

her natural life, and for her sole use and benefit free from the debts and accounts of the said Thomas H. Simmons as my future husband and from and immediately after the death of the said Mary S. Reid the said intended wife in trust from time to time to pay to or to authorize and empower the said Thomas H. Simmons to receive the same to and for his sole and separate use during the term of his natural life. And in case the said Thomas H. Simmons should depart this life in the life time of the said Mary S. Reid leaving issue then I give and immediately after the death of the said Mary S. Reid in trust for such issue share and share alike if more than one, and if one only then to and for his or her sole and separate use and benefit until he she or they shall lawfully attain the age of Twenty one year or day of marriage of which shall first happen and to be taken and held by him or her them absolutely forever free and discharged from all trusts and conditions whatsoever and it is hereby expressly understood declared and agreed upon by and between the said parties to these presents that it shall and may be lawfully to and for the said Francis. Motte and William E. Haynes their heirs executors and administrators with the consent and approbation of the said Thomas H. Simmons testified by some writing signed by him in the presence of one or more credible witnesses to sell and dispose of either at public or private sale, for cash or credit allow any of the going slaves and to invest the money to arise from such sale or sales in such other property or securities as to the said Francis. Motte and William E. Haynes their heirs executors and administrators shall seem most advisable and it is hereby further declared and agreed that the said Francis. Motte and William E. Haynes their heirs executors and administrators shall stand possessed of and interested in all such real property or securities and the annual proceeds dividends and interest thereof and of every part thereof respectively upon such and the same trusts and for such and the same ends intents and purposes as are hereinbefore expressed and declared of and concerning the said slaves In witness whereof the said parties to these presents have hereunto interchangeably set their hands and seals the day and year above written

Sealed and delivered in the presence of John Ward Matthews

Thos. H. Simmons (S)
 J. Motte (S)
 his tea

John Ward Matthews being duly sworn made oath that he was present and saw Thomas H. Simmons and Francis. Motte sign seal and deliver the foregoing instrument of writing for the uses & purposes therein mentioned and that he with Mr. Moore Matthews witnessed the same

Given to be for me this
 3rd April 1817
 Thomas H. Cain J.P.

Recorded 3rd April 1817

State of South Carolina



This Indenture made the _____ day of February
 in the year of our Lord one thousand eight hundred and Seventeen Between M^{rs}
 Providence G. Adams Cape of the one part and Francis G. DeLusselme of
 the other part Witnesseth that the said Providence G. Adams Cape for and in
 consideration of the sum of five shillings current money of the said State
 to her in hand well and truly paid by the said Francis G. DeLusselme & by
 before the sealing and delivery hereof (the receipt whereof is hereby acknow-
 ledged) hath bargained and sold unto by these presents both bargain and sell
 unto the said Francis G. DeLusselme his executors administrators and assigns
 a certain plantation piece parcel or tract of land situate lying and being
 on Daniels Island in the district and State aforesaid commonly called The
 cottage in the Groves containing three hundred acres more or less Butting and
 Bounding to the North on _____ to the south on _____

To the East on _____

To the west on _____

Together with all and singular

the gardens Orchards Fences Ways Wells Waters Water courses Easements Profits
 Commodities Advantages Concomitants Mercantiles and appurtenances whatsoever
 to the said plantation piece parcel or tract of land belonging or in any wise
 appertaining and the reversion and reversions, remainder and remainders
 thereof and every part and parcel thereof to have and to hold the said planta-
 tion piece parcel or tract of land 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 Francis G. DeLusselme 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 thence
 next ensuing and fully to be completed and ended yielding and paying thereof
 unto the said Providence G. Adams Cape her executors or administrators, the
 rent of one Cent on the last day of the said term of the same shall be lawfully
 demanded to the intent and purpose that the said Francis G. DeLusselme by
 virtue hereof, and by force of the Statute for transferring of Uses in possession
 may be in the actual possession of the premises herein before mentioned and in-
 tended to be hereby bargained & 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 Witness whereof the said parties to these presents
 have hereunto interchangeably set their hands and Seals the day and year first
 above written. P. G. A. Cape (Ld) Sealed and advised in the presence of James
 G. Norris J^r John Phillips - State of South Carolina Charleston district
 J^r John Phillips being only sworn depositee that he was present and

O. A. Cape sign seal and as her act and deed deliver the within instrument of writing or deed, to and for the use and purposes therein mentioned and that James G. Norris together with himself subscribed their names thereto, as witnesses to the due execution of the same. St. John Phillips. Sworn to before me this 3^d March 1817 J. M. Mitchell Sec.

Recorded 7th April 1817

The State of South Carolina

This Indenture Tripartite made on the _____ day of February in the year of our Lord one thousand eight hundred and Seventeen

Between John L. Poyas of Charleston in the State aforesaid of the first part Mrs Providence G. Adams Cape widow of the second part and Francis G. Delafontaine of the said City of Charleston Merchant of the third part

Whereas a marriage is by the Grace of God intended shortly to be had and solemnized between the said John L. Poyas and the said Providence G. Adams Cape

and whereas the said party of the second part at the time of executing hereof is and stands seized in fee simple to her and her heirs of and in the messuaged lands and hereditaments herein after mentioned and intended to be hereby granted and released

and whereas the said party of the second part at the time of executing hereof is also possessed of certain Negro slaves herein after particularly named and described and meant and intended to be bargained and sold by these presents

and whereas upon the treaty and previous to the said intended marriage it hath been and is agreed between the said party of the first part and the said party of the second part that the said freehold messuaged lands and hereditaments and also the said negro slaves of her the said party of the second part should be by her granted released bargained and sold unto the said party of the third part and his heirs executors and administrators to go and upon the several uses and subject to the several trusts intents and purposes in such manner as is herein after mentioned limited expressed and declared of and concerning the same Now this Indenture witnesseth that in pursuance and part of performance of the herein before recited agreement, and in consideration of the said intended marriage and of ten dollars to him the said John L. Poyas by the said Providence G. Adams Cape well and truly paid at and before the sealing of these presents the receipt whereof he the said John L. Poyas doth by these presents acknowledge and also for and in consideration of ten dollars to her the said Providence G. Adams Cape now paid by the said Francis G. Delafontaine, the receipt whereof is by her hereby acknowledged, and for divers other good causes and valuable considerations her therunto especially moving, the said Providence G. Adams Cape (by and with the knowledge privacy consent and approbation of the said John L. Poyas testified by his being a party to and granting of these presents) hath granted bargained sold and released

unto the said party of the third part and his heirs executors and administrators to go and upon the several uses and subject to the several trusts intents and purposes in such manner as is herein after mentioned limited expressed and declared of and concerning the same

Now this Indenture witnesseth that in pursuance and part of performance of the herein before recited agreement, and in consideration of the said intended marriage and of ten dollars to him the said John L. Poyas by the said Providence G. Adams Cape well and truly paid at and before the sealing of these presents the receipt whereof he the said John L. Poyas doth by these presents acknowledge and also for and in consideration of ten dollars to her the said Providence G. Adams Cape now paid by the said Francis G. Delafontaine, the receipt whereof is by her hereby acknowledged, and for divers other good causes and valuable considerations her therunto especially moving, the said Providence G. Adams Cape (by and with the knowledge privacy consent and approbation of the said John L. Poyas testified by his being a party to and granting of these presents) hath granted bargained sold and released

unto the said party of the third part and his heirs executors and administrators to go and upon the several uses and subject to the several trusts intents and purposes in such manner as is herein after mentioned limited expressed and declared of and concerning the same

Now this Indenture witnesseth that in pursuance and part of performance of the herein before recited agreement, and in consideration of the said intended marriage and of ten dollars to him the said John L. Poyas by the said Providence G. Adams Cape well and truly paid at and before the sealing of these presents the receipt whereof he the said John L. Poyas doth by these presents acknowledge and also for and in consideration of ten dollars to her the said Providence G. Adams Cape now paid by the said Francis G. Delafontaine, the receipt whereof is by her hereby acknowledged, and for divers other good causes and valuable considerations her therunto especially moving, the said Providence G. Adams Cape (by and with the knowledge privacy consent and approbation of the said John L. Poyas testified by his being a party to and granting of these presents) hath granted bargained sold and released

unto the said party of the third part and his heirs executors and administrators to go and upon the several uses and subject to the several trusts intents and purposes in such manner as is herein after mentioned limited expressed and declared of and concerning the same

Now this Indenture witnesseth that in pursuance and part of performance of the herein before recited agreement, and in consideration of the said intended marriage and of ten dollars to him the said John L. Poyas by the said Providence G. Adams Cape well and truly paid at and before the sealing of these presents the receipt whereof he the said John L. Poyas doth by these presents acknowledge and also for and in consideration of ten dollars to her the said Providence G. Adams Cape now paid by the said Francis G. Delafontaine, the receipt whereof is by her hereby acknowledged, and for divers other good causes and valuable considerations her therunto especially moving, the said Providence G. Adams Cape (by and with the knowledge privacy consent and approbation of the said John L. Poyas testified by his being a party to and granting of these presents) hath granted bargained sold and released

unto the said party of the third part and his heirs executors and administrators to go and upon the several uses and subject to the several trusts intents and purposes in such manner as is herein after mentioned limited expressed and declared of and concerning the same

by these presents doth bargain sell and release unto the said Francis G. Deliffelme (in his actual possession now being) by virtue of a bargain and sale to him thereof made by her the said Providence G. Adams Cape for one whole year in consideration of the sum of Five shillings by Indenture bearing date the day next before the day of the date of these presents and made between the said Providence G. Adams Cape of the one part and the said Francis G. Deliffelme of the other part and executed before the execution hereof and by force of the Statute for transferring uses into possession (in that behalf made and provided) and to his heirs and assigns All that Plantation piece parcel or tract of land situate lying and being on Daniels Island in the District and State aforesaid known and distinguished by the name of the Cottage in the Wood containing about three hundred acres more or less bounding and bounding to the North on

to the South on

to the East on

to the West on

together with all and singular the rights members hereditaments and appurtenances to the said premises belonging incident or in any wise appertaining to have and to hold the said premises and every part and parcel thereof unto the said Francis G. Deliffelme his heirs and assigns forever And this Indenture further witnesseth that the said Providence G. Adams Cape for the several considerations herein before recited hath bargained sold and delivered and by these presents doth bargain sell and deliver unto the said Francis G. Deliffelme the following Negro slaves, to wit Isaac, Kate, Frances, Elvira, Cato, Rmah, Rebecca, Sabina, Jacob, Calia, Handy, Julia, Selma, Lucitica, Constantia, Eliza, Ophelia, Providencd, Marthomas, George, Ralph, Eleonora and old Lydia in number twenty three (23) and also the Plantation utensils, and Stock of Horses Cattle Sheep and hogg in a list or Schedule thereof hereunto annexed particularly named and described to have and to hold the said several negro slaves and the future issue and increase of the females and other the premises herein mentioned to the said Francis G. Deliffelme his Executors and administrators forever Subject always nevertheless and it is expressly declared understood and agreed by all the parties, that as well the said freehold messuage lands and hereditaments, as the said several negro slaves and other the goods and chattels in the said list or Schedule mentioned, shall be held subject to the conditions limitations provisoes uses and trusts expressed and declared by these presents of and concerning the same and to no other whatsoever That is to say In trust to and for the joint use benefit maintenance and support of the said John L. Boyal and Providence G. Adams Cape for and during their joint lives, and from and after their death further the said John L. Boyal or the said Providence G. Adams Cape

Dr. Deliffelme do not pay

in Trust to surrender and deliver the said premises and every part and parcel thereof to the survivor, to the sole and separate use and behoof of such survivor his or her heirs executors administrators and assigns forever freely fully and absolutely discharged exonerated and acquitted from any and every limitation proviso restriction use or trust whatsoever In witness whereof the said Parties have hereunto set their hands

and seals on the day and year first above written John Lewis Poyas (Ld)
Signed and Sealed and Delivered in presence of the words "three" and figures "23" being first written on and assented in the last line on the second page

P. G. A. Capel (Ld)
G. G. Deliefselind (Ld)

James G. Morris
St. John Phillips

State of South Carolina

Charleston District James G. Morris being duly sworn deposes that he was present and saw John L. Poyas, P. G. A. Capel and Francis G. Deliefselind sign seal and as their act and deed deliver the foregoing instrument of writing or deed, to and for the uses and purposes therein mentioned, and that St. John Phillips together with himself, did subscribe their names thereto, as witnesses to the and execution of the same. James G. Morris to be found in

this 3 March 1817 J. M. Mitchell De.
Recorded 7 April 1817

State of South Carolina

Whereas Ann Fleming of the City of Charleston in the State aforesaid is seized in fee simple of and in certain lots of land Messuages and Tenements with their appurtenances lying situate and being in the City of Charleston aforesaid and on Charleston Neck in said State. To wit one lot with buildings thereon standing situate in Gad Street and also one other lot situate on the corner of Archdale and Beauford Streets with buildings thereon in said State City, and also two lots with buildings thereon situate on the upper part of King Street on said Charleston Neck, and also owns and is possessed of a slave named Jack and whereas a marriage is shortly to be had and solemnized between Patrick Fox of said City of Charleston and said Ann Fleming and it being the wish of said Patrick Fox that the full use exclusive use benefit and profit arising from the rents of the said Lots of Land and services of said Slave Jack should be secured to said Ann Fleming during the term of her natural life Now know all men by these presents that the said Ann Fleming in consideration of the premises aforesaid and also of one dollar to her in hand paid by Charles Kershaw of Charleston aforesaid at and before the sealing and delivery of these presents

