

1.
South Carolina. (This Indenture Tripartite made the twenty second day of November in the year of our Lord one thousand eight hundred and ten. Between Archibald Brown Lord of the City of Charleston and State aforesaid of the first part Mary Waties of the same City and State of the second part; Erasmus Rothmahler, and Jacob Belser of the State aforesaid Esquires (Trustees nominated and appointed by them the said Archibald Brown Lord, and Mary Waties, for the trusts, intents, and purposes herein after expressed and declared) of the third. Whereas a Marriage by divine permission is shortly to be had and solemnized between the said Archibald Brown Lord, and the said Mary Waties And Whereas the said Mary Waties is possessed of, or entitled unto the following Negro Slaves to wit, Hannah, Becky, Sibby, Mary Ann, John, Semmy, Dorcas, Daphne, Miley, Chloc, Daphne, Bella, Stephen, Hagar, Peggy, Adam, April, Phillis, Binah, Jack, Cicily, John Emma, Hannet, London, Dick and Eley. And Whereas the said Archibald Brown Lord, and Mary Waties, have agreed to settle the aforesaid Negroes to the uses, and upon the trusts herein after mentioned Now this Indenture Witnesseth that the said Mary Waties in Consideration of the premises, and of five Pounds sterling to her in hand paid by the said Erasmus Rothmahler, and Jacob Belser (the receipt whereof is hereby acknowledged) hath granted bargained, sold and delivered, and by these presents doth grant bargain sell and deliver, unto the said Erasmus Rothmahler and Jacob Belser the above mentioned Negro Slaves to wit, Hannah, Becky, Sibby, Mary Ann, John, Semmy, Dorcas, Daphne, Miley, Chloc, Daphne, Bella, Stephen, Hagar, Peggy, Adam, April, Phillis, Binah, Jack, Cicily, John, Emma, Hannet, London, Dick, and Eley, to have and to hold all and singular the said Negro Slaves, with the future Issue and increase of the females, to the said Erasmus Rothmahler and Jacob Belser their Executors Administrators and Assigns, to use, and upon the Uses, and trusts to be herein declared of and concerning the same, that is to say, In trust, to the use of the said Mary Waties until the intended Marriage, shall take effect, and from and immediately after the Solemnization thereof. In trust to the sole and separate use and behoof of the said Mary Waties (free from the present, or future Debts, Contracts, or agreements of the said Archibald Brown Lord,) during her natural life, and from and after the death of the said Mary Waties, them to be equally divided between the Issue of the Marriage, if

24. if more than one Child, if but one, then to such Child, their
his, or her heirs, Executors, Administrators and Assigns forever,
But in case there shall be no Issue of the Marriage, or
there there be Issue, and such Issue shall die without Issue
during the life of the surviving parent, then to such sur-
vivor, his, or her heirs, Executors, Administrators and Assigns
for ever, subject however to the support and maintenance
of Mr. Ann Smith, mother of the said Mary Waties, for and
during the term of her natural life should she demand
the same. And the said Archibald Brown Lord and Mary
Waties for themselves respectively, and for their respective
heirs, Executors and Administrators, do Covenant grant, and
agree, to and with the said Erasmus Rothmabler, and Jacob
Belter their heirs, Executors, and Administrators in manner
and form following, that is to say that they shall and will
settle all and singular the Estate, either real or personal
which she the said Mary, may hereafter be entitled unto
by any Will, Deed, Gift or Grant, of a person, any person or
persons, whomsoever, to the like uses, and upon the like
trusts, as are here declared, and expressed of and concerning
the Negroes hereby conveyed, In Witness whereof the said
parties have hereunto set their hands and affixed their
Seals the day and year first above written. Mary Waties $\text{\textcircled{D}}$
Archib. Brown Lord $\text{\textcircled{D}}$ Eras. Rothmabler $\text{\textcircled{D}}$ $\text{\textcircled{D}}$
Sealed and delivered in the presence of, A. Wilson, W. Gunning, -
Personally appeared M. S. Gunning who made oath that he
was present and saw Mary Waties, Arch. B. Lord and Erasmus
Rothmabler subscribe their names to the within instrument
of writing, and also that he saw A. Wilson sign his name as a
Witness to the same, M. S. Gunning - Sworn to this 23^d Nov^r 1810.
before Henry Gray Esq. - Recorded 24 November 1810. -

South Carolina, Articles of Agreement made on the twenty
third day of November in the year of our Lord one thousand
eight hundred and ten, between Justus Angel of Charleston
in the State aforesaid, Gentlemen, of the one part, Martha
Waight, daughter of the late Isaac Waight Esquire, of the
second part, and Major John Jenkins Junior of Saint Helena
in the State aforesaid and John C. Wilhelm Esquire of the third
part. Whereas the said Martha Waight is entitled unto a

3. certain undivided portion of the Estate real and personal of her father the said Isaac Waight deceased, in fee simple; and whereas a marriage is shortly intended to be had and solemnized between the said Justus Angel, and the said Martha Waight. It is therefore covenanted and agreed by and between the said parties to these presents in manner and form following, that is to say; the said Justus Angel for himself his heirs Executors, and Administrators, doth Covenant and agree to and with the said John Jenkins Senior, and the said John P. Wilhelmi, their heirs and assigns, that the said Justus Angel, in case the said intended marriage shall be had, and solemnized, by some good, and sufficient conveyances or conveyances in the law, shall settle and assure all the estate real and personal to which the said Martha Waight is entitled as aforesaid, on and to the said John Jenkins Junior and John P. Wilhelmi to the use and behoof of the said Justus Angel and Martha Waight his intended wife for and during the term of their joint lives without being at all subject to the debts, or engagements of the said Justus Angel. But in case the said Martha Waight his intended wife, should survive the said Justus Angel without issue of her body by the said Justus Angel lawfully to be begotten, then the use and behoof of the said Martha Waight her heirs, and assigns for ever, but in case of such issue, as aforesaid, then to the use and behoof of the said Martha Waight, during her natural life, and from and after her death to the use and behoof of such issue their heirs, and assigns for ever. But in case the said Justus Angel should survive the said Martha Waight his intended wife, without such issue as aforesaid, then to the use and behoof of the said Justus Angel his heirs and assigns forever, but in case the said Justus Angel should survive the said Martha Waight his intended wife, with such issue as aforesaid, then to the use and behoof of the said Justus Angel during his natural life, and from and after his death, to the use and behoof of such issue their heirs and assigns forever, and to and for no other use, intent or purpose whatsoever. In Witness whereof the parties to these presents, have hereunto set their hands and seals on the day and in the year first above written. -

Justus Angel D Martha Waight D John Jenkins Sen: D Jr: P. Wilhelmi D
sealed and delivered in the presence of, Robert Cotton, Robert Tennant. -
State of South Carolina, Mr Robert Tennant maketh Oath that he saw the within named Justus Angel, Martha Waight, John Jenkins Sen:

4. J. P. Millheliem, sign seal and as their own act & deed deliver the foregoing Instrument of writing for the uses & purposes therein mentioned. - Robert Tennant. - Sworn to before me 4th Dec^r: 1810.
Recorded 4th December 1810 - Jas Bentham D. W.

State of South Carolina, This Indenture made the fourth day of December in the year of our Lord one thousand eight hundred and ten. Between Eliza D. Prior of the one part Robert D. Hinton of the second part and Thomas Gelger & Charles Hurst Trustees, for the said Eliza D. Prior of the third part. Whereas a marriage by Gods permission is shortly to be had and solemnized between the said Eliza D. Prior and the said Robert D. Hinton; and whereas the said Eliza D. Prior at the time of executing these presents is possessed of interested in, and entitled unto, a personal Estate consisting of the negro Slaves hereinafter mentioned and whereas upon the Treaty of the said marriage it has been and is agreed between the said Eliza D. Prior and the said Robert D. Hinton that the said negro Slaves with their future Issue and increase shall be by the said Eliza D. Prior granted assigned and set over unto the said Thomas Gelger & Charles Hurst their executor, Administrator and Assigns to for and upon the Trusts uses Intent, and purposes hereinafter limited expressed and declared of and concerning the same. Now this Indenture witnesseth that the said Eliza D. Prior in pursuance of the said recited agreement and in Consideration of the said intended marriage to be had and solemnized and of the sum of One Dollar to her in hand paid by the said Thomas Gelger & Charles Hurst the receipt whereof she doth hereby acknowledge hath, with the privity and consent of the said Robert D. Hinton her said intended husband testified by his signature hereto; granted bargained sold assigned and set over and by these presents doth grant bargain sell assign and set over unto the said Thomas Gelger & Charles Hurst Trustees as aforesaid the following negro Slaves to wit Cato, Jupiter, Phillis, Frank Molly, Kate, Fanny, Judy, John and Peter together with the future Issue and increase of the females of them. To have and to hold the said negro Slaves and the future Issue and increase of the females unto the said Thomas Gelger

5. and Charles Hurst their Executors Administrators and Assigns
In trust nevertheless to and for the sole separate and peculian
use benefit and behoof of the said Eliza D. Prior her Executors, ad-
ministrators and Assigns for ever without the intermeddling or
control or being subject or liable to the debts Contracts or Engage-
ments of the said Robert D. Hinton her said intended husband
as if she were a feme sole and also to and for such other uses
as she the said Eliza D. Prior notwithstanding her coverture
shall by deed or will or writing in the nature of a will properly
executed in the presence of two or more credible witnesses direct
limit and appoint, and the said Robert D. Hinton for himself
his Executors and Administrators doth Covenant and agree to
and with the said Thomas Gelzer & Charles Hurst their Execu-
tors and Administrators that the said negro Slaves ^{above} mentioned
with the future Issue and increase of the females shall and
may from henceforth for ever hereafter be remain and conti-
nue to and for and upon the uses intents and purposes above
mentioned and expressed concerning the same according to the
true Intent and meaning of these presents. And also that it
shall and may be lawful to and for the said Eliza D. Prior &
after the said intended marriage shall take effect during
her Life by any writing or writings under her hand and seal
duly executed to grant bargain sell or give and bequeath by her
last Will and Testament duly made and executed all and every
of the said herein above mentioned Negro Slaves with their future
Issue and increase to any person or persons whomsoever, and also
that he the said Robert D. Hinton his Executors and administrators
and all and every other person or persons any thing having or claim-
ing or hereafter to have or claim in virtue of the said intended
marriage or otherwise howsoever in the said above mentioned
negro Slaves their Issue and increase or any part thereof, by from
or under him them or any of them shall and will at all times
hereafter upon the reasonable request of the said Thomas Gelzer
& Charles Hurst their Executors or administrators make do and
execute or cause or procure to be made done and executed all
and such further and other lawful grants acts and assurances
in the Law whatsoever for the further better and more perfect &
granting and assuring of all and every of the herein above men-
tioned negro Slaves with their future Issue and Increase to and
for the uses intents and purposes above declared and expressed and
according

6. according to the true intent and meaning of these presents, as by the said Thomas Helger and Charles Hurst their Executors or Administrators, or their or either of their Counsel learned in the Law shall be reasonably advised or required. In Witness whereof the said parties to these presents have hereunto set their hands and Seals on the day and year above mentioned. - Eliza D. Pious & Robert D. Hinton & Char. Hurst & Signed sealed and delivered in the presence of J. W. Chitty, Tho: Blackmon State of S. Carolina Charleston District. Personally came and appeared before me Lewis Henry Stevens of the Quorum Uniu. John William Chitty who being duly sworn maketh Oath that he did see the within named persons viz: Eliza D. Pious, Robert D. Hinton & Charles Hurst, Seal signed and as their act and deed deliver the within Instrument of writing for the uses and purposes therein mentioned and that he did with Thomas Blackmon, subscribe their names as Witnesses thereunto.

