who being duly  
 sworn made oath that he was present and saw  
 Robert Means and Mary Hudson Barnwell

severally sign and seal and as their <sup>respective</sup> ~~respective~~  
 act and deed deliver this Instrument of  
 writing read for the uses and purposes  
 therein set forth and that he this Deponent  
 together with Thomas Devereaux signed  
 their names as Witnesses to the due execu-  
 tion thereof. J. H. Cuthbert. Sworn to this  
 27th day of July 1805 before me. J. M. Verdon  
 J. P. Recorded 9th September 1805.

South Carolina. This Indenture Tripartite  
 made the sixth day of April in the year of our  
 Lord one thousand eight hundred and five  
 and in the twenty ninth year of American  
 Independence. Between Jane Hooff of St. Bar-  
 tholomews Parish in the State of South Ca-  
 rolina aforesaid Widow of the first part  
 Godfrey Adams of Abbeville District of the second  
 part and Richard Singleton of said Parish  
 Planter of the third part. Whereas there was a mar-  
 riage by Gods permission intended to be shortly  
 had and solemnized between the said Jane  
 Hooff and the said Godfrey Adams And whereas  
 the said Jane Hooff is now lawfully possessed  
 in her own right of twelve negro slaves named  
 as follows to wit July Doney, Sally, Peggy, Billy,  
 Hagan, Jimmy, Baby, Phaby, Charles, Jerry,  
 Ben and his Father Ben also a certain tract  
 of land containing four hundred and ninety  
 nine acres three rods and thirty eight perches  
 more or less situate lying and being at the  
 Round Pin Saint Bartholomews Parish  
 Colleton County in the State aforesaid about  
 about eight miles from Sackonsborough  
 butting and bounding to the northwest  
 part on lands of Doctor John Van Margin  
 Hooff and Stephen Ackerman to the North  
 east on lands of James Cavensau and Tho-  
 mas Hull to the South East part on lands of  
 James Postell and part on the lands of Martin

to the South West on lands of the said Doctor John  
 Van C Margin Hoff and is also entitled unto some  
 fifth part of the Estate of William Hoff de  
 ceased her late husband. And whereas in pros-  
 pect and consideration of the said intended  
 marriage the said Godfrey Adams hath agreed  
 that the said Jane Hoff shall grant bargain sell  
 and deliver all and singular the said negro  
 slaves and the future issue and increase of  
 the females also the said tract of land and also the  
 one fifth part of the Estate of her late husband  
 unto the said Richard Singelton his Executors  
 and administrators In Trust nevertheless  
 and to and for the several uses intents and pur-  
 poses 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 in con-  
 sideration of the sum of one dollar to the said  
 Jane Hoff in hand well and truly paid by the  
 said Richard Singelton at and before the  
 sealing and delivery of these presents the re-  
 ceipt whereof is hereby acknowledged and for  
 divers other good causes and good and consi-  
 derations as her thereto especially moving  
 she the said Jane Hoff (by and with the pri-  
 vity consent and agreement of the said Godfrey  
 Adams testified by his being made a party to  
 and signing and sealing of these presents)  
 hath granted bargained and sold and by these  
 presents doth fully and absolutely grant bar-  
 gain sell and in plain and open market  
 deliver unto the said Richard Singelton his  
 Executors and administrators all and sin-  
 gular the said twelve negro slaves known and  
 distinguished as followeth wit July Toney Sally  
 Peggy Betty Hooper Lemmy Phoby Charles Penny  
 Richard his father Ben together with future issue  
 and increase of the said females also the said

tract of land containing four hundred and  
 nine acres three rods and thirty eight perches  
 more or less situate lying and being in the Parish  
 of Saint Bartholome, Parish Colleton  
 County in the State aforesaid about eight  
 miles from Jacksonborough butting and  
 bounding to the north west partly on lands of  
 Doctor John Van Margen Hoff and Stephen  
 Ackerman to the North east on lands of James  
 Cameron and Thomas Hall to the South  
 East partly on lands of James Postell and partly  
 on Moscos Martin and to the South West on  
 lands of the said Doctor John Van Margen  
 Hoff and also the said one fifth part of the  
 estate of her late husband. To have and to  
 hold the said several negro slaves and the  
 future issue and increase of the females  
 also the said tract of land and also the said  
 one fifth part of the estate of her late husband  
 unto the said Richard Singelton his ex-  
 cutors and administrators upon the  
 several trusts and to and for such uses  
 and purposes as are herein after mentioned  
 expressed and declared of and concerning  
 the same that is to say in trust to and for  
 the use benefit and behoof of the said  
 Jane Hoff her Executors Administrators  
 and assigns until the solemnization  
 of the said intended marriage and from  
 and immediately after the solemniza-  
 tion of the said intended marriage then  
 upon this further trust and confidence  
 that he the said Richard Singelton his Ex-  
 cutors and administrators do and shall  
 during the joint lives of the said Godfrey  
 Adams and Jane his wife pay and discharge  
 of the clear yearly interest profits income  
 and produce of the said negro slaves and  
 of their future issue and increase also of the  
 said trust fund and also of the said one fifth