Dr. Substantia do not prop

receipt thereof hereby acknowledged that we have granted bargained and sold
 and by these presents both give grant bargain and sell and confirm unto the said
 Charles Fox in all the aforesaid lots of land together with the buildings thereon
 standing in all and singular parts appertaining thereto in any wise be-
 longing unto the said Slave Jacky To have and to hold the aforesaid lots of
 land and all and singular the appurtenances thereto belonging and the
 said negro slave Jacky unto the said Charles Fox his heirs and assigns
 forever in full and lawful right to be and in proof the uses intents and purposes
 herein after expressed mentioned limited and declared of and concerning
 the same and for no other use intent and purpose whatsoever that
 is to say to wit that the said Charles Fox his heirs and assigns do
 and shall from time to time and at all times hereafter well and
 sufficiently authorize or otherwise permit and suffer the said Ann
 Fleming notwithstanding the marriage which may have been had
 and solemnized as aforesaid intended to be to her own use and benefit
 all and singular the issues rents and profits of said lots of land and appur-
 tenances thereto belonging and the earnings and gain arising or to
 arise from the services and labor of said Slave Jacky for and during
 the term of her natural life but so as not to be subject to the control
 or intermeddling of her said husband or to be liable for any of
 his debts or contracts and immediately after the death of the said
 Ann Fleming that the said Charles Fox his heirs and assigns shall
 well and lawfully pay the debts and pay the amount to arise from said
 lots of land and appurtenances and from the labor and services of slave Jacky
 towards the maintenance and education and support of the children
 of the said Ann and of the survivor or survivors of them until some one
 of them shall attain the said age of twenty one years or be married with the
 consent of her or their surviving parent or guardian and immediately
 after the death of the said Ann Fleming and her or their children of said Ann
 their heirs and assigns shall be then equally divided amongst them
 share and share alike Grand children taking amongst them only the
 Parents share But in case said Ann should die leaving no child or
 children or grand children or leaving such child or children all of whom
 should be under the age of twenty one and unmarried, then said lots of land
 appurtenances unto them belonging and the said negro slave Jacky to
 be absolutely in the said Charles Fox To have and to hold the same
 to him his heirs and assigns forever to and for his and their own proper
 use and behoof free from and discharged of all and singular the uses and
 purposes hereby created And upon the death of the said Charles Fox said Ann
 surviving leaving a child or children living then in truth to be the
 said child or children and immediately

Ann Fleming (d) Charles Fox (d)

* Ann Fleming (Wife) Charles Kuyhaw (H)

death leaving to the said children by the said Patrick I trust that the said
of the said lots of land and the profits and proceeds of said four lots of land and the profits
and the said labor and services of said Negro slave Jack to
the said children and support of said child or children until
some one of them shall attain the age of twenty one year or be married
and then to be equally divided amongst said children share and share
alike and should the said Ann survive the said Patrick and have no
issue by him or her, the said child or children attaining the age
of twenty one or being married before the death of said Ann, then said
lots of land with the appurtenances and said Negro slave Jack to vest
absolutely in said Ann to have and to hold the same to the said Ann her
heirs and assigns forever to her and her heirs proper use and behoof free
from and discharged of every use and trust by these premises created
and devised the said Patrick and Ann both are leaving issued by them
which should not either of them attain the age of twenty one year
or be married then the said lots of land with all and singular the
appurtenances and the said slave Jack to go to and vest in the next
of kin of the said Patrick their heirs and assigns forever share and
share alike free from and discharged of all uses and trusts hereby created
Created always that if it shall hereafter appear to the said Patrick, Ann,
and Charles and the heirs and assigns of the said Charles to be expedient
and for the benefit and advantage of all interested in the trusts aforesaid,
that said lots or either of them, or said slave Jack's said and the proceeds
thereof be sold or otherwise disposed of in any other manner then and in such case it shall be
lawful for and for the said Charles his heirs and assigns to sell and
convey of said lots or either of them or said slave Jack the agent and
application to and to be signified by said Patrick and said Ann or
the survivor of them, in the deed of conveyance made by the said Charles
or his heirs or assigns in writing and the proceeds of the same in their consent of
aforesaid to be conveyed in writing to the property in which the
proceeds shall be conveyed, the same to be held by the said Charles his
heirs and assigns subject to the same uses trusts intents purposes and Avoca
tion of Trusts as the said four Lots of land and said slave Jack and hereby made
subject to the said trusts whereof the said parties have executed set their
hands and seals this Seventh day of September in the year of our
Lord one thousand eight hundred and District and in the forty fourth year
of the Sovereignty and Independence of the United States of America
and the said parties between the twentieth and twenty first days of
September last in Fort Lane of second page said and the said
between second and third lines of second page said

before the execution hereof In presence of J^r Russell J^r Phillips White
J^r Phillips White being duly sworn made oath that he was present and saw
Amos Fleming, Pat^r Fox, and Charles Kershaw sign seal and as their act and
deed deliver this Instrument of writing to and for the uses and purposes therein
mentioned and that he with J^r Russell signed their names as witnesses
to the and execution of the same.

Witness my hand this 18th April 1817 J^r Sam^l Burger Not. Pub.

Recorded 18th April 1817—

State of South Carolina

This Indenture made the fourteenth day of April in
the year of our Lord one thousand eight hundred and Seventeen
and in the forty first year of the Sovereignty and Independence of
the United States of America Between Charles W Dyley of the City of
Charleston in the State aforesaid Attorney at Law of the first part, Sarah
Eliza Baker of Saint Bartholomew Parish Spinster of the second part
and Sarah Baker of the same place widow, and George Taylor of
Coosawhatchie attorney at law of the third part Whereas a marriage
is intended by Gods permission shortly to be had and solemnized
between the said Charles W Dyley and the said Sarah Eliza Baker
and whereas the said Sarah Eliza Baker is entitled to a certain un-
divided portion or share of in and to certain Negro Slaves being the
Estate of her late Father William Bolun Baker who died intestate
and also of in and to an undivided share of certain Negro Slaves under
the Will of Miss Elizabeth Miles bequeathed to her Father but subject
to the life estate of her Grandmother M^{rs} Elizabeth May and Undoubtedly
in prospect and consideration of the said intended marriage it hath been
agreed by and between the said parties to these presents that all and
singular the said undivided portions or shares of in and to the said Negro
Slaves and the future issue and increase of the Females to which the
said Sarah Eliza Baker is entitled shall be settled conveyed and disposed
of to such uses, upon such Trusts, and to and for such intents and
purposes as are hereinafter mentioned expressed and declared of and
concerning the same Now this Indenture Witnesseth that in pursuance
of the said agreement, in consideration of the said intended marriage
and for and in consideration of the sum of Five Shillings a piece to
them the said Charles W Dyley and Sarah Eliza Baker in hand well
and truly paid by the said Sarah Baker and George Taylor at or before
the sealing and delivery of these presents the receipt whereof is hereby
acknowledged by the said Sarah Eliza Baker by and with the private
and approbation of the said Charles W Dyley her intended

husband testified by his being a party to, and signing and sealing these presents 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 Sarah Baker and George Jaylor and the survivor of them the executors administrators and assigns of such survivor All the undivided share or Portion of her late Father William Baker of in and to certain negro Slaves and the future issue and increase of the females being the undivided Estate of her late Father William Baker deceased Also the undivided share or portion of her the said Sarah Eliza Baker of in and to certain negro Slaves and the future issue and increase of the females to which she is entitled under the will of Miss Elizabeth Miles subject to the life Estate of her Grandmother Miss Mrs Elizabeth Musam and all her estate right title and interest of in and to the same and every part thereof To have and to hold the said undivided parts or shares of the aforesaid Negro Slaves and the future issue and increase of the females unto the said Sarah Baker and George Jaylor and the survivor of them, and the executors administrators and assigns of such survivor for ever Upon such trusts nevertheless, and to and for such uses, intents, and purposes as are therein after expressed and declared of and concerning the same, that is to say, In Trust, for the said Sarah Eliza Baker her executors administrators and assigns until the solemnization of the said intended marriage and from and immediately after the solemnization thereof, then In Trust that the said Sarah Baker and George Jaylor and the survivor of them, the executors administrators and assigns of such survivor do and shall permit and suffer the said Charles W. Dingley during the joint lives of himself and the said Sarah Eliza Baker his intended wife, to have the occupation enjoyment direction and management of the said negro slaves and the future issue and increase of the females, but so as the same shall not in any manner be liable or subject to his debts contracts or Engagements and to receive and take the profits proceeds emolument and advantages of their work and labor for their joint use and benefit, and in case the said Sarah Eliza Baker should survive the said Charles W. Dingley her intended husband then In Trust that the said Sarah Baker and George Jaylor and the survivor of them and the executors administrators and assigns of such survivor do grant convey assign and transfer all and singular the said Negro Slaves and the future issue and increase of the females unto the said Sarah Eliza Baker her executors administrators and assigns absolutely lawed freed and discharged of and from all further and other Trusts. But if it should happen that the said Charles W. Dingley should die before the said Sarah Eliza Baker his intended wife, then In Trust

to permit and suffer the said Charles W. Doyle to receive and take the wages
 labor, personal services proceeds and profits of the said Negro Slaves and the
 issue and increase of the females for his own use and benefit for and during the term
 of his natural life and years and after the decease of the said Charles W. Doyle
 them in trust for the issue of that marriage, as well daughters as sons share
 and share alike as tenants in common and not as joint tenants and
 in default of such issue then to the sole and only proper use and behoof
 of the said Charles W. Doyle his heirs and assigns forever Provided always
 that if any or either of the said Slaves and the future issue and increase of
 the females should misbehave him or herself or it should hereafter be
 found most beneficial and to the advantage of the mutual interest
 of the said Charles W. Doyle and Sarah Eliza Baker his intended wife
 to sell or dispose of the said negro Slaves or some of them, in exchange
 for other property, or for Stocks, or Bank Shares, that it shall and
 may be lawful so to do provided that the money arising from the sale
 of the said negro Slaves or any of them be laid out for other property, or
 vested in stocks or Bank Shares to be settled conveyed and assured upon the
 aforesaid trusts. And the said Charles W. Doyle for himself his heirs executors
 and administrators doth hereby covenant promise and agree to and with
 the said Sarah Baker and George Taylor and the survivor of them, the
 Executors administrators and assigns of such survivor that he the said
 Charles W. Doyle shall and will in pursuance of the request of the said Sarah
 Baker and George Taylor or either of them make do and execute such
 further and other conveyances and assurances in the Law for the better
 conveying and assuring the aforesaid property on the aforesaid trusts accord-
 ing to the true intent and meaning of these presents as by their Council
 learned in the Law shall be reasonably advised devised or required. In
 Witness whereof the parties aforesaid to these presents have hereunto set
 their hands and Seals. Dated the day and year first above written -
 Charles W. Doyle (L) Sarah Eliza Baker (L) Sarah Baker (L)
 Geo. Taylor (L) Sealed and delivered in the presence of John S. Bellinger
 Susan P. Webb. — John S. Bellinger being duly sworn
 made oath that he was present and saw Charles W. Doyle -
 Sarah Eliza Baker, Sarah Baker and George Taylor sign seal and
 deliver the within Instrument of writing for the uses and purposes
 therein mentioned, and that he together with Susan P. Webb witnessed
 the same. — John S. Bellinger

Shown to before me }
 this 18th April 1817 } Leon Levy. Clerk

Recorded 18th April 1817

South Carolina

V

This Indenture made the thirtieth day of december in the year of our Lord one thousand eight hundred and sixteen and in the forty first year of the American Independence Between Elizabeth Moss Spinster of the first part James Jeremiah Hollinger of the second part and Richard Winkler of the third part all of Saint Peter's Parish in the State of South Carolina Whereas a Marriage is by Gods permission intended to be had and solemnized between the said Elizabeth Moss and the said James Jeremiah Hollinger And Whereas the said Elizabeth Moss at the time of the execution of these presents is lawfully seized and possessed in her own right of the following Negroe Slaves Viz Joe and Daniel and whereas it is agreed upon by and between the said Elizabeth Moss and the said James Jeremiah Hollinger that the said Negroes shall be by her granted released and assigned to and vested in him the said Richard Winkler his heirs executors administrators and assigns upon the special trusts and confidence and to and for the several uses and purposes herein after limited expressed and declared of and concerning the same and to and for no other use intent or purpose whatsoever Now this Indenture Witnesseth that in pursuance of the said agreement and in consideration of the said intended marriage and also for one dollar to the said Elizabeth Moss in hand paid by the said Richard Winkler the receipt whereof is hereby acknowledged and for avar other good causes and considerations her therunto specially moving she the said Elizabeth Moss by and with the privacy and consent of the said James Jeremiah Hollinger her intended husband testified by his ^{being} party to and executing these presents hath granted bargained sold aliened remised released and confirmed and by these presents doth grant bargain sell alien remise release convey and confirm unto the said Richard Winkler and to his heirs and assigns all that of these the said two negroes named Joe and Daniel. To have and to hold the said Negroe Slaves unto him the said Richard Winkler his heirs executors administrators and assigns upon the special trusts and confidence Nowwithhelds and to and for the several uses intents and purposes herein and thereby intended to be made limited and declared of and concerning the same that is to say Upon trust to and for the said Elizabeth Moss her heirs executors administrators and assigns until the solemnization of the said intended marriage and from and after the solemnization thereof Then in trust for the use and benefit of John Moss father of the said Elizabeth ^{Moss} during the continuance of his natural life and from and after his decease In trust for the use of the said Elizabeth Moss during the continuance of her natural life and not to be subject to the contract debts or engagements of her said intended

husband or by any other husband share and share alike and from and after
 her decease then In trust for the use of such child or children which she may
 have by her said intended husband or by any other husband share and
 share alike and in case of no such child or children which she may have
 by her said intended husband or by any other husband share and
 share alike living at her decease then In trust for the use of the
 said James Jeremiah Hollinger during his natural life and from
 and after his decease then In trust for the use of the children of
 Samuel Botwick by the half sister of Elizabeth Moss. In Witness
 whereof the parties ~~above~~ have hereunto set their hands and seals
 the day and year first above written Elizabeth Moss ^{her} (Ld)
 signed sealed and delivered James Jeremiah ^{mark} Hollinger (Ld)
 in the presence of (being duly sworn) Richard Winkler (Ld)

James Porcher
 Edward Wall

Received from the within named Richard Winkler one dollar being
 the consideration money in the within deed mentioned the day and
 year first within written - Elizabeth ^{her} Moss _{mark}

Signed & sealed in presence of
 James Porcher
 Edward Wall

South Carolina }
 Beaufort district }

Personally appeared before me J.L. Petigru one of
 the Justices assigned to keep the peace in the district and state aforesaid
 James Porcher who being duly sworn saith he was present and did see
 the within named Elizabeth Moss, James J. Hollinger and Richard
 Winkler sign seal and deliver the within instrument of writing and
 that Edward Wall together with this deponent subscribed his name
 as a witness thereto James Porcher

Given to 7th April 1817. J.L. Petigru J.P.
 Recorded the 22 April 1817

Udskrift

At Home Frank's bookbill Vol. 82 & 83. fol. 5
 Anno 1818 den 2^{den} May her inden A. Home ordinaion Not
 Augalyt. Holgaard. Notarud.