J. W. Chitty

Sworn to before me this 10 December. 1870. L. H. Stevens D. W. -
Recorded 11 December 1870. -

State of South Carolina, This Indenture tripartite, made the twelfth day of December in the year of our Lord, one thousand eight hundred and ten, Between William Smith Esq. of the State of New York, of the first part, Rosella B. Torrans, of Charleston, S. Carolina, Spinster, of the second part, and W. E. B. Hatter, Thomas W. Bacot, and Hugh Patterson, also of Charleston in the state aforesaid, of the third part. Whereas a marriage is intended, by divine permission, to be shortly had and solemnized between the said William Smith and the said Rosella B. Torrans; and the said William Smith is desirous to convey, settle and assign to the said Rosella B. Torrans a sufficiency for the future support and comfort of herself, and of any issue, which they may have by their intended intermarriage Now this Indenture witnesseth, that he the said William Smith, for and in consideration of the said intended marriage and of the love and affections which he beareth unto the said Rosella B. Torrans, and for the further consideration of Ten Shillings Sterling to him in hand well and truly paid by the said E. B. Hatter, Thomas W. Bacot, and Hugh Patterson the receipt whereof is hereby acknowledged, Hath granted, bargained

7. sold, aliened, released and confirmed, and by these presents doth grant bargain sell, alien, release and confirm unto the said E. B. Hatter Thomas M. Bacot and Hugh Patterson, and to the survivor or survivors of them, all that piece, parcel or tract of land, situate, lying, and being in the Township of Haverstraw and County of Rockland in the State of New York, containing or said to contain, nearly five Acres; and which was sold and conveyed to said William Smith by William Denning Esq. of New York: together with all and singular the Houses, Outhouses, Buildings, Fences, Gardens, Orchards and appurtenances; and all the improvements now made or making or hereafter to be made, built, or erected in and upon the premises and their appurtenances, and also all these two "Mountain Wood-Lots" situate, lying and being in the same township and county in the State of New York aforesaid, containing twenty five Acres each, more or less; which said Lots he the said William Smith became entitled to, and received from the Estate of his late Father, Thomas Smith Esq. deceased, and which were duly assigned and conveyed to him by the Executor of the said Estate; together with all the woods, trees and forests, thereon standing and being, and all and singular the hereditaments and appurtenances thereunto belonging or in anywise incident or appertaining: And also a certain Carriage, Coach or Coaches, and a pair of Horses, now in possession of and belonging to said William Smith, together with their furniture, harness and apparel, and he, the said William Smith for the same causes and Considerations abovementioned, doth also hereby, endorse, assign, transfer and deliver unto them the said E. B. Hatter, Thomas M. Bacot, and Hugh Patterson, or the Survivor or Survivors of them, five Certain Notes of hand, or promissory Notes in writing, drawn by one William Taylor of Prince William's Parish in the State of South Carolina, in favor of said William Smith, for the sum of one thousand dollars each, which said Notes when collected by the said E. B. Hatter; Thomas M. Bacot, and Hugh Patterson, or either of them, are to be applied by them in manner following, that is to say, the principal sum to be laid out and expended in the purchase of Bank Stock, of such Bank, as between them, the said E. B. Hatter, Thomas M. Bacot, and Hugh Patterson, may be agreed on, and to be to, for and upon, such uses, purposes and trusts, as are hereinafter particularly described, set forth and Contained, and the Interest due thereon, to be paid over to the said William and Rosella, for the joint use, and benefit.

8. of them their heirs and assigns for ever, To have and to hold all and singular the before mentioned Estate, real and personal & Chattles and Choses in Action, together with their rights, mem- bers and appurtenances, and every part and parcel thereof unto them, the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson and the Survivor or Survivors of them, to such uses, upon such trusts and to and for such intents and purposes, as are herein after limited, declared, mentioned and expressed concerning the same and this Indenture further witnesseth, that the said Rosella B. Torrans also in consideration of the said inten- ded marriage, and of the sum of Ten Shillings, to her in hand paid and by the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson, the receipt whereof is hereby acknowledged, and by and with the private and Consent of said William Smith, hath granted bargained and sold and by these presents doth grant bargain and sell unto the said E. B. Hatter, Thomas W. Bacot, and Hugh Patterson, the Survivor or Survivors of them, all the personal property, which she now has, possesseth, or enjoys, and also all the personal property or Estate which she is entitled unto, under and by virtue of the last Will and Testa- ment of her Brother, the late John Torrans, deceased, after the death of her Mother, the aforesaid M^{rs} E. B. Hatter; which said personal property and estate are more particularly set forth, de- signated and described, in a schedule hereunto annexed, and also all and every part parcel or portion of any property or Estate, real or personal, which she may hereafter acquire, possess or take whether by Will, deed or inheritance, To have and to hold all and singular the personal Estate so recited and contained in the Schedule aforesaid, and all the real or personal property which she may hereafter acquire, possess or take as aforesaid, unto them the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson, the Survivor or Survivors of them to for and upon such uses, purposes and trusts, as are herein after set forth, contained and expressed, That is to say, in trust that they the said William Smith and Rosella B. Torrans may use, possess and enjoy the said before mentioned property severally, untill the said intended marriage, according to their present respective rights; and from and after the solemnization of the said intended marriage, that they the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson

shall have hold and possess all and singular every part parcel
and portion of the before mentioned property or Estate real and
personal, Chattels and choses in Action appertaining in trust to
and for the only proper use, benefit and behoof of them, the
said William Smith and Rosella B. Ferrand, for and during
the term of their natural lives; and that they the said William
Smith and Rosella B. Ferrand shall and may take, use, re-
pose and enjoy, all and every part of the rents, Issues, profits,
labour, Wages, advantages and emolument whatsoever, of
or arising from the said real personal Estate, as conveyed
or intended to be herein and hereby conveyed, to the said
E. B. Hatter, Thomas N. Wood, and Hugh Robinson, in trust as
aforesaid, to and for the only joint use, benefit and behoof of
them the said William Smith and Rosella B. Ferrand, for
and during the term of their natural lives, and upon their
further trust, that in case of the death of the said William
Smith, before the said Rosella B. Ferrand, bearing in mind that
all and singular the aforesaid real and personal Estate and
every part thereof to be held as aforesaid in trust to and for the
use benefit and behoof of said Rosella B. Ferrand and not other-
wise, and in witness whereof, I have hereunto set my hand and
seal the sixth day of March 1844, at New York, in presence of
the said Hugh Robinson, and the said Hugh Robinson, and the said
William Smith, then in that case, all and every part of the
rents, issues, profits, and advantages, of the Estate real and personal,
and every part thereof, as intended to be conveyed to the said
William Smith, in trust as aforesaid, shall nevertheless be paid,
and come to him the said William Smith, his heirs and
assigns forever, and the said William Smith doth further
acknowledge, consent and agree to and with the said E. B. Hatter,
Thomas N. Wood, and Hugh Robinson, trustees as aforesaid, on the
aforesaid premises, of their said trust, it is hereby expressly declared
and intended, that the said William Smith doth hereby, and
it shall and may be lawful for the said Rosella B. Ferrand, at
any and all such times hereafter, and notwithstanding her assent,
consent, acquiescence, or acquiescence, in any manner, manner, off and
against her, the personal Estate herein by her conveyed and assigned

8. of them their heirs and assigns for ever, To have and to hold all and singular the before mentioned Estate, real and personal & Chattles and Choses in Action, together with their rights, mem- bers and appurtenances, and every part and parcel thereof unto them, the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson and the Survivor or Survivors of them, to such uses, upon such trusts and to and for such intents and purposes, as are herein after limited, declared, mentioned and expressed concerning the same. And this Indenture further witnesseth, that the said Rosella B. Torrans also in consideration of the said inten- ded marriage, and of the sum of Ten Shillings, to her in hand paid and by the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson, the receipt whereof is hereby acknowledged, and by and with the privy and Consent of said William Smith, hath granted bargained and sold and by these presents, Doth grant bargain and sell unto the said E. B. Hatter, Thomas W. Bacot, and Hugh Patterson, the Survivor or Survivors of them, all the personal property, which she now has, possesseth, or enjoys, and also all the personal property or Estate which she is entitled unto, under and by virtue of the last Will and Testa- ment of her Brother, the late John Torrans, deceased, after the death of her Mother, the aforesaid M^{rs}. E. B. Hatter; which said personal property and estate are more particularly set forth, de- signated and described, in a schedule hereunto annexed, and also all and every part parcel or portions of any property or Estate, real or personal, which she may hereafter acquire, possess or take whether by Will, deed or inheritance, To have and to hold all and singular the personal Estate so recited and contained in the Schedule aforesaid, and all the real or personal property which she may hereafter acquire, possess or take as aforesaid, unto them the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson, the Survivor or Survivors of them to for and upon such uses, purposes and trusts, as are herein after set forth, contained and expressed, That is to say, in trust that they the said William Smith and Rosella B. Torrans may use, possess and enjoy the said before mentioned property severally, untill the said intended marriage, according to their present respective rights; and from and after the solemnization of the said intended marriage, that they the said E. B. Hatter, Thomas W. Bacot and Hugh Patterson

9. shall have hold and possess all and singular every part, parcel and portion of the beforementioned property or Estate real and personal, Chattles and Choses in Action aforesaid in trust to and for the only proper use, benefit and behoof of them, the said William Smith and Rosella B. Torrans, for and during the term of their natural life; and that they the said William Smith and Rosella B. Torrans shall and may take, use, possess and enjoy, all and every part of the rents, Issues, profits, Labour, Wages, Advantages and emoluments, whatever, of, or arising from the said real & personal Estate, so conveyed or intended to be herein and hereby conveyed, to the said E. B. Hatter, Thomas M. Bacot, and Hugh Patterson, In trust as aforesaid, to and for the only joint use benefit and behoof of them the said William Smith and Rosella B. Torrans, for and during the term of their natural lives, and upon this further trust, that in case of the death of the said William Smith, before the said Rosella B. Torrans, leaving Issue, then all and singular the aforesaid real and personal Estate and every part thereof to be held as aforesaid in trust to and for the use benefit and behoof of said Rosella B. Torrans and such Issue their Heirs and Assigns forever. But in the event of said William Smith's death without Issue then to the only proper use benefit and behoof of said Rosella B. Torrans her heirs and assigns forever, and it is hereby expressly covenanted promised and agreed by and between the said parties to these presents, that should the said Rosella B. Torrans die before the said William Smith, then in that case all and every part or portion whatever of the Estate real and personal, herein and hereby conveyed and assigned or intended so to be by him the said William Smith in trust as aforesaid, shall revert, go back and enure to him, the said William Smith, his heirs and assigns forever, and the said William Smith doth further Covenant promise and agree to and with the said E. B. Hatter Thomas M. Bacot, and Hugh Patterson, Trustees as aforesaid, or the Survivor or Survivors of them, and it is hereby expressly declared to be the intent and meaning of all parties to these presents, that it shall and may be lawful for the said Rosella B. Torrans at any and at all times hereafter, notwithstanding her intended covenant, to devise and bequeath in any manner soever, all and every part of the personal Estate herein by her conveyed and assigned

10. in trust as aforesaid, and described in Schedule annexed
and all the real or personal Estate which she may here-
after take, possess or enjoy, by Will deed or Inheritance,
without any hindrance, prevention or interruption of him,
the said William Smith, and moreover that he, the said
William Smith 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 Cost,
and Charges of the said E. B. Hatter Thomas W. Bacot and
Hugh Patterson, or the Survivor or Survivors of them, make
do and execute, or cause or procure 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 law whatsoever, for
the further and more perfect ^{and perfecting of all singular the herein before} conveyance of the said real and personal Estate
and every part thereof, with the aforesaid, unto the said E. B.
Hatter Thomas W. Bacot and Hugh Patterson, or the Survivor or
Survivors of them (subject nevertheless to the several uses, trusts,
and purposes, and to the provisions, conditions and agreements
herein before specially recited, declared and set forth of and
concerning the same) as by them the said E. B. Hatter, Thomas
W. Bacot and Hugh Patterson, or the Survivor and Survivors of
them, or their Counsel learned in the law shall be reason-
ably, advised, devised and required. In witness whereof
the said parties to these presents have hereunto interchange-
ably set their hands and seals, the day and year first above written.

Wm Smith D Rosella B. Torrans D. —

sealed and delivered in the presence of "The words" by him
the said William Smith, being first intitled between the two
last lines of the 2^d page of this Indenture, Henry H. Bacot, Peter Bacot,
we do hereby accept the within mentioned Trusts. —

E. B. Hatter D Tho. W. Bacot Hugh Patterson D. —

Schedule of personal estate intended to be conveyed by the
within deed, and belonging to Miss Rosella B. Torrans.
Twenty Eight Shares in the Bank of S^t. Carolina in Charleston
Seven — Ditto in the State Bank — — in Charleston
Five Negro Slaves (at present in possession of M^r. E. B. Hatter)
to wit: Bob. Romco, (Bricklayer) Ned, (waiting man)
Charlotte (Seamstress) and Mirah. —
South Carolina. Personally appeared before me, Peter

11. Baet who being duly sworn declares upon oath that he was present and saw William Smith & Rosella B. Torrens sign seal by as their act and deed deliver the within Instrument of writing to and for the uses intents and purposes therein named, and he also saw Eliz. B. Hatter, Thomas W. Baet & Hugh Patterson sign their names as Trustees to the deed, and that he the said Peter Baet together with Henry N. Baet subscribed their names as witnesses to the due execution of the same. Pet. Baet. —
Sworn to before me this 18th December 1810. Lyon Levy J.P. —
Recorded 18th December 1810. —

South Carolina, (this) Indenture, tripartite, between Susan Boone, Spinster, of the City of Charleston in the State aforesaid, of the first part, Henry Alexander DeSaussure of the same place of the second part, and Thomas Boone & the Hon^{ble} Henry Wm DeSaussure of the third part: Whereas a marriage is intended to be shortly had and solemnized between the said Henry Alexander DeSaussure and Susan Boone, and whereas the said Susan Boone is entitled in fee simple to divers lands devised to her by her deceased father John Boone by his last Will and Testament remaining in the Office of the Secretary of State in the City of Charleston, by reference to which the aforesaid devise will more particularly appear, which said lands situated in the Parish of St. James George in the District of Georgetown in the State aforesaid, have not yet been divided among the devisees of the said John Boone, so that they cannot here be accurately described, but a schedule thereof will hereafter be annexed to this deed, as soon as a division thereof shall have been made; And whereas the said Susan is possessed of the following negro slaves, namely, Mahamoda, Eve, Phaber, Fells, Andrew, Abraham, Harriet, Henry, Paymen, Duffins, Cuffy, Eliza, Tom, Frances, Hager, Isaac, Cuffy, Nancy, Tony, Anthony, Jack, Dina, Jack, Toby, Ann, Golia, Thilla, And whereas it was agreed upon before the marriage that the foregoing lands and Negroes should be granted released and assigned by the said Susan Boone and Henry Alexander DeSaussure to the said Thomas Boone & Henry Wm DeSaussure, and his heirs, to and for the uses, trusts, intents, and purposes hereinafter declared: Now This Indenture Witnesseth that in pursuance of the said agreement, and in consideration of the said intended marriage, and also in consideration of the sum of ten shillings paid unto the said Susan Boone and Henry Alexander DeSaussure