part of the Estate of her late husband as the  
 same shall from time to time arise and be  
 received unto such person and persons and  
 to and for such uses and purposes and in  
 such parts and proportions as she the said  
 Jane Hooff shall from time to time notwith-  
 standing her coverture by any note or writing  
 under her hand devise and appoint to the in-  
 tent that the same may not be subject or  
 liable to the controul debts or ~~any~~ engagements  
 of the said Godfrey Adams her intended hus-  
 band but only at her own sole and separate  
 disposal and in default of and until such  
 direction and appointments to the proper  
 hands of her the said Jane Hooff or other-  
 wise do and shall permit and suffer her  
 to receive and take the same to and for  
 her own sole and separate use and dispo-  
 sal whose receipts alone of her hands with-  
 out without the said Godfrey Adams her in-  
 tended husband shall from time to time  
 notwithstanding her coverture be suffi-  
 ent discharges to the person or persons who  
 shall so pay the same or for so much thereof  
 as such receipts shall be given for. And from  
 and immediately after the death of the said  
 Jane Hooff then in trust to and for the use  
 benefit and behoof of William Hooff, John  
 Stephen Hooff, David Stevens Hooff, & Mary  
 Elizabeth Ackerman Hooff present children  
 of the said Jane Hooff present children  
 of the said Jane Hooff and also of the issue  
 of the said Jane Hooff by her husband the  
 said Godfrey Adams who shall be alive  
 at the time of the death of the said Jane  
 Hooff and who shall live to attain the sev-  
 en and respective ages of twenty one years  
 of age of marriage. To hold the said trust  
 unto upon their attaining the said ages or  
 of marriage to such children and issue if

more than one to them their Administrators  
 Administrators and assigns forever full  
 and without any other trust whatever. But  
 in case the said Jane Hooff should hap-  
 pen to die without leaving either of the above  
 named children and issue by her said husband  
 Godfrey Adams or such children and issue  
 should die in minority and unmarried  
 then upon the death of the said Jane and  
 the death of the above named children and  
 issue of the said Jane by her said husband  
 Godfrey Adams in case they should all die  
 in minority and unmarried in trust to and  
 for the use and behoof of the said Godfrey  
 Adams if he should then be alive his Execu-  
 tors Administrators and assigns fully  
 and absolutely forever acquitted and dis-  
 charged of and from all further trust con-  
 fidence limitation or appointment  
 in any wise however. But if the said God-  
 frey Adams should die in the life time  
 of his said wife Jane without leaving  
 either of the above named children and  
 without issue by her then in trust to and  
 for the use and behoof of the said Jane  
 her Executors Administrators and assigns fully  
 and absolutely forever acquitted and discharged  
 from all further trust confidence limitation  
 or appointment in any wise <sup>however</sup>. In  
 witness whereof the said parties to these pre-  
 sents have hereunto set their hands and seals  
 on the day and in the year first above written  
 Jane Hooff d. S. Godfrey Adams d. S. Richard  
 Singelton d. S. Sealed and delivered in the  
 presence of Mary Hooff, Jacobus V. de Hooff,  
 Thomas Stevens. Received on the day and in  
 the year first above written of and from the  
 above named Richard Singelton the sum  
 of one dollar in full for the consideration  
 money above mentioned Jane Hooff Witness

Mary Hooff, Jacob S. V. M. Hooff, Thomas Stevens  
 South Carolina Colleton District. Personally  
 appeared before me Jacob S. V. M. Hooff who  
 being duly sworn made oath that he did see  
 Jane Hooff, Godfrey Adams and Richard Sen-  
 gellton subscribe their names to the within  
 Deed for the purposes therein contained  
 and that he did see the other subscribing  
 Witnesses sign their names, Mary Hooff &  
 Thomas Stevens. Jacob S. V. M. Hooff  
 Sworn to before me this 23<sup>d</sup> day of April  
 1805 Hugh Campbell J. P. Recorded 27<sup>th</sup> September 1805

This Indenture made the eighteenth day of Sep-  
 tember in the year of our Lord one thousand eight  
 hundred and five between Martha Rivers of James  
 Island of the one part Henry M. Evans of St. Paul  
 Parish of the second part and Francis Rivers  
 the elder and Francis Rivers the younger of  
 James Island of the third part. Whereas a mar-  
 riage by Gods permission is shortly intended to  
 be had and solemnized between the said Martha  
 Rivers and the said Henry M. Evans And  
 whereas the said Martha Rivers at the time  
 of executing these presents is seized & possessed  
 of a considerable personal estate consisting  
 of negroes And whereas upon the treaty and  
 previous to the said intended marriage it hath  
 been and is agreed between the said Martha Rivers  
 and the said Henry M. Evans that the said  
 personal estate of the said Martha Rivers  
 shall be by her conveyed to and vested in  
 them the said Francis Rivers the elder and  
 Francis Rivers the younger and their Executors  
 Administrators and assigns and for the se-  
 veral uses trusts intents and purposes herein  
 after limited expressed and declared of and con-  
 cerning the same. Now this Indenture witnesseth  
 that in pursuance of the said <sup>intended</sup> agree-  
 ment and in consideration of the said <sup>intended</sup> marriage

85  
marriage and also in consideration of the sum  
of five shillings sterling money of the said State  
then the said Martha Rivers in hand well and  
truly paid by the said Francis Rivers the elder  
and Francis Rivers the younger at and before  
the sealing & delivery of these presents the receipt  
whereof is hereby acknowledged and also for diverse  
other good & valuable considerations her thereto  
unto especially moving the said Martha Ri-  
vers and with the knowledge priority con-  
sent and approbation of the said Henry  
M. Evans her intended husband testified  
by his being a party to and executing of these  
presents hath bargained sold and delivered  
and by these presents doth bargain sell &  
in plain and open market deliver unto the  
said ~~Francis~~ Rivers the elder and Francis Ri-  
vers the younger all those several and respective  
slaves commonly called and known by the  
names following that is to say Sarah and  
her two children Aaron and Bess Miriam  
and her child Chloe Slate and Bristol So  
have and to hold the said several and res-  
pective slaves together with the future issue  
and increase of the said female slaves unto  
the said Francis Rivers the elder and Francis  
Rivers the younger and the survivors of them  
and to the Executors Administrator and  
assigns of the survivor of them for ever in trust  
and for the several uses intents and purposes  
hereinafter mentioned and declared of and  
concerning the same and as for and concern-  
ing the several uses trusts and purposes  
hereby intended to be made limited as  
expressed and declared of the personal Estate  
of the said Martha Rivers each and every  
of the said parties to this Indenture have  
agreed that the same shall be limited as  
settled and assured in manner following  
to wit In trust for her the said Martha Rivers

