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traces of the lands of the said Stephen Price in the place above  
mentioned, also all her undivided moiety of the property in the Negro  
Corn and Dole, Master and her son George, and in Forty Five Bank  
shares in the Bank of south Carolina in Charleston aforesaid  
to have and to hold the said undivided moiety or half part of  
the lot and premises with their appurtenances and the said Negro  
slaves with the issue and increase of the said Female slaves and a  
moiety or half part of the said south Carolina Bank shares to the  
said Peter Smith, his heirs Executors administrators and assigns  
upon the special trust and confidence nevertheless and to and for  
the several uses ~~and~~ intents and purposes herein and hereby intended  
to be made limited and declared of and concerning the same, that as  
to say in trust for the said Serusha McCann until the solemnization  
of the said intended marriage and from and after the solemnization  
thereof then in trust that he the said Peter Smith his heirs  
Executors administrators and assigns shall and do from time to time  
during the joint lives of the said Serusha McCann and Mary  
Ann McCann pay and dispose of the clear yearly rents, issues  
profits, produce and income of the said undivided moiety of  
the said lot and premises aforesaid and also of the Negro slaves  
and other personal estate aforesaid and the dividends or interest  
to arise from the moiety or half part of the said Bank shares, to  
and for such uses and purposes as the said Serusha McCann  
shall from time to time notwithstanding her coverture by any  
note or writing under her hand direct and appoint, to the intent  
that the survivor may not be subject or liable to the contract, debt  
or engagements of the said Samuel McGinley her intended  
husband, but only at her own sole and separate disposal, and  
in default of such direction and appointment to the proper  
hands of her the said Serusha McCann, or otherwise do and  
shall permit and suffer her to receive and take the same  
to and for her own sole and separate use and disposal whose  
receipts alone of her hand without the said Samuel McGinley  
her intended husband, shall notwithstanding her coverture be  
sufficient discharges to the person or persons who shall so pay  
the same, or for so much thereof as such receipts shall be given  
in. and the said Samuel McGinley for himself his heirs  
Executors administrators, and assigns doth hereby consent and  
agree that all and a singular the Estate real and personal to  
which he intended wife the said Serusha McCann shall  
become entitled here by descent gift devise or construction or operation

of law or otherwise at any time during her said Coverture and  
 notwithstand[ing] the same shall remain and be in the said  
 Peter Smith, his heirs Executors Administrators and assigns  
 subject to the same several uses and trusts herein above expressed  
 and declared, and that he shall and will at all times after the  
 said solemnization of the marriage, do and execute all such  
 act and deed thing and assurance in the law respecting  
 the settling and securing of the same according to the tenor  
 intent and meaning of their parents, as the said Samuel  
 McGinley shall be reasonably advised and required, and  
 that she the said Martha may notwithstanding her said  
 intended Coverture at her will and pleasure give, devise bequeath  
 or otherwise dispose of the same by her last will and testament,  
 which she should have power to make notwithstanding her  
 Coverture or by any writing in that behalf, in Witness  
 Whereof the parties have hereunto set their hands and seals the  
 day and year first above written: *Martha & she & Samuel (S)*  
 said and delivered in presence of *Samuel McGinley (S)*  
*John Gray, Aug. 10th 1803* } *John Smith Senr (S)*  
 A list schedule of the goods and Chattels of said Mrs Martha  
 McGinley, One Clock, One gold watch, four plated candlesticks  
 two plated Cans, One Silver Caster and Dolly, two Leather Beds  
 Bedding and Bedsteads, Dress and Chest of Drawers, Eighteen  
 Chairs & One Easy Chair, One Mahogany Dining Table, three  
 Looking Glasses, One Pair Fire Dogs, shawl Stings, One Garden  
 Shear, pictures, twelve silver table spoons, One silver  
 Tea spoons, One pair shades and candlesticks, One Mahogany  
 Breakfast table, kitchen Furniture, crockery and Glassware  
 Salt, plates & glasses. It is moreover understood by and  
 between the parties to these presents at the time of sealing  
 and delivery hereof above in the said deed mentioned that the  
 said Mrs Martha McGinley and her husband may at any time  
 during her said intended Coverture and notwithstanding the  
 same without the consent or hindrance of her said intended husband  
 or the said Peter Smith sell and dispose of the said Negro Woman  
 slave DOD, who is the absolute property of the said Martha & her  
 Children and her heirs and also the gold watch, the four plated  
 candlesticks, the two plated Cans, the silver Caster and Dolly, the chest of  
 drawers and the Easy Chair in the above schedule or list mentioned  
 and the money arising by the sale thereof to invest, lay out, place or dispose

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of in stock, funds, securities or other personal Estate, which said stock, funds, securities or personal Estate shall remain entire and be applied for which this is to be taken as part of limited and declared of the same use, intents and purposes as in the above written deed, concerning the same according to the true intent and meaning of these presents, bearing witness that the parties have hereunto set their hands and seals the day and year first above written.

sealed & delivered in presence of  
 Chas. Fenwick Esq. Witness  
 South Carolina.

Samuel McLaure (L.S.)  
 Samuel de Quilley (L.S.)  
 Peter Smith Sr. (L.S.)

Charles Fenwick being duly sworn make oath that he was present and saw the within named parties sign seal and deliver the within deed as their own proper acts and deeds and that Augustus Winthrop and he subscribed their names thereto as witnesses & sworn to before me this 7 March 1814. J. G. Wilson D.D. Charles Fenwick

Recorded 5 March 1814

State of South Carolina

This Indenture Tripartite made the twenty fifth day of February in the year of our Lord one thousand eight hundred and fourteen. Between Matthew Kenan of Charleston in the state aforesaid, Widow of the first part, Walter Smith of the same place Mariner of the second part & Thomas Winstantly of the said city Attorney at Law of the third part, Whereas in & by a certain deed of release & conveyance bearing date on the twenty ninth day of July one thousand eight hundred seven, John Child Walker of Charleston aforesaid in consideration of the sum of Eight hundred & fifty dollars to him paid by the said Matthew Kenan then the wife of Thomas Kenan & a sole trader did grant bargain sell & release unto Joseph Alexander, all that piece parcel or lot of land in Charleston aforesaid at the corner of Beaufain & St. Philips street known by the number (7) seven in the plan of lots adjoining thereto, measuring in front on Beaufain street thirty four feet & in depth on St. Philips street one hundred & thirteen feet and an half, and to the Eastward on the back line one hundred & fourteen feet seven inches & on the North line twenty five feet together with the hereditaments & appurtenances therunto belonging. To hold the same unto the said Joseph Alexander his heirs & assigns for ever, In trust for the separate use of the said Matthew Kenan during his life and after his decease to such uses, trusts & purposes as the deceased by any instrument of writing in Notion of a Last Will & Testament & in further of such appointment to his right heirs for ever, as by the said deed duly recorded well appear, and whereas a Marriage is intended by

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304 Gods grace shortly to be had & solemnized between the aforesaid Walter  
Smith & Esther Keenan, and it has been and is hereby agreed that the  
lot of land & premises herein before described shall be and remain  
set off and secured to the uses & purposes in the before recited clause  
mentioned. Now this Indenture witnesseth that in pursuance of  
the said Agreement & in consideration of the said intended marriage  
they the said Esther Keenan & Walter Smith for themselves & each &  
every of their heirs Executors & administrators, do & each of them  
doth hereby Covenant, promise, grant & agree to & with the said  
Thomas Christenley, his heirs, Executors & administrators, that the lot  
of land & premises herein before described shall be & remain to & for the  
separate use of the said Esther Keenan, during her life without being  
subject to the debts or control of the said Walter Smith after the  
said intended marriage shall have taken effect & after the death  
of the said Esther shall go to such person or persons & for such  
uses trusts & purposes as she shall notwithstanding her Covenant  
by any Instrument in Writing purporting to be her Will & duly  
executed, direct limit & appoint & for want of such appointment  
to her right heirs for ever and that they the said Esther Keenan  
& Walter Smith & each of them & their & each & every of their  
orsins, shall & will from time to time & at all times hereafter  
when duly required make & execute all such further & other deeds  
conveyances & assurances as may be necessary for conveying and  
improving the land & premises aforesaid to & for the uses & purposes  
herein before mentioned. In witness whereof the said parties to these  
presente have hereunto interchangeably set their hands & seals the  
day & year first before written,

signed, sealed & delivered in the presence of  
Samy Searbule, Abraham Jones

Esther Keenan (E.K.)

Walter Smith (E.S.)

Abraham Jones being duly sworn made oath that he was present  
and saw Esther Keenan and Walter Smith, sign, seal and deliver  
the foregoing Instrument of Writing for the uses and purposes  
therein mentioned and that he together with Samy Searbule  
witnessed the same.

Abraham Jones (A.J.)

sworn to before me this 8<sup>th</sup> of March 1814. J. C. Adams one of the

Recorders of March 1814

This Indenture Tripartite made the second day of February in the year of our Lord one thousand eight hundred and fourteen Between Mary Hutchinson of the Parish of St. George Dorchester and State aforesaid of the first Part Stubbs Fifth of the Parish of St. Pauls and State aforesaid of the second part and Stephen Shrewsbury and Joseph Hall Waring of the said State of the other part. Whereas a marriage by Gods Permission is shortly to be had and solemnized between the said Stubbs Fifth and Mary Hutchinson And whereas the said Mary Hutchinson at the time of executing these presents stands seized and possessed for life of the Lot or piece of lands and dwelling house thereon standing hereinafter particularly mentioned also of the negro slaves herein named and intended to be hereby granted bargained released conveyed and assured And whereas Matthias Hutchinson now deceased who was the father of the said Mary Hutchinson in and by his last Will and Testament in writing duly executed among other things did give and devise to his daughter Maria Dupont a house and Lot in Cumberland Street in the City of Charleston for her life and after her death to the Issue of the said Maria Dupont and in case the said Maria Dupont should die without issue did give and devise the same to his Son Edward Hutchinson and the said Mary Hutchinson whereby the said Mary Hutchinson hath a contingent Estate in the said house and Lot of Lands. And whereas the said Matthias Hutchinson did also in and by his said Will order and direct his Executor therein named to sell and dispose of his house and lot of land in Columbia and a Plantation or Tracts of land in the State aforesaid containing about four hundred Acres and did devise and bequeath unto the said Mary Hutchinson one equal third part of the monies arising from the sales thereof and one equal third part of the monies which might be received on the bonds notes and other debts due and owing to him at the time of his death after the payment of his just debts and did by his said Will nominate and appoint Dr. Cornelius Dupont Executor thereof And whereas the said Dr. Cornelius Dupont hath since sold and disposed of the said house and Lot of lands and the said Plantation and by virtue of the said Devise in the will of the said Matthias Hutchinson the said Mary Hutchinson is entitled to have and receive of and from the said Dr. Cornelius Dupont as Executor aforesaid One third or equal third part of the monies arising accor-

326. ing or produced from the sale of the said plantation and  
House and Lot of Land and also of one equal third part or  
portion of such sum or sums of money as have been received or  
hereafter may be received by the said Dr. Cornelius Dupont  
in payment of the debts due the said Matthias Hutchinson  
which said sums of money now in the hands of the said  
Dr. Cornelius Dupont or hereafter to be received by him are also  
intended to be hereby assigned transferred and set over. And where  
-as upon the treaty of the said Marriage it hath been and is  
agreed between the said Stubbins Esq<sup>r</sup> and Mary Hutch  
-inson that the lot of lands & dwelling house thereon standing  
the said Negro Slaves and the said Part or portion of the  
estate of the said Matthias Hutchinson which she the said  
Mary Hutchinson now is or hereafter may become entitled to  
as a devise under the will of the said Matthias Hutchinson  
should be by her granted bargained sold released assigned  
conveyed set over and confirmed unto the said Stephen Thro  
-bury & Joseph W. Mearing their executors Administrators and  
assigns for ever to for and upon the several uses and subject to  
the trusts intents and purposes in such manner as hereinafter  
is mentioned limited expressed and declared of and concern  
ing the same. Now this Indenture Witnesseth that the said  
Mary Hutchinson in pursuance of the said Recited agree  
-ment and Consideration of the said intended marriage and also  
in further Consideration of the sum of One dollar to her in hand  
well and truly paid by the said Stephen Throbury and  
Joseph W. Mearing at and before the sealing and delivery of  
these presents the Receipt whereof is hereby acknowledged and  
for divers other good causes and considerations her therunto spe  
-cially moving she the said Mary Hutchinson by and with  
the knowledge, privity & consent of the said Stubbins Esq<sup>r</sup>  
her intended husband and testified by his being a party hereto  
and signing and sealing these presents which he doth in  
Consideration of the said intended marriage hath bargained  
sold assigned transferred set over and confirmed and do by  
these presents doth bargain sell assign transfer set over and  
confirm unto the said Stephen Throbury and Joseph W. Mearing  
their executors Administrators & assigns forever all that the afore  
said Lot or piece of lands and dwelling house thereon being  
situate lying and being in Cumberland Street in the City of

307 Charleston, measuring and containing in front on said Street  
feet or thereabouts, and in depth <sup>feet or thereabouts, butting</sup>  
and bounding to the East on lands of Maria Dupont to the North  
on lands of <sup>and to the West on lands of</sup>  
& to the South on Cumberland Street aforesaid Together with all  
and singular the Rights members and appurtenances thereto belong-  
ing And also all the Estate Right Title Property claim and  
demand whatsoever of her the said Mary Hutchinson of in and  
to the said Lot or piece of Land and dwelling house and every  
part and parcel thereof with the Appurtenances To have and to  
hold the said Lot or piece of Land and dwelling house above men-  
tioned with all and singular the Rights Members and appur-  
tenances unto the said Stephen Threshbury & Joseph W. Massing  
their Executors administrators and assigns for ever In Trust to for  
and upon the several Uses Intents and Purposes & Subject to the  
provisions powers limitations and agreements hereinafter limited  
and expressed mentioned and declared of and concerning the  
same that is to say In trust to and for the use Benefit and  
behoof of the said Mary Hutchinson for life; and that they  
the said Stephen Threshbury and Joseph W. Massing their Execu-  
tors administrators and assigns shall and will from time to  
time and at all times during so many years as she the said  
Mary Hutchinson shall live pay the income Rents Issues and  
profits of the said Premises unto the said Mary Hutchinson  
or permit and suffer her to receive and take the same for the  
maintenance and support of herself and family so that the  
same shall in no wise be subject or liable to the debts or Engage-  
ments of her said intended husband the said Stubbs Esq<sup>r</sup>.