178. Debaufure, by the said Thomas Boone & Henry W^m Debaufure
the receipt whereof is hereby acknowledged, and for divers other
good and valuable causes and considerations then thereunto
moving they the said Susan Boone and Henry Alexander De-
baufure, have granted, bargained, sold, released, assigned
transferred and set over, and by these presents do grant, bargain
sell, release, assign transfer and set over, unto the said Thomas
Boone & Henry W^m Debaufure his heirs, executors and adminis-
trators, all the aforesaid Lands to which the said Susan
Boone and Henry is entitled in fee simple by devise from
her deceased father John Boone situated in the Parish
of Prince George in the district of Georgetown in the State
aforesaid, and which cannot here be accurately described
but which will hereafter be annexed in a schedule to this
deed as soon as a division of the lands of the said John Boone
takes place among the devisees, and all the above named negro
slaves, with the future issue and increase of the said female
slaves, together with all and singular the rights, members &
hereditaments and appurtenances whatsoever to the aforesaid
premises belonging or in any wise appertaining, all which pre-
mises are now in the actual possession of the said Thomas Boone
& Henry W^m Debaufure by virtue of a bargain and sale to him
by the said Susan Boone and Henry Alexander Debaufure made
for one whole year bearing date the day next before the day of
the date of these presents and by force of the Statute for trans-
ferring uses into possession, and the reversion and reversion re-
mainder and remainders, rents issues and profits thereof and of
every part and parcel thereof, and also all the Estate, right,
title, interest, claim and demand whatsoever both in law
and Equity of the said Susan Boone and Henry Alexander De-
baufure, of, in, or to the premises, to have and to hold all and
singular the said negro slaves above named with future issue
and increase of the female slaves, and also all, and singular the premises
before mentioned every part & parcel thereof with the appurte-
nances unto the said Thomas Boone & Henry W^m Debaufure
his heirs, executors & administrators, forever, touch uses
upon such trusts for such intents & purposes as are herein
after mentioned of and concerning the same, that is to say
in trust to & for the use & behoof of the said Susan Boone &
Henry Alexander Debaufure for and during their joint lives

13. without impeachment of, or for any manner of waste, from and immediately after the determination of that estate, to the use and behoof of the said Thomas Boone & H. W. Desaufure, his heirs, executors and administrators, to preserve the contingent remainders hereinafter limited from being defeated or destroyed, and for that purpose to make entries and bring actions as occasion shall require, but nevertheless in trust to permit and suffer the said Susan Boone and Henry Alexander Desaufure and their assigns during the joint lives of the said Susan & Henry and their assigns to receive and take the rents, issues and profits of the said premises, and of the said negroes and their increase without impeachment of, or for any manner of waste, to and for the joint use & benefit of the said Henry Alexander Desaufure and Susan Boone and their assigns, and in case the said Henry Alexander Desaufure should survive the said Susan Boone, then to the use & behoof of the said Henry and his assigns for and during his natural life without impeachment of, or for any manner of waste, but if the said Susan Boone should survive the said Henry Alex^r Desaufure then to the use & behoof of the said Susan & her assigns for & during her natural life without impeachment of, or for any manner of waste, and from and immediately after the determination of the estate of the said survivor, to the use and behoof of the said Thomas Boone & Henry W^m Desaufure, his heirs, executors & administrators to preserve the contingent remainders hereinafter limited from being defeated or destroyed, and for that purpose to make entries & bring actions as occasion shall require, but nevertheless in trust to permit and suffer the said survivor and his or her assigns during his or her natural life to receive and take the rents, issues and profits of the said premises and negro slaves with their increase without impeachment of, or for any manner of waste to & for his or her or their own use and benefit, and from and immediately after the decease of the said survivor then to the use and benefit of such child or children upon the body of the said Susan by the said Henry begotten, as may be living at the death of such survivor, to be equally divided between them, if more than one, and their heirs, executors & administrators for ever as tenants in common free, clear and absolutely discharged of and from all and every further and other condition, trust, limitation, restriction, proviso & agreement whatsoever, and if any such child or children shall depart this life before the decease of the said survivor leaving issue then such issue shall be equally divided between

them, if more than one, such share or shares in the premises
 as his her or their parents or parent respectively would have
 taken, if such parent or parents had survived the said
 survivor, but if the said Henry at his decease, or the said
 Susan at her decease, shall leave then living, no child
 upon her body by the said Henry begotten and no issue lawfully
 begotten by any such child which may be living at either
 the death of the said Henry or Susan, then to the use and
 behoof of the said survivor this or her heirs, executors, admini-
 strators, assigns, executors, free, clear & absolutely discharged
 of and from all and every further & other condition, trust,
 limitation, restriction, proviso & agreement whatsoever, pro-
 vided always nevertheless and it is the true meaning &
 intent of these presents that in the event of the said Susan
 surviving the said Henry and there being no issue of the
 marriage that then all and singular the real & personal estate
 which would under this deed upon her surviving him become
 vested in the said Susan her heirs & assigns in fee simple,
 shall not be subject to the intermeddling of any future husband
 whom the said Susan may marry or to any of his debts, engage-
 ments or contracts, but shall notwithstanding her coverture
 be & remain in her & her heirs, executors, administrators, & assigns
 for ever to all intents and purposes as if she were a feme sole,
 to be disposed of by her by any conveyance in writing under
 her hand & seal or by any Will or testament duly executed
 to such person or persons and to and for such uses & intents
 in such manner & in such estates as she the said Susan
 notwithstanding her coverture shall think fit, and that
 neither the said future husband his heirs, executors or admi-
 nistrators, or any person claiming or to claim by from or under
 him or them shall question, controvert, obstruct or hinder such
 disposition as she the said Susan shall make of or concerning
 the said real & personal estate to be by her given and disposed
 of as aforesaid: And further it is hereby declared & agreed by
 between all the parties to these presents that in case the said
 Henry Alexander Desaufray and Susan Boone or the survivor
 of them shall be minded or desirous to have the aforesaid
 lands negroes their increase or any part thereof sold & the
 money or proceeds arising by the sale thereof, invested in any other
 lands tenements, or in negroes or other personal property, be it

15. in stock or funds or placed out on any security publick or private
or to have the said money after it shall have been so invested
or placed out in or upon any other property real or personal funds
or securities, called or taken in again & disposed of in any
other manner, and shall signify such his, her or their mind
or desire by writing under his her or their hand or hands signed
in the presence of two or more credible witnesses, that then the
said Thomas Boone & Henry W^m DeLaufure, his heirs Executors or
administrators shall accordingly sell & dispose of the said lands
negroes or other personal property or any part thereof & invest
lay out & dispose of the money arising by the sale thereof in
such other property real or personal or in such other manner
as the said Henry & Susan or the Survivor of them shall by such
writing or any other writing or writings to be subscribed & attested
as aforesaid, direct order or appoint, which said other property
real or personal so to be bought with the said money when so
invested or placed out upon other property real or personal. Funds
or securities shall be transferred, conveyed & settled in such manner
with the rents & profits dividends & interest thereof may remain
continue & be applied to, for or upon the same trusts, uses, interests
& purposes as the aforesaid lands and negroes are hereinbefore di-
rected, ordered or appointed to be applied or disposed of, or as near
the same as may be that in all respects according to the true
intent and meaning of these presents. In witness whereof the
said parties to these presents have hereunto interchangeably
set their hands & seals this eighteenth day of December in the
year of our Lord one thousand, eight hundred and ten. —

Susan Boone & Henry Alex. DeLaufure & Th^o. Boone & Henry W^m.
DeLaufure & —

Sealed and delivered in the presence of us. The words "Henry W^m.
DeLaufure" being first interlined throughout as a joint trustee, by
consent of parties. & also there being inserted in the seventh line of
the third page the words "of their being no issue of the marriage"
both being omissions by a clerical mistake. Maria Fraser, George Fraser,
Received this 18th day of December 1810. the within mentioned consider-
ation money. Witness. Henry W^m. DeLaufure. Thos. Boone Junr: —

Charleston S^c. Personally appeared before me George Fraser
one of the subscribing witnesses, who being duly sworn made
oath that he was present and saw Susan Boone, Henry Alexan-
der DeLaufure, Thomas Boone Junr & Henry W^m. DeLaufure, sign, seal

16.

and as their act of deed deliver the within Instrument of writing to and for the uses intents and purposes therein mentioned and that he together with Maria Traver, subscribed their names as witnesses, to the due execution of the same. Sworn to before me this 31st December 1870.
 J. P. Lee. Recorded 31st December 1870. —

South Carolina, this Indenture tripartite made the seventh day of December in the year of our Lord, one thousand eight hundred and ten, Between Esther Woodward, of Georgetown in the State of South Carolina aforesaid, Widow, of the first part; Obadiah M. Tray, of Georgetown district and state aforesaid of the second part, and Isaac Course and Anthony Tomer of Georgetown aforesaid of the third part. Whereas a marriage is intended by divine permission should to be had and solemnized between the said Esther Woodward and Obadiah M. Tray, And whereas by virtue of a deed of Marriage settlement made between the said Esther Woodward by her then maiden name of Esther Lapeon and by her late husband Elisha Woodward, the negro and other slaves which the said Esther Woodward then possessed were so secured as that in case she the said Esther Woodward should survive him the said Elisha Woodward having Children of the said marriage at the time of the death of the said Elisha Woodward one half of the said Slaves and their increase should go to the said Esther Woodward so surviving and the other half to the Children of the said marriage, and whereas the said Esther Woodward hath survived the said Elisha Woodward having at the death of the said Elisha Woodward one Child named Alfred Woodward, which is still alive, by means whereof the said Esther Woodward is now entitled to one undivided half of the said Slaves and their increase, which with their increase are called July, Cain, Scipio, Toney, Will William, Chloe, Phillis, Daphne, Lukey, Betsy, Peter, Ned, Elias John, Henry, Nancy and Jakey, and whereas in prospect and consideration of the said intended marriage the said Obadiah M. Tray and the said Esther Woodward have agreed that the said Esther Woodward shall grant bargain sell and make over the said one undivided half of the said Negro and other Slaves with their future issue and increase unto the said Isaac Course and Anthony Tomer the survivors of them his Executors

17. and Administrators, In trust nevertheless and to and for the several and respective uses, intents and purposes hereinafter mentioned, expressed and declared of and concerning the same. Now this Indenture witnesseth that in pursuance of the said agreement and in consideration of the said intended marriage and also for and in consideration of the sum of five shillings to the said to the said Esther Woodward in hand well and truly paid by the said Isaac Course and Anthony Toomer at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, and for settling and assuring all and singular the said premises to and for the several uses, intents and purposes, hereinafter mentioned, expressed and declared, and for divers other good causes and considerations, the said Esther Woodward therunto moving she the said Esther Woodward, by and with the privity consent approbation and agreement of the said Obadiah M. Fray testified by his being made a party to and signing and sealing these presents, hath granted bargained and sold and by these presents doth grant bargain and sell and in due form of law deliver unto the said Isaac Course & Anthony Toomer and the survivor of them his Executors and Administrators all and singular the one undivided half of the said negro Slaves named July, Cain, Tapis, Toney, Will, William, Chloë, Phillis, Daphne, Sukey, Betsey, Peter, Ned, Elias, John, Henry, Nancy and Sukey with the half of their future issue and increase, To have and to hold the said undivided half of the said Negro and other Slaves with the half of their future issue and increase unto the said Isaac Course and Anthony Toomer, and the survivor of them and the Executors and Administrators of the survivor forever, In trust nevertheless and to and for the several and respective uses intents and purposes, and with and under the several limitations, and appointments, herein after mentioned, expressed and declared, of and concerning the same, that is to say In trust to and for the use and behoof of the said Esther Woodward her Executors, Administrators and assigns until the said intended marriage shall be solemnized and take effect and from and immediately after the solemnization of the said intended marriage then upon this further trust and Confidence, that they the said Isaac Course and Anthony Toomer and the survivor of them, his Executors and Administrators, do and shall during the joint lives of the said Obadiah M. Fray and Esther Woodward his wife, well and truly permit and suffer the said