N^o 3.

Marriage Contract between Isaac Joseph son of Lazarus and Betty -
 Joseph and Rebecca Wellcome Daughter of Benjamin and Sarah
 Wellcome. Witnesseth Pursuant to the engagement entered into and

after
she may
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inger (Ld)
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Richard
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to and

signed in the Island of St. Thomas in America the 9th day of March Five thousand
Five hundred and Sixty Eight corresponding with the sixth day of April one thousand
and Eight hundred and eight. I Isaac Joseph above mentioned Bridegroom
by these presents acknowledge to solemnize the Nuptials and take as my true and
lawfull wife the sixth day of April one thousand Eight hundred and Eight
in St. Thomas in America Miss Rebecca Welles above
mentioned together to live during life in every respect to act as a true honest and
lawfull right to maintain sustain protect and support the said Miss Rebecca
Welles as my true and lawfull wife acknowledging further more by these
presents that I have received in dowry with my said Bride Cash, Slaves Muechons
dird plate and Jewells to the amount of Seven thousand Eight hundred and
Twelve pieces of Eight of your lials say p. 7812. 4. this Island bar may prochie
sum with ~~whatsoever~~ whatsoeuer sum or sums of money which she may sale Bride
may here after come to obtain, be it by her ships gifts legacies donations or any
other appellations I shew with and by these presents agreed and consent that the said
Miss Rebecca Welles my present Bride shall be preferent to any other buy ag
ment which I may already have contracted or entered into or that I may here
after contract or enter into and as a security I shew with mortgage all my effects which
at present possess or whatever here after I shall possess moveables and immovables
nothing excepted and for further proof of this my just and lawfull and solemn
engagement I promise and bind myself to have the same proclaimed and recorded in
the Court and Register of this Island where such is customary and lawfully praying
all judges of this and every other government to grant their protection to this contract and
faithfull engagement abovesaid in this in full face the whole tenor of the same with
the annexed Conditions and appointments made and signed by us Bride & Bridegroom
And Miss Rebecca Welles Bride before mentioned do by these presents acknowledge
and consent to take on the day date and Island above mentioned for life to live
honor and obey as my true and lawfull husband. W. Isaac Joseph to act as a true
and lawfull wife is held and ought to do. In testimony of this our true Marria
Contract and faithfull engagement we have sett our hand and seals in St. Thomas
the sixth April 1808

Witness I Jacques Gomez Cadet 3
Isaac Joseph
R. Welles
The further articles agreed upon between Bride and Bridegroom above mentioned
that in case the Bride Groom should depart this life before the Bride without issue
she the said signed at present Bride shall be entitled and receive from the Estate
of the said signed Bridegroom his full dowry with whatsoeuer he may come to obtain
above mentioned and should there be issue or issues then the Estate to be equally di
vided the one half to their issue or issues and the other half to the said Bride and should
the Bride depart this life before the Bridegroom without issue, he the said signed
shall possess the whole dowry and also whatsoeuer he may hereafter possess or be entitled
and should there be issue or issues then the estate to be equally divided the one half to

Jurin and the other half to their children after paying to the Dutch Lutheran
 Church of this Ward 10/6^{ts} to our holy Synagogue 10/6^{ts}. After the death of either
 the Bride or Bridegroom above mentioned the longest liver shall pay to the survivor
 the deceased the sum of 5/6^{ts} to each heir so that they shall have no further claim
 or pretensions what ever. It is the will and desire of the Bride and Bridegroom
 above mentioned that the longest liver shall be the sole and only heir to their
 Estates. In case of the said Estate to be equally divided as aforesaid.
 The survivor shall remain in full possession of all their pockets of every description what
 ever after the above mentioned duties are paid. It is the will and desire that
 the longest live to be the only executor to their estate including the honorable
 Exacting Court from interfering in the least with their Estate, Revoking and
 annulling all former Wills and testaments made by them. In witness thereof
 we have set our hands & seals 5th Thomas 5th day of April 1808
 Witnesses E. Sarguiff ————— Isaac Joseph —
 Gomez Cadet ————— S. Wellcome —

I Abraham M. Morsante de Frenchy acknowledge to have performed the
 marriage ceremony and lawfully married the Bride and Bridegroom
 Mr. Isaac Joseph and Miss Rebecca Wellcome after having distinctly
 read to them their solemn Contract arranged and taken their depositions
 according to the law and Customs of the Hebrew Religion In testimony
 whereof I have signed this in 5th Thomas the 5th of April 1808
 Witnesses E. Sarguiff ————— Ab. M. Morsante —
 Gomez Cadet.

Publishing, Printed & Sold by
 Sam. Green
 Printing Office, No. 111 N. 2nd St.
 S. Smith.

— Recorded 5th May 1817 —

State of South Carolina
 Beaufort District. This Indenture made the twenty
 fifth day of April Anno Domini one thousand
 eight hundred and sixteen between Henry
 M. Rich of 1st Luke's ^{Plantation} of the first part and
 D^r Richard B. Lewis of the second part witnesseth
 that the said Henry for and consideration of the
 sum of one dollar to him in hand paid
 by the said Richard at or before the making and
 delivery of these presents, the receipt whereof

is hereby acknowledged hath granted bargained and sold
unto the said Richard his Executor administrator and assigns
all that plantation or tract of Land, situate lying and
being on the head waters of Bear Creek in the Parish of
St. Charles, District and State aforesaid called Rice Shore,
said to contain nine hundred acres, be the same more
or less, to which is also attached a Pine Land tract supposed
to contain Four hundred acres, be the same more or less, and
the Reversion & reversion, Remainder and Remainder, Rent
issue, and profits of all and singular the said premises,
and every part and parcel thereof with the appurtenances
to have and to hold the said plantation and Pine
-land tract, the said, hereditaments & appurtenances
and every part thereof with the appurtenances unto the
said S. Richard & Service his Executor administrator
and assigns from the day before the day of the date
hereof for and during and until the full and complete
term of one whole year from thenceforth next ensuing
and fully to be complete and made: Giving and
paying therefor one peck of corn at the end of the said
year if the same shall be lawfully demanded. To the
intent that by virtue of these presents and by force of
the Statute made for transferring uses into possession and
made of force in this State, be the said Richard may be
in the actual possession of all and singular the
premises above bargained and sold with the appur-
tenances, and be thereby enabled to take and receipt
of a Grant and release of the Reversion and inheritance
thereof to him and his heirs to for, and upon such
use, intents and purposes, as in and by the said
grant and Release shall be thereof directed or declared.

In witness whereof the said parties have hereunto
set their hands and seals on the day and in the year
aforesaid.

Signed sealed and
delivered in the presence of

Thomas C. Service Thomas Baker

Henry M. Cook
Richard B. Service

Witnessed May 10th 1874

State of North Carolina

Precinct District 3 This Indenture before the men
 the twenty sixth day of June anno Domini one thousand
 eight hundred and ~~fourteen~~ between Henry McPish
 of St. Luke's Parish Planter of the first part, and D. Richards Esq
 Seneca of the second part whereas the above named Henry Mc-
 Pish hath been many years married to his present wife Mrs
 Jane S McPish formerly Jane S. Dupont, and by his said
 wife hath now six daughters living viz. Cornelia McPish
 Virginia Madissonia McPish, Olivia Carolina McPish
 Constanza Savinia McPish and Juliana Malvina McPish
 and is desirous of making ^{an estate} a settlement out of Negroes heretofore
 made adequate provision for his said Family and any
 future issue of his said Marriage: Now this Indenture
 witnesseth that in consideration of the said Marriage
 and of the love and affection which the said
 Henry bears towards his said wife and Children &
 further in divers other good and sufficient Consider-
 ations him thence to moving he the said Henry with
 the Consent and approbation of the said D. Richards
 Esq Seneca, testified by his being a party to and signing
 this Instrument hath granted, bargained sold, aliened
 released and confirmed, and by these presents with
 grant bargain sell alien release and confirm unto the
 said D. Richards Esq Seneca (in his actual possession
 now being by virtue of a bargain and sale to him
 sheweth made for one whole year by Indenture
 bearing date the day next before the day of the date
 of these presents, and by force of the Statute made
 for transferring uses into possession and word of
 free in this State his heirs and assigns all that
 plantation or tract of Land situate lying and being
 on the head waters of Bee's Creek in the Parish of St. Luke's
 District and State aforesaid, called Rice Store and
 to contain nine hundred acres, be the same more or less
 to which is also attached a Pine Land tract supposed to
 contain four hundred acres, be the same more or less
 Together with all and singular the hereditaments
 Rights Members and appurtenances whatsoever, to the
 said plantation and Pine Land tract in any
 wise incident appertaining and belonging and the
 same

and the reversions and Remainders and Remainders, rents
 issues and profits of all and singular the said premises, and
 every part and parcel thereof with the appurtenances; and
 also all the Estate right title interest property, claim and
 demand whatsoever in law or in Equity of him the said
 Henry of, in and to all and singular the said premises
 above mentioned, and of in and to every part and parcel
 thereof with the appurtenances: To have and to hold the
 said plantation and Pine Land tract, the hereditaments
 and premises above granted released and confirmed and
 every part and parcel thereof with the appurtenances,
 unto the said Sir Richard B. Serwin his heirs and assigns
 to and for the several uses intents and purposes herein
 after mentioned limited expressed and declared (that is
 to say) First in Trust to permit and suffer the said Henry
 and Jane his wife to have and enjoy the use and
 possession and to have the control and management
 without impeachment of waste and to take receive and
 dispose of the rents issues and profits thereof to the sole
 and joint use benefit and behoof of them the said
 Henry and Jane during the Term of their joint natural
 lives and from and after the decease of either of them
 then in Trust to and for the survivor in like manner
 during his or her natural life: And secondly from and
 after the determination of said Estate to the use and
 behoof of the said Richard his heirs and assigns during
 the life of such survivor in Trust to preserve and support
 the contingent Remainder herein after limited from being
 defeated and destroyed, and for that purpose to make
 entries and bring actions in the Law may require: and
 thirdly in Trust further upon the death of such
 survivor should he or she leave living at his or her death
 a child or children issue of said marriage that in
 the said Sir Richard B. Serwin his heirs and assigns shall
 and as hold and possess the said plantation and Pine
 Land tract with the appurtenances rents issues and
 profits thereof to and for the use benefit and behoof
 of the child or survivor, if only one, and if more than
 one of the children or survivor equally to be divided
 between them share and share alike at their
 attaining twenty one or day of marriage, being

the first so attained or lawfully one or any of them being
 entitled to draw off his or her portion and so of the rest
 successively. Provided nevertheless that should either of the
 said wifes take place, in to one or more of the said Children or
 before the death of the said survivor such Children or
 fulfilling said condition shall be henceforth entitled
 to his, her or their share or shares, respectively as vested and
 transmissible to their heirs, yet so that the allotment of such
 share or shares shall not be demandable or take place and
 have effect until after the death of such survivor: and
 further that the intended share of any one dying unde-
 ad and unmarried shall be and become henceforward
 subject to the same limitation and dispositions as the rest of
 the said premises as tho' such Child is dying had never
 been born: and further that the issue of any Child or
 Children dying in the life time of said Henry & Jane or
 of the survivor shall be and stand in the place of the
 Parent. Provided also and it is hereby declared and agreed
 that it shall and may be lawful for the said Richard
 his heirs or assigns, at any time or times during the life
 or lives of the said Henry and Jane with the consent and
 approbation of the said Henry and Jane and of the
 survivor testified by some writing signed by them or the
 survivor of them and attested by two or more credible
 witnesses, to grant bargain sell alien lease and convey
 the whole or any part of the said plantation and im-
 provement tract for life, for years or in fee simple, at
 public or private sale and on such terms as to the said
 Henry and Jane or the survivor shall seem most adequate
 advisable attested as aforesaid, and with such consent
 and approbation testified in like manner as is above
 provided to lay and invest the money arising from such
 sale or lease and also all other trust money at any time
 thereafter to arise therefrom, when and as the same shall
 be received and got in, or any part thereof to arise
~~therefrom when and as the same shall be received and got~~
 in, or any part thereof respectively in the name or name of
 the said D^r Richard B. Brown & of his heirs, Executors or
 administrators as the case may be in State or United States
 Stock, in Bank Stock or that of any other reputable
 and private public Body or in other real Estate

or in any other species of personal property, to be from time to time in like manner altered, varied, sold, transferred and disposed of when and as often as occasion shall require - And it is hereby further declared and agreed on the said R B Seriven his heirs Executors or administrators or the Case may be shall be and stand seized possessed of and interested in all and singular the said substituted real or personal or both as the Case may be and the rents issues profits dividends in trust or other annual produce thereof & of every part thereof Respectively upon such and the same trusts and to and for such and the same uses intents and purposes as are hereinbefore expressed expressed and declared of and concerning the said plantation and Pine Land tract, or as near thereto or the changes in the nature of the Trust property, the death of parties and other circumstances will admit: and also that the said Taylor by his Executors or administrators, as the Case may be, shall and may out of any Money, that may at any time hereafter be or be due to said Trust, come to and be in his hands or their hands, retain to and reimburse himself himself or themselves, all costs and charges damages and expenses which he she or they may be put to suffer or sustain or be or be due to or about the execution of any of the Trusts hereinbefore declared and expressed or in any manner incident appertaining or relating to the same.