And this Indenture further Witnesseth that the said Mary  
Hutchinson for the several Considerations aforesaid and of the  
further sum of one dollar to her the said Mary Hutchinson in  
hand well and truly paid at and before the sealing and delivery  
of these presents the Receipt whereof is hereby acknowledged she the  
said Mary Hutchinson hath granted bargained sold assigned  
transferred and delivered and by these presents doth grant bar-  
gain sell assign transfer and deliver unto the said Stephen  
Threshbury and Joseph W. Massing their Executors administra-  
tors and assigns forever the following negro slaves Mary and her  
daughter Violet, Charlotte, Kate and her three Children Thomas  
Anthony and John, Ross and her three Children Dany, Jim

308 and Kitty Frances and her Child Mary Hannah and her  
Child Violet And also all and every Sum and Sums of money  
which have or hath can shall or may be or become vested due or  
payable to the said Mary Hutchinson by virtue of any  
gift devise or bequest contained declared or expressed in the above  
mentioned Will of her deceased Father Matthias Hutchinson  
And all the Estate Right title Interest Possibility of Interest  
claim or demand of her the said Mary Hutchinson of in into  
the said negro Slaves monies and Premises: To have and to  
hold the said negro Slaves Mary Violet Charlotte Kate Thomas  
Anthony John Rose Davy Prince: Kitty Frances Mary Hannah  
and Violet and all and every Sum and Sums of money which  
have or hath can shall or may be or become vested due or  
payable to her the said Mary Hutchinson by virtue of any  
Gift devise or bequest contained declared or expressed in the said  
Will of her deceased Father Matthias Hutchinson and all and  
singular other the Premises herein before sold assigned bargained  
and transferred and set over and mentioned meant and in  
tended to be hereby bargained sold assigned transferred and  
set over unto the said Stephen Throesbury and Joseph H. Waring  
their Executors Administrators and assigns for ever In trust: We  
nevertheless and to and for the use Intents and Purposes and with  
and under the limitations and appointments hereinafter men-  
tioned expressed and declared of and concerning the Sums -

That is to say as for and concerning the said negro Slaves Charlotte  
Kate and her three Children Thomas Anthony and John Rose  
and her three Children Davy Prince and Kitty Frances and  
her Child Mary Hannah and her Child Violet and also the  
said Sum or Sums of money received is to be received In trust that  
they the said Stephen Throesbury and Joseph H. Waring  
their Executors Administrators and assigns do and shall during  
the joint lives of the said Robbins Fifth and Mary Hutch-  
inson well and truly permit and suffer the said Mary  
Hutchinson to have the Occupation use and enjoyment of  
the said negro Slaves and to have take and receive the  
Profits and monies arising from their Work and Labours  
for the maintenance of herself and family. And that they  
the said Stephen Throesbury and Joseph H. Waring their  
Executors Administrators and assigns shall stand possessed of the  
said Monies received or to be received from the Executors of the

309 Said Matthias Hutchinson, and when and so often as any part thereof shall be paid them for the use and to the Intent and purpose that the said Stephen Shrewsbury and Joseph W. Mearing their Executors administrators and assigns shall and do when and so often as they shall receive any sum of money from the same, put it out with all convenient speed from time to time at Interest upon Government or other securities as they will with the consent of the said Stubbins Fifth & Mary Hutchinson or such of them as shall be then living shall advise and think proper in the name of them the said Stephen Shrewsbury and Joseph W. Mearing their Executors & Administrators and pay and apply the Interest dividends and profits thereof unto the said Mary Hutchinson for the maintenance and support of her self and family; To the Intent and purpose that the said negro slaves and their future issue and Increase, Government or other securities, monies arising therefrom for Principal or Interest may not be at the disposal of or liable or subject to the contract debt or engagements of her said intended husband the said Stubbins Fifth but at her own sole and separate disposal during the joint lives of them the said Mary Hutchinson and Stubbins Fifth; And from and after the death of the said Stubbins Fifth should he die before the said Mary Hutchinson then in trust for the sole use benefit and behoof of the said Mary Hutchinson her executors administrators and assigns for ever. But in case the said Mary Hutchinson should die before the said Stubbins Fifth leaving any child or children living at her death; then In Trust from and after the death of the said Mary Hutchinson to and for the sole use benefit and behoof of the said Stubbins Fifth during his natural life And that the said Stephen Shrewsbury and Joseph W. Mearing their executors administrators and assigns do and shall during the life of him the said Stubbins Fifth well and truly permit and suffer the said Stubbins Fifth to have the occupation use and enjoyment of the said negro slaves and to have take & receive the profits and monies arising from their Work and Labour to his own use; and that they will pay & apply the Interest dividends and profits of the said Government other securities unto the said Stubbins Fifth as long as he shall live to his own use. And from and after the death of the said Stubbins Fifth then In Trust to and for the use benefit and behoof of such child or children as they the said Mary & Stubbins shall have living at the time of the death of the said Stubbins Fifth their executors administrators and assigns for ever if more than one as tenants in common

310 And in case the said Mary Hutchinson should die before  
the said Stubbins Fifth without Issue living at the time of  
her death then In trust to and for the use benefit and behoof  
of the said Stubbins Fifth his Executors Administrators and  
assigns for ever And for and concerning the said other negro  
slaves Mary and her daughter Violet and their future issue and  
Increase In trust to and for the sole separate and peculiar  
use benefit and behoof of the said Mary Hutchinson her execu-  
tors administrators and assigns for ever without being in any  
manner subject or liable to the Control debts or engagements  
of her intended husband the said Stubbins Fifth; And  
that the said negro slaves Mary and Violet and their future  
issue and Increase shall be had taken possessed and enjoyed by  
such person and persons and for such use and uses as the said  
Mary Hutchinson shall at any time or times hereafter during  
her life limit devise order or dispose of the same or any of them  
either by her last Will and testament in writing or by any  
other writing whatsoever signed with her hand in the presence  
of two or more credible Witnesses. And the said Stubbins Fifth  
doth for himself his Executors and administrators and adminis-  
trators covenant promise and agree to and with the said  
Stephen Shrewsbury and Joseph H. Manning and the survi-  
vor of them and the Executors and administrators of such survivor  
by these presents in manner following (that is to say) that if the  
said intended marriage shall take effect, that then the said  
Stubbins Fifth shall and will permit and suffer the said  
Mary Hutchinson to give grant and dispose of the said negro  
slaves Mary and Violet and their future issue and Increase  
as she shall think fit in her life time and to make such will  
or other writing aforesaid and thereby to give order limit and ap-  
point the said negro slaves Mary and Violet and their Increase  
to any person or persons for any trust use Intent or purpose what-  
soever. And this Indenture further Witnesseth that the said  
Mary Hutchinson for the several Considerations aforesaid and of  
the further sum of one dollar to her in hand paid at and before  
the sealing and delivery of these presents the receipt whereof is  
hereby acknowledged she the said Mary Hutchinson hath  
granted bargained sold assigned transferred and set over and  
by these presents doth grant bargain sell assign transfer and set  
over unto the said Stephen Shrewsbury and Joseph H. Manning

311 their heirs Executors administrators and assigns forever all the Estate  
Right Title Interest Property claim and demand whatsoever which  
the the said Mary Hutchinson now hath or hereafter may become  
entitled to by bequest under the will of the aforesaid Matthias Hutch-  
inson of in or to all that Lot of land and dwelling house thereon situate  
lying and being in Lumberland at present in the Occupation of  
Maria Dupont a her Tenant and devised to her for life by the  
said Matthias Hutchinson, To have and to hold all and singular  
the premises unto the said Stephen Threshburn and Joseph H. Blaring  
their heirs Executors administrators and assigns forever In Trust never-  
theless to and for the use benefit and behoof of the said Mary  
Hutchinson for life & from and after her death should the said  
Stubbins Fifth be then living. In trust to and for the use benefit  
and behoof of the said Stubbins Fifth for and during the Term  
of his natural life and after his death in trust to and for the  
use benefit and behoof of such Child or Children which the the  
said Mary Hutchinson shall have living at the time of his death  
But in case the said Stubbins Fifth should die before the said  
Mary Hutchinson then in Trust to and for the use benefit and  
behoof of the said Mary Hutchinson her heirs and assigns forever  
and in case the said Mary Hutchinson should die before the  
said Stubbins Fifth without leaving Issue then In Trust to and for  
the use benefit and behoof of the said Stubbins Fifth his heirs and  
assigns forever provided nevertheless and it is hereby declared and  
agreed by and between all the said parties to these presents that  
in case the said Stubbins Fifth and Mary Hutchinson or the survi-  
vor of them shall be minded or desirous to have the aforesaid Lots of  
Lands and dwelling houses negro Slaves and their Increase Monies  
Government or other securities and all or any part of the estate either  
Real or personal herein and hereby granted assigned conveyed and  
apured sold and the money arising from the sale thereof or any part  
thereof invested in any other Stock or funds or placed out upon  
any security public or private or laid out in the purchase of any  
free hold lands or Tenements or other negro slaves or to have the said  
money after it shall have been so invested in any other Stock fund  
or securities called or taken in a gain or disposed of in any other manner  
and shall signify 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 Stephen Threshburn and  
Joseph H. Blaring their Executors administrators and assigns shall

312 accordingly sell and dispose of the same or any part thereof  
and invest place lay out or dispose of the money arising by the  
sale thereof in such other Funds Stocks or Securities or in the  
purchase of such other Free hold Lands or Tenements or in such  
other manner as the said Stubbs Fifth and Mary Hutchinson  
or the survivor of them shall by such writing direct order or appoint  
which said other Funds Stocks or Securities to be bought with  
the said money when so invested or placed out upon any such  
Funds stocks or Securities and such lands & Tenements and  
negro slaves when purchased shall be transferred assigned con-  
veyed settled and assured or and in such manner as that  
the same with the dividends Interest Rents Issues proceeds and  
profits thereof may remain continue go be applied and dispo-  
sed of to for and upon the same Trusts uses Intents and  
purposes as the said Lots of land and dwelling houses negro  
slaves monies Government or other Securities dividends Interest  
and profits thereof are hereinafter before directed ordered  
limited or appointed to go be applied or disposed of or as  
near the same as may be and that in all respects according  
to the true Intent and meaning of these presents. And the  
said Stubbs Fifth for himself his heirs Executors and  
administrators doth here by covenant promise grant and  
agree to and with the said Stephen Prewsbury and Joseph  
W. Mearns their heirs Executors Administrators and assigns that  
he the said Stubbs Fifth his heirs Executors and administra-  
tors shall and will from time to time and at all times after the  
said intended marriage shall be had and solemnized upon  
the reasonable Request of the said Stephen Prewsbury and  
Joseph W. Mearns their heirs Executors Administrators or assigns  
make do and execute or caused to be made done and executed  
all and every such further and other lawful and reasonable  
Act and Acts thing and things Conveyances Bargains assign-  
ments and assurances in the Law whatsoever as well for the  
corroborating and Strengthening of these presents as also for  
the further and better conveying and assuring bargaining  
assigning and confirming all and singular the premises  
herein and hereby granted bargained assigned sold trans-  
ferred and set out or intended so to be unto the said Stephen  
Prewsbury & Joseph W. Mearns their heirs Executors adminis-  
trators and assigns Nevertheless to the several uses upon the

313 Several trusts Intents and Purposes and Subject to the same proper  
Conditions and Agreements herein and hereby respectively mentioned ex-  
-press and declared of and concerning the same as by this or any  
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 in the year first  
above mentioned —

Signed Sealed and delivered in our presence }  
the words following being first written in three }  
lines on the sixth page hereof and to be read }  
as a part hereof after the words "and" and before the word "provided" in  
the eighteenth line of said page. Viz: }  
And in case the said Mary  
Hutchinson should die before the said Hubbs & Firth without leaving  
Issue then In trust to and for the use benefit and behoof of the  
said Hubbs & Firth his heirs and assigns forever —

Francis Dickinson Rich<sup>d</sup> G. Waring Esr. Geo. Waring —  
A Schedule of the property contained & conveyed in the  
annexed Deeds

An Estate for life in a Lot of Land & dwelling House in Cumber-  
land Street in the City of Charleston —

A Contingent Estate in a Lot of Land & dwelling House in  
Cumberland Street in the City of Charleston —

One third part of the monies arising from the sale of a Lot of  
lands in Columbia & one third part of the monies arising from  
the sale of a tract of about 400 acres Land in this State part  
of the Estate of Matthias Hutchinson deceased One third part of  
the monies arising from the debts due to the said Matthias  
Hutchinson now collected or hereafter to be collected —

Fifteen negro slaves named Mary (& her 4 Daughters) Violet  
Charlotte Kate (& her children) Thomas Anthony & John Rose  
(& her children) Darry Prince & Betty Frances (& her child) Mary  
Hannah (& her child) Violet

Francis Dickinson being duly sworn made oath that he was  
present and saw Esr. G. Waring Hubbs & Firth Mary Hutchinson  
and Stephen Fensbury sign deal and deliver the within marriage  
settlement for the uses and purposes therein mentioned and that he  
together with Rich<sup>d</sup> G. Waring and Esr. Geo. Waring witnessed  
the same —