Obadiah M. Pray to have the use, management and enjoyment
 of the one undivided half of the said negro and other slaves
 and of the half of their future issue and increase without
 any constraint, control, or interruption of, or by the said Isaac
 Course and Anthony Toomer or the Survivors of them, his Execu-
 tor or Administrators, in any account or pretence whatso-
 ever, It being nevertheless the true intent and meaning,
 of the said parties and of these presents, that no part of the
 said undivided half of the aforesaid negro or other Slaves
 or their future issue and increase shall at any time there
 after be liable to be seized taken or sold for any debt or
 contract of him the said Obadiah M. Pray in anywise
 whatever, or by virtue of any judgment or execution that
 shall or may be obtained or issued forth against him the
 said Obadiah M. Pray, during the operation of the said
 trust and confidence hereby reposed in the said Isaac
 Course and Anthony Toomer, and the survivor of them
 his Executors and Administrators, and in case the said Esther
 Woodward should survive the said Obadiah M. Pray, then
 upon that event the said Isaac Course and Anthony Toomer
 and the survivor of them his Executors and Administrators
 shall stand possessed of the said undivided half of the
 aforesaid negro and other Slaves and their future issue
 and increase for the use of the said Esther Woodward
 co-surviving her Executors and Administrators, and shall
 immediately reconvey, assure and assign the same to her
 accordingly, freed and discharged, of and from all conditi-
 ons and limitations, but in case the said Obadiah M. Pray
 shall happen to survive the said Esther Woodward, his in-
 tended wife, having at the time of the death of the said Esther
 Woodward, a child or children of the said intended marriage
 her surviving; then on that event, the said Isaac Course and
 Anthony Toomer and the survivor of them, his Executors & Ad-
 ministrators shall stand possessed of the said undivided half
 part of the said Slaves and their future issue and increase
 for the use of all and singular the child or children of the
 said Esther Woodward, marriage so surviving the said
 Esther Woodward as aforesaid, and the issue of any child
 of the said marriage, who should die before the said Esther
 Woodward leaving issue as tenants in common the issue of

19. any deceased child to take one share in any of its or their
property. But in case the said Esther Woodward should die in
the lifetime of the said Obadiah M. Feay, without leaving any
child or children of the said marriage, or any issue of any dece-
ased child or children of the said marriage, then and in that
event the said Isaac Course and Anthony Toomer, and the survivor
of them his Executors and Administrators, shall stand possessed
of the said undivided half part of the said Slaves and their
future issue and increase for the use of the said Obadiah
M. Feay, his Executor, and Administrators forever, and it is
also agreed by and between the said parties to these presents,
that in case the said Alfred Woodward for of the said Esther
Woodward should depart this life during the continuance of
the said intended marriage, so as that his share of the said
Slaves should descend to the said Esther Woodward, that then
and in that case the said share of the said Alfred Woodward
and the future issue and increase thereof, shall not rest
in the said Obadiah M. Feay, but that the same shall rest
in the said Isaac Course and Anthony Toomer, and the survivor
of them his Executors and Administrators for the same uses and
under the same considerations and limitations, as are herein
before declared of and concerning the undivided half of the
said Slaves belonging to the said Esther Woodward, - In
Witness whereof the said parties to these presents have hereunto
set their hands and seals, the day and year first above written.

Sealed & Delivered in
presence of: "The words
"the death of" being first
erased from the tenth line

Anthony Toomer
Isaac Course
Ob. M. Feay
Esther Woodward

from the top of the first page. The word "Not" being also erased from
the fourth line from the bottom of the second sheet & the words
"child" interlined between the eleventh & twelfth line from the bottom of
second sheet - Samuel Smith, John Grant. -

State of South Carolina, Georgetown District, personally appeared
before me William Murray Esquire, one of the Justices of the quorum for the
State aforesaid, Samuel Smith who being duly sworn on the holy Evangelists
of Almighty God, made oath that he was present and did see the within
named Esther Woodward, Obadiah M. Feay, Isaac Course & Anthony Toomer
sign seal and as their Act & Deed deliver the within Instrument of writing
to for the uses & purposes therein mentioned and that the said Deponent of John
li

20. Grant did sign their as witnesses to the same, —
Sworn before me this } Samuel Smith
8th January 1811. }
William Murray Esq. } Recorded 15 January 1811. —

The State of South Carolina) This Indenture made
the tenth day of December in the year of our Lord one
thousand Eight hundred and Ten, at Charleston, Between
Alexander Broughton of the City of Charleston aforesaid
of the one part, and Doctor Tucker Harris and William
Clarkson both of the City aforesaid of the second or other
part, Witnesseth. Whereas the said Alexander Broughton
is possessed absolutely in his own right of the Thirteen
Negroes or Slaves hereinafter particularly named, now
in his actual possession and also entitled to the future
issue and increase of such of them as are females. And
whereas by Gods permission a Marriage is shortly to be
had and solemnized between the said Alexander Broughton
and Miss Caroline Bullard Harris, daughter of the
aforesaid Doctor Tucker Harris, and whereas it is the
desire of the said Alexander Broughton to convey in Trust
the said negro slaves herein to be described unto the said
Doctor Tucker Harris and William Clarkson to take effect
as soon as the said Marriage shall be solemnized to and
for the joint use and benefit of the said Alexander Broughton
and the said Caroline Bullard Harris, and for other uses
and purposes hereinafter expressed and declared. and Whereas
the said Tucker Harris & William Clarkson are both willing
and do consent by their being parties to these presents, to execute
the Trusts and Covenants herein contained. Now this Indenture
witnesseth that the said Alexander Broughton in Consideration
of the intended Marriage, herein before mentioned,
and also in Consideration of the sum of Five dollars to him
in hand paid by the said Tucker Harris and William Clarkson
at and before the sealing and delivery of these presents, hath
bargained, transferred sold, and in open market delivered and
by these presents doth bargain, transfer, sell and in open
Market deliver unto the said Doctor Tucker Harris and William
Clarkson the following negro Slaves, Sise, Cate, Betty, Rose,
Beck, Maria, Judy, Nero, Caesar, London, Nat, Dublin,

Kent, To
future of
them the
Executors
for and in
subject
declared
and in
In trust
Executors
of the fa
gation to
survivor
the said
Alexan
wife, &
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trust, to have and to hold the said Negro slaves together with the
future Issue and Increase of such of them as are females, unto
them the said Doctor Tucker Harris and William Clarkson their
Executors Administrators and Assigns. In trust nevertheless, to
for and upon the several uses, Conditions, Intents and purposes
subject to the provisos hereinafter mentioned expressed and
declared of and Concerning the said Slaves and the future Issue
and increase of such of them as the females, unto that is to say,
In trust to and for the said Alexander Broughton his
Executors, Administrators and Assigns until the solemnization
of the said intended marriage, and from and after the solemniz-
ation thereof. Then in trust that they the said Trustees, or the
Survivor of them his Executors Administrators or Assigns, during
the said intended Marriage or Coverture, between the said
Alexander Broughton and Caroline Bullard Harris his intended
wife, shall and will permit and suffer and authorize the said
Alexander Broughton and Caroline Bullard Harris, to have, keep,
use and hold in their employ and possession, the Negroes before
named and all the future Issue and Increase of the females
to receive and enjoy all their Wages, hire, services and emolument
during the joint lives of the said Alexander Broughton and Caroline
Bullard Harris, and in case of the death of the said Alexander
Broughton the said Caroline Bullard Harris surviving with
Issue living of the said Alexander Broughton upon her Body
begotten, then in trust for and to the use and support of the said
Caroline Bullard Harris and the Issue aforesaid, during the
natural life of the said of the said Caroline Bullard Harris
and after her death, then in trust for and to the children of her
Body by the said Alexander Broughton begotten, absolutely and
forever. But should the said Caroline Bullard Harris survive
the said Alexander Broughton, there being no Issue of her Body
by him thereon begotten, then in trust for the said Caroline Bullard
Harris absolutely, so as however not to be subject to the disposal
of a future Husband, or at all liable for his Contracts; provided however
that should the said Alexander Broughton survive the said Caroline
Bullard Harris, that then the said Negroes with their future Issue
and Increase shall remain in trust for him the said Alexander
Broughton absolutely. And the said Doctor Tucker Harris and William
Clarkson for themselves, their Executors, Administrators or Assigns do
hereby Covenant promise and agree to and with the said Alexander
Broughton his Executors, Administrators and Assigns, that they the

said Tucker Harris and William Clarkson or the Survivor of them, the Executor, Administrator or Assigns of such Survivor shall and will at the reasonable request and at the Cost of the said Alexander Broughton, Execute any deeds of release, transfer and renunciation of any or all the Trusts or powers in these presents to them confided, either to the said Alexander Broughton or any one he may nominate so as there shall be a full, free and unlimited transfer of the said Negroes, together with all their future Issue and Increase unto the said Alexander Broughton his Executor, Administrator or Assigns absolutely, and it is hereby further agreed by and between the parties to these presents that should it be found advisable at any time during the joint lives of the said Alexander Broughton and Caroline Willard Harris for the improvement of their joint Interest that all or any of the said Negroes or their future Issue and Increase should be sold and the proceeds vested in stock, or from stock again into Negroes, that then the Trustees concurring with the said Alexander Broughton shall, and are by these presents duly authorized to sell and convey all or any part of the said Slaves herein mentioned with the future Increase of the females and the stock to be purchased or the Negroes again from the proceeds of the stock, shall each be conveyed unto the said Trustees herein named or the Survivor or the Executor of such Survivor to, for and upon the same uses trusts and purposes as are herein before particularly reserved and limited. In Witness whereof the parties to these presents have hereunto set their hands and seals on the day and year above written. — Alex^r. Broughton *D*

Signed Sealed and
delivered in the presence of
Will^m. A. Moubtrie

Daniel Broughton *D*

Tucker Harris *D*
Will. Clarkson *D*

And whereas on the day on which the above deed was Executed between the said Alexander Broughton and Doct^r. Tucker Harris and William Clarkson Trustees, to wit, on the tenth day of December in the year in the above deed mentioned of which this is intended to be considered and taken as part it was suggested and the said Alexander Broughton desired it and so it is now Covenanted and agreed by and between the

aforsaid parties, that the event of the said Caroline Bullard Harris surviving the said Alexander Broughton has intended her Husband with a without Issue of her Body by the said Alexander Broughton begotten, that then also the said Trustees shall have full power she the said Caroline Bullard Harris concerning to sell and dispose of the said Negroes and the future Issue of such as are females, and the proceeds thereof to vest in Stock and from Stock again into Negroes, so as the same shall be conveyed unto the said Doctor Tucker Harris and William Clarkson as Trustees, herein named or the survivor of the Executor of such survivor, to for and upon the same uses, Trusts and purposes as are herein in the aforsaid Deeds particularly reserved and limited the same however nor the emoluments or Interest therefrom in any case to be subject to the Debts, Contracts or Engagements whatsoever of any future Husband which she the said Caroline Bullard Harris may intermarry with, In Conformity to the views of the parties to these presents, they by signing this additional part or branch of the aforsaid deeds, do covenant promise and agree to abide by and fulfill keep and execute the same in as full and conclusive manner as any other part of the same. —

signed sealed and delivered as part of the original deed in our presence. —

Alex. Broughton (D)
Tucker Harris (D)
Will. Clarkson (D)

Willm. A. Moultrie —
Daniel Broughton —

Charleston S.C. Daniel Broughton being duly sworn made oath that he was present and saw Alexander Broughton Tucker Harris and Will. Clarkson, sign seal & as their act and deed deliver the above instrument of writing to for the use & purposes therein mentioned, and that he also saw the said Alex. Broughton, Tucker Harris & Will. Clarkson, sign seal & as their act & deed deliver the additional instrument of writing at the foot of the foregoing deed for the uses & purposes therein mentioned & that he together with William A. Moultrie subscribed their Names as witnesses to the due execution of the same. —

Sworn to before me this?

23rd January 1871. —

M. Marshall J. S. P. Recorded 23rd January 1871. —

The State of South Carolina This Indenture
 Tripartite made the tenth day of November in the
 year of our Lord One thousand eight hundred & ~~the~~
 ten and in the thirty fifth year of American Inde-
 pendance Between Isaac Legard Holmes of Johns
 Islands in the State aforesaid Planter of the first
 part & Harriet Airo of the City of Charleston &
 State aforesaid Widow of the second part & Henry
 P. Holmes of the said State Gentleman of the third
 part whereas a Marriage of Gods permission
 is intended to be shall be had and solemnized
 by and between them the said Isaac Legard Holmes
 and Harriet Airo and the said Isaac Legard Holmes
 in Consideration of the said Marriage and of its
 various Effects and being willing and desirous
 and actually to provide for the present future
 Maintenance and supports of the said Harriet Airo
 the intended Wife and any ⁱⁿ ~~that~~ ^{part} ~~that~~ might arise
 from the said intended Marriage hath and by
 these presents doth covenant grant and agree to
 with the said Henry P. Holmes his Exors & Admors
 if the said intended Marriage shall take effect
 that then from and immediately after the
 solemnization thereof he the said Henry P.
 Holmes his Exors and Admors shall be lawfully
 and rightfully possessed of all each and every
 the said Negro and Slave slaves named as follows
 Viz. Jimmy, Thomas, Dinah, Lettice, Nancy,
 Rachel, Peg, John, Robert, Clarinda, Stephen
 Phillis, Toney, Manny, together with the future
 issue and increase of the said female Slaves
 if any should be born under him upon such un-
 doubted intent and purposes as is and hereinafter
 mentioned expressed and declared of for and
 concerning the same Now this Indenture
 Witnesseth that in pursuance of the said
 agreement and for and in Consideration of the
 sum of One Dollar to the said Isaac Legard Holmes
 by the said Henry P. Holmes in hand well and truly
 given as a before the sealing & delivery of these

presents (the receipt whereof is hereby acknowledged) to the said Isaac de la Cruz Holmes hath granted bargained sold assigned and delivered and by these presents doth in plain and open market place bargain sell assign and deliver unto him the said Henry P. Holmes his Exor and Admors each all and every of the said Negro and other Slaves just as above named with the future Issue and Increase of the females thereof and do to hold the said Negro and other Slaves and the future Issue and increase of such as are females upon the several uses trust limitations and Conditions herein after mentioned expressed and declared and upon no other use trust limitation or condition whatsoever that is to say in trust to permit and suffer a well and sufficiently to authorize and empower the said Isaac de la Cruz Holmes to receive and take all and singular the rents Issues profits interests earnings and increase arising or to arise from all and every part and parcel of the said Trust Estate as aforesaid during the Continuance of the said intended Marriage to and for the joint use benefit and behoof of them the said Isaac de la Cruz Holmes and Harriet Aice the intended Husband and wife free from the Control or intermeddling of the said Henry P. Holmes or any other person or persons whatsoever Provided Always Nevertheless that the said Trust Estate and the profits & increase of the same shall not in any wise howsoever be subject or liable to the payments & satisfaction of any of the presents or future debts of the said Isaac de la Cruz Holmes the intended Husband and upon this further trusts that in case of the death of the said Harriet Aice the intended wife before the said Isaac de la Cruz Holmes leaving Issue then for the use and behoof of the said Isaac de la Cruz Holmes during his Natural life subject to the Maintenance education and support of the said Issue and on the death of the said