In Witness whereof the Parties to their presents have hereunto set their hands and seals the day and year first above written signed sealed and delivered
 in the presence of
 Amory McRish Esq
 R B Seriven Esq
 Thomas E Seriven Thomas Baker
 The State of South Carolina

I George Taylor a Justice of the Quorum do hereby certify as to all whom it may concern that Mr James Dupree McRish the wife of the within named Henry McRish did this day appear before me and upon being privately and separately examined by me did declare that she do freely voluntarily and without any compulsion dread or fear of any person or persons whomsoever renounce release and forego relinquish unto the within named Richard Henry B. Seriven his heirs and assigns all her interest and

estate also her rights and claim of Dower of us or to all and
 singular the premises above mentioned and released.
 Given under my hand and seal this twenty eighth
 day of April Anno Domini one thousand eight hundred
 and seven
 John D McFisk
 Geo. Taylor D.C. (S)

Personally appeared before me & other Henry E. Sorren
 who being duly sworn maketh oaths and says that he was
 present and did see John D McFisk and R. B. Sorren
 sign seal and as their act and deed deliver the within
 Instrument of writing and that he together with Henry
 Baker subscribed their names as witnesses thereto
 sworn to this 28 day of April 1877 before me
 Thomas E. Sorren Esq
 Recorded 15th May 1877

South Carolina

This Indenture made the thirteenth day of November
 in the year of our Lord one thousand eight hundred and sixteen Between
 John W. Cheeseborough of Georgetown District in the State of
 South Carolina of the first part Eliza Stone of the City of Philadelphia
 of the second part, Richard Shackelford and Thomas Card of George Town
 District aforesaid of the third part. Whereas there is a Marriage intended shortly
 to be had and solemnized between the said John W. Cheeseborough and the
 said Eliza Stone, have agreed that the said John W. Cheeseborough shall grant
 bargain sell assign transfer and make over the under mentioned one
 third part of a lot of land within the town of George Town aforesaid
 known and distinguished in the plan or mood thereof by the number
 one hundred and forty 140 as also a negro man slave named Bastian,
 one horse, one riding chain and harness, two cows and calves, one Piano
 forte, and the under mentioned House hold and Kitchen furniture unto
 the said Richard Shackelford and Thomas Card their and either of their heirs
 Executors and administrators In trust nevertheless to and for the several
 and respective uses intents, and purposes herein after expressed and declared
 of and concerning the same Now this Indenture witnesseth that in
 pursuance of the said agreement and in consideration of the said
 intended marriage, and also for and in consideration of the sum of five
 shillings by the said Richard Shackelford and Thomas Card to the
 said John W. Cheeseborough well and truly paid the receipt whereof he
 doth hereby acknowledge, and for settling all and singular the premises
 to and for the said several uses intents, and purposes hereinafter mentioned

one witness in presence and consideration of the said intended marriage
 of the said John W. Cheeseborough and the said Eliza Stone

expressed and declared He the said John W. Chesborough, by and with the
privy consent and approbation of the said Eliza Stone testified by her
joining in the execution of these presents hath granted bargained
and sold and by these Presents Doth grant bargain and sell and in
and form of Law deliver unto the said Richard Shackelford and
Thomas Carr their executors and administrators all and singular
the one third part of the above mentioned lot of land, with the
priviledges and appurtenances thereto belonging and also the
said Negro man Castatio the said horse and riding chain, the said two
bows and Calves, and chain Hamely above mentioned and the House-
hold and Kitchen furniture hereinafter mentioned viz, Two feather
beds, bolsters, and pillows; three mattresses, five pair Linen sheets, four
pair Cotton sheets, one Mahogany Bedstead, one pine Bedstead,
one suit chintz curtains, one Chest of Drawers, one Toilet, one Mahogany
Table, one wash hand stand, Two Basin and Ewers four pair Blankets
four Counterpanes, two looking Glasses three mahogany dining table
one side board, two Tea Tables, Two Carpets, one dozen straw bottom chairs,
one Windsor chair, one settee, one sett Table China, one sett Tea China, Two
dozen Table Knives and Forks, Two dozen desert Knives and Forks, Two
sett Carving Knives and Forks, Table and Tea basketry ward, three
pair fire dogs, three shovel and tongs, four Brass candlesticks, one
dozen silver Table spoons, one dozen silver Tea spoons, one silver soup
ladle, one silver sugar tongs, Decanters, Trimbles, and salt cellar
one liquor stand, one sett plated castles, Two carpets and hearth Rug
four Tea and four Sugar Cannisters, Twelve Table Cloths, and Twelve
four Towels Twelve Iron Pots, one Oven, one pair fire dogs, one grid
Iron, one frying Pan, one skellet, one Waffle Iron, Six Pales and Tubs
Two Tea Kettles. To have and to hold the said one third part of the
aforesaid lot of land number one hundred and forty 140, the aforesaid
negro man Castatio, the aforesaid Horse riding chain and Hamely
and the aforesaid bows and calves as also the aforesaid House hold and
Kitchen furniture Beds, Bed Linen, and Table Linen unto the said
Richard Shackelford and Thomas Carr. In trust nevertheless to and for the
use benefit and behoof of the said Eliza Stone her executors adminis-
trators and assigns until the said intended marriage shall be solemnized
and take effect and from and immediately after the solemnization
of the said intended marriage, then upon that further trust and condition
that they the said Richard Shackelford and Thomas Carr their executors
and administrators do and shall during the joint lives of the said
John W. Chesborough and Eliza his wife, well and truly fulfil and

Witness

permit the said John W. Chesborough to have the use occupation and enjoyment
 of the said one third part of the said lot of land before mentioned, and also the
 said negro man Castalia the said Horse riding Chain Harness Hous and
 Calves and House hold and Kitchen Furniture to his own use benefit and
 behoof without any restraint control or interruption of or by the said Rich-
 ard Shackelford and Thomas Carr their Executors or administrators upon any
 account or pretence whatsoever, and in case the said Eliza should survive
 the said John W. Chesborough her husband then in that event or contingency
 upon this further trust that the said Richard Shackelford and Thomas Carr
 their Executors and administrators shall stand possessed of the said one third
 part of the lot of land aforesaid, and also of the said Negro man Castalia the said
 Horse riding Chain Harness Hous and Calves House hold and Kitchen Furniture
 to and for the use benefit and behoof of the said Eliza so survive her
 said husband her Executors administrators and assigns forever, And im-
 mediately reconvey assign and assign the same unto her accordingly
 acquitted and discharged of any further trust limitation or appointment
 whatsoever But in case the said John W. Chesborough shall survive
 the said Eliza his wife then and on such event and contingency upon
 this further trust and confidence that the said Richard Shackelford
 and Thomas Carr their Executors and administrators do and shall well
 and truly permit and suffer the said John W. Chesborough to survive
 to have the use occupation and enjoyment of the said one third
 part of the said lot of land, and the said negro man Castalia, the said
 Horse riding Chain Harness Hous and Calves and House hold and Kitchen
 Furniture to his own proper use and behoof for and during the term of
 his natural life without any restraint control or interruption of
 the said Richard Shackelford and Thomas Carr their Executors or
 administrators on any account or pretence whatsoever, and from
 and immediately after the death of the said John W. Chesborough
 upon this further trust and confidence that they the said Richard
 Shackelford & Thomas Carr their Executors and administrators, do,
 and shall stand possessed of the said one third part of the said lot of land
 before mentioned, the said negro man Castalia the said Horse riding
 Chain Harness Hous and Calves House hold and Kitchen Furniture
 aforesaid to and for the use benefit and behoof of all and singular the
 children of the said Marriage and the lawful issue of such children
 who may happen to be dead equally and impartially to be shared and
 divided between and among them their Executors administrators and
 assigns forever as Tenants in Common and not as joint Tenants - But
 the issue of any such deceased child to take on the said division only

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a Childs part, or share in right of the Child such issue represents
if at the time of the decease of the said John W. Chesborough there
shall be more than one Child of the said marriage living or any
lawful issue of such Child or children who may so happen to be dead,
and in case there shall be only one Child of the said marriage or lawful
issue of ~~such~~ one Child so happening to be dead then in Trust for the
use benefit and behoof of such only Child or the issue of such only Child
then deceased his heu Executors Administrators and assigns (as the Case
may be) forever - The latter to take as tenants in common, and in
default of children or any Child of the said Marriage, or the lawful issue
of any or either of such children living at the time of the decease of him
the said John W. Chesborough in case he shall survive the said
Eliza his wife In trust that the said Richard Shackelford and
Thomas Carr their executors and administrators shall stand possessed
of all and singular the said premises to and for the use benefit and
behoof of the Executors administrators and assigns of them the said
John W. Chesborough, and grant Reconvey and assign the same to
him her or them accordingly acquitted released and discharged of
any further Trust limitation or appointment whatsoever any thing
herein contained to the contrary thereof in any wise notwithstanding
But in Case the said Eliza the wife of the said John W. Chesborough
shall survive her said husband and there shall be a Child or Children
of the said marriage living at that period then and upon such event
or contingency upon this further Trust and Confidence that the
said Richard Shackelford and Thomas Carr their Executors and
administrators Do and shall well and truly permit and suffer
the said Eliza to survive her said husband to have the use occupa-
tion and enjoyment of the said premises and every part article and
thing hereby and herein settled to her own proper use and behoof for
and during the term of her natural life without any restraint
control or interruption of or by the said Richard Shackelford and Thomas
Carr their Executors or administrators on any account or pretence
whatsoever and from and immediately after the death of the said Eliza
upon this further Trust and confidence that they the said Richard
Shackelford and Thomas Carr their executors and administrators do
and shall stand possessed of the said third part of the said lot of land
and other the premises articles and things herein and hereby before
mentioned and expressed to and for the use benefit and behoof of all
and singular the Children of the said marriage and the lawful issue
of any such Children who may happen to be dead equally and
impartially

impartially to be divided between them their Executors administrators & assigns forever as Tenants in common and not as joint Tenants each of the said Children to take his own share or proportion thereof as soon as he or she shall arrive at the age of Twenty one year or day of marriage, & which ever shall first happen But the issue of such deceased Child to take on the said division only a Childs part or share in right of the Child such issue represents, if at the time of the decease of the said Eliza there shall be none then one child of the said marriage living or any lawful issue of such only child so happening to be dead. In trust for the use benefit and behoof of such only child or the issue only of such child then deceased his her or their Executors administrators and assigns (as the Case may be) for the latter to take as tenants in common any thing therein before contained to the contrary thereof in any wise notwithstanding In witness whereof the said parties to these presents have hereunto interchangably set their hands and seals the day and year last above written

Signed sealed & delivered
 in the presence of
 M. L. Shackelford
 M. P. Allison
 North Carolina
 George Town Dist.

Rich^d Shackelford (Ld)
 J. W. Chesborough (Ld)
 Eliza Stone (Ld)
 Thomas Carr (Ld)

Personally appeared before me Maria L. Shackelford who being duly sworn deposed and said that she was personally present and did see the within named John W. Chesborough Eliza Stone, Richard Shackelford and Thomas Carr sign seal and as their act and deed execute and deliver the within Instrument of writing to and for the use and purposes within expressed, and that the said Maria L. Shackelford did also subscribe her name hereto as a Witness to the same

Maria L. Shackelford
 Witness to before me the

twenty eighth day of April
 One thousand eight hundred
 and Seventeen

J. Skind L. M.

A Schedule of Property settled by John W. Chesborough on his Miss Eliza Stone his intended Wife

Two Feather Beds Bolsters and Pillows. Three Mattresses - Four pt Linen Sheets - Four span Cotton Sheets - One Mahogany Bedstead - One pine Bedstead - One suit Chintz Curtains - One Chest of Drawers - One Toilet - One Mahogany Table - One Wash hand stand - Two Basins & Ewers - Four pair Blankets - Four Counterpanes - Two Looking Glasses -

Three dining tables - one side board - two tea tables - Two Carpets - One
 dozen straw bottom chairs - one Windsor chair - one settee - one set table
 China - one set Tea China - Two dozen table knives and forks - ^{Two dozen usual dining spoons} Two sets
 Carving knives and forks - Three pair fine dogs - three pair shovel and
 tongs - Four pair Brass Candlesticks - one dozen silver Table spoons
 one dozen silver Tea spoons - one silver Soup ladle - one silver dog
 tongs - Decanters - Trimbles - Salt cellars - one Liquor stand -
 one set Plated castors - Two Carpets - one Hearth Rug - Four sugar
 canisters - four Tea canisters - twelve Table cloths - twenty four
 towels - Twelve Iron Pots - one oven - one for fire dogs - one grid
 Iron - one Frying Pan - one Skillet - one Waffle Iron - Six Pales - Six
 Tubs, Two Tea Kettles - one Horse and Chain and Harness. Two Cows by
 calves - One third of House and lot in Georgetown n. one hundred
 and forty (140) a negro man Castalia - one Piano Forte + + +
 Recorded 19 May 1817 -
 State of South Carolina

