

of a claim upon the Estate of the said Prudence Bush and all and singular other the premises hereby conveyed or intended to be unto the said Russell Post Johnson his heirs executors administrators and assigns forever. In trust to and for the sole and separate use benefit and behoof of the said Martha Seabrook Jenkins her heirs executors administrators and assigns in the mean time and until the solemnization of the said intended marriage and from and immediately after the solemnization of the said intended marriage upon trust to permit the said Martha Seabrook Jenkins or such other person or persons as she in writing signed with her proper hand shall notwithstanding her executors direct and appoint to receive and take from time to time as the same may accrue all and singular the yearly and other interest rents issues profits and emoluments whatsoever of all and singular the premises here by conveyed and transferred and intended to be for her sole and separate use and benefit and in like manner to use and possess the said premises so far as the same are susceptible of such use and possession for and during and to the full end and term of her natural life exclusive of and from the four central debts and engagements of the said Russell Post Johnson her intended husband and whosoever he shall not in any wise intermeddle except in the character of trustee and that the receipt of the said Martha Seabrook Jenkins alone or such person or persons as she shall delegate and appoint as aforesaid shall be good and effectual discharge for the said yearly and other interest rents issues and profits and emoluments as they may from time to time accrue and be received and from and after the death of the said Russell Post Johnson should he die before the said Martha Seabrook Jenkins as to for and concerning all and singular the premises here by conveyed and transferred and intended to be then to and for the sole absolute and unconditional use benefit and behoof of the said Martha Seabrook Jenkins her heirs executors administrators and assigns forever free and discharged of and from all further and other trust. And from and immediately after the death of the said Martha Seabrook Jenkins should she die before the said Russell Post Johnson then to and for the use benefit and behoof of the said Russell Post Johnson and such issue of the said intended Marriage as shall be left living at the death of the said Martha Seabrook Jenkins (the issue of any dead child of the Marriage if it consists of more than one person taking together the share of whom the parent if alive would have been entitled) equally to be divided share and share alike to them their heirs executors administrators and assigns forever. But should the said Martha Seabrook Jenkins die before the said Russell Post Johnson leaving no issue living at her death then and in that case to and for the sole absolute and unconditional use benefit and behoof of the said Russell Post Johnson his heirs executors administrators and assigns forever free and

is charged of and from all other and other trust. Provided always and it is hereby declared and agreed by and between the parties to these presents that the said Thomas Post Jenkins during his life time shall and may and is hereby authorized and empowered with the consent and approbation of the said Martha Jenkins testified in writing & provided with her hand to apply in and pay out all moneys which shall or may be collected or account on account of arising from the Bonds Mortgages Stock Securities choses in action except the yearlies and other interest Prizes if any profits and emolument thereof hereafter to accrue and also and singular the other premises here by conveyed and transferred or intended so to be in the purchase of any stocks public and other Stocks or either of them provided nevertheless and such is the true intent and meaning of these presents that all bonds mortgages public and other stocks so purchased be conveyed and yielded to & upon the several trusts uses and purposes aforesaid and it is further agreed by the parties to these presents that on their arrival in Louisiana the laws of that State relative to community of gains or acquiescence shall regulate the disposal of all property hereafter acquired by them either by purchase or donation In witness whereof the said parties have hereunto interchangeably set their hands and seals the day and year first above written

That as before declared referred to in the foregoing in substance
 Christopher Jenkins binds for Five thousand dollars the condition thereof with the interest which hath accrued thereon to the day of the date of the said Indenture secured by a Mortgage of real Estate a Bond of Isaac Childs and Robert Childs conditioned for say Childs to pay Twenty dollars with the interest which hath accrued thereunto the day aforesaid one Joshua Stand named Sarah Ins certificates in the US of Bank Stock of 1814 No. Sixteen for two thousand dollars & No. twenty four for three thousand dollars and a portion of a claim upon the State of Providence which account estimated at about one thousand five hundred for the recovery of which there is a suit pending in the Court of Equity The words except in the character of trustee inserted herein before the signing of these presents
 Witness John P. Matthews 3
 Martha J. Jenkins (D)