Sworn to before me this 21<sup>st</sup> March 1814 Dan<sup>l</sup> J<sup>r</sup> Ravenel  
— Recorded 21<sup>st</sup> March 1814 —

This Indenture made the seventeenth day of March in the  
 year of our Lord one thousand eight hundred and fourteen  
 and in the thirty ninth year of the Sovereignty and Independence  
 of the United States of America Between Julie Vigier of the  
 City of Charleston in the State of South Carolina. Widow of  
 the first part. John Abernethy of the same <sup>place</sup> Matchmaker of the  
 second part and John Jacob Schnell Grocer of the third  
 part Whereas a Marriage by Gods permission is shortly enter-  
 ed to be had and solemnized between the said Julie Vigier  
 and the said John Abernethy and whereas the said Julie Vigier  
 at the time of executing these presents is possessed of considerable  
 property and estate, consisting of a House and Lot situate on  
 the East Side of Archdale Street (N<sup>o</sup>. 20) in the City of Charleston  
 aforesaid Twelve negroes named Telemachus, Hercules, Polydore  
 Theodore Sandy Julius Fennell John Levy Junr. Mary Claude  
 and Francis, and Divers other Goods and Chattels in the list  
 and Schedule hereunto annexed are particularly expressed and men-  
 tioned and whereas upon the treaty and previous to the intended  
 marriage aforesaid it has been and is agreed between the said  
 Julie Vigier and John Abernethy that the estate and Effects  
 of the said Julie Vigier shall be by her granted Released, trans-  
 ferred, Assigned and set over and vested in him the said John  
 Jacob Schnell and his heirs and assigns to and for the several uses  
 trusts intents and purposes, herein after mentioned limited esc-  
 -cepted and declared of and concerning the same. Now this  
 Indenture Witnesseth that in Pursuance of the said Recited  
 agreement and in Consideration of the said intended mar-  
 -riage and also in consideration of the Sum of Ten Dollars money  
 of the said State to the said Julie Vigier in hand well and  
 truly paid by the said John Jacob Schnell at and before the  
 sealing and delivery of these presents the Receipt whereof is hereby  
 acknowledged and for divers other goods and valuable causes  
 and considerations her therunto especially moving she the said  
 Julie Vigier by and with the knowledge privacy consent and  
 approbation of the said John Abernethy her intended husband  
 testified by his being a party to and executing of these presents  
 Hath granted bargained, sold assigned transferred set over  
 and delivered, and by these presents doth grant bargain sell  
 assign transfer set over and deliver unto the said John Jacob

315 Schnell his heirs Executors Administrators and assigns for ever: All that Lot of Land, and the Rents issues and Profits of her of and in all that said Lot piece or parcel of Land, Situate lying and being on the East Side of Archdale Street (N<sup>o</sup> 20) in the City of Charleston aforesaid given and bequeathed to her by her late husband Anthony Viger late of Charleston deceased (or otherwise acquired by her) Twelve negroes named Selmaechus Hercules, Polydore, Theodore Sandy Julia Bennett John Levy Sans Mary Claude & Francis, and all and singular other the goods and chattels mentioned expressed and contained in the list or Schedule hereunto Annexed To have and to hold the said Lot of Land, negroes with their future Offspring and increase and all and singular other the goods Chattels and effects, in the list or Schedule hereunto annexed, mentioned contained and expressed unto the said John Jacob Schnell his heirs Executors Administrators and assigns to his and their only proper use benefit and behoof for ever In trust to and for the several uses intents and Purposes herein after mentioned and declared of and concerning the same And as for and concerning the said several uses Trusts herein and hereby intended to be made limited expressed and declared of the estate and effects of the said Julie Viger, each and every of the said Parties to this Indenture have agreed that the same shall be limited settled and apured in manner following that is to say In trust for her the said Julie Viger hereto her heirs Executors Administrators and assigns until the solemnization of the said intended marriage and from and after the solemnization thereof In Trust and to and for the use and behoof of the said Julie Viger for and during the term of her natural life (But so as not to be subject or liable to the controul of the said John Abscogg her intended husband or to be seized sold or extended to the Payment of his Debts In trust to preserve and support the contingent uses and estates hereinafter limited from being barred defeated or destroyed and for that purpose to make entries and bring actions as the case shall require but nevertheless to permit and suffer the said Julie Viger for and during the term of her natural life to have Receive and take the Rents issues and Profits of all and singular the said Premises to and for her own sole and separate use and benefit, without impeachment of or for any manner of Waste) and from and immediately after the decease of the said Julie Viger, then to the said John

Hereby his heirs Executors and administrators for ever But should  
 there be any Child or Children the issue of the said intended mar-  
 riage alive at the decease of the said Julie Vigier, then In Trust  
 to and for the use and behoof of the said John Aberegg for  
 and during the term of his natural life and after his decease  
 then In Trust to and for the sole use benefit and behoof  
 of such Child or Children the issue of the said intended mar-  
 riage as shall or may be living at the time of the death of the  
 said John Aberegg But should there be no child or chil-  
 dren the issue of the intended marriage alive at the de-  
 cease of the said Julie Vigier, then to and for the sole use  
 benefit & behoof of the said John Aberegg his heirs Executors  
 administrators and assigns for ever. Provided always and it  
 is hereby expressly declared (and agreed by and between all the  
 said parties herunto and the intent and meaning of these  
 presents is) that it shall and may be lawfull to and for the  
 said John Jacob Schnell his heirs Executors administrators and  
 assigns, at the Request and by and with the Consent and  
 approbation of the said John Aberegg and Julie Vigier  
 such consent to be testified in writing under their hands  
 and seals and executed in the presence of one or more credible  
 Witnesses at any time or times to sell dispose of transfer and  
 sett over all or any part of the Real Estate Goods Chattels  
 effects, herein before mentioned or expressed and contained  
 in these presents or in the list or Schedule herunto annexed  
 either at Public or private sale either for cash or on such  
 Credit or terms as the said John Aberegg and Julie Vigier  
 shall specify in writing under their hands and seal And  
 that the moneys arising by such sales transfer or setting  
 over of all or any part of the said premises be vested in such  
 species of property or paid over by the said John Jacob  
 Schnell unto such person or persons as shall be designated  
 by the aforesaid John Aberegg and Julie Vigier to be  
 testified by them in manner as before mentioned which  
 said moneys or other property Real & Personal shall be  
 subject to any other Trusts terms limitations uses intents  
 and purposes as they the said John Aberegg and Julie Vigier  
 shall or may direct limit and appoint And the said John  
 Aberegg for himself his heirs Executors administrators and assigns  
 doth hereby covenant promise grant and agree to and with

the said John Jacob Schnell his heirs executors administrators and assigns that he will from time to time and at all times hereafter upon the reasonable request and at the proper cost and charge of the said John Jacob Schnell his heirs executors administrators and assigns make do and execute a cause or process to be made, done and all and every such further and other lawful and reasonable act and acts and things in the law whatsoever necessary as well for the execution and strengthening of these presents, as also for the further and better conveying spinning transferring and letting overall and singular the herein before mentioned premises respectively unto the said John Jacob Schnell his heirs executors administrators and assigns as by him or them or his or their Council learned in the law shall or may in that behalf be reasonably advised desired or required - The Writings whereof the said parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written -

Sealed and delivered in the presence of  
 Lewis Rouse Peter Artman Jr. Rigauds J. S. Jacobs Schnell (his)

Received on the day of the date of the within written indenture of and from the within named John Jacob Schnell the full and just sum of Ten dollars, money of the said State being the full consideration money within mentioned to be paid by him to me

Witness Lewis Rouse Peter Artman Jr. Rigauds  
 Julie <sup>her</sup> ~~mark~~ Vigier

A List or Schedule of the Estate of Julie Vigier, to which the Annexed deed refers - - -

All that Brick house and Cott (No. 20 Situate on the east side of Archdale Street, in the City of Charleston and bequeathed to her by her late husband Anthony Vigier deceased - Twelve negroes namely to wit Selma, Phis Hercules Polydore Theodore Sandy John Levy, Julia Finett Claude Francois Sanvande Mary with their future issue - Furniture to wit Six tables One clothed press one secretary two bed Steds of Mahogany Twelve Windsor Chairs One pair Gilt Glases Six Beds one pair fire dogs One pair of Glase shades One Soup Ladles, twelve Table and twelve Silver Tea Spoons twelve Silver forks one Silver Coffee Pot one Gold and one Silver Watch - Julie <sup>her</sup> ~~mark~~ Vigier

Witness Lewis Rouse Peter Artman Jr. Rigauds -  
 Lewis Rouse being duly sworn made oath that he was present and saw Julie Vigier set her mark and seal John Alexegg and

Oberegg his heirs Executors and administrators for ever But should  
 there be any Child or Children the issue of the said intended mar-  
 riage alive at the decease of the said Julie Vigier, then In Trust  
 to and for the use and behoof of the said John Oberegg for  
 and during the term of his natural life and after his decease  
 then In Trust to and for the sole use benefit and behoof  
 of such Child or Children the issue of the said intended mar-  
 riage as shall or may be living at the time of the death of the  
 said John Oberegg But should there be no Child or Chil-  
 dren the issue of the intended marriage alive at the de-  
 cease of the said Julie Vigier, then to and for the sole use  
 benefit & behoof of the said John Oberegg his heirs Executors  
 administrators and assigns for ever. Provided always and it  
 is hereby expressly declared (and agreed by and between all the  
 said parties hereto and the intent and meaning of these  
 presents is) that it shall and may be lawfull to and for the  
 said John Jacob Schnell his heirs Executors administrators and  
 assigns, at the Request and by and with the Consent and  
 approbation of the said John Oberegg and Julie Vigier  
 such consent to be testified in writing under their hands  
 and seals and executed in the presence of one or more credible  
 Witnesses at any time or times to sell dispose of transfer and  
 sett over all or any part of the Real Estate Goods Chattels  
 effects, herein before mentioned or expressed and contained  
 in these presents or in the list or Schedule hereto annexed  
 either at Public or private sale either for Cash or on such  
 Credit or terms as the said John Oberegg and Julie Vigier  
 shall specify in writing under their hands and seals And  
 that the moneys arising by such sales transfer or settings  
 over of all or any part of the said premises be vested in such  
 species of property or paid over by the said John Jacob  
 Schnell unto such person or persons as shall be designated  
 by the aforesaid John Oberegg and Julie Vigier to be  
 testified by them in manner as before mentioned which  
 said moneys or other property Real & Personal shall be  
 subject to any other Courts terms limitations uses intents  
 and purposes as they the said John Oberegg and Julie Vigier  
 shall or may direct limit and appoint. And the said John  
 Oberegg for himself his heirs Executors administrators and assigns  
 doth hereby covenant promise grant and agree to and with

217 the said John Jacob Schnell his heirs Executors administrators and assigns that he will from time to time and at all times hereafter upon the reasonable request and at the proper cost and Charges of the said John Jacob Schnell his heirs Executors administrators and assigns make do and execute or cause to be made, done and all and every such further and other lawful and reasonable act and Acts and things in the law whatsoever necessary as well for the Corroboration and Strengthening of these presents, as also for the further and better conveying assigning transferring and letting over all and singular the herein before mentioned premises respectively unto the said John Jacob Schnell his heirs Executors administrators and assigns as by him or them or his or their Council learned in the law shall or may in that behalf be reasonably advised desired or required - In Witness whereof the said parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written -

Julie X Vigier (S)  
 Sealed and delivered in the presence of John Aberegg (S)  
 Lewis Roux Peter Artman Jr. Rigauds J. S. Jacob Schnell (S)

Received on the day of the date of the within written Indenture of and from the within named John Jacob Schnell the full and just sum of Ten dollars, money of the said State being the full consideration money within mentioned to be paid by him to me.

Julie X Vigier  
 Witness Lewis Roux Peter Artman Jr. Rigauds

A List or Schedule of the Estate of Julie Vigier, to which the Annexed deed refers -

All that Brick house and Cott (No. 20) Situate on the east side of Archdale Street, in the City of Charleston and bequeathed to her by her late husband Anthony Vigier deceased - Twelve negroes named to wit Telemachus Hercules Polydore Theodore Candy John Levy, Julia Forett Claude Francois Sans and Many with their future issue - Frying Furniture to wit Six tables One cloaths press one Secretary two bed Stools of Mahogany Twelve Windsor Chairs One pair Gilt Glases Six Beds one pair fire dogs One pair of Glasp shades Two Soup Ladles, twelve Table and twelve Silver Tea Spoons twelve Silver forks one Silver Coffee Pott one Gold and one Silver Watch - Julie X Vigier

Witness Lewis Roux Peter Artman Jr. Rigauds -  
 Lewis Roux being duly sworn made oath that he was present and saw Julie Vigier set her mark and Seal John Aberegg and

John Jacob Schnell sign seal and as their act and deed deliv'd  
the within marriage settlement for the uses and purposes therein  
mentioned and that he also saw the Julie Bigler set her mark  
to the Receipt hereon written as also to the schedule hereunto an-  
nexed and that he together with Peter Astman & Jr. Bigler do  
witnessed the same.