V

This Indenture made this fifth day of April
 in the year of our Lord one thousand Eight hundred and Seventeen and
 in the forty first year of the sovereignty and Independence of the
 United States of America Between Elizabeth Cannon of Saint Bar-
 tholomews Parish of the State aforesaid Widow of the first part. Jam-
 eson W. Luth Doctor of Medicine and William Patterson Junior Planter
 of the same place of the second part and William Wright of the same
 place of the third part Whereas the said Elizabeth Cannon is now
 absolutely possessed of the following Negroes named Bella Hannah
 Daphne and Fanny and whereas a marriage by Gods permission is
 intended shortly to be had and solemnized between the said William
 Wright and the said Elizabeth Cannon, and whereas in prospect and in
 consideration of the said intended marriage it hath been agreed by
 and between the said William Wright and Elizabeth Cannon that all
 the above and said mentioned negroes with their future issue and
 increase shall be settled and conveyed and disposed of to such uses,
 upon such trusts and ^{intents & purposes as are hereinafter mentioned expressed} and declared of and con-
 cerning the same Now this Indenture Witnesseth that in pursuance
 of the said agreement and in consideration of the said intended
 Marriage and for and in consideration of the sum of one dollar to the
 said William Wright and Elizabeth Cannon well and truly paid by the
 said Jameson W. Luth and William Patterson Junior the receipt
 whereof is hereby acknowledged, she the said Elizabeth Cannon by
 and with the purity and consent of the said William Wright her
 intended husband (Testified by his being a party to and signing

sealing of these presents) hath granted bargained sold assigned transferred
 and set over and by these presents doth grant bargain sell assign
 and transfer and set over unto the said Jameson W. Leith and William Patterson
 Junior and the survivor of them the executors administrators and assigns of such
 survivor all and singular the aforesaid Negroes and here again enumerated
 named Bella Hannah Eaphend and Fanny together with their future
 issue and increase and all her right title and interest of and in and to the
 same To have and to hold the aforesaid Negroes together with their
 future issue and increase unto the said Jameson W. Leith and William
 Patterson Junior and the survivor of them the executors administra-
 tors and assigns of such survivor forced upon such Trusts nevertheless
 and to and for such uses intents and purposes as are hereinafter expre-
 ssed and declared of and concerning the same that is to say In trust
 for the said Elizabeth Cannon her executors administrators and assigns
 until the solemnization of the intended marriage and from and
 immediately after the solemnization thereof then In trust
 that the said Jameson W. Leith and William Patterson Junior and
 the survivor of them the executors administrators and assigns of
 such survivor do and shall permit the said Elizabeth Cannon and
 her assigns to receive and take the wages, labour, person services,
 profits Emoluments or advantages of the said Negroes and their
 future issue and increase 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 contracts or engagements of the said William Wright her intended
 husband and from and immediately after the decease of the said
 Elizabeth Cannon then in trust then to hold the aforesaid Negroes
 together with their future issue and increase together with her third
 of the unclaimed estate of her first husband William Clarke deceased
 for the use of her sons George Samuel Clarke and David Nathaniel
 Cannon and the issue she may have from her intended husband
 marriage for and during the term of his or their natural lives and from
 and immediately after the death of the said David Nathaniel and the
 issue she may have by her intended marriage then In Trust for all
 and singular the Child and Children of the said David Nathaniel and
 the issue she may have by her intended marriage their heirs and
 assigns forever but in case the said David Nathaniel and the issue
 she may have by her intended marriage should depart this life
 without leaving issue at the time of his or their death then In trust
 for George Samuel Clarke eldest son of the said Elizabeth Cannon
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and his heirs, and should the said William Wright her intended husband
survive the said Elizabeth Cannon then in trust for the said William
Wright to have the use and benefit of the one half of the third of
the undivided estate of her first husband William Clarke and one third
of the negroes aforesaid Bella, Hannah, Ephene, Fanny and John
during his natural life and at his death to go to her children
as aforesaid In witness whereof the parties aforesaid to these
presents have hereunto set their names and seals the day and
year first above written. Note: It is agreed by the parties that the
following interlinations are made Viz. line the third from
bottom page the second for son read sons and before David Nathl
Cannon read George Samuel Clarke and in page third line seventh
from bottom the word half altered to one third Done in the presence
of us - Henry Cannon - Nathaniel Langley
Sealed and Delivered ~~~~~ William Wright (Ld)
in the presence of us ~~~~~ Elizabeth Cannon (Ld)
Henry Cannon ~~~~~ Sampson W. Leith (Ld)
Nathaniel Langley ~~~~~ William Patterson Junr (Ld)
South Carolina
Colleton District

Personally appeared before me James Stewing
a Justice of the Quorum in and for the District aforesaid Nathaniel
Langley and being duly sworn saith he was personally present
and saw Elizabeth Cannon, William Wright, Sampson W. Leith and
William Patterson Junior sign and seal the within instrument of
writing for the purposes therein specified and that himself
together with Henry Cannon subscribed their names as witnesses
thereto ~~~~~ Nathaniel Langley.

Sworn to before me }
This 12th May 1817 } James Stewing. J. U.

Recorded the 21st May 1817

This Indenture of partition, made this ninth day of June
in the year of our Lord one thousand eight hundred and first, between
between certain parties of the part of the State of South Carolina
Planter of the first part, and John King of the same district and
John King of the second part, and John King of the same
district and John King of the same district, and John King
was shortly intended to be heard and granted by and before the
John King and the first part, and John King of the second part, and
Ann Campbell King of the same district, and John King of the same
by John and John King. For this Indenture of partition, made

Cart. Pay. Exp.

South Carolina

This Indenture made the thirteenth day of May in the year of our Lord one thousand eight hundred and seven in the forty first year of the sovereignty and Independence of the United States of America between James T. W. Holmes of the City of Charleston in the State aforesaid Merchant and a Cardine his wife (lately before her intermarriage with the said James T. W. Holmes called Caroline Rivers one of the Daughters Legitimated and Devisees of Joseph Rivers Esq. of James Island Planter (deceased) of the one part and John W. Holmes and Rowland Rivers Trustees nominated and appointed for the purposes herein after mentioned of the other part; Whereas the said James T. W. Holmes is possessed in his own right of the following Negro Slaves, to wit, Bob Sophia James Eliza Julia Sue Sarah and Nancy - and hath also acquired in right of his said wife Caroline seven other Negro Slaves, to wit, Joe, Charles, Collier Amos Flora Ann and Ruby to which she became entitled as one of the Legatees under and by virtue of the last Will and Testament of the said Joseph Rivers bearing date the sixteenth day of June in the year of our Lord one thousand eight hundred and three and remaining in the office of the Secretary of State in Charleston duly proved and recorded and which Negro Slaves have been in due and legal form parted off allotted assigned and delivered to her the said Caroline since her intermarriage as aforesaid: And whereas the said Caroline the wife of the said James T. W. Holmes is entitled to an undivided one fourth or to some other part share or proportion of the sales or proceeds of a certain Plantation or tract of Land situated on James Island whereof the said Joseph Rivers did devise and possess and which in and by his said Will is directed to be sold by his Executors their names, whom his youngest child shall attain the age of eighteen years and whereas it hath been agreed upon by and between all the parties to these presents that for the special purpose of making a certain provision for the maintenance and support of the said Caroline Holmes wife of the said James T. W. Holmes and such issue or may be born of their present or future marriage in the want of any failure in business of him the said James or in any other event all and singular the Negro Slaves and other property and estate above mentioned and specified shall be settled and secured to and for

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the several and respective uses and trusts hereinafter mentioned and declared of and concerning the same. Now therefore thisIndenture witnesseth that the said James T. W. Holmes and Caroline his wife for and in consideration of the said agreement and the foregoing premises, and also for and in consideration of the sum of one dollar to each of them well and truly paid by the said John W. Holmes and Rawlins Rivers at or before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged and for divers other good and valuable causes and considerations than the said James T. W. Holmes and Caroline his wife hereunto especially moving have granted bargained sold assigned transferred and set over and by these presents do grant bargain sell assign transfer and set over unto the said John W. Holmes and Rawlins Rivers and the survivors of them and to the Executors administrators and assigns of such Survivor the following Negro Slaves to wit Bob Sophia Jenny Eliza Bella Susa Martha and Nancy Joe Charles Leollia Amos Flora Sary and Judy and the present and future issue and increase of the Females, and also, all such share or proportion of the sale moneys of the aforesaid plantation on James Island as the the said Caroline shall or may be entitled to have or receive therefrom under and by virtue of the last will and Testament of the said Jonah Rivers or aforesaid. To have and to hold all and singular the said Negro Slaves above named with the present and future issue and increase of the Females together with all and singular other the hereby granted and assigned premises unto them the said John W. Holmes and Rawlins Rivers and the survivors of them and the Executors administrators and assigns of such Survivor. To and upon the special trusts and confidences intents and purposes hereinafter mentioned and expressed of and concerning the same that is to say. In Trust and to and for the joint and equal use benefit and behoof of them the said James T. W. Holmes and Caroline his wife during the term of their joint lives not subject to, but exempt from the debts contracts and other pecuniary engagements of the said James T. W. Holmes, or that they the said John W. Holmes and Rawlins Rivers, or the survivors of them, and the respective administrators and assigns of such Survivor do permit and suffer them the said James T. W. Holmes and Caroline

* New entry added during the same time. Our son was in military office to death of mother of them the said James T. W. Holmes & Caroline his wife

his wife for and during the term of their joint lives as aforesaid to have use take and receive the profits labors and employment of the said Slaves and interest of the monies as aforesaid to their joint use and behoof; or that the said Trustees apply the same in such manner to such intents and purposes as they the said James T. W. Holmes and Caroline his wife leaving issue alive of the said marriage then in Trust to permit the survivor (whichsoever may survive the other) for and during the term of the natural life of such survivor to have take and receive the profits labors use and employment of the said Slaves, and the interest of the monies as aforesaid to his or her own proper use and behoof, or that the said Trustees apply the rents and profits interest and dividends thereof in such manner and to such intents and purposes as the said Survivor shall direct for and during the said term of his or her natural life: And from and after the death of such survivor then in Trust and to and for the equal use benefit and behoof of the issue of the said marriage and the Child or children of such of the issue as may be deceased they taking among them a Parents share) to be equally divided and held in severalty to themselves their executors administrators and assigns forever if more than one but if only one then to that one absolutely and forever. Provided always and the true intent and meaning of the said parties to these presents that in case the said James T. W. Holmes should be the survivor and then should be at the time of his death issue as well of any future as of the present marriage living then the issue of such future marriage shall only participate in and take a share of such of the aforesaid negro Slaves and their issue as the said James T. W. Holmes was entitled to in his own right and did not acquire in right of his marriage with the said Caroline as aforesaid And in case the said Caroline should be the survivor and should marry again and bear issue as well by any future as her present husband then the issue of such her future marriage shall only participate in and take a share of such the aforesaid negro Slaves and their issue money or other property as the said Caroline became entitled to as one of the daughters legatees and devisees of the said Joseph Rivers. But in case that on the death of either of them the said James T. W. Holmes and Caroline

his wife then should be then at the time of such death in issue of
the said marriage living, then in trust to and for the use of the
survivor (whomsoever) of them the said James T. W. Holmes and
Caroline his wife and to his or her ^{heir} Executors and Administrators
absolutely and forever; and that freed and discharged of and from
all further and other uses, trusts, limitations or appointments of
or concerning the same. And it is hereby further declared and
agreed upon by and between the parties to their presents, that as
soon as the aforesaid Plantation or Tract of Land on James
Island shall be sold and the clear and proportion of the net
Sales or proceeds thereof to which the said Caroline is entitled under
the will of her father as aforesaid shall be paid into the hands
of the said Trustees then living or the survivor of them or the Executors
or Administrators of such survivor shall immediately lay out or
invest the same in such Real or personal property, Bank or other
Stock of this State or of the United States, or place it out on
interest on Bond with good security, as they the said James
T. W. Holmes and Caroline his wife or the survivor of them shall
deem most productive; and the property real or personal, bank or
other stock or bonds so to be acquired thereby shall be plainly set
forth in a Schedule thereof to be annexed to their presents, and
taken and considered as part and member hereof: And
provided also and it is hereby expressly declared and agreed
upon by and between all the parties to their presents that in
Case there should be a necessity or proper occasion at any time
during the Coverture of the said Caroline with her present or
future husband or during any of the terms for which the aforesaid Trusts
are created and the said James T. W. Holmes and Caroline his
wife should jointly require (or the survivor of them should
require the same) that any or all of the aforesaid Slaves should
be sold or disposed of, that then and in such Case the said
John W. Holmes and Rawlins Rivers and the survivor of them
and the Executors Administrators and assigns of such survivor
shall sell and dispose of all of the aforesaid Slaves, or such
only of them as it may be requisite to sell and apply the
money arising or to arise from such sale to purchase of other
property real or personal or invest the same in any public
Bank or fund or loan out the money at interest upon
good security, as they the said James T. W. Holmes and
Caroline his wife if in their joint life times or the

Survivor of them, if after the death of either, shall seem most prudent and most conducive to the interest of the parties interested: to which said property real or personal Bank or other Stock Bonds or other Estate so to be acquired in like Manner and substituted as aforesaid shall remain and be held subject to the same uses trusts limitations intents and purposes as are herein after declared expressed and limited of and concerning the aforesaid Negro Slaves and other property hereinbefore granted bargained sold and conveyed In Witness whereof the said parties to these presents have hereunto interchangably set their hands and affixed their seals at Charleston in the State aforesaid on the day and in the year first above written. James T. W. Holmes Esq, Caroline Holmes W, John W Holmes Esq, R. Rivers Esq,

Sealed and delivered in the presence of The name "Rivers" in the first sheet being erased the name "Holmes" interlined pursuant to the execution hereof Sarah Rivers, John E. Rivers -

John E. Rivers being duly sworn, made oath that he could peruse and saw John W. Holmes & R. Rivers, James T. W. Holmes and Caroline Holmes sign seal and deliver the within instrument of writing for the uses and purposes therein mentioned and that he with Sarah Rivers witnessed the same -
J. E. Rivers

Sworn to before me
this 16th November 1817
Lyon Levy 2^d
Recorded 16th November 1817 -

South Carolina

This Indenture Inpartite made between Alexander Hinckley Mc Gillivray of the City of Charleston and State aforesaid of the first part, Eliza Bampffield Geyer of the same City and State aforesaid of the second part, and John Hinckley Mitchell of the same City and State aforesaid of the third part Whereas a marriage is intended, by the permission of God shortly to be had and solemnized by and between the said Alexander M. McGillivray and the said Eliza B. Geyer Now this Indenture Witnesseth that in consideration of the said intended Marriage, and pursuant to an agreement in that behalf by the said Alexander M. McGillivray doth hereby for himself his heirs executors and administrators in manner following, that is to say, that in case the said Marriage shall take effect, he the said Alexander M. McGillivray hath granted aliened released and assigned and by these presents doth grant alien release and assign unto the said John M. Mitchell in trust for the said Eliza B. Geyer all and every part of the real and personal estate goods and chattels of what kind or nature soever, unto which she is now, or may hereafter be entitled for the use and behoof of the said Eliza B.

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by her and the heirs of her body; and it is hereby declared covenanted and agreed upon by and between the said parties to these presents that it shall and may be lawful to and for the said John M. Mitchell and Eliza B. Geyer in trust for the said Eliza B. Geyer to sell and dispose of the whole or any part of the said Estate; and from the monies arising therefrom, to purchase and reinvest the same, in any other species of property as may be thought most beneficial for the said trust estate and it is here- by expressly agreed by and between the parties to these presents that all or any part of the real or personal estate goods and chattels aforesaid or any other property that the said Eliza B. Geyer may hereafter acquire shall not be in any wise subject to the contract or payment of the debts of the said Alexander M. McGilivray, But that he, his executors and administrators shall and will do any lawful act or things for the making good confirming or corroborating these presents.