Eliza Matthews - Providence N. Jenkins
 John P. Matthews being duly sworn made oath that he was present and saw signed by Thomas Post Jenkins & Martha J. Jenkins Sign Seal & deliver this instrument of writing for the uses and purposes therein mentioned and that he together with Eliza Matthews of Providence of Jenkins
 Witness the same

From to before me
 this 25th July 1817
 Saml. Burges Not Pub
 Recorded 25th July 1817

State of South Carolina

Whereas a marriage is shortly intended to be had and solemnized between
James Boutwell a Colonel in the Army of the United States and Anne Syre of the City
of Charleston and whereas the said Anne Syre is entitled to certain vested part or parts
of the following property to wit all the Estate to which she is the father of the said Anne
was entitled to at the time of his death consisting of a body of Land in South Carolina containing
four plantations or settlements known by the names of Younghall, Sitchfield, Tomharrow &
Prospect. Budding and Branding on lands of Nathaniel Shepard and Francis Johnson
a plantation called Chickes situate on a shop Road joining lands of Henry Pasquon
a plantation at Backhead joining lands of Peter Cooky and known by the name of Back
head Plantation a plantation or tract of land on Ashpoor Cutting and Branding on
Ashpoor River and on lands of Thomas Pickwood and Christopher Willson and a
House and Lot in the City of Charleston situate in Church Street bounding for the north on
Lanes of the Baptist Church Northward by or land late of Adam Belcher and of right
to Longstreet and also a lot of land adjoining the above on the back line in an alley called
Ford's alley together with about three hundred and fifty slaves in all of which lands and
Negroes the said Anne Syre is entitled to a distributive share with her mother and her
Sisters and Siblings under the Laws of the said State and whereas it is the wish of the
said James Boutwell and the said Anne Syre to settle and assure the property above
mentioned and described to and for the use trusts and purposes hereinafter limited expressed
and declared of and concerning the same, Nor know all men by their presents that in
pursuance of the said intention and agreement and in consideration of the said
intended marriage and also of one dollar to the said Anne Syre in hand paid at and before
the making and delivery of these presents the receipt of which is hereby acknowledged and for
divers other good causes and considerations hereto in part moving the said Anne Syre by
and with the consent and privity of the said James Boutwell he intended the before
testified by his being a party thereto and by executing these presents hath granted bargained sold
aliened released conveyed and confirmed and by these presents hath granted bargained sold
released conveyed and confirmed unto Anna Syre of the City of Charleston all and singular
the Estate real and personal of the said Anne Syre as above before recited described and
set forth together with all other property of every kind and description to which she the said Anne
may be any wise entitled to have and to hold all and singular the premises with
the appurtenances unto the said Anna Syre her heirs and assigns forever she trust
warranted to and for the following uses intents and purposes and none other whatsoever
that is to say to permit and suffer the said James Boutwell during the joint lives of
the said James and the said Anne Syre to take and receive the profits of the labor
the said slaves and the rents and issues of the said real Estate and from and after the
death of the said James Boutwell should he depart this life before the said Anne
Syre then to permit and suffer the said Anne Syre to take and receive the rents
and profits of said Estate during her natural life and from and after her death
to be used and disposed of the Children of the said James Boutwell by the said