Sworn to before me this 22<sup>nd</sup> March 1814 Dan<sup>l</sup>. Ed<sup>rd</sup>. Ravenel J<sup>sr</sup>

Recorded 22<sup>nd</sup> March 1814

State of South Carolina Beaufort district

This Indenture made on the twelfth day of March  
in the year of our Lord one Thousand eight hundred and  
fifteen between Samuel Lawrence of the first part, Harriet  
Guerrard, of the second part and Robert L. Drayton of the  
third part, all of the district and State aforesaid Whereas  
Whereas a marriage is intended shortly to be solemnized  
between the said Samuel Lawrence and Harriet Guerrard  
Whereas also the said Harriet Guerrard is entitled to one fourth  
part of the Real and Personal of Estate of Robert G. Guerrard  
Esquire deceased as well as to certain Specific Legacies in and  
by his last Will and testament given and bequeathed unto her  
and Whereas also the said Harriet Guerrard is in consequence  
of the death of her daughter Harriet Guerrard entitled to one  
third part of her portion of the Estate of the said Robert G.  
Guerrard, all of which Estate now undivided will appear  
by the schedule annexed to this Instrument of writing and  
upon the contract of the said Marriage, if the same shall  
take effect between the said Samuel Lawrence and Harriet  
Guerrard, he the said Samuel Lawrence hath agreed that he  
notwithstanding the said Marriage, his heirs executors and  
administrators or assigns shall not intermeddle with or have any  
right title or interest either in Law or Equity to the Rents issues  
or profits of the before mentioned Real and Personal estate of the  
said Harriet Guerrard and hath also agreed that the same  
shall be subject to the several uses trusts limitations and  
appointments hereinafter expressed and declared - Now  
therefore This Indenture witnesseth that by Reason of the  
foregoing considerations and in consideration of one dollar  
to her in hand paid by Robert L. Drayton, the receipt  
whereof is hereby acknowledged, she the said Harriet Guerrard  
hath given granted, bargained and remised Released and

Sold and by these presents doth give grant sell and Release unto Robert L. De Treville, his heirs, Executors and assigns all the aforesaid Estate of Property Real and Personal bequeathed and devised to her by the said Robert G. Guenard as well as the property to which she is entitled by the death of her daughter Harriett To have and to hold the same unto the said Robert L. De Treville, his heirs Executors and assigns forever, upon the Special Trust and Confidence nevertheless and to and for the interests uses and purposes herein after expressed (that is to say) In trust to and for the sole use of the said Harriett Guenard during her natural life without being liable in any way or subject to the payment of the debts of the said Samuel Lawrence in any case whatsoever and upon the further Trust that in case the said Harriett Guenard should think it advisable to sell the aforesaid property during the joint lives of the said Samuel Lawrence and Harriett Guenard then she may direct the said Robert L. De Treville to sell the same and to pay the proceeds thereof into her hands but in case no such sale should take place then the aforesaid property shall go to and be vested in the survivors of them the said Samuel Lawrence and Harriett Guenard his or her heirs forever and the said Robert L. De Treville covenants on his part for himself his heirs and Executors to comply with the conditions above recited - In testimony whereof we have hereunto affixed our hands and seals this twelfth day of March in the year of our Lord One thousand Eight hundred and fourteen

Signed Sealed & delivered in presence of  
 of Saml Lewis M. Maxey }  
 Harriet Guenard (S)  
 Robert L. De Treville (S)

Copies Appraisement of the Goods and Chattels belonging to the Estate of Robert G. Guenard Esq. dec'd. as produced and shown to us by Mr. Harriett Guenard Executor who having been first Regularly sworn for the purpose

- Amount of household furniture &c. &c. as per valuation by the appraisers 777 1/2
- 1 Negro Man Name Sam (Driver) 1 d. Woman Betty his wife
  - 1 d. Boy Sam Son 1 d. Girl Wise daughter 1 d. Madge d.
  - 1 d. Betty d. 1 d. Libby d. Hannibal a negro man 1 Woman Amarritta his wife 1 d. Charlotte 1 Boy Tom her son 1 Woman Libby - 1 d. Patty 1 Man Solomon 1 Boy Popken 1 Man Bantue 1 Woman Venus his wife 1 Boy Brutus his son 1 Man Casaris 1 Woman Jennett his wife 1 Man Jypo 1 Woman Flora his wife 1 Boy Buer his son 1 Negro man Mile. 1 Negro Woman Gany

I do Man Marquis ... 1 Tract of land on Port Royal Island  
 specified in the subjoined Certificate. Copy of Certificate  
 of Kiera Kiah Roberts subjoined to a tract of land surveyed  
 by him, belonging to the estate of Robert G. Guenard, deceased  
 (as per Record) and Original plat -  
 South Carolina 4<sup>th</sup> Helena Parish Port Royal

I hereby certify that the annexed plat shaded light  
 purple of two hundred and five acres is a true Representation  
 of that piece of ground sold by Mr. Robert De. Paville to  
 Robert G. Guenard, and that the same hath such shape  
 and marks as is therein described. April 9<sup>th</sup> 1805 -----

Wm. Roberts D. J.

Personally appeared before me Charles F. Jenkins & W.  
 Milton Maney who being duly sworn saith that he did  
 see Samuel Lawrence and Harriet Guenard sign, seal and  
 deliver as their act and deed the within instrument of writing  
 and that he together with Samuel Reid did subscribe their  
 names as Witnesses thereto - - - - Milton Maney

Sworn to before me 4<sup>th</sup> April 1814. Chas. F. Jenkins. Reg.

- Recorded 26<sup>th</sup> April 1814 -

The State of South Carolina

This Indenture Inpartie made on  
 the twenty fourth day of March in the year of our Lord one  
 thousand eight hundred, and fourth. Between William S. Rufin  
 of the first part, & Elizabeth Chouin of the second part and  
 Hugh Frador of the third part, Whereas the said party  
 of the second part is seized to her and her heirs forever of a  
 certain real Estate consisting of Lands being her share or right  
 by heritage claimed by her of certain Land in the parish of  
 All Saints and State aforesaid - formerly the real Estate of Samuel  
 Chouin Deceased. - said real estate being a part of what is  
 generally stiled the Barony - And whereas the said party  
 of the second part is also, possessed, of and entitled unto certain  
 Negro slaves commonly called and known by the following  
 names, Capors, Celia, Charles, Little Capors, Tenah, Betty,  
 Renah, Amos, Maria, Jack, Prince, Hagar, Shatina, Harriet,  
 Joby, Charlotte, Samson, Willy, Nappy, Molly, Nancy, Paul,  
 Peter, Mangard, Nelson, Peggy, Rose, Penelope, Litty, Isaac,  
 Cato, Friday, July, and Maryann in number (34) thirty

four, And Whereas, a marriage is shortly intended to be had and solemnized, between the said party, of the first Part and the said party of the second Part, upon the contract of which said marriage the said party of the first Part, hath agreed, that if the same shall take effect, then and in that case as well the said Real Estate or Lands in all Saints Parish as above set forth and at large described, as the said thirty four Negro Slaves above particularly named, shall be conveyed and assigned to the aforesaid Party of the Third Part subject to the conditions, limitations Provisoes, uses, and trusts, herein after declared. And the said Adventured Witnesseth that in consideration of the said intended Marriage, and in Pursuance and Performance of the said herein before mentioned agreement and in Consideration of the sum of one Dollar in hand paid by the said Party of the Third Part, the receipt, whereof is hereby acknowledged and for every other good caused and valuable Considerations the said Party of the second Part, therunto especially moving. She the said Party of the second Part with the consent and approbation of the said Party of the first Part, testified by his being a Party to these Presents and sealing and delivering the same Hath granted bargained, sold, aliened, released, and Confirmed, and by these Presents Doth grant bargained, sell, alien, release, and Confirm, unto the said Party of the third Part his heirs and assigns forever All the real Estate consisting of Lands being her share or right by Heritage claimed by her of certain lands in the Parish of all Saints of State aforesaid formerly the real Estate of Samuel Clegg Deceased said real estate being a part of what is generally styled the Barony - Together, with all and singular the rights members Priviledges and appurtenances, therunto belonging or in any wise incident or appertaining, To Have and To Hold the said real Estate aforesaid unto the said Party of the third Part his heirs and assigns forever, And the said Party of the second Part for and in consideration of the Premises, hath bargained, sold, assigned, transferred, and set over unto the said Party of the third Part, his executors administrators, and assigns, the said thirty four Negro Slaves, herein before named, enumerated, and at large described Together with all and singular the issue and increase of the said female Negro Slaves, To Have

at John's  
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D. S.  
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 Nancy  
 27<sup>th</sup>

made on  
 the me  
 of Buford  
 part and  
 said party  
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 in a right  
 parish of  
 etc of Samuel  
 set is  
 said party  
 unto certain  
 following  
 W. Betty,  
 W. Harritt,  
 rney, Paul,  
 Titty, Isaac,  
 3d) thirty

and To Hold the said thirty four Negro Slaves together  
 with the issue issue and increase of the Females, into the  
 said party of the third Part, his Executors, administrators  
 and assigns forever **In Trust Nevertheless** and  
 to and for and upon the several uses, trusts, intents, and  
 purposes, hereinafter mentioned, expressed, and declared (That  
 is to say) in trust to and for the Joint benefit and use of  
 the said William J Buford and the said Elizabeth Chovin  
 and the issue of the body of the said William J Buford  
 or the body of the said Elizabeth Chovin lawfully begotten the  
 said premises to be for such purpose, under the direction and  
 management of the said party of the first Part, And in  
 case of the death of the said William J Buford or the said  
 Elizabeth Chovin leaving no issue, then and in that case to  
 the survivor forever, And in case of the death of the said  
 William J Buford or the said Elizabeth Chovin leaving issue  
 then and in that case to and for the survivor for Life  
 and then to and for the issue surviving forever, And  
 upon the further Trust that it shall and may  
 be lawful, to and for the said party of the first part from  
 time to time and at all times hereafter by and with the  
 consent of the said party of the third Part to change alter  
 and sell the property and estate herein before conveyed and  
 assigned, or intended to be conveyed and assigned, or any part  
 thereof, and instead and Place thereof other Estates and  
 Property, of equal Value to make and substitute Subject  
 always Nevertheless to the conditions limitation  
 Provisoes, uses, and trusts herein before declared and particularly  
 set forth And Also that it shall and may be lawful for  
 the said party of the first Part, from time to time, and at all  
 times hereafter to pay out and expend the surplus money arising  
 or to arise from the Estates, real and Personal herein before  
 conveyed or assigned or intended to be conveyed or assigned  
 in the purchase of other Estates real and Personal, which when  
 purchased shall be settled and assured, and made liable  
 to the same or the like uses, Trusts, Estates, Limitations,  
 and Provisoes, as are herein before appointed, and declared  
 for or concerning the premises by these presents mentioned to  
 be released and assigned, And Lastly it is hereby declared  
 and agreed by and between the parties to these Presents  
 that the premises herein before mentioned to be released

and Assigned and the Estates real and Personal hereafter to be substituted as aforesaid, in Lieu and place thereof, and also all lands, tenements, and hereditaments, or estates Personal to be purchased with monies arising, or to arise from the premises herein before released and Assigned shall not be and they are hereby especially declared not to be liable to any debt or debts, dues or demands whatsoever owing by the said Party of the first Part or hereafter contracted, and to become due by and from the said Party of the first part to any Person or Persons, whomever - In Witness whereof the said parties to this presents have hereunto set their hands and seals on the day and Year first above written -

Sealed and Delivered in the presence of  
 { W. J. Buford (43)  
 Elizabeth Chovin (43)  
 Hugh Fraser (43)

Paul Michau, Alex. C. Wilkes  
 Received on the day of the date of these Presents of the within named Hugh Fraser, one Dollar, being the consideration money within mentioned. Elizabeth Chovin (43)

State of South Carolina, Georgetown District

Personally appeared Alexander C. Wilkes of Georgetown District in the State aforesaid Planter before me Thomas Skrine, one of the Justices of the Peace in the State aforesaid who being duly sworn upon the Holy Evangelists of Almighty God Depone and sayeth that he was present and saw the within named W. J. Buford, Elizabeth Chovin and Hugh Fraser, sign Seal and deliver the within Instrument of Writing as their Act & Deed for the Purposes therein set forth and that he this deponent and Paul Michau were present and subscribed their names in the presence of each other as Witnesses thereto - Alex. C. Wilkes (43)

Sworn to before me at Georgetown  
 the 4 day of April Anno Domini 1814 } Tho Skrine - J. W.  
 Recorded the 6<sup>th</sup> May 1814

State of South Carolina

I know all men by these presents that Israel Solomon formerly of Amsterdam one of the provinces of Holland but now of Georgetown in the State aforesaid am held and firmly bound unto Abraham Alexander Junr. and Abraham Otolenque the full and just sum of One thousand pounds Sterling to be paid to the said Abraham Alexander Junr. and Abraham Otolenque their certain attorney Executors Administrators and

assigns to which payment well and truly to be made and done  
 I bind myself my heirs Executors and Administrators firmly by  
 these presents sealed with my seal and dated this fifth day of  
 May in the year Eighteen hundred and fourteen. Whereas a  
 Marriage is about to be had and solemnized between the said  
 Israel Solomon and Miss Eleanor Joseph daughter of Liza  
 Joseph of Georgetown and the said Israel Solomons hath  
 agreed to pay into the hands of the said Abraham Alexander  
 Jew. and Abraham Otlingui as Trustees the sum of Five  
 hundred Pounds Sterling in a convenient time after the  
 intermarriage aforesaid to be held by them and the Survivors  
 of them and the heirs Executors and Administrators of such  
 survivor to and for the following uses and none other that  
 is to say In trust for her the said Eleanor Joseph, and  
 Pinah Solomons daughter of the said Israel Solomons  
 during their mutual lives to pay and apply the Interest  
 of the said sum of five hundred Pounds to the support and  
 maintenance of the said Eleanor Joseph and Pinah Solomons  
 and from and after the death of the said Eleanor these in  
 Trust for the said Pinah & the child or children of the  
 said Eleanor Joseph to be divided between them share and  
 share alike in the mean time to apply so much of the proceeds  
 or principal as may be necessary to the support of the said  
 Eleanor Joseph and also the support and education of  
 the said Pinah and of such child or children as the said  
 Eleanor may have Now the conditions of the above  
 obligation is such that if the said Israel Solomons his  
 heirs Executors or Administrators do and shall well and  
 truly pay or cause to be paid to the said Abraham Alexander  
 Jew. and Abraham Otlingui or the survivors of them the  
 heirs Executors or Administrators of such survivors in a convenient  
 time after the intermarriage about to be solemnized as aforesaid  
 the sum of Five hundred Pounds to be applied and  
 used upon the trusts aforesaid. Then the above obliga-  
 tion to be void, or else to be and remain in full force and  
 virtue in Law

Israel Solomons (S)

Signed, sealed, & delivered in the presence of  
 Nathl. Coggeshall Jacob Myers  
 South Carolina Georgetown district

Personally appeared before me Nathaniel Coggeshall  
 who being duly sworn saith he was personally present and

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did. See Jacob Solomon sign Seal and as his act and deed  
deliver the within instrument of writing to and for the use  
and purposes therein expressed. And that he also saw Jacob  
Meyers sign his name with this deponent as a witness thereto  
Sworn to before me the  
10<sup>th</sup> May 1814 J Thomas Carr J.P.