Isaac Regard Holmes then to the absolute use
 and behoof of the said Spue if more than one
 should and should alike in case of the death
 of the said Harriet live the intended wife without
 Spue or leaving Spue of the death of such Spue
 under age and unmarried then in Trust that
 the said Henry P. Holmes his heirs Executors and assigns
 to and shall deliver up pay over & surrender
 the said Trust Estate to him the said Isaac
 Regard Holmes and in case of ^{the death of} him the said Isaac
 Regard Holmes before the said Harriet live
 leaving Spue then upon the further Trust that
 the said Henry P. Holmes his heirs Executors and assigns
 shall divide the whole of the said Trust Estate
 intended to be settled & settled as aforesaid equally
 to and among the said Harriet live (the intended
 wife) and the issue of the said intended marriage
 share and share alike but in case of the death
 of the said Isaac Regard Holmes before the said
 Harriet live without Spue or leaving Spue of
 the death of such Spue under age & unmarried
 then the whole of the said Trust Estate to be
 and remain and continue to the said Harriet
 live and is to be taken and received by her to her
 sole use and behoof absolutely and forever & to
 for under and upon no other use trust intent
 or purpose whatsoever In Witness whereof
 the said parties to these presents have hereunto
 interchangedly set their hands and seals the
 day and year first above written Isaac P. Holmes
 Harriet live H. P. Holmes
 done and executed in the presence of John Ward
 George Barksdale
 Chaulyton P. George Barksdale being duly sworn
 made Oath that he was present and saw Isaac
 P. Holmes Harriet live and Henry P. Holmes sign
 make & deliver the within Instrument of Writing
 for the purpose therein mentioned & that he with
 John Ward witnessed the same sworn to before me this
 30 January 1811. Decade 30. January 1811.
 M. R. J.

State of South Carolina } This Indenture made the
 City of Charleston - } twenty first day of February in the year of our Lord
 one thousand eight hundred and eleven, and in the }
 thirty fifth year of the Independence of the United }
 States of America, Between Montague Jackson - }
 of Charleston of the one part, and Lewis Henry Stevens & }
 Solomon Hyams on the other part, Whereas a mar- }
 riage is intended to be shortly had and solemnized }
 between the said Montague Jackson, and Hannah }
 Hyams of Charleston aforesaid spinster, This Indenture }
 witnesseth that in prospect and consideration of }
 the said intended marriage, and also in consideration }
 of the sum of Five Dollars by the said Lewis Henry }
 Stevens and Solomon Hyams to the said Montague }
 Jackson in hand paid the receipt whereof is hereby }
 acknowledged, He the said Montague Jackson hath }
 bargained granted sold released and conveyed and }
 confirmed, and by these presents doth bargain grant }
 sell alien release convey and confirm unto the said }
 Lewis Henry Stevens and Solomon Hyams, in the ac- }
 tual possession now being by virtue of a bargain & }
 sale to them thereof made, two negroes, viz one negro }
 boy named Cyrus about twenty four years of age }
 African born, a negro Girl named Amelia about }
 twelve years of age Country born, with her future }
 Issue and Increase if any, To Have and to hold the said }
 two negroes named Cyrus and Amelia as above mention- }
 ed unto the said Lewis Henry Stevens and Solomon Hyams }
 and the survivor of them, their Heirs and Assigns forever }
 Upon the special Trust and Confidence nevertheless }
 and to and for the several uses intents and purposes here- }
 in after expressed and declared of and concerning the }
 same and no other, Unde this further witnesseth }
 that the said Montague Jackson for the consideration }
 aforesaid, Hath bargained and sold and by these presents }
 doth bargain and sell unto the said Lewis Henry Stevens }
 and Solomon Hyams the two negroes above mentioned }
 a negro boy named Cyrus, a negro Girl named Amelia }
 with her future Issue and increase, To have and to }
 hold

28. Hold the said two bequees and the future issue of the female unto the said Lewis Henry Stevens and Solomon Hyams and the survivor of them his Executors and Administrators for ever, upon the special Trust and Confidence nevertheless, and to and for the several uses intents and purposes herein after expressed declared of and concerning the same and no other, that is to say, as to the above property upon Trust to and for the use and behoof of the said Montague Jackson his Heirs Executors Administrators and Assigns for ever, until the said intended Marriage shall take effect and from and immediately after the solemnization thereof, to the use and behoof of the said Montague Jackson and Hannah Hyams during their joint lives, and from and immediately after the decease of the said Hannah, in the case the said Montague Jackson shall happen to survive her in Trust, and to and for the use and behoof of the said Montague Jackson his Heirs and Assigns for ever, but in case she shall survive him, then from and after his decease in Trust and to and for the use and behoof of the said Hannah Hyams absolutely and for ever, In witness whereof the said parties to these presents have hereunto set their hands and seals, the day and year first above written.

Sealed Signed and Delivered Montague Jackson
in the presence of John S. Lewis Henry Stevens &
Cozzette. Elizer Solomon Hyams (d)
Charleston, Elizer Elizer being duly sworn
made oath that he was present and saw Montague Jackson, Lewis Henry Stevens and Solomon Hyams sign seal and deliver the foregoing Instrument of writing for the purposes therein mentioned and that he with John S. Cozzette witnessed the same. Sworn before me the 25. day of February 1841
J. P. Marshall
Recorded 25 February 1841

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No deed of the Part of Equity Changing the trustees to the Settling in the Book of Miscellaneous Records
Ch. St. N. H. page 6

29
In Dec^r of the Court of Equity Changing the trustees to the Settlement in B^o of W^o Collins as read
M^r J^r Ch^r Ch^r page 6

State of South Carolina, This indenture tripartite made and executed
the eighth day of March in the year of our Lord one thousand
Eight hundred and eleven, Between Jane Ewing eldest daughter of
Adam Ewing late of the City of Charleston and State a factor in merchant
Deceased, of the first part, John B. Peake of the same City and State
Gentleman of the second part and James Ewing and Robert H. Ewing
of the same place Esquires Trustees for the said Jane Ewing of the third
part whereas the above named Jane Ewing is at this time, seized and
possessed of a considerable estate and property, inherited from her
said father and otherwise acquired, consisting of Lands and tenements
Negro slaves plate Jewels and furniture, part whereof will be hereafter
more particularly described, and also of certain cho-
ses in action, securities for and evidences of debt, and may hereafter
become seized possessed of or entitled unto other estate and property
either by means of descent, or purchase, and whereas a marriage
is intended, with the permission of God, to be shortly had and solemnized
between the said John B. Peake and the said Jane Ewing, now therefore
this indenture witnesseth that in consideration of the said marriage
to be had, and solemnized, and for the settling and securing all and
every part of the aforesaid estate and property to which the said Jane Ewing
now is or hereafter may in any manner become entitled unto to the
several uses intents and purposes herein after declared, expressed limited
or appointed of and concerning the same and in consideration of the
sum of one Dollar to the said Jane Ewing, in hand well and truly paid
by the said James Ewing and Robert Ewing at and before the sealing and
delivery of these presents, the receipt whereof is hereby acknowledged she
the said Jane Ewing hath granted bargained sold released and confirmed
and by these presents doth grant bargain sell release and confirm unto
the said James Ewing and Robert Ewing and to their Heirs and assigns all and singu-
lar the real estate as if the same were herein particularly described and
set forth to which the said Jane Ewing now is or hereafter may become entitled
unto as aforesaid and also all the estate right title interest use possession
property benefit trust claim and demand whatsoever of or the said Jane
Ewing for in to or out of all and singular the real estate intended
to be hereby granted bargained sold or released or any part or parcel
thereof in any wise howsoever to have and to hold the same unto the said
James Ewing and Robert H. Ewing their heirs and assigns to and for the
several uses intents and purposes herein after expressed limited and appo-
inted of and concerning the same and for the considerations aforesaid
the said Jane Ewing hath granted bargained sold assigned transferred
and set over and by these presents doth grant bargain sell assign

30 transfer and set over unto the said James Ewing and Robert W.
Ewing and to their executors administrators or assigns the fol-
-lowing negro slaves to wit: Cotton day and his wife Sylvia, with
their five children Tom, Lydia, Dick, Jacob, and Saml, Prince and
his wife Ann and their two children Phoebe and Cloe, Ganny
Cloe, Polydore, Robert Lamb and Tombs together with the future
Issue and increase of the female slaves, and also whatever sum
of money she the said Jane Ewing may now have in the hands
of Messrs James Ewing & Company of the town of Glasgow in Scotland or
may hereafter receive from the unsettled concern carried on in the
City of Charleston aforesaid under the firm of Robert & Adams Ewing
as also the amount of her bonds she hath received payment of from
her brother the said Robert W. Ewing in a bill of exchange on the
the said Messrs James Ewing & Company of Glasgow, the whole of the
above mentioned sums of money to be loaned out by the said trustees
upon a good secure and sufficient bond bearing legal interest
and also all the silver, plates and household furniture of which
the said Jane Ewing is at present possessed and also finally all
and singular the personal property as if the same were herein
particularly described and set forth to which the said Jane Ewing
now is or hereafter may become entitled ^{unto} as aforesaid to have and
to hold the same unto the said James Ewing and Robert W. Ewing their
Executors administrators and assigns to and for the several uses in-
-vents and purposes hereinafter expressed limited or appointed
of and concerning the same that is to say as for and concerning
all and singular the premises both real and personal to the use
and behoof of the said Jane Ewing her heirs executors administrators
and assigns until the solemnization of the said intended marriage
and from and immediately after the solemnization of the said in-
-tended marriage then in trust to and for the sole separate exclu-
-sive use benefit and behoof of the said Jane Ewing her heirs, executors
administrators or assigns, during the coverture, and to permit and suffer
her notwithstanding the Coverture, or whether she ^{be} covert or covert
to receive the rents issues profits interests emoluments and gains
arising therefrom and apply them to her own use or in any other
manner that she may think proper, in the said manner as if
she were a feme sole without the let hindrance controul or
interruption of her said intended husband, and which said proper-
-ty both real and personal as well as the interest profits rents
and emoluments to arise therefrom are to be in no wise subject

to or liable for the payment of the present or future debts engagements or con-
 -tracts of the said John S. Peake and from and immediately after the determination
 of the coverture should the said Jane Ewing be the survivor then in trust for
 her the said Jane Ewing her heirs executors administrators and assigns dur-
 -ing the term of her natural life in case there should be then living any
 child or children or the issue of any child or children of the said marriage
 upon the happening of which contingency then in trust to and for use bene-
 -fit and behoof of such child or children of the intended marriage as shall
 be alive at the time of the death of the said Jane Ewing and also of the issue
 of any child or children of the said intended marriage who shall have died
 previous to the death of the said Jane Ewing and also of the issue of any
 child or children of the said intended marriage who shall have died pre-
 -vious to the death of the said Jane Ewing such issue to take such part or
 parts as their parent or parents if alive would have been entitled unto
 and to the heirs executors administrators and assigns of such child or chil-
 -dren or the issue of such child or children as aforesaid forever free clear
 and absolutely discharged of and from all and every and any further
 trust use condition limitation or restriction whatsoever but in case
 there should be no issue born of the said intended marriage during
 the coverture, or ^{such} issue having been born all of whom should die
 under age, unmarried, and without leaving lawful issue at the
 time of their death then the said trust estate real and personal ^{shall} ~~shall~~
 to and vest in the said Jane Ewing her heirs executors administrators
 or assigns as a free and absolute free simple completely and absolutely
 discharged of and from all and every and any further trust use condition lim-
 -itation or restriction whatsoever with an absolute power of disposing of
 the same to whomsoever she wishes and in whatsoever manner she may
 think proper either by will deed or otherwise and in case the said Jane
 Ewing and John S. Peake shall live together a considerable length of
 time without having issue or having had such issue all of whom
 should die under age unmarried and without leaving lawful issue
 at the time of their death then and in that case in trust that she the said
 Jane Ewing notwithstanding her coverture may make a will or escrow
 either of which subscribed in the presence of three or more credible wit-
 -nesses shall operate by way of appointment, and shall be capable of
 transferring the said estate and property and vesting the same in whom-
 -soever the said Jane Ewing pleaseth as if she were a feme sole, and
 the said will or escrow in case the said Jane Ewing should leave no issue
 at the time of her death capable of taking the estate and property ac-
 -cording to the trusts herein before expressed shall operate as a perfect