party hereto her heirs executors administrators  
 and assigns until the solemnization of the said  
 intended marriage and from and immedi-  
 ately after the solemnization thereof in trust that  
 they the said Francis Rivers the elder and Francis  
 Rivers the younger and each of them their and  
 each and every of their heirs executors admini-  
 strators and assigns do and shall permit  
 and suffer the said Martha Rivers for and  
 during the term of her natural life to have  
 hold use occupy and enjoy the said slaves  
 and each of them together with the issue and  
 increase of the said female slaves to her own  
 own sole separate use benefit and behoof with-  
 out being in any wise or manner subject or  
 liable to the controul or intermeddling of the said  
 Henry M. Evans her intended husband or to be  
 seized sold or otherwise disposed for payment of his  
 debts forfeitures or engagements and from and im-  
 mediately after the death of the said Martha E-  
 vans then in trust to and for the sole use be-  
 nefit and behoof of the longest liver of them the  
 said Martha Rivers and Henry M. Evans  
 to hold to him and her and to his and her  
 heirs executors administrators and assigns  
 for ever absolutely freed and to stand upon as  
 no other use trusts intents or purposes what-  
 soever. And the said Henry M. Evans for  
 himself and his heirs executors adminis-  
 trators doth hereby fully covenant promise and  
 agree to and with the said <sup>Francis</sup> Rivers the  
 elder and Francis Rivers the younger their  
 heirs executors administrators and assigns  
 that he the said Henry M. Evans his  
 heirs executors and administrators  
 shall and will from time to time and at all  
 times hereafter upon the reasonable request  
 and at the proper costs charges of the said Francis  
 Rivers the elder and Francis Rivers the younger  
 their heirs Executors Administrators or assigns

make do and execute or cause to be made done and executed all and every such further and other lawful and reasonable act and acts thing and things conveyances assignments and assurances in the language whatsoever necessary as well for the corroborating and strengthening of these presents as also for the further better and more perfect and absolute conveying and assuring of all and singular the herein before mentioned and intended to be hereby granted and bargained premises unto the said Francis Rivers the elder and Francis Rivers the younger their heirs executors administrators and assigns as by him or them or his or their counsel learned in the law shall or may in that behalf be reasonably advised devised or required. In Witness whereof the said parties have hereunto set their hands and seals on the day and year first above written. Martha Rivers  
 Do. Henry M. Evans L. S. Francis Rivers Junr. L. S. Sealed and delivered in the presence of us but not before the erasure and insertion in the line between the fourth and second line from the bottom in the first page. Sarah S. Haskins. John Todd. State of South Carolina. Charleston District. Personally appeared before me W. John Todd who being duly sworn saith that he was present with W. Sarah S. Haskins the other subscribing Witness and did see Martha Rivers Henry M. Evans and Francis Rivers Junior sign the within Instrument of writing for the purposes therein contained. John Todd. Sworn before me this eighth October 1805 W. J. T.  
 W. Cant. L. S. Recorded 25<sup>th</sup> October 1805.

South Carolina

Know all Men by these Presents, that I  
John H. Tucker of Georgetown in the State aforesaid  
am held and firmly bound unto Charles Brown of  
the same place, Esquire, in the full and just Sum of  
Thirty thousand Dollars: to be paid to the Said Charles  
Brown his Certain Attorneys, Executors, Administrators  
or assigns: So which payment will and truly to be  
made and done I bind myself and each and every of  
my Heirs, Executors and Administrators, firmly by  
these presents. Sealed with my seal and dated the  
second day of November in the Year of our Lord  
One thousand eight hundred and five and in the  
thirtieth Year of the Independence of the United States  
of America. — Whereas a marriage is intended  
shortly to be had and solemnized between the above  
bound John H. Tucker and Frances C. Brown, Daughter  
of the said Charles Brown, with whom the said  
John H. Tucker is to receive a marriage portion. And  
Whereas in consideration of the said Marriage and  
Portion and to provide a competent maintenance for  
the said Frances C. Brown and the issue of the said  
intended Marriage, in case of losses in trade or by  
other misfortunes during the said intended Coverture;  
And in case the said Frances C. Brown shall survive  
the said John H. Tucker, and the said Frances C. Brown &  
the issue of the said intended marriage be not by him,  
at his decease, better provided for, and that she and  
the said issue shall not be destitute of a necessary  
subsistence in any such Cases, he the said John H.  
Tucker has agreed to secure to the said Frances C. Brown  
and her issue by him to be begotten, notwithstanding  
such Coverture or survivorship, the sum of fifteen  
thousand Dollars and for that purpose to vest and pay  
the same into the hands of the said Charles Brown to &  
for the use of the said Frances C. Brown and the issue  
of the said intended marriage in the manner herein after  
mentioned, set forth and declared of and concerning the  
Same. — Now therefore the condition of  
the above obligation is such, that if the said

Marriage shall take ~~place~~ effect and be solemnized by the said John H. Tucker, his heirs, executors, or administrators or some of them shall and so well and truly pay as cause to be paid to the said Charles Brown, his executors or administrators the said sum of fifteen thousand Dollars on the day next after the said marriage shall be consummated, for the following uses, that is to say, for the use of the said John H. Tucker and Frances C. Brown his intended wife during their joint lives, so as that the same shall in no wise be subject to the debts of the said John H. Tucker, and from and immediately after the death of the said John H. Tucker, the said Frances C. Brown surviving to the use of the said Frances C. Brown and her Children by the said John H. Tucker to be begotten & shall divide the said sum of fifteen thousand Dollars equally between the said Frances C. Brown so surviving and her said Children, the shares or portions which may fall to the said Children on such division to be paid to them on their respectively attaining the age of twenty one years or marriage, the interest thereof to be applied towards the maintenance and education of the said Children during their minority or until they shall marry. - And in case any of the Children of the said Frances C. Brown to be begotten as aforesaid should happen to die in the life time of the said John H. Tucker leaving issue, such issue to take on the aforesaid Division such share of Portion as would have fallen to his, her or their parent or parents, had they been living - And also in case the said John H. Tucker should leave no Child or Children begotten as aforesaid or issue of any such child or Children, then the said sum of fifteen thousand Dollars to be paid to the said Frances C. Brown her executors or administrators: then the above obligation to be void or else to remain in full force and virtue.