J. Coggeshall

Recorded 11<sup>th</sup> May 1814

South Carolina

Beaufort District & This Indenture made this sixteenth day  
of January in the year of our Lord eighteen hundred and  
fourteen, Between Ann S. Pepper, of the first part, same  
District and State above mentioned, of the first part, same  
Southern of the second part, and Susan S. Bourquin of said  
District and State of the third part, whereas a marriage  
is by the permission of God, shortly intended to be solemnized  
between the said same Southern and Ann S. Pepper parties  
thereto, and the said Ann S. Pepper being possessed in her  
own right of sundry Negro Slaves whose names are here in  
mentioned, they the said parties have agreed that the same  
shall be settled and secured in manner herein after  
specified, Now therefore this Indenture witnesseth, -  
that in consideration of the said intended marriage  
and of its taking effect, and to settle and secure a competent  
maintenance and support for the said Ann S. Pepper,  
and also for and in consideration of the sum of one dollar  
to the said Ann S. Pepper in hand well and truly paid  
by the said S. S. Bourquin at or before the sealing & delivery  
of these presents, the receipt whereof is hereby acknowledged,  
she the said Ann S. Pepper with the consent and approbation  
of the said same Southern, signified by his being one of  
the parties to, and sealing and delivering these presents,  
doth grant bargain and sell unto the said S. Bourquin  
all the following Negro Slaves viz Lazar, Pompey, Frank  
Abraham <sup>Sitoin</sup> the least Mary and To have and to hold  
the said Slaves with all and singular the future issue and  
increase of the female Slaves unto the said S. Bour-  
quin In Trust nevertheless, and for the purposes and  
subject to the condition herein after mentioned, that  
is to say, first in trust and under this proviso and condi-  
tion that she the said S. Bourquin do and shall permit

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present and

326 permit and suffer the said Samuel Lowther from and immediately after the solemnization of the said intended Marriage to take possession of all and singular the said Slaves with the future issue & increase of the said female Slaves as aforesaid, and from time to time hereafter for and during the joint and several lives of them the said Sam<sup>l</sup>. Lowther, and Ann S. Pepper his intended wife to whose joint and absolute use and behoof the profits arising from the work and labour and other services of the said Slaves with their issue as aforesaid, are to be applied without the interference, molestation or hindrance of her the said S. Bourquin decedently in trust and under this proviso in case the said Ann S. Pepper the intended wife of said Samuel Lowther, should have any Child or Children by the said Samuel Lowther, that then and in that case, the Slaves above mentioned together with their future issue as aforesaid, is hereby secured and settled upon her the said Ann S. Pepper and her Child or Children if any she shall have by the said Samuel Lowther share and share alike to them and their heirs for ever, subject nevertheless to the above limitations and conditions, and lastly it is agreed upon and between the parties hereto that upon the demise of the said Ann S. Pepper, the intended wife of the said Samuel Lowther, without issue, that then and in that case, the above named Slaves with their future issue as aforesaid, conveyed in trust by these presents, shall be vested absolutely in the said Samuel Lowther, and the said S. Bourquin trustee as aforesaid shall assign and deliver over unto the said Samuel Lowther, all and singular the said Slaves or such of them as shall then be living with their issue as aforesaid, and thence forth the same to hold to him the said Samuel Lowther his heirs &c. Administrators and Assigns for ever, in as full and ample a manner as if he had have derived his title by purchase and all ~~rights~~ <sup>rights</sup> respecting the premises is then to be at an end and determination - CMO -

327 For the purchase of the said parties aforesaid have hereunto  
set their hands and seals the day and year above written  
Signed sealed and Delivered } Ann S. Pepper (d)  
in the presence of } Samuel Donther (d)  
Geo Logan, Daniel P. Pepper } J. G. Bourquin (d)  
S. Lucas Parish Personally appeared before me John  
Beaufort District Norton one of the Justices assigned to  
keep the peace in the District aforesaid Daniel P. Pepper who being  
duly sworn, saith, that he was present and did see the above named  
Ann S. Pepper, Samuel Donther and J. G. Bourquin sign seal and  
duly execute the above deed, and that he did with George J.  
Logan in the presence of each other subscribe their names as  
witnesses thereto. Given before me this 25<sup>th</sup> day of April  
1814 John Norton J. C., Recorded 18<sup>th</sup> May 1814

South Carolina

This Indenture Tripartite made this second  
day of June in the year of our Lord one thousand eight hundred  
and fourteen and in thirty eighth year of the Sovereignty and Inde  
pendence of the United States of America: Between Richard  
W. Hutson of the parish of Prince William in the State aforesaid  
Planter of the first part Martha O'Kelly Ferguson of the City of Charle  
ston in the same state of the second part and Elizabeth Milnes  
Ferguson & the honorable Charles S. Colcock of the same state aforesaid  
said (Trustees mutually chosen by the parties aforesaid for the pur  
poses herein after mentioned) of the third part; Whereas a marriage  
by Gods permission is shortly intended to be had and solemnized  
between the said Richard W. Hutson and the said Martha O  
Ferguson: And whereas the said Martha O. Ferguson is entitled  
under and by virtue of the last will and Testament of Miss  
Melissant Colcock deceased bearing date the first day of October  
in the year of our Lord one thousand eight hundred and eleven  
to an Estate in Remainder after the death of the aforesaid  
Elizabeth W. Ferguson of and in a certain messuage and lot of  
lands with the hereditaments and appurtenances therunto belong  
ing situate lying and being in Cannon-borough in the parish of  
Saint Philip in the State aforesaid, as in and by the said last  
will and Testament remaining of Record in the office of the  
ordinary in Charleston reference being therunto had may appear:  
And the said Martha O. Ferguson is entitled in her own right  
and possessed of all those negro slaves hereinafter named, and

328 of the sum of Two thousand dollars in ready money. And whereas it hath been agreed by and between the said Martha O Ferguson and the said Richard M. Hutson (testified by his being party hereto and sealing and delivering these presents) previously to the said intended marriage, that the Reversionary Interest & Estate in Remainder of her the said Martha O Ferguson of and in the aforesaid meuage and lot of land, and all and singular the said negro slaves and sum of money aforesaid should by the said Martha O Ferguson be granted and released bargain sold and transferred unto the said Elizabeth M Ferguson and Charles S Colcock their heirs executors administrators and assigns to for and upon the several uses and subject to the trusts intents and purposes in such manner as is hereinafter mentioned limited expressed and declared of and concerning the same. Now therefore for the purpose of effecting the views and intentions aforesaid

This Indenture witnesseth that she the said Martha O Ferguson for and in consideration of the said intended marriage and also in consideration of one dollar to her in hand paid by each of them the said Elizabeth M Ferguson and Charles S Colcock at or before the sealing and delivery of these presents the Receipt whereof is hereby acknowledged and for divers other good and valuable considerations her therunto moving (by and with the knowledge consent privacy and approbation of the said Richard M Hutson her said intended husband, testified by his being party hereto and sealing and delivering these presents hath granted bargain sold released and confirmed and by these presents both grant bargain sell release and confirm unto the said Elizabeth M Ferguson and Charles S Colcock and to their heirs and assigns all that meuage lot of land and premises situate lying and being in Cannonborough in the Parish of Saint Philip in the State aforesaid devised in and by the last Will and Testament of the said Mellefcent Colcock deceased: Together with all houses out houses edifices ways profits hereditaments rights members and appurtenances thereon standing or being or therunto belonging & in any wise appertaining: And the reversion and reversions remainder and remainders rents issues and profits thereof and of every part thereof: And also all the Estate Right title remainder or reversion interest property claim

329 and demand whatsoever both at law and in Equity of her the said  
Martha O Ferguson of in or to the same and to every part thereof:

To have and to hold the said mesuige and lot of land heredit-  
aments and premises aforesaid with the appurtenances unto the  
said Elizabeth M Ferguson and Charles S Colcocks their heirs  
and assigns (Subject to the Estate for life of the said Elizabeth  
M Ferguson therein as aforesaid) to and for and upon the uses and  
trusts limitations and appointments hereinafter mentioned lim-  
ited and declared of and concerning the same, that is to say, In  
Trust and to and for the use and behoof of the said Martha  
O Ferguson and her heirs until the solemnization of the said inten-  
ded marriage: and from and after that event then In trust  
and to and for the joint and equal use benefit and behoof  
of them the said Martha O Ferguson and Richard M Hutton  
and their assigns for and during the term of their joint lives  
and from and after the death of either of them the said Martha  
O Ferguson and Richard M Hutton leaving issue alive of the  
said marriage then In Trust for the survivor (whichever  
of them the said Martha and Richard may survive) and his  
or her heirs and assigns for and during the term of his or her natural  
life: and from and immediately after the determination of that  
Estate then In Trust and to and for the equal use benefit and  
behoof of the issue of the said intended marriage (and the repre-  
sentatives of such of the issue as may be deceased they taking among  
get them a parents share) to be equally divided and to their heirs  
and assigns forever as Tenants in Common and not as joint tenants.

But in case that on the death of either of them the said Martha  
and Richard there should be then at the time of such death no  
issue of the said marriage living then to the use of the Survivor  
(whichever may be) of them the said Richard and Martha) and to  
his or her heirs and assigns forever; and that freed and discharged  
of and from all further and other uses and trusts whatsoever of or  
concerning the same. And this Indenture further witnesseth  
that the said Martha O Ferguson (by and with the consent, privi-  
lity and approbation of the said Richard M Hutton testified  
as aforesaid) for the considerations aforesaid and for the further  
sum of one dollar to her in hand paid by each of them the said  
Elizabeth M Ferguson and Charles S Colcocks hath bargained sold  
assigned transferred and set over and by these presents doth bargain  
sell assign transfer set over and delivered unto the said Elizabeth

Mr Ferguson and Charles J Colcock and the survivors of them  
 and the Executors administrators and assigns of such sur-  
 vived the following negro slaves to wit Rose Lucy Charlotte  
 and her child, Mary, Nancy, Betsey and her two children  
 named Nancy & Amust Sibly and March and also the  
 aforesaid sum of two thousand Dollars in ready money.  
 To have and to hold all and singular the above men-  
 tioned negro slaves with the future issue and increase of  
 the females together with the aforesaid sum of two thousand  
 Dollars (to be invested as soon as may be in the purchase of  
 Real or Personal property, in Banks or other stocks or put out  
 at Interest) unto the said Elizabeth M Ferguson and  
 Charles J Colcock and the survivors of them and the Execu-  
 tor administrators and assigns of such survivors. To and  
 upon the special trust and confidence intents and purpo-  
 ses hereinafter mentioned of and concerning the same. That  
 is to say, In Trust for her the said Martha O Ferguson her  
 executor administrators and assigns until the solemnization  
 of the said intended marriage: and from and after the  
 solemnization thereof In Trust to permit the said Martha  
 O Ferguson and Richard M Hutson for and during the  
 term of their joint lives to have take and receive the pro-  
 fit labor and use of the said slaves and the Interest of  
 the said sum of money to their joint use and behoof and  
 from and immediately after the death of either of them the  
 said Martha and Richard leaving issue of the said marriage  
 then In trust to permit the survivor (whosoever may survive)  
 for and during the term of his or her natural life to have take  
 and receive the profits labor use and employment of the  
 said slaves and the Interest of the aforesaid sum of money  
 to his or her proper use and behoof: And from and after the  
 death of such survivor then In Trust to and for the equal  
 use benefit and behoof of the issue of the said intended mar-  
 riage (and the representatives of such of the issue as may be  
 deceased they taking amongst them a parents share) to be  
 equally divided and held in severalty to themselves their exe-  
 cutors administrators and assigns for ever: But in case that  
 on the death of either of them the said Martha O Ferguson and  
 Richards M Hutson there should be then at the time of such  
 death no issue of the said marriage living then In Trust

and to and for the sole use benefit and behoof of the survivor (whichever may survive) of them the said Martha and Richard unto to his or her executors, administrators and assigns forever: and that freed and discharged of and from all further and other uses trusts limitations and appointments whatsoever of or concerning the same: Provided always and it is hereby expressly declared and agreed by and between all the parties to these presents that in case there should be a necessity or proper occasion at any time during the said coverture or during any of the terms for which the said trusts are created and the said Martha O. Ferguson and Richard M. Hutson should jointly require (or the survivor should require the same) that the aforesaid mortgage and lot of land and the negro slaves or any of them or the property real or personal, Banks or other stocks which may hereafter be purchased or acquired with the aforesaid sum of two thousand Dollars should be sold, that then and in such case the said Elizabeth M. Ferguson and Charles S. Colcock of the survivor of them or the heirs executors or administrators of such survivor shall sell and dispose of the same or so much thereof as it may be requisite to sell or as may be required to be sold as aforesaid and in the stead thereof purchase with the monies arising or to arise from such sale other property real or personal, Banks or other Stocks or lay the same out at Interest as may be deemed expedient which property Real or personal Banks or other Stocks bonds Notes or other securities so to be taken or acquired thereby shall be annexed in a schedule to these presents and shall remain and be subject to the same uses trusts limitations intents and purposes as are hereinbefore declared expressed and limited of and concerning the real and personal property herein before granted and confirmed bargained sold assigned and transferred as aforesaid - In witness whereof the said parties to these presents have hereunto interchangeably set their hands and affixed their seals on the day and in the year first above written