will or deed and the estate and property therein mentioned shall pass according to the said appointment of her the said Jane in the most full perfect absolute and unqualified manner as any estate might or could pass by means of any legal conveyance or assurance thereof whatsoever and the said John D. Peake doth hereby for himself his executors and administrators covenant promise grant and agree to and with the said James Ewing and Robert W. Ewing their heirs or assigns that he the said John D. Peake shall and will from time to time and at all times hereafter upon the reasonable request of the said James Ewing and Robert W. Ewing their heirs or assigns make do acknowledge and execute or cause or procure to be made done acknowledged and executed such further and other lawful and reasonable acts and acts things and things devices and assurances in the law for the further better and more absolute assuring and sure making of the said promises to the uses trusts intents and purposes herein particularly mentioned as by the said trustees their heirs or assigns or their counsel learned in the law shall be devised advised and required and it is the express agreement and understanding of all the parties to these presents that in case the aforesaid negroes do not make or produce an annual income or profit equivalent to the interest of their reasonable price or value the said Jane Ewing may with the advice and consent of her said trustees in writing subscribed with their proper hands sell and dispose of all or any of them she may think proper so that the proceeds thereof be immediately vested in other property which shall be made subject to precisely the same trusts as are hereinbefore expressed and it is also the understanding and contract of all the parties to these presents that the said Jane Ewing may at any time she may think proper by and with the advice and consent of her said trustees expressed in writing as aforesaid alien grant transfer sell and dispose of all or any of the said trust estate herein mentioned both real and personal without an application to or sanction of the court of Equity provided always nevertheless the proceeds thereof shall be immediately vested in some other estate and property subject to precisely the same trusts as are hereinbefore expressed and to and for the several uses intents and purposes aforesaid. In witness whereof the parties to these presents have set their hands and affixed their seals the day and year above written Robt W. Ewing (S) John D. Peake (S) Jane Ewing (S) James Ewing (S) Sealed and delivered in the presence of us the word "presents" being written between the thirteenth and fourteenth lines of the last page

before us authorized signers, *John D. Heath, Charles J. Heath, John D. Heath*
 being duly sworn made oath that was present and saw *Robert M. Ewing, John*
D. Heath, James Ewing and *James Ewing* sign seal and deliver the foregoing
 Instrument of writing for the purposes therein mentioned and that he
 with *John D. Heath* witnessed the same, sworn to before me the 7th day
 of March 18th in the year of our Lord 1831. *Record 7th March 1831.*

Articles of agreement made and entered the fourth day of March in the year of
 our Lord one thousand eight hundred and eleven between the Rev. Andrew Glenn
 of Charleston of the first part and *Eliza B. Grimball* of the same place of the second
 part and the Rev. *William Hollingshead* and *Elloton Waring Esq.* both of
 Charleston aforesaid trustees for the said *Eliza's* *Grimball* of the third part
 whereas a marriage is intended shortly to be had and solemnized between
 the said *Andrew Glenn* and the said *Eliza B. Grimball* and whereas the
 said *Eliza B. Grimball* is possessed of certain Real and personal Estate which
 she holds as entitled to both by inheritance and by purchase and that
 it has been agreed upon between the said parties that all the property real
 and personal which the said *Eliza B. Grimball* is possessed of or entitled
 to shall be conveyed transferred and secured firmly and effectually to the
 said *William Hollingshead* and *Elloton Waring* as trustees and to the
 Successors of them his heirs Executors Administrators and assigns in trust for
 the purposes herein after mentioned that is to say without and for the entire
 and perfect use of the said *Eliza's* *Grimball* the intended wife of the
 said *Andrew Glenn* in the manner following without the controul or inter-
 ference of the said *Andrew Glenn* her intended husband and to such
 uses and purposes as shall be by the said *Eliza's* *Grimball* declared
 under her hand and seal in the presence of two or three credible Wit-
 nesses or which shall be declared by the said *Eliza's* *Grimball* by her
 last Will and Testament signed sealed published and declared in the
 presence of three or more credible Witnesses only that it is understood
 and is hereby provided that after the yearly expences of any plan-
 tation or plantations is possessed and owned by the said *Eliza B.*
Grimball shall have been annually depayed to wit for clothing
 and furnishing provisions for the negroes supplying agricultural interests
 and paying the hire of overseers & keeping the plantations in repair
 then the remainder of the proceeds of crops from said plantations shall be
 applied as a joint stock for the common expences of the family of said *An-*
drew Glenn and *Eliza B. Grimball* subject to the direction of the said *An-*
drew Glenn and whereas the said *Eliza B. Grimball* possesses by a late
 purchase a certain tract of land at Stone in the parish of St. Paul,

which is not yet fully paid for and there are certain debts of the said Andrew Flinn and whereas the said Eliza B. Gimball proff. ~~of~~ due to her from the Estate of her former husband the said debts shall be applied as she may direct to the Balance yet unpaid for said land at Stone. and all Bank Stock & Bond or Bonds with Interest on the same belonging to the said Eliza B. Gimball shall remain subject to her direction and disposal in the same manner as the rest of the Estate and the said Andrew Flinn for myself my heirs Executors administrators and assigns do hereby Covenant promise and agree to and with the said William Hollinshead and Morton Maring Trustees as aforesaid and the survivor of them their heirs Executors administrators and assigns that at all times after my marriage with the said Eliza B. Gimball she shall have full power to make and execute such Deed or deeds Will or Wills as to her shall seem proper and for the well & faithful performing of this Covenant I do hereby bind myself my heirs Executors administrators and assigns in the sum of twenty thousand Pounds Sterling. In witness whereof the said parties have hereunto set their hands and seals the day and year first above written. And^W Flinn ^W Eliza B. Gimball ^W W. Hollinshead ^W Morton Maring Signed sealed and delivered in the presence of us, Thos^t. Darrell Jno^t. H. ell^t. Culla, Charleston J^t Personally appeared Miss Ann H. Darrell who being duly sworn made oath that she was present and saw Andrew Flinn Eliza B. Gimball William Hollinshead and Morton Maring sign seal and deliver the foregoing instrument of writing for the purposes therein mentioned; and that she with Jno^t. H. ell^t. Culla witnessed the same sworn to before me the 9th day of April 1811. Dan^l. Smith J.P. Recorded the 9th day of April 1811

The State of South Carolina, this Indenture tripartite made the twenty fourth 24th day of April in the year of our Lord one thousand Eight hundred and Eleven. Between Ezekiel Torrey of the first part and Eliza Clarkson Spinster of the second part and Joseph Southwick of the third part all of the City of Charleston and State aforesaid Whereas the said Eliza Clarkson is now seized and possessed in her own right of a certain lot of land and the premises thereon situated lying and being in Chads Street in the City of Charleston and State aforesaid known by the Number 100 one hundred

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and whereas the said Eliza Clarkson is also possessed of and entitled in her
 own right unto certain large sums of money now in the hands of William Hasell
 Gibbs Esquire Master of the Court of Equity of the said State consisting and being in
 Cash and Bonds, and whereas a Marriage by Gods permission is shortly in-
 tended to be had and solemnized between the said Ezekiel Torrey and the
 said Eliza Clarkson upon the contract and solemnization of which mar-
 riage the said Ezekiel Torrey hath consented and agreed that if the
 same shall take effect that then notwithstanding the said Marriage
 he the said Ezekiel Torrey shall not nor will intermeddle with or have
 any right title or interest either in Law or Equity in or to any part of the
 Rents issues or profits of the aforesaid in part described lot of land and
 the premises thereon neither shall he the said Ezekiel Torrey his Execu-
 tors administrators heirs or assigns intermeddle with or have any
 right title or interest either in Law or Equity of in or to the said lot
 of land and the premises thereon or to the Monies that the said Eliza
 Clarkson shall or may hereafter receive or be entitled to receive or
 have from the above named William Hasell Gibbs Master in Equity
 But that the same and every part and parcel thereof whether princi-
 pal or interest shall remain continue and be to the sole and separate
 use and behoof of the said Eliza Clarkson for and during the term of her
 Natural life free and exempt from and against all the debts contracts
 engagements inabilities or assumptions whatsoever of the said Ezekiel Tor-
 rey and after the death of the said Eliza Clarkson then to such Child
 or children as she shall leave living at her death, if more than one
 share and share alike and if but one then to that one and his or her
 heirs, and in case the said Eliza Clarkson should die leaving no
 child or children living at her death then that the whole and every
 part of the above mentioned and described property and monies afore-
 said herein described and mentioned or intended to be herein mentioned
 and described shall go inure and be to to such person or persons or to
 such uses and trusts as the said Eliza Clarkson shall or will in and by
 her last will and testament name direct and appoint or limit the
 same and the said Ezekiel Torrey doth herein and hereby consent and
 agree to and with the said Joseph Gouhier Trustee named as aforesaid that it
 shall and may be lawful to all intents and purposes for the said Eliza
 Clarkson his intended wife in due form of law to sign seal publish and
 Declare her last will and testament in writing and in and by the same
 to give will and bequeath or otherwise dispose of at her free will and
 pleasure as to her shall seem meet and convenient the said House and
 Lot and also the monies and Bonds before mentioned or intended to be

36 herein mentioned and conveyed the same as if she were a feme sole and unmarried Now this Indenture Witnesseth that for the making the said agreement effectual in the law and for preserving and securing all and every part and parcel of the above mentioned and described or intended to be herein mentioned and described premises and every part and parcel thereof to and for the separate use of the said Eliza Clarkson and so that the same shall not be in the power or disposal of the said Ezekiel Torrey he the said Ezekiel Torrey for and in consideration of the said intended marriage so to be had and also in consideration of one dollar to him in hand paid by the said Joseph Goultier at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold released and confirmed and by these presents do grant bargain sell assign release and confirm unto the said Joseph Goultier his heirs and assigns all and singular the real and personal estate before mentioned and described, In trust nevertheless to permit and suffer the said Eliza Clarkson to have received and take the rents and profits arising from the said house and lot and also the monies and bonds before set forth during her life and the same to dispose of at her will and pleasure and to the heirs and assigns of the said Eliza Clarkson and in case of failure of issue by the said intended marriage then to the use benefit and behoof of such person or persons as the said Eliza Clarkson shall will or devise the same in and by her last will and testament covenanted consented and agreed upon as before set forth and mentioned and it is also understood and agreed upon by and between the said Ezekiel Torrey and the said Joseph Goultier that real and personal estate before mentioned shall be in no wise subject or liable for the present or future debts or engagements of the said Ezekiel Torrey and it is the express agreement and understanding of all parties to these presents that at the request of the said Eliza Clarkson it shall and may be lawful to and for the said Trustee to sell and convey away all or any part of the premises real or personal provided nevertheless that the proceeds thereof be vested in other estate or property by the trustee and subjected to and for the several uses intents and purposes aforesaid In Witness whereof the said parties to these presents have hereunto set their hands and seals the day and year first above written, Ezekiel Torrey & Eliza Clarkson & Joseph Goultier

37 Scaled and delivered in the presence of H. Moses, Thomas Stauper, Chas.
ell Donnata, Charleston Sp. Christopher ell Donnata, being duly sworn
made oath that he was present and saw Ezeckiel Torrey, Elijah Clarkson
and Joseph Goullier sign seal and deliver the foregoing instrument
of writing for the purposes therein mentioned and that he with H. Moses
and Thomas Stauper witnessed the same, Sworn to before me the 24th day
of April 1811, Dan. Jas. Ravines J.P. Recorded the 24th day of April 1811