Pyne (the issue of any child who may be then dead taking the share to which the said
 would have been entitled if alive) but should the said Anne Pyne first die leaving
 the said James Bankhead then to survive and suffer the said James Bankhead
 and receive the rents issues and profits aforesaid during the period of his natural life
 from and after his death to the use and behoof of the children of the said Anne
 by the said James Bankhead and the issue of any child who may be then dead
 taking the share to which the said Anne would have been entitled if alive, but if there shall
 be no issue of the marriage or if such issue shall have died in the life time of both the
 said James and the said Anne without having issue then the above mentioned and pro-
 perty and every part and parcel thereof shall on the death of either the said James or
 the said Anne be absolutely vested in the survivor free and discharged from any trust
 or limitation whatsoever and should all the children who may be living at the time of
 the death of the said James or the said Anne (who shall first die) at least this life enjoy
 such survivorly part without having issue then in like manner the above mentioned
 property shall become absolute in full survivorship for ever and the parties to this present
 do hereby mutually covenant grant and agree that it shall and may be
 lawful for the said John a Pyne or any trustee who may succeed to his
 estate under this deed with the consent of the said James Bankhead and the
 said Anne Pyne or the survivor of them first to sell and obtain the full and entire price of
 which or any part of the estate above conveyed settled and assured and to invest the
 proceeds of such sale in other property subject to the same uses and trusts as are above
 declared and appointed of and concerning the same and it is hereby declared to be the
 meaning and intention of the parties to this deed that nothing herein contained shall
 be construed to deprive the said Anne Pyne of her right claim of dower or of her
 distributive share in the estate of the said James Bankhead should the happen to
 survive him. In witness whereof we have hereunto set our hands and seals
 this twenty third day of June in the year of our Lord one thousand eight hundred and
 fourteenth.

J^r Bankhead (S)

Subscribed and delivered in the presence of — Anne Pyne (S)
 the word "Anne" being interlined on the second page } Anne Pyne (S)
 & line from the top & the word "twenty third" being interlined second line from }
 the end — Mary Pyne Hutchinson — Margaret Pyne —
 Mary Pyne Hutchinson being duly sworn made oath that she was present and saw
 James Bankhead Anne Pyne & Anne Pyne sign seal & deliver this within
 instrument of writing for the use & purpose therein mentioned & that she with
 the said Anne Pyne Hutchinson the same —
 I come to before me
 this 20th July 1817
 James H. Burges Not pub

Recorded 20th July 1817

State of

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 said Thomas
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State of South Carolina

This Indenture of two parts made on the twentieth day of August in the year of our Lord one thousand Eight hundred and twenty two, between Thomas Perkins Lockwood and Mary Sophia Lockwood of the one part and Richard Henry Fishburne & Paul S H Lee of the other part Whereas Mary Sophia Lockwood at and before the day of her marriage stood seized of a few Estate of like outances in fee simple to her and her heirs of and in the lands tenements and hereditaments hereinafter mentioned and described and was also entitled to a considerable personal Estate consisting of several Negro Slaves which were not at the time of her marriage reduced into actual possession but have been since the said marriage by a divine executed by Commissioners hereby appointed And whereas on the nineteenth day of March in the year one thousand Eight hundred and Eleven in prospect and Consideration of a marriage then intended to be had and solemnized between the said Thomas Perkins Lockwood and the said Mary Sophia Lockwood then Mary Sophia Postell nee of the daughter of Colonel Benjamin Postell late of S. Bartholomew Parish in the district of Colleton in the State aforesaid deceased by articles of agreement under the hands and seals of the said Thomas Perkins Lockwood and Mary Sophia Lockwood then Mary Sophia Postell reciting the said intended marriage since had and solemnized between them the said Thomas Perkins Lockwood and Mary Sophia Lockwood in consideration thereof they the said Thomas Perkins Lockwood and Mary Sophia Lockwood, did covenant promise and agree to and with Sarah Postell to execute and deliver their deed in writing under their hands and seals and thereby grant bargain sell release and confirm unto the said Sarah Postell all the Estate both real and personal of which the said Mary Sophia Lockwood then Mary Sophia Postell was possessed or entitled unto To have and to hold unto the said Sarah Postell her heirs executors administrators and assigns to the several uses intents and purposes therein and hereafter mentioned limited and declared and whereas since the execution of the said articles of agreement the said Sarah Postell has departed this life whereby it has become literally to execute and deliver the said deed unto the said Sarah Postell deceased, and whereas the said Richard Henry Fishburne and Paul S H Lee have agreed and undertaken to act as trustees in the place and stead of the said Sarah Postell deceased And this Indenture witnesseth that in pursuance of the said agreement in writing and the true intent and meaning of the parties and in consideration of the premises and in consideration of the said marriage so had and solemnized and for the settling conveying and assuring the said Estates real and personal to the uses intents and purposes hereinafter expressed limited declared and appointed of and concerning the same and in the further consideration of One dollar to the said Thomas Perkins Lockwood which said dollar was and truly paid by the said Richard Henry Fishburne and Paul S H Lee at and before the settling and delivery of these presents the receipt whereof is hereby acknowledged they the said Thomas Perkins Lockwood