Sealed and delivered in the presence of Mr Colcock Sarah E. Anderson }  
 Personally appeared before me Miss Sarah E. Anderson who being duly sworn }  
 has made oath that she saw the within named parties sign seal & deliver the within deed for the uses & purposes therein mentioned & sworn to before me this 20<sup>th</sup> June 1814 Peter Smith  
 Recorded 20<sup>th</sup> June 1814 Intendant P. t

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This Indenture made the Twelfth day of June in the year of our Lords one Thousand Eight hundred and fourteen Between Elizabeth Hanscome of Johns Island and State aforesaid Widow of the one part and Benjamin Senkins of Madelaw Salombs Planter of the other part witnesseth that the said Elizabeth Hanscome for and in consideration of the sum of one dollar to her in hand well and truly paid by the said Benjamin Senkins at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath bargained and sold and by these presents doth bargain and sell unto the said Benjamin Senkins his Executors administrators and assigns All that plantation or Tract of land situate lying and being on Johns Island in the State aforesaid and known by the name of the Old Barn Plantation Together with all and singular the houses out houses Eedifices Buildings hereditaments Rights members and appurtenances whatsoever to the said Plantation or Tract of land belonging or in any wise appertaining and the Reversion and Reversions Remainder and Remainders and all and singular other the premises herein before mentioned and intended to be hereby bargained and sold and every part and parcel thereof with their and every of their appurtenances unto the said Benjamin Senkins his Executors Administrators and assigns from the day next before the day of the date of these presents for and during the full time and unto the full end and term of one whole year from ~~then~~ thence next ensuing and fully to be completed and ended yielding and paying therefor unto the said Elizabeth Hanscome her Executors or administrators the Rent of One Cent on the last day of the said term if the same shall be lawfully demanded: To the Intent and purpose that the said Benjamin Senkins by virtue hereof and by force of the Statute for transferring uses into possession may be in the actual possession of the premises herein before mentioned and intended to be hereby bargained and sold and every part and parcel thereof with their and every of their appurtenances and may be hereby enabled to accept and take a grant and Release of the Reversion and Inheritance of the same to him and his heirs for ever. In Trust nevertheless to and for such uses Intents and purposes and subject to such provisions and

Conditions as shall be therein declared of and concerning the same  
 In Witness whereof the said parties to these presents have  
 hereunto interchangeably set their hands and seals the day and  
 year first above written. Elizabeth Hanscome (S.S.)  
 signed sealed and delivered in the presence of John Townsend Sam Jenkins

Personally appeareth Samuel Jenkins who being duly sworn  
 according to Law deponeth that he saw Mrs Elizabeth Hanscome  
 sign, seal, and as he act and deed delivered this Instrument of writing  
 for the purposes therein mentioned, that ~~he~~ John Townsend did  
 sign his name as a witness thereto --- Sam Jenkins  
 Sworn to this 4<sup>th</sup> July 1814 before me Benj Reynolds J. P. -

Recorded 6<sup>th</sup> July 1814

State of South Carolina

This Indenture Tripartite made the  
 fourth day of June in the year of our Lord one thousand eight  
 hundred and fourteen Between Elizabeth Hanscome of Johns  
 Island and State aforesaid widow of the first part, Paul Grim  
 ball Junior of Charleston Gentlemen of the second part and  
 Benjamin Jenkins of Madmelaw Island Planter of the third  
 part. Whereas a Marriage by Gods Permission is shortly in  
 tended to be had and solemnized between the said Elizabeth  
 Hanscome and the said Paul Grimball And whereas the  
 said Elizabeth Hanscome at the time of executing these presents  
 is lawfully seized in her demesne as of fee simple of the Planta  
 tion or tract of lands and negro Slaves herein after particularly  
 described. And whereas upon the treaty of and previous to the in  
 tended marriage aforesaid it hath been and is agreed by and  
 between the said Elizabeth Hanscome and the said Paul  
 Grimball Junior that the said Real and personal Estate of  
 the said Elizabeth Hanscome shall be by her granted released  
 assigned to and vested in him the said Benjamin Jenkins his  
 heirs Executors administrators and assigns upon the Special  
 Trusts and Confidences and to and for the several uses Intent  
 and purposes hereinafter mentioned limited expressed and  
 declared of and concerning the same. Now this Indenture  
 Witnesseth that in Pursuance of the said agreement and in  
 consideration of the said intended marriage and also of one  
 dollar to the said Elizabeth Hanscome in hand paid by the  
 said Benjamin Jenkins the Receipt whereof is hereby acknow  
 ledged and for divers other good and sufficient causes and

considerations her therunto Specially moving she the said  
 Elizabeth Hanscom by and with the privacy and consent  
 of the said Paul Grimball Junior her intended husband  
 testified by his being a party to and executing these presents  
 hath granted bargained sold aliened remised released  
 conveyed and confirmed and by these presents doth grant bar-  
 gain sell alien remise release convey and confirmed unto the  
 said Benjamin Jenkins and to his heirs and assigns all that  
 Plantation or Tract of land situate lying and being on Johns  
 Island in the State aforesaid and known by the name of the  
 old Barn Plantation Together with all and singular the  
 houses out houses Edeifices Buildings hereditaments Rights  
 Members and appurtenances whatsoever to the said Planta-  
 tion or Tract of land belonging or in any wise appertaining  
 and the Reversion and reversions Remaindes and Remainders  
 Rents Issues and profits thereof and also all the Estate Right  
 title Interest claim and demand whatsoever of her the said  
 Elizabeth Hanscom of in or to the same And this Indenture  
 further Witnesseth that the said Elizabeth Hanscom for  
 the consideration aforesaid and in further pursuance of the  
 said Agreement and in consideration of the further sum  
 of one dollar to her in hand paid by the said Benjamin Jenkins  
 the receipt whereof she doth hereby acknowledge she the said  
 Elizabeth Hanscom by and with the like privacy and consent  
 of the said Paul Grimball Junior her intended husband testi-  
 fied as aforesaid hath granted bargained and sold and by  
 these presents doth grant bargain and sell and in plain open  
 market deliver unto the said Benjamin Jenkins the following  
 negro slaves that is to say Joe and his wife Chloe, Franks, Dick  
 Mary, Delia Dick, Pined, Kitt, Billy, Dyed, John, William  
 Tom, Wester, Pinah, Betty Jenny, Sandy and his wife Bella  
 March, Bob. Caty, Daniel George, Buck, Dinah, Tom, Doll  
 and Toby To have and to hold the said Plantation or  
 Tract of land with the appurtenances and also the said  
 negro slaves with the future Issue and Increase of the said  
 females unto the said Benjamin Jenkins his heirs Executors  
 administrator and assigns upon the Special trust and Con-  
 fidence nevertheless and to and for the several uses Intents  
 and purposes herein and hereby intended to be made limited  
 and declared of and concerning the same, And as for and con

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cerning the said several uses and trusts herein and hereby intended  
to be made limiteds expressed and declared of and concerning the  
said Real and Personal Estate of the said Elizabeth Hanscome to  
wit the aforesaid Plantation of Tract of land and negro slaves each  
and every of the parties to this Indenture hath agreed that the same shall  
be limiteds settled and apured in manner following that is to say  
In Trust to and for the said Elizabeth Hanscome her heirs Execu  
tors Administrators and assigns until the solemnization of the said inten  
ded marriage and from and after the solemnization thereof Then In  
Trust to and for the sole separate and peculiar use benefit and  
 behoof of the said Elizabeth Hanscome and her assigns for and during  
the Term of her natural life and that he the said Benjamin Jenkins  
shall and will during the life of the said Elizabeth Hanscome either pay  
to or permit and suffer the said Elizabeth Hanscome and her assigns  
to receive and take all and singular the Rents Issues and profits and  
Income of the said Plantation or tract of land and negro slaves and  
every part and parcel thereof the same to go and be to and for the  
sole separate and peculiar use benefit and disposal of the said Eliza  
beth Hanscome and her assigns; and that the said Plantation or  
Tract of lands and negro slaves and the Rents Issues Income  
and profits thereof or any part thereof shall not in any wise be sub  
ject or liable to the disposal Intermeddling Controul Engagemen  
Debts or Incumbrances of the said Paul Primbull Junior her  
intended husbands; and from and immediately after the death  
of the said Elizabeth Hanscome then as to the said Planta  
tion or tract of land and negro slaves In Trust to and for the  
use benefit and behoof of such person or persons his her or their  
heirs Executors Administrators and assigns as she the said Eliza  
beth Hanscome notwithstanding Coverture and whether covert  
or discover shall by any deed or deeds in writing or writings sh  
be by her sealed and delivered in the presence of two or more cred  
ible witnesses or by her last Will and Testament in writing or by any  
writing purporting to be her last Will and Testament to be by her  
suly executed (which deed will or writing she the said Elizabeth Han  
come is hereby and by the said Paul Primbull her intended hus  
band enabled and empowered to make) give direct limit and  
appoint And until such Gift direction limitation or appointment  
shall be made and until such Estate and Estates so limited  
directed and appointed shall respectively commenced and take  
effect and as such Estate and Estates so limiteds directed

and appointed shall respectively ends and determine And as to  
 such part or parts thereof whereof no such direction limitation  
 or appointment shall be made then as to the same In trust  
 to and for the use Benefit and behoof of the issue of the said  
 Elizabeth Hanscome whether by her intended husband the  
 said Paul Grimball Junior or any future husband who shall  
 be alive at the time of the death of the said Elizabeth Hanscome  
 and who shall live to attain the several and respective ages of  
 Twenty one years or days of marriage to hold the said trust estate  
 upon their attaining the said ages of or days of marriage to  
 such issue if more than one to them their heirs Executors ad-  
 ministrators and assigns for ever as tenants in common and  
 if but one then to him or her his or her heirs Executors administra-  
 tors and assigns for ever but in case the said Elizabeth Hans-  
 come should happen to die without issue or leaving issue and  
 such issue should all die in minority and unmarried then  
 upon the death of the said Elizabeth Hanscome and upon  
 the death of the issue of the said Elizabeth Hanscome in  
 case they should all die in minority and unmarried In  
 Trust to and for the use benefit and behoof of Richard  
 Senkins, Mary Senkins, Martha Senkins and Ann Senkins  
 their heirs Executors administrators and assigns for ever freed  
 from and without any other trust whatever and the said  
 Paul Grimball Junior for himself his heirs Executors and admin-  
 istrators doth by these presents covenant promise and agree to  
 and with the said Benjamin Senkins his heirs Executors adminis-  
 trators and assigns that he the said Paul Grimball Junior his  
 heirs Executors and administrators shall and will from Time to  
 Time and at all times hereafter upon the reasonable request  
 of the said Benjamin Senkins his heirs Executors or administra-  
 tors make do and execute, or cause or procure to be made done  
 and executed all such further and other lawful and reason-  
 able Acts deeds and conveyances in the law for the corroborat-  
 ing and confirming of these presents and for the further and  
 better conveying assigning and assuring all and singular the  
 premises herein before mentioned and intended to be granted  
 released and assigned unto the said Benjamin Senkins his  
 heirs Executors administrators and assigns as by him or them or his  
 or their counsel learned in the Law shall be reasonably devised  
 advised or required In Witness whereof the said parties to

these presents have herewith interchangably set their hands and seals on the day and in the year first above written signed sealed and delivered in the presence of

Elizabeth Haunsmeld  
Paul Grisball Junr (Ed)  
Benj<sup>m</sup> Jenkins (Ed)

John Townsend Saml Jenkins

Personally appeared Samuel Jenkins who being duly sworn according to law maketh oath that he saw the parties to these presents sign and do as their act and deed delivered the within Instrument of writing for the purposes therein mentioned and that John Townsend did also sign his name at the same time as a witness -  
Sworn to this 11<sup>th</sup> July 1814  
Saml Jenkins  
before me B<sup>n</sup> Reynolds J. G. J. Recorded 6<sup>th</sup> July 1814

Whereas a marriage by Gods permission is intended to be had & solemnized Between Benjamin Matthews & Maria Croft parties hereto These presents therefore witness that on the solemnization of said marriage the property of said Maria Croft estimated at about Five hundred pound sterling & consisting of a debt due to her by Thomas Matthews & the amount of a decree of the Court of Equity against the Estate of Henry Lenid shall be vested in the said Thomas Matthews his heirs Exors or admors in trust to keep the same at Interest or to invest the same or any part thereof in such property or way & manner as the said husband & wife or the survivor of them may in writing direct & the property so purchased again to sell & dispose of & the proceeds of any sale or sales made again to invest under the direction as aforesaid as often as the parties hereto may deem expedient, the annual Interest or proceeds of said trust estate to be paid to the husband during the lives of himself & wife subject to her maintenance & support & freed & discharged from his present or future debts & if he survives having issue by her then in trust to permit him to continue to receive & enjoy the Interest or proceeds of said trust estate during his natural life subject to the maintenance & support of such issue & exempt from his debts as aforesaid & after his death such issue surviving then in trust for them if more than one equally share & share alike to them their heirs & assigns for ever or in case of the death of the said wife without issue or leaving issue of their death under age or unmarried the husband surviving then in trust for him his heirs & assigns absolutely & for ever or in case of his death before such issue & of their death under age & unmarried then in Trust for such person or persons & to such use

of uses as the said wife notwithstanding her coverture among by  
 any deed or Will give devise limit or appoint & the said  
 Husband hereby covenants & agrees that his said wife may  
 lawfully make & execute at her discretion for the purpose of  
 any deed or deeds which will or Wills or in case of the death of  
 the said husband before the said wife with or without issue  
 then in trust for the sole use & behoof of the said wife abro  
 utely & for ever as in her first & former Estate. Witness the  
 hand & seal of said parties this Eleventh day of April A.D.