The State of South Carolina, ✓
This Indenture made on the twentieth day
of November in the year of our Lord one thousand eight hundred and
ten between Gabriel Seabrook Esquire of the Parish of Saint John district
of Colleton and State aforesaid of the one part, Mrs Ann Campbell, wi-
dow of the late Edward D. Campbell of the district and State aforesaid
of the second part and Joseph Jenkins Esquire of the third part, Whereas
the said Ann Campbell is seized to her and her heirs forever of a consi-
derable real, and is also possessed of and entitled unto a considerable
Personal estate, and whereas a Marriage is intended to be solemnly had
and solemnized between the said Gabriel Seabrook and Ann Campbell
upon the contract of which Marriage the said Gabriel Seabrook hath agreed
that if the same shall take effect, that then notwithstanding the said Mar-
riage he the said Gabriel Seabrook his Executors Administrators or Assigns
shall not nor will intermeddle with or have any right, title or interest
either in Law or Equity in or to any part of the rents Issues and Profits of the said
Estate real and personal but that the same shall remain continue and be
to the said Ann Campbell or to such uses as the said Ann Campbell
shall think fit and assign, Now this Indenture witnesseth that the
said Gabriel Seabrook in pursuance of the agreement aforesaid doth for
himself his Executors and Administrators Covenant and agree with
the said Joseph Jenkins his Executors Administrators and assigns that not-
withstanding the said intended marriage shall take effect all the
Issues and profits of the said estate of the said Ann Campbell as shall be procured
from the same shall be accounted and taken as a separate and distinct
estate from the estate of him the said Gabriel Seabrook and be in no way
subject to the payment of any of his debts but be ordered and disposed of
in such manner and form as the said Ann Campbell shall hereafter
think fit either by her last will and testament in writing or by any
other writing signed with her hand and in the presence of two or
more credible witnesses and that it shall be lawful for the said
Joseph Jenkins his Executors Administrators and Assigns at any

time after the said marriage to commence any action in Law
 or Equity in the name or names of the said Gabriel Seabrook and
 Ann Campbell his intended wife for recovery of any sum or sums
 of money due or to grow due to the said Ann Campbell on her
 said separate estate and that the said Gabriel Seabrook shall
 not nor will release any such action or suit nor receive or
 Release any sum of money due or to grow due from the said
 separate estate without the special assent of him the said Joseph
 Jenkins his Executors and Administrators or Assigns first obtained
 in writing under his or their hands and seals But that he the
 said Gabriel Seabrook shall and will justify and maintain
 all lawful actions that shall be so commenced and that he the
 said Gabriel Seabrook shall and will when thereto desired by the
 said Joseph Jenkins Join with the said Ann Campbell his inten-
 ded wife in any release or discharge necessary to be given or
 receiving any money due or to grow due on the said estate
 and further that the said Gabriel Seabrook shall and will
 at any time hereafter upon the reasonable request and at the
 proper costs and charges of the said Joseph Jenkins do and
 Execute all such further acts as by the said Joseph Jenkins
 his Executors and Administrators or his or their Council learn-
 ed in the law shall be reasonably devised, advised or
 Required, In Witness whereof the parties to these presents have
 hereunto set their hands and seals the day and year first
 Above written, Gabriel Seabrook *(S)* Ann Campbell *(S)*
 Joseph Jenkins *(S)* Sealed and delivered in presence of
 Benj. Reynolds, James Daroche, Charleston J. Richard Daroche
 being duly sworn made oath that he is well acquainted with
 Ann Campbell Joseph Jenkins, Benjamin Reynolds and James
 Daroche, and with the manner and form of their hands writing
 having often seen them write and sign their names and that
 he verily believes the names Ann Campbell and Joseph Jenkins
 signed as two of the parties to the foregoing Instrument of writing
 and the names Benj. Reynolds and James Daroche signed as the
 Witnesses to the same to be the proper and respective hands Wri-
 ting of the said Ann Campbell, Joseph Jenkins, Benjamin
 Reynolds and James Daroche. Sworn to before me the 13th day
 of May 1811. Danl^l J. Ravenel J. P. - Recited the 13th day of May 1811 -
 Charleston J. James Daroche being duly sworn made oath that
 he was present and saw Gabriel Seabrook Ann Campbell and Joseph

Johns sign seal and deliver the foregoing instrument of writing for the purposes therein mentioned, and that he with Benjamin Reynolds, witnessed the same, Sworn to before me the 25th day of May 1811. Dan^l J^r Ravenel S. P. Recorded the 25th day of May 1811

State of South Carolina

This Indenture Tripartite made on the Eighth day of June in the year of our Lord one thousand eight hundred and eleven Between Margaret Umbach, late Margaret Heckley of the parish of in the State aforesaid of the first part, Lewis Poppenheim of Saint James's Parish Goosecreek planter, of the second part, and John Edward Peterson of St. George's Parish Dorchester of the third part. Whereas a Marriage by Gods holy sign is intended shortly to be had & solemnized between the said Margaret Umbach late Margaret Heckley, and the said John Edward Peterson And whereas the said Margaret Umbach is legally seized & possessed in Right of her former husband Henry Heckley of the following real and personal Estate hereinafter more particularly described & specified Viz, all that plantation or tract of land situate lying & being in Burke-ly County near Dorchester in the State aforesaid containing two hundred acres more or less Originally granted by the Lords Proprietors of South Carolina unto William Blunly on the fifteenth day of September in the year of our Lord one thousand seven hundred & five & having such form & descriptive marks, Buttings & Boundings as are set forth & delineated in the said original grant, reference to which being had may more fully appear, Likewise of all that lot piece or parcel of land situate lying and being on Charleston Neck on the west of the Road leading to & from Charleston commonly called & known by the name of King Street Road measuring & containing in front from North to South on the said Road sixty four feet and six inches more or less from East to West on the South side thereof two hundred feet & six inches more or less from South to North on the Back line or west side thereof sixty five feet & ten inches more or less, and from West to East on the North side thereof one hundred and Eighty six feet, ~~sixty five feet~~ and ten inches more or less Buttings & Boundings to the Eastward on King Street Road aforesaid, to the Southward on Land now or late of Joseph Legge, to the westward on Land now or late of and to the Northward on Land now or late of Ellis Foster and also of the following Negro Slaves Viz Sunny, Peggy, Lucy and Ben likewise of two Horses a Stock of Cattle & sundry Articles of Household & Kitchen furniture Now this Indenture Witnesseth that the said Margaret Umbach in pursuance of the said

intended marriage and for the more complete and perfect securing to
 herself and to their Heirs forever the said Real and personal Estate
 hath granted Bargained sold, aliened, Released and Confirmed & by
 these presents doth fully and absolutely Grant, Bargain, sell, alien &
 Release unto the said Lewis Copenhagen & by & with the Knowledge priv-
 vity, consent & approbation of the said John Edward Peterson testified
 by his being made a party to & executing this Indenture all that
 Plantation or tract of land Plot piece or parcel of land aforesaid
 together with the aforesaid four Negro Slaves with the future issue
 of the females also the aforesaid two Horses, Stock of Cattle & their
 Increase & Lundry articles of household & Kitchen furniture, to have
 and to hold till singular the premises before mentioned together
 with all singular the Rights members Hereditaments & appurte-
 nances thereunto belonging or in anywise incident to or apper-
 taining unto the said Lewis Copenhagen his Heirs Executors
 administrators & assigns forever upon the special Trust & confi-
 dence nevertheless and to and for the several uses, Intents &
 Purposes herein & hereby intended to be made limited & declau-
 red of and concerning the same, that is to say that the said
 Lewis Copenhagen his Heirs Executors & administrators will suffer
 & permit the said Margaret Umback to receive the Rents Issues
 & profits of the same to her sole use & behoof untill the ~~said~~ ~~intended~~
 consummation of the said intended marriage & from and
 immediately after the consummation of the said intended marri-
 age that he the said Lewis Copenhagen his Heirs Executors & ad-
 ministrators will permit & suffer the said Margaret & John Edward
 Peterson to receive & take the Rents, issues & profits of the aforesaid
 Real & personal Estate to & for their own sole & separate use & dis-
 posal whose Receipts alone of their hands or one of them shall from
 time to time notwithstanding the Coverture of the said Margaret, be
 sufficient discharged to the person or persons who shall pay the
 same or for so much thereof as such Receipts shall be given for, to
 the Intent that the same may not be subject or liable to the Control
 Debts or engagements of the said John Edward Peterson or any other future
 Husband of the said Margaret, And from & immediately after the death
 of one of them the said Margaret and John Edward Peterson after
 intermarriage, then in trust to and for the sole & separate & distinct
 use benefit & behoof of the survivor of them for & during his or her na-
 tural life & from & immediately after the death of the survivor of them
 in trust to & for the use benefit & behoof of the Lawful Heirs of the

said Margaret their Heirs Executors administrators & assigns And it is hereby
 declared to be the intent & meaning of the said Parties that in case the said
 Lewis Popenheim his Heirs Executors administrators or assigns should be of
 opinion that it would be beneficial to the person or persons interested in
 the said trust Estate that the same or any part thereof should be sold that
 then he she or they shall have full power & authority to make such sale
 either of the whole or of any part of the said trust Estate & to make execute
 good lawful & sufficient titles to the purchaser or purchasers for the same
 and to apply the monies arising by or from such sale to the purchase of
 any other property or keep the same at interest for the same uses intents
 & purposes & subject to the same provisos as are herein before mentioned
 & declared of & concerning the said trust Estate which shall be so sold and
 disposed of Provided that such sale shall not be effected unless that the
 same shall be with the consent & approbation of the said Margaret signi-
 fied in writing under her hand & seal. In Witness whereof the said par-
 ties to these presents have hereunto set their hands & seals the day & year
 first herein written; Lewis Popenheim ^{her} Margaret Umbach ^{mark}
 John Edward Petter son ^{her} signed sealed & Delivered in presence of
 C. Fish, John Shohetker, Charleston; J. John Shohetker being duly
 sworn made oath that he was present and saw Lewis Popenheim and
 John Edward Petter son sign seal and Margaret Umbach make her
 mark seal and deliver the foregoing instrument of writing for the pur-
 poses therein mentioned, and that he with Cha. Fish Witnessed the same
 sworn to before me the 10th day of June 1811 Dan: J: Ravenel J. P.
 Recorded the 10th day of June 1811

South Carolina

This Indenture made the seventeenth day of June
 in the year of our Lord one thousand eight hundred & Eleven in the
 thirty fifth year of the sovereignty & Independence of the United States
 of America, Between Solomon Hyams of the City of Charleston Vendor
 & Master of the first part, Catharine Jacobs of the same place Widow
 & Shop Keeper of the second part and Captain Clyde Elises of the City
 & State aforesaid, mutually chosen & appointed trustee by the parties
 aforesaid for the purposes hereinafter mentioned of the third part Where-
 as a marriage by Gods permission is intended to be shortly had & solemn-
 ized Between the said Solomon Hyams & the said Catharine Jacobs and
 whereas the said Catharine Jacobs is entitled in her own Right &
 Possessed of in Six Negro Slaves, thirty eight Shares in the planters
 & Mechanics Bank & of certain articles of household & kitchen

furniture & a considerable stock of dry goods now on hand in
 her store and whereas it hath been agreed by & between the
 said Catharine Jacobs & the said Solomon Keyams testified by his being
 party hereto & sealing & delivering these presents previously to the said
 intended marriage that all singular the said negro slaves Bank
 shares furniture & goods herein more particularly named stated &
 enumerated should by the said Catharine Jacobs be bargained sold
 assigned and transferred unto the said Ellyn Moses his Executors
 administrators & assigns to & for the several uses & subject to the
 trusts intents & purposes hereinafter mentioned expressed & declar-
 ed of & concerning the same Now therefore for effecting the views
 & intentions of the parties aforesaid this Indenture is made that the
 said Catharine Jacobs for & in consideration of the said intended mar-
 riage & also in consideration of the sum of one Dollar to her in
 hand paid by the said Ellyn Moses at & before the sealing & deli-
 very of these presents the receipt whereof is hereby acknowledged
 & for divers other good & valuable causes considerations for the
 said Catharine Jacobs hereunto specially moving & by & with
 the consent privacy & approbation of the said Solomon Keyams her
 intended husband testified as aforesaid hath bargained sold
 assigned transferred & by these presents doth bargain sell assign
 transfer deliver & in plain & open market deliver unto the
 said Ellyn Moses & to his executors administrators & assigns
 all & singular those six negro slaves, thirty eight shares in the
 Planters & mechanics Bank, household & kitchen furniture &
 stock of goods in the schedule hereunto annexed & particularly
 named described & set forth together with the future issue & in-
 crease of the female slaves, to have & to hold all & singular
 the aforesaid six negroes the present & future issue & increase of
 the females, thirty eight Bank shares furniture & stock of dry
 goods unto the said Ellyn Moses his Executors administrators
 & assigns to & upon the special trusts & confidence intents & pur-
 poses hereinafter mentioned expressed & declared of & concern-
 ing the same that is to say In trust for her the said Catharine
 Jacobs untill the solemnization of the said intended marriage
 and from & after the solemnization thereof upon the special trust
 & confidence that he the said Ellyn Moses his executors adminis-
 trators & assigns do & shall during the natural life of the said
 Catharine Jacobs well & truly permit & suffer her notwithstanding
 her coverture to have receive & take the use work labour

profits & employment of the aforesaid Negro Slaves with their issue's increase
 & the yearly interest dividends & profits of the said Bank Stock & Druggery
 for & during the term of her natural life as aforesaid & pay & supply the
 Natural & annual profits and income thereof & of every part thereof un-
 to such person or persons for such uses intents & purposes & in such manner
 as she the said Catharine Jacobs notwithstanding her coverture shall by
 any writing under her hand from time to time direct or appoint to
 the intent & purpose that the said Negro Slaves & their or either of their future
 issue & increase Bank Shares & furniture or goods or any part thereof may
 not be under the management Control or direction or at the disposal
 of the said Solomon Aylams or liable or subject to his debts, contracts in-
 cumbrances, pecuniary or other engagements but continue to be at the sole
 exclusive & separate use & disposal & enjoyment of the said Catharine Jacobs
 during her natural life as aforesaid and from & immediately after
 the death of the said Catharine Jacobs then in trust & to for the use & be-
 nefit & behoof of such person or persons & to for such uses intents &
 purposes as she the said Catharine Jacobs notwithstanding her intended
 Coverture & whether covert or discovered by any deed of gift bargain &
 Sale or assignment under her hand & Seal in her life time duly exe-
 cuted or by her last Will & Testament in writing or by any deed or paper
 purporting to be her last Will & Testament under her hand & Seal duly
 executed as aforesaid & which said deed or Will she is hereby empower-
 ed to make & execute as aforesaid shall bargain sell & assign or give be-
 queath & limit the same and for want of such gift sale bequest disposi-
 tion or appointment in her life time as aforesaid then to the use &
 Benefit of the executors administrators & assigns of the said Catharine
 Jacobs & her and that freed & discharged of & from all further & other
 Gifts grants uses trusts limitations or appointments whatsoever touch-
 ing or concerning the same Provided Always it is hereby expressly
 Declared & agreed by & between the parties to this present that the said
 Catharine Jacobs may from time to time & at all times continue to sell bar-
 ter dispose & change the aforesaid Stock of goods in the shop & with the
 proceeds and profits thereof purchase other goods to replenish the store &
 supply the place of those from time to time sold off & disposed of in like
 manner as she has been accustomed to do & as is usual & customary with
 Shop Keepers & Traders of like business & dealing & that such goods
 as she shall so purchase in lieu of those from time to time sold as
 aforesaid shall be deemed & taken to become & be subject to the uses pro-
 visions & dispositions above in & by these presents appointed of & con-
 cerning the particular articles & goods set forth & contained in the