In Witness whereof the said parties to these pre- sents have hereunto set their hands and affixed their seals this tenth day of February in the year of our Lord one thousand eight hundred and thirteen; and in the thirty seventh year of the Independence of the United States of America Alex. H. McGilivray (L.S.)

Sealed and delivered }
in the presence of }
J. Bampffield }
Thos. Bampffield. }
State of South Carolina }
Charleston District }

Eliza B. Geyer (L.S.)
J. H. Mitchell. (L.S.)

Personally appeared before me J. Bampffield who being duly sworn made oath that he was present and saw Alex. H. Mc- gilivray & Eliza B. Geyer and John M. Mitchell sign seal and as their act and deed deliver this Instrument of writing to and for the use and purposes therein mentioned and that he with Thomas Bampffield signed their names as witnesses to the and execution of the Same.

Sworn to before me
this 21st April 1817 W. B. Tucker. De.
Recorded the 10th of June 1817.

The State of South Carolina
This Ordinance made this Eleventh day of June in the year of our Lord one thousand Eight hundred and seventeen between John W. Gifford and Jacob W. Gifford heirs of the City of New York in the State of Rhode Island of the first part and Charles E. Burdick of the City of Charleston and State of South Carolina a person of the second part Witnesseth that the said John W. Gifford and Charles E. Burdick

the great love and affection which he bears to his wife the said Sarah W. Gleason
 and for the better livelihood and support of his said wife and grand children
 nation of one dollar lawful money of the State of New York to him in hand
 paid by the said Charles E. Roman and before the sealing and delivery of
 these presents the receipt whereof is hereby acknowledged that granted bargained
 sold assigned transferred and conveyed and by these presents doth grant bargain
 sell assign transfer and convey unto the said Charles E. Roman his heirs and
 administrators and assigns all the following certain sum of money due and
 owing by the said Charles E. Roman unto the said John W. Gleason and Sarah
 W. Gleason his wife in and particular description of which is contained in a schedule
 thereof hereunto annexed that is to say the full and certain sum of seven
 hundred thirty and thirty six dollars and twenty one cents not due and owing
 by the said Charles E. Roman to the said John W. Gleason and Sarah W.
 Gleason his wife as aforesaid, In trust nevertheless and for the following
 uses and purposes that is to say In trust that he the said Charles E. Roman
 his heirs and administrators and assigns shall pay unto the said Sarah
 W. Gleason annually the interest or annual accumulation of the said
 principal sum of seven hundred and thirty six dollars and twenty one
 cents for and during the time of her natural life and to and for her
 sole and separate use behoof and advantage and wholly free from any
 control of the said John W. Gleason and from and immediate after the
 death of the said Sarah W. Gleason then in trust that he the said Charles E.
 Roman his heirs and administrators and assigns shall assign transfer and
 convey the said principal sum of seven hundred and thirty six dollars
 twenty one cents together with any and all the interest which may there
 remain unpaid to the said John W. Gleason and to and for his sole and
 separate use behoof benefit and advantage subject wholly to his sole and
 separate control and disposal or to such person or persons as he shall
 lawfully appoint to receive the same. In witness whereof the parties
 to these presents have hereunto set their hands and seals the day and year first
 above written — John W. Gleason by attorney for
 the purpose of Edwin B. Holland's — Benj: Francis Hunt (S)
 Cha: E. Roman (S) —
 New York Oct. 26th 1810 —

hundred

In answer to your of the 5th inst. in which you mention Mr. Roman is very desirous
 the property should be settled on my wife in due consideration of the subject
 I had no kind of objection that it should be settled on her for life she dying first
 it then to come into my possession but so long as she may live the interest of the
 property to be paid her the above you may communicate to Mr. Roman
 and I will use my best endeavors to effect in due form should
 be a give to the same. Yours Oth John W. Gleason, witness John A. Hunt

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 Aug. 26th
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1815
 Aug 21. ¹⁰⁰ *Wm. J. Hunt Esq*
 Statement of money left this day in C. E. R. hand belonging to Mr. *J. W. Gleason* \$1000
 27. Interest of 1000 to date ----- 35
 then sent on to New Port ----- 100
 June 6. Int. to date ----- 11
 then sent to New Port ----- 100
 23. Int. to date ----- 13
 then sent on ----- 100
 27. Int. to date ----- 20
 then sent on ----- 100
 June 11. Int. to date ----- 4
 to Cash. *W. Hunt* ----- 100
 \$705.21.

Ezra B. Holliday being duly sworn made oath that he was present
 and paid ^{the sum of} *John W. Gleason & Charles E. Rowland* sign
 and delivered the within instrument of writing for the purpose
 therein mentioned that he witnessed the same

Given to before me
 this 10th June 1817
Saml. Burger J.P.

Recorded 10th June 1817

This Indenture Tripartite made the Month day of June in the year of our
 Lord one thousand Eight hundred and fourteenth Between John Huber of
 the district of Columbia and State of South Carolina Planter of the first
 part, Ann Rumph Negro of the same district and State Spinster of the second part
 and Joseph Rogo Slave of the same district and State Episcop of the third part
 there as a marriage by God's grace intended shortly to be had and solemnized by
 us between the said John Huber and the said Ann Rumph Negro and whereas the
 said Ann Rumph Negro is possessed in her own right of two mulatto children by
 Peter and Phoebe Not this Indenture witnessed that the said John Huber and
 Ann Rumph Negro for and in consideration of the said intended marriage and of the
 sum of Five dollars lawful money of the State aforesaid to them in hand paid by the
 aforesaid Joseph Rogo Slave and before the sealing and delivery of these presents the
 receipt whereof they do hereby acknowledge hath granted bargain sold assigned trans-
 ferred and made over and by these presents doth grant bargain sell assign transfer
 make over unto the said Joseph Rogo Slave the above named two mulatto children
 Peter and Phoebe To have and to hold the above named mulattoes together with
 all and singular their future profits issue and increase to the use them named
 Joseph Rogo Slave his heirs executors and administrators In testimony
 whereof he and he for the full use profit benefit and advantage of the said

Rumph Roger and the heirs of his body lawfully begotten in witness whereof
the parties aforesaid have hereunto set their hands and affixed their seals
the day and year first within written -

Signed Seal and delivered in presence of
John Roger, Maria E. Roger, S. J. Tucker (D)
Sant. P. Sullivan - Joseph Roger Jr. (D)
A. B. Roger (D)

Received the day and year within written of the above named
Joseph Roger Junr. the sum of five dollars in full of the consideration
Money within mentioned. 75-

Witness John Roger J. C. Tucker
Maria E. Roger, Sant. P. Sullivan A. B. Roger.

YOUTH CAROLINA
Colleton District. Personally appeared before me John McCormick one of
the Justices assigned to keep the peace for said district Sant. P. Sullivan
whom being duly sworn deposeth and saith that he was present and saw the
within named John Tucker, Adam P. Roger and Joseph Roger Junr. duly
execute the within deed of trust or marriage to and for the purposes therein
mentioned and that he this depts. together with John Roger and Maria E.
Roger did at the same time sign their names as witnesses thereto
Before me the 16th day of June 1817
John McCormick J. C.

Recorded 25th June 1817

The State of Youth Carolina -
This Indenture of three parts made the Twentieth second day
of April in the year of our Lord one thousand eight hundred and fourteen
at Charleston between William Webb Merchant of the one part Caroline
Sims Third Spinster of the second part and John Gardner Thome of the
third part, whereas the said Caroline Sims Thome is seized to her and her
heirs for ever of a certain lot of Land situate lying and being in the City of
Charleston and which is hereinafter described, And whereas a marriage by
for. Dispensation is intended shortly to be had and solemnized between the said
William Webb and the said Caroline Sims Thome And whereas upon the treaty
and pearing to the said intended marriage it hath been and is agreed between
the said William Webb and the said Caroline Sims Thome that the said
John Gardner's lot of Land premises and the deditments of the said Caroline Sims
Thome should be by her granted and conveyed unto the said John Gardner
Thome and his heirs to have and possess the same uses and subject to the
trusts intents and purposes in such manner as hereinafter is men-
tioned limited expressed and declared of and concerning the said
C. W.

Now this Indenture witnesseth that in pursuance and part performance of
the said recited agreement and in consideration of the said intended
marriage and also of Five hundred pounds in hand paid to the said Caro-
line Jane Thorne before the sealing and delivery of these presents by the said
John Gardner Thorne the receipt whereof is hereby acknowledged and for
and other good and sufficient causes and considerations, he the said John
Gardner Thorne the said John Gardner Thorne by and with the privacy
consent and approbation of the said William Webb her interdeed husband
testified by his being a party to and executing these presents both granted
bargained sold and released and by these presents both granted bargain sold
and released unto the said John Gardner Thorne all that lot piece parcel
or part of land situate being and being in the City of Charlottown situated on
the South side of Moore Street known and distinguished by the number N^o 7
in the said street measuring and containing in part as said street towards
East more or less and in depth Fifth Eighth Eight Nines more or less, Resting and
bounding to the North on Moore Street as aforesaid, to the West on Lot number 10
known as and being for ever King Street and on Lot number 30 known as
Henry Lane to the South on lands of Thomas Carey deceased and to the
East on lands of Mary Lord together with all and singular the rights mem-
bers and appurtenances thereto in anywise incident or appertaining, he have and to hold the said lot
piece parcel or part of land as before said betwixt and the appurtenances unto
the said John Gardner Thorne his heirs and assigns In trust nevertheless
and for the several intents purposes and purposes herein after
expressed and declared that is to say to the use and behoof of the said
Caroline Jane Thorne until the solemnizing of the said intended marriage
and after the solemnizing thereof to the use and behoof of the said William
Webb and Caroline Jane Thorne her heirs and assigns during the term of the said lives of
them the said William Webb and Caroline Jane Thorne but to be in no
wise subject to a lien for his present or future debts charges or incumbrances
or any of them the rents and profits of the said lot or parcel of land
notwithstanding may be received from time to time for the benefit of the
said William Webb and Caroline Jane Thorne by the said William Webb
and from and immediately after the determination of that Estate in
case the said Caroline Jane Thorne should survive the said William
Webb or by trust for and to and for the use and behoof of the said Caroline
Jane Thorne her heirs and assigns full clear and absolutely discharged of
and from all and every or any other or further trust limitation restriction
withstand and at her own sole and absolute disposal But in case the
said William Webb should survive the said Caroline Jane Thorne she
having issue at her death by the said William Webb upon her last

John Gardner Thorne

25-

Case of
Caroline
Jane Thorne
vs
John Gardner
Thorne
28.

Monday
at Charlottown
Caroline
Jane Thorne
vs
John Gardner
Thorne
28.

begotten then In trust to and for the use and behoof of the issue or children of
 the said intended marriage living at the time of the death of the said Caroline
 Jones should be equally divided between them share and share alike as
 tenants in common and not as joint tenants to them their heirs and assigns
 for ever such devise however not to be made before the issue or children is living
 at the time of the death of the said Caroline Jones should share and share
 alike at the age of Twenty one year, during which period the said William W. shall
 enjoy and receive ^{and} equal portion of the profits rents and Issues of the
 said lot of land and tenements aforesaid but should any of the
 said issue or children die before their day of Twenty one years then to the
 use and behoof of the survivor or survivors of them his or their heirs and
 assigns for ever But should there be no issue living at the time of the
 death of the said Caroline Jones then the begetter or her body by the
 said William W. then in trust to and for the use and behoof of the
 Sisters and Brothers of the said Caroline Jones then Children of the
 said John Gardner then or the survivor or survivors of them their heirs and
 assigns for ever free clear and absolute discharge of and from all and
 every other or further trust limitation or restriction, whatsoever to be
 equally divided between them share and share alike as tenants in com-
 mon and not as joint tenants to them and their heirs and assigns
 for ever and the said William W. doth for himself his heirs executors
 and administrators consent promise and agreed to and with the said
 John Gardner then his heirs executors and administrators by their pre-
 sents in manner following that is to say that he the said William W.
 shall and ^{shall} from time to time and at all times from and after the said
 intended marriage shall take effect upon every reasonable request and
 at the request and charge of the said John Gardner then ^{or his} heirs
 and execute all and every such further act and a c^t thing and thing
 for the better settling receiving and receiving the married Estate of the
 said Caroline Jones then allotted and declared for her separate estate
 use and benefit with his participation discharged from all his debts or con-
 tracts as aforesaid as by the said John Gardner then or the heirs executors
 or administrators of the said John Gardner then or their many of their
 Counsel learned in the law shall be reasonably devised advised or required
 provided always and it is declared concluded and agreed by and between
 all the said parties to these presents and it is the true intent and meaning
 thereof and of the said parties herunto that he the said John Gardner then
 his heirs executors or administrators shall and may from time to time
 receive and satisfy and pay him and themselves out of the said Estate all
 such necessary and reasonable charges as he or they shall sustain or be
 put unto by reason of their being made parties to these presents

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transacting any thing pursuant thereto and that he shall not be made liable to make
good mine of the said State that what shall really and bona fide come into hand
or custody as a trustee, Provider also and it is declared, concluded and agreed by
and between the said parties their presents that the said William Webb's
executors and administrators shall for time to time and at all times hereaf-
to be in said said and said shall be kept out of the separate Estate of the
said Caroline Sans Thorne of and firm and mannered foots charges dem-
and trouble that he or they shall may sustain incur or be put in to for-
or by reason of the said William Webb's joining or being made a party in
any action or suit for recognizing or defending any part of the separate Estate
of the said Caroline Sans Thorne or his joining or being made a party
in any receipt or release to be made and given up or receiving any part
of the separate Estate of her the said Caroline Sans Thorne as a friend
nor on any other account whatsoever relating to the said separate Estate
In witness whereof the parties their presents have here unto set
their hands and seals the day and year first above written
Signed sealed and delivered in that
Wm. Webb (S)
Caroline S. Thorne (S)
J. S. Thorne (S)

In: J. Thorne
South Carolina Charleston district
Personally appeared before me Math: Gwyn who being
duly sworn made oath that he was present and saw Wm. Webb, Caroline
S. Thorne and J. S. Thorne sign seal and by their act and deed believe
this marriage settlement to and for the uses and purposes therein con-
tained and that he with his J. Thorne subscribed their names as witness
the due execution of the same
I gave to be before me
this 26th May 1817 J. S. Neilson D. C.
Recorded 24th June 1817 -