Sealed and Delivered in the presence of William Grant } John H. Tucker (H)  
 South Carolina



207  
Marriage shall take ~~the~~ effect and be solemnized, and  
the said John H. Tucker, his heirs, executors, or adminis-  
trators or some of them shall and do well and truly  
pay or cause to be paid to the said Charles Brown, his  
executors or administrators the said sum of fifteen  
thousand Dollars on the day next after the said mar-  
riage shall be consummated, for the following  
uses, that is to say, for the use of the said John  
H. Tucker and Frances C. Brown his intended wife  
during their joint lives, so as that the same shall  
in no wise be subject to the debts of the said  
John H. Tucker, and from and immediately after  
the death of the said John H. Tucker, to the said  
Frances C. Brown surviving to the use of the said  
Frances C. Brown and her Children by the said John  
H. Tucker to be begotten & shall divide the said  
sum of fifteen thousand Dollars equally between  
the said Frances C. Brown so surviving and her  
said Children, the shares or portions which may  
fall to the said Children on such division to be  
paid to them on their respectively attaining the age  
of twenty one years or marriage, the interest there-  
of to be applied towards the maintenance and  
education of the said Children during their min-  
ority or until they shall marry. - And in case  
any of the Children of the said Frances C. Brown to  
be begotten as aforesaid should happen to die in  
the life time of the said John H. Tucker leaving  
issue such issue to take on the aforesaid division  
such share or portion as would have fallen to his  
her or their parent or parents had they been  
living - and also in case the said John H. Tucker  
should leave no Child or Children begotten as afove-  
said or issue of any such child or Children, then  
the said sum of fifteen thousand Dollars is paid  
to the said Frances C. Brown, her executors or admin-  
istrators: then the above obligation to be void or  
voided to remain in full force and virtue -

Witness my hand and Seal this 10th day of June 1841  
at the presence of William Grant } John H. Tucker  
South Carolina

George Owen Lubrick, Personally appeared William Grant Esquire and maketh oath that he was present, and saw John H. Tucker sign his name to this Instrument of writing, and he this deponent subscribed his name as an evidence to the due execution of the same.

William Search

sworn to before me this 9<sup>th</sup> day of November 1805

Recorded 22<sup>d</sup> Nov. 1805

John Barney J. C. of office

State of Georgia

## This Indenture

made the tenth day of March in the year of Our Lord one thousand eight hundred and two, Between Jane Caroline Parker of the County of Liberty in the State aforesaid the widow of Ferguson Parker late of the same place, hunter deceased, of the first part, Edward Washington North of the same place physician of the second part, and John Gough also of the same place physician of the third part Whereas a marriage is intended, by Gods grace shortly to be solemnized between the said Edward Washington North and the said Jane Caroline Parker; and whereas the said Jane Caroline Parker is now possessed by a good and sufficient title in fee simple, of in and to the following negro slaves to wit Sam, Willoughby, Nanny, Bess, Philander, Jupiter, Minty, Rachel, Titus, Lenah, Prince, Chloe, Peter, Judy, Frank, Fanny, Esther, Delia, Goliath, Bess, Dinah, Sam, Sit, Chloe, Jonah, Kate, Bram, Lydia. And whereas it has been agreed upon between the Parties to the said intended marriage that the said negro slaves should be secured to the said Jane Caroline Parker and her heirs, in order to guard against any misfortune which may befall the said Edward Washington North in the course of his life, and to secure to the said Jane Caroline Parker in all events a competent maintenance, now therefore This Indenture witnesseth that the said Jane Caroline Parker for and in consideration of the said intended marriage, as also for and in consideration of the sum of five Dollars to her the said Jane Caroline Parker in hand paid by the said John Gough Trustee to these Presents, as well as for divers other good causes, and

valuable considerations, her the said Jane Caroline Parker hereunto moving, She the said Jane Caroline Parker hath granted bargained, sold and delivered and by these presents doth bargain, sell and deliver unto the said John Gough his Executors, administrators and assigns, all those negro slaves herein before mentioned, that is to say, Paris, Willoughby, Nanny, Bep, Philander, Jupiter, Neely, Rachel, Titus, Leah Prince, Chlo, Peter, Judy, Frank, Nancy, Esther, Delia, Goliath, Bep, Dinah, Sam, Het, Aloc, Leah, Kate, Bram and Lydia. Together with the future issue and increase of the female slaves, and also all the estate, right, title interest and demand of the said Jane Caroline Parker of, in, to or out of the said Slaves, To have and to hold the said negro slaves with the future issue and increase of the female slaves unto the said John Gough his executors - administrators and assigns In trust nevertheless and to and for the several uses, intents and purposes, and with and under the several restrictions, limitations, and provisions, herein after mentioned, limited and declared, of for and concerning the same, and to and for no other use, intent or purpose whatever; that is to say. In trust to and for the use benefit and behoof of the said Jane Caroline Parker, until the said marriage shall take effect and from and after the solemnization thereof. In trust that he the said John Gough his executors, administrators and assigns shall and will permit and suffer the said Edward Washington North to have receive and take the profits and ~~income~~ income of the before mentioned negroes, and the profits & income of the issue and increase of the female slaves, to and for the benefit of him the said Edward Washington North and his said intended wife and the Child or Children of the said intended marriage, but should any misfortune befall the said Edward Washington North, by which his affairs should be embarrassed, and the negro slaves before mentioned or the increase of the female

George Town District, Personally appeared William Grant Esquire and maketh oath that he was present and saw John H. Tucker sign his name to this Instrument of writing, and he this deponent subscribed his name as an evidence to the due execution of the same.