And moreover that in case there should
 be a necessity or proper occasion or when the said Catharine should
 be minded at any time during the said intended coverture or dur-
 -ing the term of her natural life as aforesaid that any or all of the
 aforesaid Slaves Bank Stock or furniture should be sold or dispos-
 -ed of then in such case the said Ellyer allows his Executors ad-
 -ministrators or assigns shall sell & dispose of the said Slaves Stock
 or furniture as the case may be or such part thereof as the
 said Catharine Jacobs notwithstanding her coverture may deem
 it requisite to sell or require to have sold as aforesaid & in the
 sales thereof purchased with the monies arising from such
 sales other Slaves Stock or furniture or property real or personal
 or invest the same in any Bank or fund a proper description
 whereof shall be annexed in a schedule to these presents and
 which said slaves or other property so acquired as aforesaid or
 invested in lieu thereof if purchased or invested & if not then
 the monies arising from the sale or sales thereof to be remain
 subject to the same uses intents & purposes as are herein before de-
 -clared of & concerning the Negroes Stock & furniture herein before
 Bargained sold & transferred And the said Solomon Hyams for
 himself his executor & administrators doth covenant & agree
 to with the said Ellyer allows his Executors administrators & assigns
 that he the said Solomon Hyams shall & will at any time here-
 -after when thereunto requested by the said Ellyer allows or the
 said Catharine Jacobs or either of them or either of their Executors
 administrators or assigns make seal & execute all & every further
 & other lawful & reasonable act conveyance assignment &
 assurance in the law whatsoever as well for the corroborating
 & strengthening of these presents as also for the further & better con-
 -veying assigning & confirming all & singular the hereditaments
 premises herein before mentioned & alluded to as to give the most per-
 -fect efficacy to the true meaning & intent of these presents & of the par-
 -ties hereto as by the said Ellyer allows & the said Catharine Jacobs or
 either of their ^{respective} ^{respective} executors administrators or assigns as aforesaid or
 his her or their Council learned in the law shall be justly &
 reasonably advised devised and required. In Witness whereof the
 said parties to these presents have hereunto interchangeably set
 their hands and affixed their seals at Charleston aforesaid on the
 Day and in the Year first above written Solomon Hyams (S)
 Ellyer allows (S) Catharine Jacobs (S) sealed and

45 Delivered in the presence of Mr Barwallo Minister of the above mentioned
 Charleston Gt. Mr Barwallo being duly sworn made oath that he was
 present and saw Solomon Byams and Ellyer Moses Sign Seal and Bath-
 arine Jacobs make her mark Seal and deliver the foregoing Instrument
 of writing for the purposes therein mentioned, and that he Witnessed the
 same, sworn to before me the 21. day of June 1811 Dan. P. Rabinel
 Schedule of the Negro Slaves, Bank Share, Household & Kitchen furniture
 & Stock of dry goods settled & secured to the uses mentioned & alluded to in the
 Indenture or deed of settlement hereto annexed & to which this schedule has
 Reference & is to be taken as part & parcel of pursuant to the provisions of
 the act of a assembly in such case made & provided viz. six dozens, ellery
 Celia, Gin & Child. Hannah, Eggy and yard

18 Chairs a 7/	126	Dry food in Store	
1 set of tables	25	1625 yards Calico a 1/2	\$94. 15. 10
10 Elegant Pictures	100	350 yards Negro cloth a 2/	35
3 Beds	100	50 pieces chumkums a 18/8	16. 13. 4
1 Allah's 65 Slab \$40	40	300 octa n dkerchiefs a 1/2	15. 10. 0
5 Counter pans \$50. 2 1/2 ea rollers	70	100 yards cloth a 4/8	53. 6. 8
2 Looking glasses	40	55 yards cloth a 10/	27. 10. 0
Table Tea Browns Ladies pepper Box	2 1/2	95 yards Chamberlay a 1/4	4. 15. 0
Milk pot & other articles	50	170 yards Cotton lace a 1/6	13. 3. 6
Kitchen furniture	50	50 Cotton Shirts a 2/4	5. 16. 8
Glass ware	60	50 of naber ditto a 1/9	4. 7. 6
Bed clothes sheets pillow cases	250	10 pieces Cotton Casimere a 4/2	21. . . .
Jewels. Napkins table cloths	90	126 pocket handkerchiefs a 1/4	8. 8. 6
3 carpets	40	52 yards Black Battin a 7/4	18. 4. .
2 pair of fine Eggs	200	16 yards Shred Silk a 5/3	4. 4. .
Wearing apparel	100	50 Boxes Cotton Balls a 1/2	2. 18. 4
Jewelry Earings Pins Brooches rings	30	65 yards Plattitas a 1/4	4. 6. 8
Shovel Song Spoon and Bellows	30	84 yards Shirting a 2/	8. 8. 0
	\$1377	20 pieces Ribbon a 3/6	3. 10. 0
		80 pair Black Stockings a 1/4	16. 0. 0
38 Shares in the Planters		20 D. white D. a 3/6	3. 10. .
Mechanics Bank		10 D. D. D. a 2/4	2. . . .
		120 yards white flannel a 1/9	10. 10. .
		20 great coats a 18/8	15. 13. 4
		10 pair pantaloons a 48. 10 p. a 2/4	4. 6. 8
		50 Muslin handkerchiefs a 1/2	2. 18. 4
		6 Muslin Dresses a 23/4	16. 2. 9
		10 Muslin shawls a 2/6	1. 5. .
Witness Noah Mordecai	Decided 21. June 1811		419. 4. 1

of the females unto the said James Hamilton Junior his executors, administrators
 and assigns as his and their proper goods and chattels from henceforth for
 ever in trust nevertheless and to and for the uses intents and purposes therein
 after mentioned and declared of and concerning the same and for no
 other that is to say that he the said James Hamilton Junior his Executors
 administrators and assigns do and shall permit and suffer the said
 Samuel Pioleau Junior and Hannah his wife to have, hold use pos-
 sess and enjoy the said Negro Slaves and their issue and increase
 for and during the term of their Joint without being subject or in
 any manner liable to the debts or incumbrances of the said Samuel
 and from and immediately after the death of either the said Samuel
 or Hannah then in trust to and for the use of the survivor of them for
 and during the term of his or her natural life, and from and immedi-
 ately after the death of such survivor then in trust to and for the issue of
 the said Marriage, till such issue arrive at the age of twenty one years
 or day of Marriage to be equally divided among them if more than one
 shall and shall alike free and absolutely discharged of and from all
 trusts, conditions and limitations whatsoever but in case there should be
 no issue of the aforesaid Marriage living at the death of either the said
 Samuel or Hannah then and immediately after the death of either the
 said Samuel or Hannah in trust to and for the sole use benefit and
 behoof of the survivor of them his or her executors administrators and assigns
 free and discharged of and from all trusts provisions, conditions and limita-
 tions whatsoever provided nevertheless that it shall and maybe law-
 ful to and for the said Samuel and Hannah or the survivor of them by
 and with the consent of the said James Hamilton Junior his executors or
 administrators to sell and convey all or any of the said undivided
 fourth part of the above named Negroes so as at the time or times respect-
 ively of selling and conveying the said Negroes the monies, bonds, Notes
 or other securities or such property of any kind whatsoever as they the
 said Samuel and Hannah or the survivor of them may purchase with
 such monies or other securities be settled and found secured to the same
 uses and upon the same trusts as are hereby expressed of and concerning
 the Negroes aforesaid. In witness whereof the parties to these presents
 have hereunto set their hands and seals at Charleston in the State
 of South Carolina the day and year first above written Samuel Pioleau,
 Hannah. M. Pioleau, Esq, Sealed and delivered in the presence of
 A. E. Pioleau, William Dance, Charleston Esq. William Dance being
 duly sworn made oath that he was present and saw Samuel Pioleau
 Jun. and Hannah. M. Pioleau sign seal and deliver the foregoing

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forgoing instrument of writing for the purpose. These in-
 stituted and that he with J. E. Picoleau witnessed the same
 Sworn to before me this 22nd day of June 1811. San^{to} Jo. Ravello I.P.
 Recorded 22nd June 1811

Scanderont Les Notaires Soussignés Legus au département
 de la Seine et résidant à Paris. Jureats présents M^r Charles
 Lucass Pinckney Horry, Major, fils de hugues danil
 Horry et de Henriette Pinckney, son épouse, demeurant à
 Paris, rue des Petits Augustins, Division de 4^{ème} unite, Négociant
 pour lui et en son Nom, d'une Part.

M^r Marie Charles cesar Desfay Satourmaubourg et
 Mad^{me} Marie Charlotte Henriette Pinault de Lenelles son
 épouse, Non Commune en biens, et néanmoins de lui autorisée,
 demeurant à Paris rue Paris; l'adite Dame Satourmaubourg
 Négociante à cause de la constitution dotale qu'a été faite;

Et D^{lle} Leonore Marie Florimonde Desfay Satourmaubourg
 majeure, fille du dit S^r Satourmaubourg et de l'adite Dame
 de Lenelles, son épouse, demeurant avec son dit père et mère
 & Négociant pour elle et en son Nom, D'autre part.

Lesquels dans l'acte du mariage proposé entre
 le dit S^r Horry et l'adite D^{lle} Satourmaubourg ont arrêté
 les clauses & conditions du dit mariage ainsi qu'il suit.

Les futurs épouse seront Communs en tous biens, meubles
 & Conquits immeubles suivant la Coutume de Paris au desir de
 la quelle leur communauté sera Régie & partagée même que
 par la suite de l'apport leur demeure & de acquisitions le pays
 Régis par des loix & usages contraires auxquels il en
 a été dérogé & révoqué par ces présentes.

Néanmoins ils ne seront pas tenus des dettes & hypothèques
 d'un del' autre antérieures à la célébration de leur mariage,
 la quelle seront à la charge de celui des deux qui les aura
 contractés sans quel' autre, en biens en cours de la future

Communauté ne puissent être tenus.

Le futur épouse se marie avec les biens et droits qui lui
 appartiennent, Consistant 1^o en une somme de Trente six
 Mille francs tant en Meubles, Effets mobiliers qu'en
 deniers comptants. 2^o dans les terres de Champtau
 de horry Hail et de la bellefields sur la Rivière de la Santee
 & dans l'île Horry à l'embouchure de la Rivière.

libre Nominance & l'interne administration du bien qui Lui
 l'honorant pendant ledit mariage, a l'effet de quoi le
 futur Epoux lui donne irrévocablement toute l'autorisation
 Nécessaire pour le futur Epoux done la future Epouse de
 Douze mille francs de rente, exempte de toutes dettes, payables
 de six mois en six mois, dont la future Epouse jouira au
 jour qu'il aura lieu sans être tenu d'en faire la demande
 en Justice, le fonds du quel douaire sera propre aux enfants
 à Naître du dit mariage, inconvénient le futur Epoux fait
 à la future Epouse, et acceptant, toute donation ultérieure
 des dits Douze mille francs de rente pour la future
 Epouse aura le plus pour son habitation telles des maisons
 ou châteaux dépendants de la succession de son mari qu'elle
 voudra choisir, garnis de meubles convenables, ou à son choix,
 une somme annuelle de Douze mille francs pour Lui
 Loin de la habitation pour le Survivant des futurs
 Epoux Rendra à titre de préciput avant partage ceux
 des meubles de la Communauté qu'il voudra choisir jusqu'à
 concurrence de la somme de Douze mille francs suivent la
 prise de l'inventaire qui en sera fait & dans deux, ou la
 somme en dernier comptant à son choix pour et il est
 aliéné des biens Propres à l'un ou à l'autre des futurs Epoux
 il sera fait l'emploi des deniers en provenant au profit
 de celui des futurs Epoux à qui les biens aliénés auront
 appartenu avec les déclarations Nécessaires pour assurer
 les dits emplois, et s'ils ne se trouvent pas faits lors de
 la dissolution de la Communauté, le futur Epoux qui
 aura droit aux dits emplois, en fera la reprise sur les
 biens de la Communauté, et si les emplois sont des à la
 future Epouse ou à ses enfants, ils pourront en faire
 la reprise sur les biens dudit futur Epoux, et l'action pour
 les dits emplois sera de nature propre & immobilière à
 celui des futurs Epoux qui aura droit de l'acquies et aux
 dits de côté & ligne pour Arrivant la dissolution de la
 Communauté, la future Epouse ou ses enfants seront libres de
 l'accepter ou d'y renoncer, et en cas qu'ils y renoncent, ils
 auront la faculté de reprendre franchement & quittement
 des dettes de la Communauté. tout ce que la future Epouse
 a apporté au dit mariage et même la mise en
 Communauté ainsi qu'autant ce qui lui sera advenu et