1814

Mo Croft (S)

Sealed & delivered in the presence - - - Benjamin Matthews (S)  
 of John Woods Matthews William Matthews Junr S

John Woods Matthews being duly sworn made oath that  
 he was present and saw Mo. Croft and Benjamin Matthews  
 sign seal and deliver the foregoing Instrument of writing for  
 the uses and purposes therein mentioned and that he together  
 with William Matthews Chm: witnessed the same -  
 Sworn to before me the 11<sup>th</sup> July 1814 Dan: Earl Ravenel S.P.

Recorded 11<sup>th</sup> July 1814

Articles of agreement, made concluded &  
 agreed upon, this twenty first day of August in  
 the year of our Lord one thousand eight hundred  
 and twelve, between James Otis Prentiss of Beaufort  
 in the District of Beaufort and State of North Carolina  
 now at Brattleboro' in the County of Windham and  
 State of Vermont of the one part, and Anne Reynolds  
 of St. Helena Island, and District of Beaufort afore-  
 said, now at Brattleboro' aforesaid of the other part,  
 Witnesseth as follows, that whereas for divers  
 good reasons and much real affection, the said  
 James Otis Prentiss and the said Anne Reynolds -  
 have agreed and contemplate to contract their  
 selves by lawful marriage, and whereas the  
 said Anne is possessed of certain property such  
 as all the Negroes the said Anne by her late hus-  
 band William Reynolds Esq: known by the descrip-  
 tion of Rose of her descendants to the number off-  
 between thirty and forty, be they more or less, also  
 all such Receipts, demands, Notes and Claims as

the said Anne holds against Joseph C. Estings, Charles Gabriel Capere, Jeffrey Otis Prentiss and all other persons now it is hereby agreed between the said parties, that the said property being and belonging to her the said Anne in his own right shall continue and hereafter remain and be the property of the said Anne and at her control and disposal as a free dealer, notwithstanding the said parties should be connected in lawful marriage, In witness whereof the said parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written signed sealed and Delivered: <sup>said</sup> Jeffrey Otis Prentiss (dtd) in presence of John T. Johnson & Anne Reynolds (dtd) State of S. Carolina Personally appeared before me Charleston Dist. the undersigned James Otis Prentiss and Anne Reynolds, who being duly sworn upon their oaths declare that the within instrument was signed by them at the time place and date, and for the purposes within mentioned Jeffrey Otis Prentiss sworn to before me on Anne Reynolds Charleston Neck this 22 day of July 1814. T. Mulligan J. C. Recorded 23 July 1814

The State of South Carolina

Whereas articles of agreements were made and entered into on the twenty fourth day of May in the year of our Lords one thousands eight hundreds and fourteen between Robert Mc Carter of the town of Camden, Physician of the one part and John Dearington and James English trustees of Sarah B Dearington a minor under the age of twenty one years of the other part, by which it was recited that a marriage is intended shortly to be had and solemnized between the said Robert Mc Carter and the said Sarah B Dearington and whereas it is intended to have made a settlement of the property hereinafter mentioned which belongs to the said Sarah, on the terms hereinafter expressed; Now it is agreed that in case the said intended marriage shall take place, he the said Robert shall convey to the said John Dearington and James English, their Executors and administrators the following negro slaves that is to say Old Betty Young Betty Diana Tines Kate Peggy, Driver, Cato, Suck head, Ben bolto and their increase in trust for the uses and purposes hereinafter mentioned: Now know all men by these presents that of the said

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Robert McCarter for the purpose of carrying into effect the above agreement and in consideration of one dollar to me paid by the said John Dearington and James English have granted bargained sold and delivered and by these presents do grant bargain sell and deliver unto the said John Dearington and James English their Executors and Administrators the above mentioned negro slaves and their increase On trust nevertheless and for the uses and purposes herein expressed of and concerning the sum that is to say that they the said John Dearington and James English their Executors and Administrators shall permit the said Sarah notwithstanding her coverture to have, receive and enjoy the labor, services and profits of the said negro slaves and their increase to her sole and separate use during the term of her natural life without being in any manner subject to the debts contracts or disposal of her husband and from and immediately after her death that the said John Dearington and James English their Executors and Administrators, shall stand possessed of the said negro slaves and their increase, to the use of and in trust for the said Robert during the term of his natural life; and from and immediately after the death of the survivor of them the said Robert and Sarah, in trust for and to the use of the heirs of the body of the said Sarah by the said Robert begotten, who may be living at the time of the death of such survivor, share and share alike and in case there should be no such heirs living at the time of the death of either of them the said Robert or Sarah or being such heirs, in case the said shall die in the lifetime of the survivor of them the said Robert and Sarah; then that the said John Dearington and James English their Executors and Administrators, shall stand possessed of the said negro slaves and their increase to the use and for the benefit of such survivor, his or her Executors, Administrators and assigns for ever — In witness whereof the said Robert hath hereunto set his hand and seal this twenty second day of July, in the year of our Lord one thousand eight hundred and fourteen, the words heirs of the and interlined

Robert McCarter (R)

Signed, sealed and delivered in the presence of Abram Blundage John W. Whitaker — South Carolina Kershaw district

John W. Whitaker makes oath and swears that he was present and saw the within named Robert W. Carter sign seal and as his act and deeds deliver the within instrument of writing

for the use and purposes therein expressed, and it is that he (the deponent) and Abram Blumding Esq. were subscribing witnesses to the said execution thereof.

John M. Whitaker

Sworn to this 30 day July 1814 before me Tho: Salmones C.C. H. J.

Records 16<sup>th</sup> August 1814

4<sup>th</sup> 2<sup>nd</sup> 2<sup>nd</sup> 26

The State of South Carolina

This Indenture made the fourth day of October in the Thirty ninth year of the Sovereignty and Independence of the United States of America and in the year of our Lord one thousand eight hundred and fourteen. Between Richard Ellis of the parish of Saint Helena, in the district of Beaufort in the state aforesaid of the first part, Sarah Witter of the parish district and state aforesaid, of the second part and David Turned and Robt. De Treville of the same place of the third part, Whereas, a marriage is intended by Gods permission, shortly to be had and solemnized between the said Richard Ellis and Sarah Witter. And whereas the said Sarah Witter is, and stands possessed of and entitled unto, an Estate, both real and personal in the property of her deceased Father, Jonathan Witter who died leaving Will, dated the fourteenth of July in the year of our Lord one thousand eight hundred and six, consisting of one Tract of land lying in Saint Lutes parish, district and state aforesaid, on the waters of Beesa or Bealsew Creeke and bounded by the said Creeke and by lands of the late Judge Heywood and lands of the late William Hogg (Senior) containing acres more or less, on which are two settlements one the residence of the of late Jonathan Witter, the other the late Residence of James Hogg (Senior) and known by the name of Cedar Point. as also one Town Lot in the City of Beaufort, and known on the plat of the said Town as numbered, four hundred and fifty (450) Together with the following negroes, old Sam and his son Sam, Isaac Dick, Cyrus Abraham, John, Morris, Adam, Peggy and her children Juno, Elmira Charlotte and Lucilla Hester and her children Mammie, Beasus, Rod, Sarah Ismael, Andrew Manny and her children Ismael Sarah Charles with their Increase as also stock of every description viz Horses, Cattle, Hogs, Sheep Goats & Poultry: Except fifty acres of Good planting Land of the said Tract, (and further) chargeable with the payment of fifty Dollars as an annuity for one life settled on Elizabeth Witter of Beaufort as by the Tenor of the Will of the late Jonathan Witter. Now this Indenture Witnesseth that in consideration of the intended Marriage and of the Love and affection which the said Richard Ellis, hath, and beareth, unto the said Sarah Witter, his intended Wife, and also in consideration of the sum of Ten Shillings Sterling

money to the said Richard Ellis, well and truly paid by the  
 said David Turned and Robert De Troville, at & before the  
 sealing and delivering of these presents, the receipt whereof is  
 hereby acknowledge. He the said Richard Ellis by and with  
 the privity and consent of the said Sarah Witter, Testified by  
 her being a party to and signing and sealing these presents, he  
 the said Richard Ellis, hath granted, bargained, and sold  
 and by these presents Doth grant bargain and sell, unto the  
 said David Turned and Robert De Troville their Executors  
 and administrators. All his Estate, right, title, Interest, claim  
 and demand whatsoever, of in and to the aforesaid property  
 (except as before excepted) To have and to hold the said property  
 Together with all and singular the Rents Usages Increase profits  
 Emoluments and Advantages thereunto belonging or in any wise  
 appertaining unto the said David Turned and Robert De Troville  
 their Executors, administrators, and assigns from thenceforth forever  
 upon such Trusts nevertheless and for such uses intents and  
 purposes, as are hereinafter expressed and declared of and concerning  
 the same, That is to say, Upon Trust, that they the said David  
 Turned and Robert De Troville do and shall permit, and suffer  
 the said Sarah Witter, and her assigns, to receive and take  
 the Rents, Usages, personal services, Increase, profits Emoluments  
 or advantages arising from the aforesaid property, for her sole  
 separate use, and benefit, for and during the term of her natural  
 Life. To the Intent, that the same may not be at the disposal of  
 or subject or liable to the control debts, or Engagements of the said  
 Richard Ellis her Intended husband and her receipt under hand  
 shall from time to time, notwithstanding her Coverture be a suf-  
 ficient discharge to the said David Turned and Robert De Troville  
 for so much money as shall be expressed in such receipt; And  
 in case the said Sarah Witter should die in the life time of  
 the said Richard Ellis leaving lawful Issue of her body Then upon  
 Trust that the said David Turned and Robert De Troville their  
 Executors or administrators shall assign the property aforesaid with  
 all the Increase profits Emoluments and advantages arising therefrom  
 or in any wise appertaining thereto unto and among all and every the  
 child and children as well daughters as sons of the said Sarah Witter  
 equally between them share and share alike And in default of all  
 such issue then upon Trust that the said David Turned and  
 Robert De Troville their Executors or administrators shall assign

343 the property aforesaid Together with all the Increase thereof and all and  
 Singular other the premises with their appurtenances unto the nieces of the  
 said Jonathan Witter. viz Mary Witter Eliza Witter Louisa Witter  
 Mary Bingley and Ann Perry Shure and share alike to them or such of  
 them as shall then survive in conformity to, and agreeable to the Will  
 of the late Jonathan Witter made in that case and provideds —

In Witness whereof the parties aforesaid to these presents Inden-  
 tures their hands and Seals have set dated the day and year first  
 above written

Signed, sealed, published, and delivered  
 in the presence of us the subscribing witnesses }  
 Paul A. Cartwright Edmund Ellis James Hogg }  
 South Carolina parish St. Helena } Robert L. De Freville (28)

Personally appeared before me Barn-  
 well Decaux Esq: one of the justices of the Quorum, Jacob A. Cartwright  
 of the place aforesaid, who being by me lawfully sworn, maketh oath  
 that he was present and did see the within named Richard Ellis, Sarah  
 Witter, David Turner & Robert L. De Freville, sign acknowledge and  
 deliver the within Instrument of writing as their act and deed, and  
 that Edmund Ellis & James Hogg (within named) in his presence, signed  
 as Witnesses thereto

Sworn to before me this 25<sup>th</sup> Oct: 1814 the name Rich<sup>d</sup>. Ellis being inter-  
 lined between the third fourth Lines Barnwell Decaux J. W  
 Recorded 2<sup>d</sup> November 1814