The State of South Carolina
This Indenture made the fiveth day of June in the year of our
Lord one thousand eight hundred and fourteen between Hannah Jackson of
the City of Charleston widow and George Levy of the same place merchant of the
one part and Henry Hyams of the City of said Merchant of the other part
Whose Marriage by Acts jurisdiction is hereby intended to be had and solemn-
ized between the said George Levy and the said Hannah Jackson whereas
Montague Jackson late of the City of Charleston was in his lifetime and at the time
of his death seized and possessed of a certain plantation or tract of land situate
the parish of St. James's upon creek at the Twenty three mile Point containing
Four hundred acres more or less bettering and bounding to the North on lands of the
Estate of Joseph Wragg to the South on land of Edward King to the East

Land of George Jackson and W. Doughton and to the west end of the
 Estate of George Jackson and when the said Montague Jackson hath lastly
 departed this life intestate where by the said Estate by virtue of the act of
 the general assembly of this State will be distributed among Garrison
 & other Jackson the Children of a Marriage by the said Montague Jackson
 and the said Hannah Jackson his widow whom he left living at the time of
 his death & entitled unto one third part a proportion of the said plantation
 And whereas the said Hannah at the time of executing their parents is
 also supposed interested in and entitled to a certain personal Estate consist-
 ing of three Negro Slaves to wit one negro fellow named Cyrus and two
 female Slaves named Hannah. And whereas upon the death of the said
 intended marriage it hath been and is agreed upon by and between the
 said George & Hannah Jackson that the said Negro Slaves with
 the future issue and increase of the females and also the one undivided third
 part shall have a proportion of the said plantation or tract of land when the
 same shall be partitioned & divided duly ascertained as aforesaid shall be
 by the said Garrison Jackson & bargain and sell a third part and trans-
 ferred and delivered unto the said Henry Hyams his heirs executors ad-
 ministrators and assigns the trust where the help to found upon the personal
 was written bonds & papers hereinafter expressed of and concerning the same
 then made for the Indenture with which the said Garrison & the said
 agreement and in consideration of the said intended marriage as also in
 further consideration of the sum of Twelve Dollars to her the said Hannah Jack-
 son in hand paid at a before the execution of this paper to the receipt whereof
 is hereby acknowledged) she the said Hannah Jackson by and with the
 knowledge privity consent and approbation of the said George Jackson
 and husband testified by his being a party hereto signing and sealing their
 parents which he doth in consideration of the said intended marriage) shall
 bargain sell and delivered and by this present doth bargain sell and deliver
 unto the said Henry Hyams his heirs executors administrators and assigns
 the said Negro Slaves marked Cyrus & the two female Slaves named Hannah
 with the future issue and increase of the females, to have and to hold the said Negro
 Slaves with the future issue and increase of the females unto the said Henry
 Hyams his heirs executors administrators and assigns. And for the further
 purpose of fulfilling the trusts and intentions of the parties to this present
 it is hereby covenanted promised granted and agreed by and between the said
 parties to this present that as soon as a partition division of the said plantation
 or tract of land shall be made that then the said George Jackson and Hannah
 Jackson shall and will grant bargain sell and deliver & confirm unto the
 said Henry Hyams his heirs and assigns forever such share part or portion of the
 aforesaid plantation or tract of land as shall or may be determined a partitioned

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unto the said Hannah Jackson as widow a part of the said Mactague Jackson
deceased and the the said Hannah Jackson for herself her heirs and assigns ad-
ministrators assigns and assigns with power sole assign and for ever quit claim unto the said
Henry Hyams his heirs executors administrators and assigns all and all manner
of right title claim and interest in or to the said plantation or tract of land
above and by the said Hannah Jackson and George Levy and each of them
doth hereby purchase covenant grant and agree that he and she will well and
truly make do execute and perform all and every such devise or devise or decision
or determination of writing whatsoever in the law or shall or may be at any time
hereafter by him the said Henry Hyams or by his heirs executors administrators or
assigns lawfully devised or devised to and for the true and faithful performance
and fulfilment of the objects and intentions of the parties to these presents in trust also
upon the behalf and for the good uses intents and purposes hereinafter mentioned that is
to say in trust to and for the use and benefit and behoof of the said Hannah Jackson her
heirs executors administrators and assigns until the said intended marriage shall be
consummated and take effect and pass and immediately after the said intended marriage
then his trust to and for the use and benefit and behoof of the said Hannah Jackson
during the joint lives of them the said Hannah Jackson and George Levy and in no man-
ner subject to the intermeddling or contrivance or in any way liable to or for the payment of
the present or future debts or incumbrances of the said George Levy But that the said
Hannah Jackson shall have hold possess and enjoy the said Estate both real and per-
sonal with the rents issues and profits up with labour and improvements arising or to arise
from or out of the said Estate free from the intermeddling or contrivance of him the said Henry
Hyams his heirs executors administrators or assigns and without any accident to be given
by him or for concerning the same and further it is hereby understood to be the meaning and
intention of the parties to these presents and it is hereby clearly stipulated and agreed
upon that the the said Hannah Jackson notwithstanding her intended coverture shall
and may at any time after her said intended marriage by and with the privity and
consent of the said Henry Hyams in writing express character sell exchange
assign transfer or set over the said Estate either real or personal or any part thereof
or proportion thereof and that she have power and authority either by deed or by her
last will and testament in any manner whatsoever to give grant or otherwise dispose
of the same without the interference or contrivance of the said George Levy her intended
husband in or with respect to the said parties to these presents have been
unto interchangeably set their hands and seals on the day in the year first
above written

Witness my hand and seal in the presence of
Moses Davis — Solomon Hyams, Henry Hyams (2)
Moses Davis being duly sworn made oath that he was present
and said George Levy Hannah Jackson and Henry Hyams
Signed sealed and delivered the within instrument of

George Levy (2)
Hannah Jackson (2)

usage purposes therein mentioned and that he together with
Thomas Hyams and Mary witnessed the same -
From the before me

this 24 June 1817

James H. Burges Not. Pub.

Recorded 24 June 1817

The State of South Carolina

This Indenture made the fifteenth day of May in the year of our
Lord one thousand Eight hundred and fourteen, Between James Jeremiah
Brickell White of the City of Charleston and State a licensed attorney at law and
Mary Elizabeth Dupre of the parish of Saint James the Spinster of the
first part and James Waucho plantain of the parish aforesaid of the other part
Whose marriage by Gods providence is shortly intended to be had and solemn-
ized between the said James Jeremiah Brickell White and the said Mary
Elizabeth Dupre, And whereas the said Mary Elizabeth Dupre at the time
of executing these presents is interested and entitled to a cert. ann. real estate, and
whereas the said Mary Elizabeth Dupre at the time of executing these presents
aforesaid is also possessed of interested in and entitled to a certain personal
estate consisting of Sumary Negro Slaves as by a list or Schedule of the said
real and personal estate hereunto annexed will more fully and at large appear
And whereas upon the heads of the said intended marriage it hath been and is agreed
upon between the said James Jeremiah Brickell White and Mary Elizabeth
Dupre that the said Negro Slaves with the future issue and increase, as also the
real estate shall be by her the said Mary Elizabeth Dupre bargain'd and sold absolute
released and set over unto the said James Waucho his heirs by courts administrators and
assigns In trust nevertheless to and for and upon the several uses intents and purposes
hereinafter to be expressed of and concerning the same Now therefore this Indenture
witnesseth that in pursuance of the said settlement agreement and in consideration
of the said intended Marriage as also in further consideration of the sum of
Five dollars to her the said Mary Elizabeth Dupre and from the said James
Jeremiah Brickell White in hand paid at or before the execution of these
presents (the receipt whereof is hereby acknowledged) she the said Mary Elizabeth
Dupre (by acts with the knowledge private and consent and approbation of
the said James Jeremiah Brickell White her intended husband testified
by his being a party to and signing and sealing of these presents which he doth
in consideration of the said intended Marriage) hath given her bargain'd
absolute released transferred and delivered and by these presents doth
grant bargain'd sell absolute released transfer and deliver unto the said James
Waucho his heirs executors administrators and assigns the said real and personal
estate to wit the said real estate as also the said Negro Slaves as are set forth as is
enumerated in the Schedule hereunto annexed and as by reference thereto

with more fully and at large appear with the future issue and increase of
Females to have and to hold the said real and personal Estate with the
future issue and increase of the Females of the said Negro Slaves unto the
said Samuel Warren his heirs executors administrators and assigns In trust
and the help to and for the several uses intents and purposes therein mentioned
and that is to say in trust to and for the sole use benefit and behoof of the said
Mary Elizabeth Dupre her heirs executors administrators and assigns until
the said intended Marriage shall be solemnized and take effect and from and
immediately after the said intended Marriage then in trust to and for the sole
use of the said James Jeremiah Pickell White and Mary Elizabeth Dupre
during their Christ lives but in such manner as not to be subject or liable to
and for the payment of the present or future debts or incumbrances of the said
James Jeremiah Pickell White but that the said James Jeremiah Pickell
White and Mary Elizabeth Dupre shall have hold possess and enjoy the
said Estate both Real and Personal and to have take receive use and enjoy all
and singular the rents issues and profits as well labour and involvement arising
to and in form or out of the said Real and Personal Estate for and during the term
of the natural lives of them the said James Jeremiah Pickell White and Mary
Elizabeth Dupre free from the interferences or control of the said Samuel Warren
his heirs executors administrators and assigns and without any account to be given by
them the said James Jeremiah Pickell White and Mary Elizabeth Dupre
off or concerning the same to him any person and immediately after the de-
cease of either of them the said James Jeremiah Pickell White and Mary
Elizabeth Dupre if there should be no issue of the said intended Marriage then
living, or if there should be any such issue and the same should afterwards die
under the age of Twenty one years and without having any lawfully begotten
who may survive the said James Jeremiah Pickell White and Mary
Elizabeth Dupre then and in either of those cases In trust to and for the sole use
and singular the said premises to the use of the survivors of them the said James
Jeremiah Pickell White and Mary Elizabeth Dupre to have her heirs executors
administrators and assigns free and absolutely discharged of and from any
and every further and other trust condition or limitation whatsoever but if
on the death of either the said James Jeremiah Pickell White and Mary Eliza-
beth Dupre there shall be living any issue of their bodies begotten of the said
intended Marriage then In trust to and for the sole use and benefit of the said
James Jeremiah Pickell White or the said Mary Elizabeth Dupre to have her heirs
executors and assigns all and singular the rents issues and profits as well labour
and involvement arising or to and in form or out of the said Real and Personal
Estate of whatsoever kind or description whatsoever both of the said real and
the said Negro Slaves with the future issue and increase of the same from
the term of her or his natural life and for from and immediately after

the survivor of them the said James Jeremiah Pickett White and Mary Elizabeth
 Dupre, then in trust to have and to hold all and singular the said premises
 herein sold a signed transferred and set over or meant or intended to be transferred
 for the use and behoof of such child or children of the said intended marriage
 as shall be living at the death of such survivor of such child or children of any other
 as may be living at the death of the said Mary Elizabeth Dupre
 married of the said Mary Elizabeth Dupre to be equally divided between
 them if more than one shall and shall alike, Provided that if any child or
 children of the said intended marriage shall have departed this life before and
 survivor of them the said James Jeremiah Pickett White or Mary Elizabeth Dupre
 or after the death of the said James Jeremiah Pickett White or of any child or
 children of any other marriage by the said Mary Elizabeth Dupre shall have de-
 parted this life before the said Mary Elizabeth Dupre having issued lawfully
 begotten, and living at the death of such survivor, such issue shall in that case depre-
 sent and be entitled to the share of his her or their parent to be equally divided
 between them if more than one shall and shall alike, and it is hereby under-
 stood and further covenanted and agreed upon by and between the said parties
 to this present, that should at any time hereafter be adjudged necessary or con-
 venient for the said James Jeremiah Pickett White and Mary Elizabeth
 Dupre or after the death of either of them to the survivor to see no other use to dispose
 of the said real estate or any part thereof or the said lands or either of them or of
 the future issue and increase of the females that it shall and may be in the power
 of them the said James Jeremiah Pickett White and Mary Elizabeth Dupre
 or after the death of either of them for the survivor to see no other use to
 exchange the said property or any part thereof upon application of the said James
 Jeremiah Pickett White and Mary Elizabeth Dupre or after the death of either of
 them upon the application of such survivor in writing expressed unto the said James
 Warner Justice of said or in case of the death absence of him his lawful repre-
 sentatives, due care being taken by him the said Justice to apply or cause to be
 applied the proceeds of such sale to the purchase of lands or slaves which land
 or slaves so purchased shall inure be and remain in all respects subject
 and liable to the same trusts uses intents and limitations as are herein
 expressed and declared of and concerning the premises aforesaid Provided non-
 theless that the proceeds of such sale, purchase or exchange be laid out expended
 appropriated or applied to the purchase of no real estate situated being or
 being in any City Town or Village - In witness whereof the parties to
 these presents have hereunto interchangedly set their hands and seals
 on the day and in the year first above written -
 A last and certain of the said and personal property: first of the
 several plantations or tracts of land herein described and of the same alluded
 or referred to in the foregoing and granted bargain and release and
 transferred and devised to and for the good use intents and purposes particu-

declared of and concerning the same - All that plantation or tract of land
 called Sandridge containing fifteen hundred and fifty acres also all that
 tract of land adjoining the same commonly known by the name of Delaplane
 situate on the west side of Chow Creek in Saint James Parish containing eleven
 hundred and ^{two} acres making in the whole two thousand six hundred and fifty
 seven acres also all that tract of land in Henry Parish containing one
 hundred and ninety one acres purchased by Edmund Dupre of Francois
 Alston also the following negroes viz Skipper Nancy Mrs. Abby Pigeon
 Dinah Jincy Treston Maria Jella Sallie Sam Saphary John
 Quash Mahmy Jacob Mackey Sally Sabina Wham Tom John Cadd
 Peniah Caroline by birth Charles Clarissa Cato Jemmy Nancy Acabed
 Fortune Mommant Rod Sulley Ned. Pimus November Judo de Charles
 Phillis Housels and Peter in all making fifty six (56) in number -
 Mary E Dupre (A) - James J. B White (B) Saml. Warren (C)
 Signed sealed and delivered in the presence of us the words then neither of
 them then do page ninth line and the words then neither of them third page
 thirteenth line and the words then neither of them page fourteenth line
 being first used and stuck out -
 S. A. Dedman - M. A. Buckell - John Blake White -
 William A. Buckell being duly sworn made oath that he was present
 and saw Mary E Dupre - James J. B White and James Warren in
 and read & deliver the within instrument of writing for the uses & purposes
 therein mentioned and that he with S. A. Dedman and John Blake White
 witnessed the same -

Done to before me
 this 25th June 1817
 Saml. Burger Not. Pub.