William Grant

sworn to before me this 9<sup>th</sup> day of November 1805

Recorded 22<sup>d</sup> Nov<sup>r</sup> 1805

John Barnes J<sup>r</sup> & offic

State of Georgia

## This Indenture

made the tenth day of March in the year of Our Lord one thousand eight hundred and two, Between Jane Caroline Parker of the County of Liberty in the State aforesaid the widow of Ferguson Parker late of the same place, planter deceased, of the first part, Edward Washington North of the same place physician of the second part, and John Gough also of the same place physician, of the third part. Whereas a marriage is intended, by Gods grace shortly to be solemnized between the said Edward Washington North and the said Jane Caroline Parker; and whereas the said Jane Caroline Parker, is now possessed by a good and sufficient title in fee simple, of in and to the following negro slaves, to wit Paris, Willoughby, Nanny, Peep, Philander, Jupiter, Reaty, Rachel, Titus, Lenah, Prince, Chloe Peter, Judy, Frank, Fanny, Esther, Delia, Goliath Peep, Dinah, Sam, Kit, Chloe, Temah, Kate, Beam, Lydia. And whereas it has been agreed upon between the Parties to the said intended marriage that the said negro slaves should be secured to the said Jane Caroline Parker and her heirs, in order to guard against any misfortune which may befall the said Edward Washington North in the course of his life, and to secure to the said Jane Caroline Parker in all events a competent maintenance, now therefore This Indenture witnesseth that the said Jane Caroline Parker for and in consideration of the said intended marriage, as also for and in consideration of the sum of five Dollars to her the said Jane Caroline Parker in hand paid by the said John Gough Trustee to these Parents, as well as for divers other good causes, and

valuable considerations, he the said Jane Caroline Parker hereunto moving, she the said Jane Caroline Parker hath granted bargained, sold and delivered and by these presents doth bargain, sell and deliver unto the said John Gough his Executors, Administrators and assigns, all those negro slaves herein before mentioned, that is to say, Patsy, Willingby, Nanny, Bess, Phelander, Jupiter, Nancy, Rachel, Titus, Sarah Priner, Charles, Peter, Judy, Sarah, Fanny, Esther, Delia, Goliath, Bess, Dinah, Sam, Miss Alice, Sarah, Kate, Mame and Lydia. Together with the future issue and increase of the female slaves and also all the estate, right, title interest and demand of the said Jane Caroline Parker of it, to or out of the said slaves, to have and to hold the said negro slaves with the future issue and increase of the female slaves unto the said John Gough his Executors, Administrators and assigns In trust nevertheless and to and for the several uses, intents and purposes, and with and under the several restrictions, limitations, and provisions, hereafter mentioned, limited and declared, of for and concerning the same, and to and for no other use, intent or purpose whatsoever; that is to say, In trust to and for the use benefit and behoof of the said Jane Caroline Parker, until the said marriage shall take effect and from and after the solemnization thereof, In trust that he the said John Gough his Executors, Administrators and assigns shall and will permit and suffer the said Edward Washington North to have receive and take the profits and increase income of the before mentioned negroes, and the profits & income of the issue and increase of the female slaves, to and for the benefit of him the said Edward Washington North and his said intended wife and the Child or Children of the said intended marriage. but should any misfortune befall the said Edward Washington North by which his affairs should be embarrassed and the negro slaves before mentioned or the increase of the female

slaves threatened by creditors. Then in such case the said Edward  
 Washington North shall no longer receive the profits and  
 income, or have the use or enjoyment, of the proceeds  
 of the work and labour of the said Slaves, and the fu-  
 ture increase of the female Slaves, but shall immedi-  
 ately after such embarkment is known present and suffer  
 the said John Gough his executors administrators or  
 assigns, to have and hold the said Negro Slaves, and the  
 future issue and increase of the female Slaves, together  
 with the profits and income of the said Slaves; or also  
 in case of the Death of the said Edward Washington North  
 living the said Jane Caroline Parker in WILL  
 to and for the use benefit and behoof of the said Jane  
 Caroline Parker for and during her natural life, and  
 after her Death, to such uses and purposes as she the  
 said Jane Caroline Parker may direct, limit and appoint  
 by her last will and testament in the event of her ma-  
 king one; but in the event of the death of the said Jane  
 Caroline Parker without having had a child or children  
 by the said intended marriage, or also in case of the  
 death of the child or children of the said intended  
 marriage before they or either of them arrivat the  
 age of one & twenty years, then to the nearest of kin  
 of her the said Edward Washington North equally  
 to the act of distributions of this State or to such uses &  
 purposes as he the said Edward Washington North may  
 direct limit and appoint by his last will and  
 Testament, in the event of his making one. In wit-  
 ness whereof the parties aforesaid have hereunto set  
 their hands and seals the Day and Year first before  
 written.

sealed and Delivered } Edward Washington North (W)  
 the said according to the } Jane Caroline Parker (W)  
 act of distributions of this State between the 1st & 2nd  
 lines of the last page, also the words "to such uses and purposes  
 as she the said Jane Caroline Parker may direct limit & appoint  
 by her last will and Testament in the event of her making one"  
 between the 3rd and 4th lines also of the last page, being first  
 interlined in the presence of John Gough and John T. Gough  
 Received on the day and year within written of the within named

John Gough the sum of five dollars being the consideration mentioned to be paid by him to me  
Witness  
John Lawrence Esq. Deputy Sheriff  
Charlotte S. John Lawrence Esq. made with the

Edward Washington Math. Jane Caroline Parker and John Parker Gough, severally signed, sealed and delivered the foregoing Instrument of Writing for the purposes therein mentioned, that he also saw Jane Caroline Parker sign and seal the receipt hereon made of that he with Roger S Gough witnessed the same  
Subscribed before me the 30th day of September 1845  
Witnessed on the 30th day of September 1845 - G. J. Basswell JP

State of South Carolina.