South Carolina

This Indenture Tripartite made the ninth day  
 of November, in the year of our Lord one thousand eight hundred &  
 fourteen. Between Jacob Eckhard, the younger, of Charleston, in the  
 State aforesaid, Gentleman of the first part, Elizabeth Strobel of the  
 said City, Spinster of the second part, and Abraham Markley, of the  
 same place Merchant of the third part. Whereas a marriage is intended  
 by Gods permission, shortly to be had & solemnized between the said  
 Jacob Eckhard, the younger & the said Elizabeth Strobel. And where  
 as Daniel Strobel, the elder, deceased Father of the said Elizabeth  
 Strobel in & by his last will & Testament, duly executed & bearing date  
 on the twenty fifth day of June, in the year of our Lord one thousand  
 eight hundred & five, did give & bequeath unto his daughter the said  
 Elizabeth Strobel (party hereto) the sum of Five hundred pounds sterling  
 to be paid to her when she attained the age of twenty one years, & day  
 of Marriage; & a further sum of one thousand pounds sterling, to be

paid to her on the death of his wife, or his determination of his  
 Wife's Widowhood, which ever should first happen as in & by the  
 said will, reference being thereunto had will more fully appear. And  
 whereas the said Elizabeth Strobel hath attained the age of Twentyone  
 years, & the late Wife of the said Testator Daniel Strobel hath de-  
 parted this life, and there remains due to the said Elizabeth Strobel  
 a balance of principal & Interest of the two sums of money bequeathed  
 to her as aforesaid exceeding the sum of Six thousand dollars. And  
 whereas it was agreed upon the treaty of the said intended marriage  
 and is hereby agreed, by & between the above named Jacob Eckhard  
 & the said Elizabeth Strobel that the sum of six thousand dollars of  
 the balance now remaining due to her as aforesaid should be assigned  
 transferred, settled, & secured to her & upon the several uses Trusts  
 Intents & purposes hereinafter mentioned, expressed & declared of &  
 concerning the same. Now this Indenture Witnesseth that in pursu-  
 -ance of the said Agreement, & in consideration of the said intended  
 marriage & of five dollars to the said Elizabeth Strobel by the afore-  
 said Abraham Markley in hands well & truly paid, the receipt  
 whereof is hereby acknowledged, she the said Elizabeth Strobel  
 (by & with the knowledge, privity & consent of the said Jacob Eckhard  
 the younger, testified by his being a party to & executing these presents)  
 hath granted, bargained, sold, assigned, transferred & set over,  
 and by these presents, doth grant, bargain sell, assign, transfer &  
 set over, unto the said Abraham Markley, his Executors Administrators  
 & assigns, the sum of Six thousand dollars being part of the monies  
 due to the said Elizabeth Strobel on account of the two sums of money  
 bequeathed to her by her Father as aforesaid. To have and to hold the  
 same unto the said Abraham Markley, his Executors, administrators  
 & assigns for ever: On Trust for and to the use of the said Elizabeth  
 Strobel until the solemnization of the said intended Marriage,  
 And from and immediately after the solemnization thereof In  
 Trust that the said Abraham Markley his executors, administrators  
 & assigns, do & shall collect & call in the said sum of six thousand  
 dollars, & either place the same at Interest, or invest the same, or any  
 part thereof, in lands, slaves, Bank's stock, public stock or Funds  
 as the said Elizabeth Strobel shall from time to time, during her  
 coverture & notwithstanding the same direct or appoint, & shall  
 change or alter the property in which the said sum of Six thousand  
 Dollars, or any part thereof, shall be invested whenever, & as often as  
 the said Elizabeth shall think proper; and do & shall hold the

345  
 Said sum of six thousand Dollars & the Interest income & profits to  
 arise therefrom invested from time to time in Trust for and to the sole &  
 separate use of the said Elizabeth Strobel, (without being subject to the  
 debts or liable to the control of her said intended Husband,) and to the  
 use of such person & persons, for such Estate & Estates, in such way & manner  
 & in such parts & proportions as the said Elizabeth, notwithstanding  
 her Coverture, shall by any deed or writing under her hand, or by her will  
 or any writing purporting to be her will, direct, limit or appoint: and for  
 want of such direction, limitation or appointment in Trust after the  
 death of the said Elizabeth, to the use & behoof of such child or children  
 of the said Elizabeth as may be living at the time of her death, to be equally  
 divided between or amongst them, if more than one & to him her or them  
 his, her or their heirs, Executors, administrators & assigns forever; and in  
 case any child or children of the said Elizabeth shall be then dead,  
 having left issue, such issue shall take the share to which the parent  
 would have been intitled, if alive, to be equally divided between or  
 amongst them if more than one, forever but in case no child or children  
 Grand child or Grand children of the said Elizabeth shall be alive  
 at the time of her death & the aforesaid Jacob Eckhard shall survive  
 her, then in Trust for, & to the use of the said Jacob Eckhard, his  
 heirs, Executors, Administrators & assigns forever. The Writing whereof  
 the said parties to these presents have hereunto interchangeably set  
 their hands & seals the day & year first before written  
 signed sealed & delivered in the  
 presence of John Strobel, John  
 N. Strobel

Jacob Eckhard jr (S)  
 Elizabeth Strobel (S)  
 Abram Markley (S)

John Strobel being duly sworn made oath that he was  
 present and saw Jacob Eckhard jr Elizabeth Strobel, and Abraham  
 Markley sign, seal and deliver the foregoing Instrument of writing for  
 the uses and purposes therein mentioned and that he witnessed the same  
 together with John N Strobel

Sworn to before me the 10<sup>th</sup> Nov<sup>r</sup> 1814 Saml Burged Clk. P.

Proceeds 10<sup>th</sup> Nov<sup>r</sup> 1814

South Carolina

This Indenture of three parts made this nine-  
 -teenth day of October in the year of our Lord, one thousand  
 eight hundred and fourteen, and in the thirty ninth  
 year of American Independence, Between Barnett  
 Cohen of the District of Barnwell in the said State Esquire  
 of the first part, and Belle Cohen wife of the said Barnett  
 Cohen

346 Cohen of Charleston single woman of the second part  
and Timothy Street and John C. Allen Esquires Trustees  
named and appointed, by the said Bella Cohen for the  
purposes hereafter mentioned, testified by her signing  
and sealing these presents of the third part, whereas  
the said Barnet Cohen and Bella Cohen his wife before  
their Marriage and on the nineteenth day of October  
did enter into a certain Contract, in consideration  
of a Marriage then contemplated to be had and  
solemnized between them under their respective  
hands and seals and in the form following that is  
to say "as a Contract of Marriage is agreed on  
between Barnet Cohen Esquire of the District of  
Barnwell, and Bella Cohen of the City of Charleston  
do covenant and agree to be married on the follow-  
ing condition that is to say, the said Barnet Cohen  
do hereby agree to make over and secure to her  
the said Bella Cohen for her proper use during the  
course of her natural life and at her death to  
revert to the natural Heirs of her Body, and in case  
the said Bella Cohen should die without Heirs  
then the said property hereafter named to revert  
to the said Barnet Cohen or his Heirs or assigns, that  
is to say, one Tract of land in said District contain-  
ing one hundred and seventy three Acres on the  
Watch Gall Creek waters of Savannah River, bounded  
by a line running N. by Samuel Manors land. -  
NW. by William Thomas land, S. E. by Barnet  
Cohen and N. E. by Bartlett Brown and Matthew  
Wards land, which said Tract of land was  
granted to Thomas Colding, and purchased by the  
said Barnet Cohen the twelfth day of February one  
thousand eight hundred and eleven, also one  
other Tract of land known by the name of Friends  
welcome containing by resurvey three hundred  
and sixty five Acres, bounded NW. by lands  
belonging to the Estate of Benjamin Green and  
lands belonging to the Estate of James Leigh  
N. E. by said Leigh and James Joyce, S. E. by said  
Joyce and lands belonging to the Estate of B.

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347. Colding, S.W. by lands belonging to the Estate of Sarah  
Colding, which last mentioned Tract of Land was originally  
granted to Thomas Owens in two separate Grants, one for  
one hundred and forty five Acres, and the other for two  
hundred Acres, and purchased by the said Cohen of the said  
Owens the thirty first day of May in the year of our Lord  
one thousand eight hundred and eight; also eight  
Negroes Viz. Rhody and her two Sons Sean and Joe, Binah  
and her Son Will, also Liberty Israel and Melly with the  
natural increase of the females, To have and to hold  
the said property in the manner and on the Conditions  
heretofore mentioned, for the due performance of which  
we do hereby set our hands and seals this nineteenth  
day of October in the year of our Lord 1814, and in and  
by the said Contract reference being thereunto had  
will more fully appear, and whereas afterwards  
to wit on the 19 day of October the said Marriage  
was had and solemnized between the said parties.  
Now this Indenture witnesseth that the said  
Barnet Cohen and the said Bella his wife have agreed the  
more completely to carry the said Contract into effect, and  
to provide legally for her support, and that after their  
alluded to in the same or the Condition also therein  
recited, and to certify and confirm the same as herein  
after mentioned, the said Barnet Cohen in considera-  
tion thereof, and of one Dollar to him in hand paid  
by the said Timothy Street and Dr C Allen at or before the  
sealing and delivery of these presents, the receipt whereof  
is hereby acknowledged have granted bargained  
sold, aliened, released and confirmed, and by these  
presents doth grant bargain sell alien release and con-  
firm unto the said Timothy Street and Dr C Allen their  
Heirs and Assigns, all the said several Tracts or Planta-  
tions of Lands above mentioned and described together  
with all and singular the rights members hereditaments  
and appurtenances therunto belonging or in any way  
incident or appertaining, and the reversion and rever-  
sions, remainders and remainders, rents issues & profits  
thereof, and every part thereof, and all the Estate right  
title and Interest of the said Barnet Cohen in or to the  
said

said premises or any part thereof; to have and to hold all and singular the said several plantations or tracts of land with the appurtenances thereunto belonging unto the said Timothy Street and John Allen and the Survivor of them; and the heirs and assigns of such survivor, In Trust nevertheless; and upon the conditions hereafter mentioned that is to say. In Trust to permit and suffer the said Bella Cohen to possess hold and enjoy the said premises and every part thereof for and during the term of natural life free and clear, and to be free and cleared of said to the debts contract and engagements of her present or any future husband, and from and immediately after her decease then In Trust unto and for the sole and absolute use and behoof of the lawful issue or heirs of her Body by the said marriage to be equally divided between such issue or heirs if more than one living at the time of her death, share and share alike, and if but one, then the whole to such one, and in case she should die without issue, then to and for the absolute use and behoof of the said Barnet Cohen his heirs and assigns forever, and to and for no other use intent or purpose whatsoever, And This Indenture further witnesseth that the said Barnet Cohen for the considerations aforesaid hath bargained sold assigned and set over, and by these presents, doth bargain sell assign and set over unto the said Timothy Street and John C. Allen their Executors and Administrators, all those the said eight Negroe Slaves namely - Rhody and her two Children Tom and Joe, Binah and her Child Will, also liberty, Israel a Nelly To have and to hold the said Negroe Slaves - and the increase of the females unto the said Timothy Street and John C. Allen and the Survivor of them, and the Executors and Administrators of such survivor upon the trusts and to and for the intent and purposes mentioned and expressed of and concerning the before granted Tracts of Land

and premises and for no other, and the said Barnett Cohen doth hereby for himself his heirs Executors and Administrators bind himself and themselves unto the said Timothy Street and John Allen and the Survivors of them and the heirs Executors Administrators and Assigns of such Survivors to warrant and for ever defend the before granted Land and premises and bargain and sold personal property and every part thereof, unto them, and upon the trusts and for the uses and purposes as aforesaid, - against all persons whomsoever, In witness whereof the said Parties have hereunto set their hands and seals the day and year first above written

Barnett Cohen Ed/

Bella Cohen Ed/

Timothy Street Ed/

Elias Abrahams, Michael Simpson }  
 In presence of Witnesses by me }  
 John Allen Ed/

South Carolina Personally appeared M. Elias -  
 Barnwell District Abrahams and made oath that he saw Barnett Cohen, Bella Cohen, Timothy Street and John C. Allen sign and seal the within deed for the use and purpose therein mentioned, and that Michael Simpson with himself witnessed the due execution thereof

Elias Abrahams  
 sworn to before me this 8<sup>th</sup> Nov<sup>r</sup> 1814, James P. Jones J<sup>r</sup>

Recorded 18<sup>th</sup> November 1814

South Carolina Beaufort District

This Indenture tripartite made between Benjamin Keupe Buckner merchant of the first part, Margaret Veitch widow and relict of Henry Veitch deceased of the second part and Joseph Morrison Charles Jones Jenkins and John Wines of the third part, Unit<sup>d</sup> in faith, that in consideration of a Marriage intended, by Gods permission, to be had and solemnized between the said Benjamin Keupe Buckner and Margaret Veitch, and also for the settling and securing of a competent jointure and maintenance for the said Margaret Veitch during her life; and also for settling and securing the Estate hereinafter mentioned and expressed belonging to her the said Margaret Veitch to and for the uses, intents, & purposes hereinafter mentioned and expressed

And also for and in consideration of the sum of one Dollar lawful money by the said Joseph Morrison, Charles Jones Jenkins and John Wines to her the said Margaret Veitch at or before the sealing and delivery of these presents well and truly paid (the receipt whereof is hereby acknowledged) she the said Margaret Veitch, by

and with the consent of the said Benjamin Heape Buckner, signified by his being a party to this Indenture, Health bargained, sold, released, confirmed and by these presents Doth bargain, sell, release and confirm unto the said Joseph Morrison Charles Jones Jenkins and John Ulmer all those the plantations or tracts of land in the schedule hereunto annexed more particularly set forth and described; together with all those the negro Slaves in the schedule aforesaid mentioned and contained with their natural increase: To have and to hold the premises herein before mentioned, or intended to be by the said Margaret Veitch hereby released with this and every of their rights, members and appurtenances, unto the said Joseph Morrison, Charles Jones Jenkins and John Ulmer and their heirs to and for the several uses, intents, and purposes hereinafter declared, expressed limited and appointed; that is to say To the use and behoof of the said Margaret Veitch her heirs and assigns until the solemnisation of the said intended marriage; And from and immediately after the solemnisation of the said intended marriage Then to the use and behoof of the said Benjamin Heape Buckner and Margaret Veitch during the term of their Joint lives: And from and immediately after the determination of the said Estate, To the use and behoof of the said Benjamin Heape Buckner for and during the term of his natural life; and from and immediately after the death of the said Benjamin Heape Buckner should he die first.

To the use and behoof of the said Margaret Veitch and to such person or persons as she the said Margaret Veitch shall or may by writing under her hand, in the nature of a last will and Testament nominate direct, and appoint And it is hereby agreed and declared by and between all and every the parties to these presents And the true intent and meaning of the parties to these presents is, that in case the said Margaret Veitch shall die during the life time of the said Benjamin Heape Buckner, without executing any writing testamentary to limit or appoint the premises as aforesaid

Then upon trust that the premises herein before mentioned or intended to be hereby released (as set forth in the schedule hereunto annexed) shall be and remain To the use and behoof of the said Benjamin Heape Buckner, and his heirs for ever

Nevertheless the true intent and meaning of these presents is, that the said Estate so as aforesaid limited to the said Joseph Morrison Charles Jones Jenkins and John Ulmer is