Recorded 25th June 1817

The State of North Carolina
 Beaufort district
 This Indenture of three parts made this fourteenth
 day of June in the year of our Lord one thousand eight hundred and seven teen be-
 tween Francis Dupart of the first part George M. Jones of the second part and
 Joseph Longworth of the third part all at present of the parish of Beaufort in
 the district and State aforesaid, Whereas marriage is intended by Gods permission
 to be had and solemnized between the said George M. Jones and Francis Dupart
 it has been agreed by & between the said parties that all and singular the usual forms
 State whereof the said Francis Dupart is seized possessed and enjoyed shall be done
 in the said Joseph Longworth his executor, administrator or assigns his heirs, assigns
 and assigns purposes hereinafter set forth, Now therefore this Indenture witnesseth
 that in consideration of the said intended marriage in case the same shall be
 effect and in consideration also of the sum of Ten dollars to him hereinafter

the said Joseph Langworth the receipt whereof is hereby acknowledged by the said
 Frances Dupont & with the consent of the said Geo: M: Jones as is expressed
 by his being a party to this present, hath bargained & released conveyed
 and delivered unto the said Joseph Langworth his executors & assigns the
 following real & personal Estate that is to say all and singular the whole claim
 & interest to which the said Frances Dupont is entitled to the undivided real
 & personal Estate of the deceased father consisting of a tract of land in Beaufort
 district S. C. & in unimproved lots in the City of Charleston S. C. as well as
 Bank of the R. as also a tract of land containing Two hundred & five acres belong-
 ing to the said Francis Dupont in the district of Pendleton S. C. adjoining
 lands of Tho: S. East W. Hunter & others lately the Governor in deed of the
 said Francis Dupont together with the following negro Slaves Annable
 Harbor, Parthen paid & their child dead Sally, Molly & Richard with their future
 issue & increase to have & to hold unto the said Joseph Langworth his executors
 & assigns in trust over & to the use of the said Joseph Langworth his executors & assigns
 that is to say that the said Joseph Langworth his executors & assigns shall
 hold & keep upon trust all the said real & personal Estate hereby granted & conveyed
 for the sole exclusive benefit maintenance & support of the said Francis Dupont
 & the issue (if any) of the intended marriage during the life of her the said
 Frances Dupont & not at the disposal of or subject to liable to the debts contracts or
 engagements of the said Geo: M: Jones her intended husband and after the
 death of the said Francis Dupont then in trust for the said Geo: M: Jones
 for his full use & benefit during the natural life of said Geo: M: Jones and
 after the death of said Geo: M: Jones then the said Joseph Langworth his executors
 & assigns shall dispose of & apply the said real & personal property con-
 veyed to him in such manner as the said Francis Dupont shall by her last will
 and testament or any other instrument in writing duly executed direct and appoint and
 in default of such will deed or instrument in writing so to be by her made then the same
 shall descend to & be distributed in equal shares among the issue of the said intended mar-
 riage & in case there should be no issue of the said intended marriage then the
 said property both real & personal shall after the death of said Joseph M: Jones descend to the
 right heirs of the said Francis Dupont And whereas also in and by two several decrees
 made and entered on the journals of the Court of Equity for said district of Beaufort
 at May term 1816 and May term 1817 divers large sums of money were adjudged
 & decreed to be paid to the said Francis Dupont by the Executors of the late Husband
 Abr: M: Dupont. Now therefore this Indenture further witnesseth that the said Geo:
 M: Jones doth consent and agree to stand with the said Francis Dupont not-
 withstanding the said Marriage shall take effect that the said large several sums
 of money adjudged by the said several aforesaid decrees shall be paid in
 & applied towards the purchase of such real & personal Estate as the said Francis
 Dupont as to the standing her contract may signify to the said estate which she

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real or personal estate so purchased as aforesaid shall be conveyed to and held by
the said Joseph Longworth his Exor. adm. or assigns in trust for the same uses purposes
before the same limitations uses and conditions & as other as the real personal
property hereby specifically designated & conveyed in the foregoing part of these presents
is settled and conveyed and it is further witnessed by these presents that any
debt or payment of debt to which the said Francis DuPont may hereafter become
entitled by any gift deed or descent shall be also settled and conveyed upon the same
terms and upon the same uses & with the same restrictions as hereinbefore set forth
concerning the foregoing settlements. Provide now the beyond it is the true intention
of the parties to these presents that the said Francis DuPont by and with the con-
sent of the said Joseph Longworth may still exchange or in any other manner dispose
of any thing hereby or hereafter to be settled & conveyed upon the substitution of other
property of the like or more acting nature in its stead by one of the parties to these
presents have here to set their hands and seals the day & year first above mentioned

Witness Sophia M. Bide

DuPont (sd)

John Crawford

George M. Jones (sd)

Intestate & before signed or

Joseph Longworth (sd)

Witnessed Sophia M. Bide. John Crawford

Received the day and year first within written of and from the within named
Joseph Longworth the sum of Ten dollars being the Consideration Money
within mentioned

DuPont

Witness Sophia M. Bide - John Crawford

I do certify that on the nineteenth day of June 1817 I joined together Polk
Walden George M. Jones and Francis DuPont - John Crawford E. M. C. C.
South Carolina. Personally came before me M^{rs} Sophia M. Bide & made oath to
the within deed & she was personally present and did see Francis DuPont Geo.
M. Jones and Joseph Longworth sign the above and as their act and deed and being
the within deed of Manly's settlement for the uses & purposes therein set forth & did
she together with John Crawford signed their names as witnesses to the deed
in question thereof

Sophia M. Bide

From to before me

23rd June 1817

W. D. Martin J. P.

Recorded 28th June 1817

The State of South Carolina

This Indenture made the 15th day of April in the year of our Lord one
thousand Eight hundred and seventeen between Sophia Rumney of the one part David
Gill & Bide of the second part and George M. Jones of the third part witnesseth that
Whereas a marriage by Gods permission is intended shortly to be had and solemnized
between the said Sophia Rumney and the said David M. Bide and it has been
and is agreed by and between the parties last mentioned that the property of

the said Sophia now is a may hereafter become seized or possessed should be deemed
 and settled to & to the benefit of the said parties as follows that is to say that the Estate
 real and personal which of the said Sophia now is or may hereafter become seized or
 possessed shall be held by the said Genl M Jones for the joint use and benefit
 of the said Sophia & David G. during their joint lives & for the benefit of the survivor
 subject nevertheless to the operation of the power and authority hereby reserved in the
 gift of the said Sophia to will bequeath and dispose of the same notwithstanding
 her covenant to such person or persons as she may think proper to have at any time
 after her intermarriage by her will or deed duly executed direct or appoint. Now
 therefore this Indenture witnesseth that in consideration of the said intended marriage
 in case the same shall take place and in consideration also of the sum of Five
 Dollars to her in hand paid by the abovesaid Genl M Jones the receipt whereof
 is hereby acknowledged by the said Sophia by and with the Consent of the said David
 G. signified by his being a party to these presents hath bargained sold and delivered
 & by these presents do bargain sell and deliver to the said Genl M Jones the following
 Negro Slaves to wit Eben Reed and Alonzo. It herin and to hold the said Negro Slaves
 to him his heirs and assigns upon the following trusts to have and for another
 purpose that is to say that he the said Genl M Jones shall hold use and employ the
 said Slaves or suffer them to be employed for the joint use and benefit of the said
 Sophia and David G. during their joint lives and for the benefit of the survivor of them
 upon such terms however that the right of property that in no wise be
 altered or changed but upon the death or death of either of the like a more active
 value and upon this for the trust that the said Sophia notwithstanding her cove-
 nant shall have power and authority at any & every time after the contemplated
 marriage to will bequeath and dispose of the same as tho she were a feme sole
 And this Indenture further witnesseth that the said David G. for himself
 & his heirs and assigns doth covenant & agree to & with the said Sophia
 that any & every parcel & part of any Estate real or personal to which she may hereafter
 become entitled by any devise bequest or intestacy which may hereafter be made or
 happen shall be settled conveyed & secured to the said Genl M Jones or any
 other trustee whom the said Sophia shall appoint for the benefit of the said
 Sophia upon the same terms limitations and trusts as are herein expressed & upon
 concerning the negroes hereby settled and conveyed in testimony whereof the
 parties aforesaid have set their hands and seals the day & year first above written
 Signed & delivered in presence of
 Dupont. Inph P Rumney. Sophia Rumney (D)
 David M. Rude (D)

Received the day and year first 3 Hoop M Jones (D)
 within written of and before the within named Genl M Jones the
 sum of Five Dollars being the consideration money with them mentioned
 Witness Joseph P Rumney Dupont Sophia Rumney
 Subscribed that on the fifteenth day of Apr. 1817 signed together in

Holy Wedlock Swith McPride and Sophia Humm
 South Carolina
 St Lukes Parish 3 I solemnly came before me W. Frances Justice
 Nancy Du Pont and made oath that she was present and did see Sophia
 Humm Swith McPride and Geo. W. Jones sign and seal the within instru-
 -ment & that she act & deed therein the same for the use & purposes therein set forth
 & that she together with Joseph P. Reming signed their writings to the due
 execution thereof
 J. Jones

Sworn to before me
 22^d June 1817

W. D. Martin J.P.

Recorded 25th June 1817

Articles of agreement Indented made concluded and agreed upon this 24th day of
 January in the year of our Lord One thousand eight hundred and Seventeen between
 Christian Rhode of Petosky County State of Georgia of the one part and Barbara Murchey
 of St. Matthews Parish of the State of South Carolina Widow of William Murchey
 of the other part And whereas a Marriage is Intended shortly to be made and
 solemnized between the said Christian Rhode and said Barbara Murchey up
 which said Marriage Now it is hereby agreed by and between the said Parties
 these presents and in Consideration of the said intended Marriage that is if
 the same do take place and have effect that then and in that case the said
 Contracting parties doth covenant promise grant and mutually agree (that is to
 say all the property they Now have both Real and Personal together with
 the increase of Negroes after their death shall go to each of their heirs and
 that it may be fully understood the property of the said Christian Rhode to
 his Children and the property of the said Barbara Murchey to go to her Child-
 -ren) and it is also further intended between the two Contracting parties that if the
 Lord should bless them and they should accumulate or increase other property
 the surviving party or longest liver shall have the benefits of the same as
 long as they or he shall live and after his or her death the said accumulated
 part shall be Equally divided in two parts and the one half go to his
 Children and the other half to her Children that is to say to each of them their
 heirs Executors Administrators and assigns forever In Witness whereof we the
 said Contracting parties to these premises have hereunto set our hands and
 Seals the day Year first above written
 Christian Rhode (h.s.)
 Barbara Murchey (h.s.)

Signed Sealed and delivered in the presence of
 Adam Snell John Evans John W. King
 State of South Carolina I do hereby certify with all shame it may be
 Orangeburgh District I was present and saw Christian
 Rhode & Barbara Murchey sign seal and as their act and deed deliver the
 above instrument of writing for the use and purposes therein mentioned

and that I saw John Evans and John Way subscribe thereto as witnesses with myself
Adam Snell 26
Recorded July 2 1817

South Carolina

This Indenture made the twenty third day of July in the year of our Lord one thousand eight hundred and seven in the forty first year of the Sovereignty and Independence of the United States of America between Rowell Post Johnson of the City of New Orleans and State of Louisiana attorney at Law of the one part and Marthe Sabrook Jenkins of the State of South Carolina Sister of the other part When at the said Marthe Sabrook Jenkins proposed of and ceded unto the personal Estate of her deceased husband and retained to and abate a certain ^{portion} of a claim upon the estate of her deceased mother Providence Bush of Edg. to New Orleans for which there is a suit now pending in the Court of Equity of the State aforesaid and whereas a marriage hath been agreed upon and intended by and between to be shortly had and solemnized between the said Rowell Post Johnson and Marthe Sabrook Jenkins and whereas it was upon the terms of the said intended marriage proposed and agreed to and between the said Rowell Post Johnson and the said Marthe Sabrook Jenkins that all the Estate and property of and all other estate real and personal as that Estate recited or alluded to the said Marthe Sabrook Jenkins should be conveyed transferred and placed upon the trusts for the intents and purposes and with and subject to the powers provisions declarations and agreements herein after prepared and declared of and concerning the same and whereas it is the intention of the said Rowell Post Johnson and Marthe Sabrook Jenkins to reside permanently in the State of Louisiana - Now this Indenture witnesseth that in pursuance and performance of the said proposal and agreement and in consideration of one dollar to the said Marthe Sabrook Jenkins by the said Rowell Post Johnson well and truly paid at and before the signing and delivery of these presents receipt whereof is hereby given and acknowledged the said Marthe Sabrook Jenkins hath granted bargained sold aliened conveyed and conveyed unto by these presents with grant bargained sold aliened conveyed and conveyed unto the Rowell Post Johnson all and singular the Estate real and personal in possession or action of which she is heretofore and possessed or entitled unto and more particularly all and singular the Bonds and Mortgages and all other securities and claims in action and the Marthe Sabrook Jenkins United States Stock and also the portion of a claim upon the Estate of her grand mother the deceased Providence Bush deceased which are particularly mentioned or alluded to in the schedule hereunto annexed unto the said Rowell Post Johnson his heirs executors administrators and assigns to have and to hold all and singular the said Estate Bonds Mortgages securities claims in action debts or matters said United States Stock and the said portion