This Indenture of three parts made this second day of May in the year of our Lord one thousand eight hundred and five. Between George Parker, of St Johns Parish, Berkeley County, in the State of said Equire, of the first part, and Marianne Gordon Gignilliat Widow woman of the second part, and John Palmer Junior, and Joseph Palmer Junior of St Johns Parish Berkeley County, of the third part, Whereas the said Marianne Gordon Gignilliat, is seized, in her own right to her and her heirs, and assigns, forever in the following Named Negroes Slaves to wit, Bustle, Amey, Sinden, Casar, Ben Abell, Cato, Maider, Lucy, Junny, Biddy, Phillis, Ben, Ellick, Rose, Hagar, Dany, Ned, Catty, Beck, Currid, Mulattoe Phillis, Violet, Niner, Phillander, Maremia, Joe and Alfred, with the future issue and Increase of the females. --- And Whereas, a marriage is intended shortly to be had and solemnized, between the said George Parker and the said Marianne Gordon Gignilliat upon the contract of which marriage it is hereby concluded and agreed by and between them the said, George Parker, and the said Marianne Gordon Gignilliat, That if the said Marriage shall take effect and be solemnized that the estate of the said Marianne Gordon Gignilliat, shall be vested & settled in the said John Palmer Junior and Joseph Palmer Junior and the survivors of them in such manner and form, and for such purposes, uses and intents, as are herein after

limited, appointed and expressed, and to and for and  
 other use intent or purpose whatsoever. And the said  
 said wife witnesseth, that for making this said agreement  
 effectual in the Law, and also for and in Consideration  
 of the Sum of Ten Shillings Sterling Money to the  
 said Mariann Gordon Gignilliat, in hand paid by  
 the said John Palmer Junior and Joseph Palmer Junior  
 at or before the sealing, and delivery of these Presents  
 the receipt whereof is hereby acknowledged, she the  
 said Mariann Gordon Gignilliat, hath granted, bar-  
 gained, sold, and delivered, and by these presents  
 doth Grant Bargain sell and Deliver unto the said  
 John Palmer Junior and Joseph Palmer Junior, All  
 those the abovementioned, Slaves to wit, Bristol, Mary,  
 Kinder, Casar, Cain, Abel, Cato, Minder, Lucy Juny,  
 Buddy, Phillis, Ben. Ellick, Rose, Hagar, Dury,  
 Ned, Coby, Beck, Clarinda, Mollattas Phillis,  
 Violet, Piner, Philander, Monemica, Joe and Alfred  
 with the future issue & increase of the Females -  
 I have and to hold all and every the said Negro  
 Slaves unto the said John Palmer Junior and Joseph  
 Palmer Junior their Executors Administrators and Assigns  
 for ever, Upon the several trusts, Nevertheless and  
 to and for the several uses, intents and purposes,  
 herein after mentioned limited and declared of and  
 Concerning the same, that is to say In trust for the  
 said Mariann Gordon Gignilliat, Untill the said  
 intended Marriage shall take effect and from  
 and immediately after the Solemnization thereof  
 then upon Trust, that the same shall not in any  
 wise be subject or liable to the debts of the  
 said George Parker her intended Husband, But that  
 the said Negro Slaves above mentioned shall go  
 to the Survivor, or longest liver of the two parties  
 Provided Nevertheless and it is hereby understood and  
 agreed upon that the labour, income and profits  
 of the said Slaves shall and may be had and Used and  
 received and taken by the said George Parker, for the joint  
 use benefit & behoof of the said George Parker and  
 the said Mariann Gordon Gignilliat during their joint

doe, In witness whereof the said parties to these presents have hereunto, interchangeably set their hands and seals the day and year first above written -

George Parker (d/s)  
Signed, sealed & Delivered } M. G. Gignilliat (d/s)  
in the presence of Isaac Parker } John Palmer Junr. (d/s)  
William A. Moultrie } Joseph Palmer Junr. (d/s)

Read the day and year first of the within. written of John Palmer Junior and Joseph Palmer Junior the full consideration Money within mentioned -

Witness Isaac Parker } M. G. Gignilliat  
State of South Carolina

Personally appeared before me Philip Parker Esq. one of the justices of the peace for Charleston District. Isaac Parker one of the subscribing witnesses to the within deed who being duly sworn made oath that he saw George Parker, Marianne Gordon Gignilliat, John Palmer Junr. and Joseph Palmer Junior sign seal and as their acts and deed delivered the within instrument of writing for the purposes therein mentioned and that he saw William A. Moultrie Junr. sign as Witness with the deponent, and that he also saw the receipt hereon endorsed -

Sworn to before me } Isaac Parker  
this 6<sup>th</sup> May 1805. }  
Philip Parker Esq. } Recorded. 13<sup>th</sup> November 1805

State of South Carolina.

This Indenture of three parts made this seventh day of November in the year of our Lord one thousand eight hundred and five, between Peter Gailliard the Elder, late of St. Stephens Parish now of St. Johns Parish Berkeley County, of the State aforesaid planter of the first part, and Ann Stevens, Widow woman of the second part, and John Palmer Junior and Joseph Palmer Junior, both of St. Johns Parish Planters, of the third part. Whereas the said Ann Stevens, is seized in her own Right to her and her Heirs and assigns for ever, in certain Negroe slaves given to her by her father John Palmer, Named, Adam Celia, Sam, Jacob, Jure, Senty, Garrico, Billy

Amy, Judy, Also two young African Girls named  
 Rachel and Leah, and also, of an undivided part  
 of the Negroes, of her late Husband. Great Gough  
 Stevens Estate, with future Issue and Increase of  
 the Females, And Whereas, a Marriage is shortly  
 to be had and solemnized, Between the said Peter  
 Gaillard and Ann Stevens, upon the contract, it is  
 hereby, concluded and agreed, by and between them  
 the said Peter Gaillard, and Ann Stevens, that, if  
 the said Marriage shall take effect, and be so  
 solemnized, that the Estate of the said Ann Stevens  
 shall be Vested and settled in the said John Palmer  
 Junior and Joseph Palmer Junior, and the Survivors  
 of them, in such manner, and form, and for such  
 purposes, uses and intents, as are herein after to  
 be limited, appointed, and expressed, and to and  
 for no other use, intent or purpose whatsoever. Now  
 this Indenture Witnesseth, that for making this  
 said Agreement, effectual in the Law, and also, for  
 and in Consideration, of the Sum of Ten Shillings,  
 Sterling money, to the said, Ann Stevens, in hand  
 paid, by the said John Palmer Junior, and Joseph  
 Palmer Junior, at or before the Sealing, and deli-  
 very of these presents, the receipt whereof is is  
 hereby, acknowledged, She the said Ann Stevens,  
 hath granted Bargained, sold and delivered, and  
 by these presents doth Grant Bargain, sell and  
 deliver, unto the said John Palmer Junior, and  
 Joseph Palmer Junior all these said named Negro  
 Slaves, before mentioned, and Named, Adam, Celia, Sam  
 Jacob, June, Senty, Garrison, Billy, Amy and Judy, Also two  
 young African Girls named Rachel & Leah, and also  
 of an undivided part of the Negroes of her late Hus-  
 band Great Gough Stevens Estate, with the future  
 issue and increase of the Females, To have and to  
 hold, all and every of the said Negro Slaves,  
 unto the said John Palmer Junior and Joseph Palmer  
 Junior their Executors, Administrators, & assigns for  
 ever, Upon the several Quits, Brevelets, and to  
 and for the several uses, intents, and purposes, herein

after to be to be mentioned and limited and divided  
of and concerning, the same, that into any in time  
for the said Ann Stevens. Where the said intended  
Marriage shall take effect, and for and immediately  
after the solemnization thereof, then upon Trust that  
the same shall not in any way be subject a lien  
to the debts, of the said Peter Gaillard her intended  
Husband, but that the said described above  
named and those undivided of the Estate of Michael  
Gough Stevens Estate, her late Husband, shall be  
the Beneficial Property, of the said Ann Stevens,  
and shall be subject to her disposal by Will  
and Testament, Provided Nevertheless, and it is  
hereby Understood and agreed upon, that  
the Labour, income and profits of the said  
Slaves, shall and may be had, used and recei-  
ved, and taken, by the said Peter Gaillard  
for the joint use, benefit and behoof of the said  
Peter Gaillard, and the said Ann Stevens  
during their joint lives, In Witness whereof the  
said parties to these presents have hereunto  
interchangeably set their hands and Seals  
the day and year first above Written.

signed sealed and  
Delivered in the  
presence of Peter Gaillard Son:  
Maham Palmer } Peter Gaillard (M)  
Ann Stevens (M)  
Jm Palmer Junr. (M)  
Joseph Palmer Junr. (M)

Received the Day and Year first of the within  
written of John Palmer Junior and Joseph Palmer  
Junior the full Consideration money mentioned  
within.

Witness Maham Palmer's Ann Stevens  
State of South Carolina

Personally appeared before me  
Thomas Palmer, one of Justices of the Peace for Charleston  
District. Maham Palmer one of the subscribing wit-  
nesses to the within deed, who being duly sworn made  
Oath, that he saw Peter Gaillard the Elder, Ann Stev-  
John Palmer Junior and Joseph Palmer Junior  
Sign, Seal and as true Act and Deed subscribe the

within Instrument of writing for the purposes therein mentioned and that he saw Peter Gaillard Junr. sign as a witness with the deponent, and that he saw the receipt signed hereon indorsed.

Sworn to before me  
this 8<sup>th</sup> Day of November 1805 } Utham Palmer  
Thomas Palmer } Recorded 13<sup>th</sup> November 1805.

South Carolina.

This Indenture made this tenth day of December in the year of our Lord One thousand eight hundred and five between Henry William Debaussure of the one part and John Gibbs Esquire & Henry Alexander Debaussure of the other part. Where as a Marriage by Gods permission is intended shortly to be had and solemnized between Wilnot S. Gibbs Esquire and Miss Anna Frances Debaussure: And whereas it hath been agreed by & between the said Henry William Debaussure and Wilnot S. Gibbs (testified by his being party hereto and sealing and delivering these presents) previously to the said marriage, that the negro Slaves hereinafter named should be bargained sold and transferred unto the said John Gibbs and Henry Alexander Debaussure their Executors Administrators, and assigns to and upon the use and subject to the trusts hereinafter mentioned limited and declared concerning the same: Now this Indenture witnesseth that the said Henry William Debaussure in consideration of the said intended marriage and of the sum of One Dollar to him paid by the said John Gibbs and Henry Alexander Debaussure by and with the privacy and consent of the said Wilnot S. Gibbs testified as aforesaid. Hath bargained and sold and by these presents doth bargain sell and deliver unto the said John Gibbs and Henry Alexander Debaussure their Executors Administrators and assigns the following negro slaves to wit. <sup>John</sup> Butcher, With freedom, Larry Doctor, Tom, Moses, Hannibal, Boys, Judy, Fanny and Emily; And to hold the above named Negro

Slaves and the future issue and increase of the female  
 parts then the said John Gibbs and Henry Desaufray  
 Desaufray their Executors administrators and assigns  
 To and upon the special trusts intents and purposes  
 hereinafter mentioned (the said Henry Desaufray  
 Desaufray one of the Trustees, who is a minor, is to  
 come in on arriving at full age and accept the  
 trusts) that is to say In trust for her the said Anna  
 Frances Desaufray her Executors Administrators  
 and assigns until the solemnization of the said in-  
 tended marriage: And from and after the solemniza-  
 tion thereof In trust to permit the said Colonel S. Gibbs &  
 Anna Frances Desaufray for and during the term of their joint  
 lives to take and receive the labor and use and employment  
 of the said Slaves to their joint use; or that the said  
 Trustees apply the profits thereof in such manner as they  
 the said Colonel S. Gibbs and Anna Frances Desaufray  
 shall jointly direct during the said term: And from and  
 immediately after the death of either of them the said Colonel  
 S. Gibbs and Anna Frances Desaufray leaving issue alive  
 of the said marriage then In trust to permit the survivor  
 for and during the term of his or her natural life to take and  
 receive the profits labor use and employment of the said  
 Slaves to his or her proper use or that the Trustees apply the  
 profits thereof in such manner as such survivor shall  
 direct during the said term: And from and after the  
 death of such survivor then In trust to and for the equal  
 use and benefit of the issue of the said marriage (and the  
 representatives of such of the issue as may be deceased  
 they taking amongst them a parent's share) to be equally  
 divided and held in severalty to them their Executors admi-  
 nistrators and assigns forever. But in case that on the  
 death of either of them the said Colonel S. Gibbs and Anna  
 Frances Desaufray there should be then no issue of the said  
 marriage living then In trust to and for the use of the  
 survivor of them and to his or her Executors Administra-  
 tors and assigns forever: Or in case there shall be issue of the  
 said marriage and such issue shall depart this life in the  
 lifetime of such survivor, without leaving issue, then also  
 In trust for the use of the survivor of them the said

Wilmet S. Gibbes and Anna Frances Desauflure and to  
 his or her Executors Administrators and assigns for  
 ever; freed and discharged of and from all other uses and  
 trusts. Provided always and it is hereby agreed between  
 all the parties to these presents that in case there  
 should be a necessity or proper occasion at any time  
 during the intended Coverture, or during any of the terms  
 for which the aforesaid trusts are created, and the said  
 Wilmet S. Gibbes and Anna Frances Desauflure should  
 jointly require (or the survivor should require the same)  
 that any or all of the aforesaid slaves should be sold, then  
 the said John Gibbes and Henry Alexander Desauflure or  
 the survivor of them and the Executors Administrators  
 and assigns of such survivor shall sell the same and in  
 stead thereof purchase with the monies arising therefrom  
 other property real or personal, to be annexed in a schedule  
 here to, which property so purchased (if purchased, and  
 if not the monies arising) from such sale as may be made  
 as aforesaid) to remain and be subject to the same uses  
 and trusts intents and purposes as are herein before declared  
 and limited of and concerning the aforesaid negro slaves  
 herein before bargained sold and transferred. In Witness  
 whereof the said parties to these presents have hereunto  
 interchangeably set their hands and affixed their seals  
 at Charleston on the day and in the year first above written.  
 Henry Wm Desauflure (L.S.) Wilmet S. Gibbes (L.S.) Jno Gibbes (L.S.)  
 Sealed and Delivered in the presence of John D Rivers, &  
 Jacob Ford - & witness to H. W. Desauflure & Wilmet Gibbes.  
 Charleston, Jacob Ford made oath that he saw Henry  
 William Desauflure, Wilmet S. Gibbes and John Gibbes  
 sign seal and as their act and deed deliver the foregoing  
 Instrument of writing, and that John D Rivers witnessed  
 the signatures of Henry Wm Desauflure and Wilmet S.  
 Gibbes, and that he witnessed the signing of all the parties  
 herein to be further this 12<sup>th</sup> day of December 1805. J. L. Raymond J.P.  
 Recorded 12<sup>th</sup> Decem<sup>r</sup> 1805

Wilmet S. Gibbes and Anna Frances Desauflure and to  
 his or her Executors Administrators and assigns for  
 ever; freed and discharged of and from all other uses and  
 trusts. Provided always and it is hereby agreed between  
 all the parties to these presents that in case there  
 should be a necessity or proper occasion at any time  
 during the intended Coverture, or during any of the terms  
 for which the aforesaid trusts are created, and the said  
 Wilmet S. Gibbes and Anna Frances Desauflure should  
 jointly require (or the survivor should require the same)  
 that any or all of the aforesaid slaves should be sold, then  
 the said John Gibbes and Henry Alexander Desauflure or  
 the survivor of them and the Executors Administrators  
 and assigns of such survivor shall sell the same and in  
 stead thereof purchase with the monies arising therefrom  
 other property real or personal, to be annexed in a schedule  
 here to, which property so purchased (if purchased, and  
 if not the monies arising) from such sale as may be made  
 as aforesaid) to remain and be subject to the same uses  
 and trusts intents and purposes as are herein before declared  
 and limited of and concerning the aforesaid negro slaves  
 herein before bargained sold and transferred. In Witness  
 whereof the said parties to these presents have hereunto  
 interchangeably set their hands and affixed their seals  
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 Henry Wm Desauflure (L.S.) Wilmet S. Gibbes (L.S.) Jno Gibbes (L.S.)  
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 the signatures of Henry Wm Desauflure and Wilmet S.  
 Gibbes, and that he witnessed the signing of all the parties  
 herein to before him this 12<sup>th</sup> day of December 1805. J. L. Raymond J.P.  
 Recorded 12<sup>th</sup> Decem<sup>r</sup> 1805