Aphra Lockwoods his wife by and with the privity and Consent of the said
 Thomas Jenkins Lockwoods her husband testified by his being a party to these presents
 have granted bargained sold aliened released and confirmed and by these presents
 do grant bargain sell alien release and confirm unto the said Richard Henry Fish-
 burne and Paul S H Lee their heirs executors administrators and assigns all that
 plantation or tract of Land called Believed situate ^{being} and ~~belonging~~ ^{being} in the parish of
 St Bartholomew in the district of Colleton in the State of said measuring and
 containing three hundred and twenty three acres and one half an acre in all. Sixty
 six acres of which are tide land cleared, and sixteen tide land uncleared the
 remaining two hundred and seven and nine eights and one half are being timber
 and prairie lands. Butting and bounding on the West on the horse shoe creek
 (waters of Ashpo) on the North West on lands belonging to William Thomas and
 on the East and on the South on lands belonging to O'Brien Smith together with
 all and singular the Houses, out Houses, Negro Houses, Barns, Buildings (ways)
 Paths, passages, water, water courses, Banks dams, Woods, under Woods, Enclosures
 hindertments rights and appertinances to the said plantation or tract of
 Land belonging or in anywise appertaining or incident also all that plantation
 or tract of Land called Potock being a part of Sepamini Grows tract) situate
 being in the parish of St Bartholomew in the district of Colleton in the
 State of said measuring and containing in all five hundred and ninety
 one acres consisting of and being flat land timber land and Provision lands
 Butting and bounding to the North on lands belonging to Paul Walter to the East
 and to the West on lands belonging to Richard H Fishburne and to the South on lands
 belonging to Henry Middleton Charles Miller and O'Brien Smith together
 with all and singular the Houses out houses Negro Houses Barns Buildings (ways)
 Paths, passages, water, water courses, Banks, dams, Woods, under Woods, Enclosures
 Hindertments rights and appertinances to the said plantation or tract of
 Land belonging or in anywise appertaining or incident To have and to hold the
 said Lands, tenements and hindertments and appertinances unto the said Richard Henry Fishburne and Paul S H Lee their
 heirs and assigns to and for the use intents and purposes herein after expressed
 declared limited and appointed of and concerning the said James ~~Lockwood~~
 respectively also all and every of the following Negro Slaves to wit, John Sawnter Tom
 Aphra Abraham, Daniel Hagar, Elmy Billy, Old Moses, Moses Jolly, Opreah
 London, Jera, Pater, Phillip, Samy, George, amey, Britia, June, Mode, Peter,
 Opreah Opreah, Boed, Somny, Amadetta, Sepior, Centy, Abigail, Sibby, Marianne
 Molly, Mintu and Phillis, together with the future issue and increase of the
 females and also all the Estate right title interest property claims and demands
 whatsoever both at Law and Equity of them the said Land and Slaves hindert-
 ments and premises, and remainders, reversions, and other Estates any part
 part and parcel thereof to have and to hold the said Slaves together

the future issue and increase of the females ^{and all} and singular the premises
 unto the said Richard Henry Fishburne and Paul S H Lee their heirs executors
 administrators and assigns to and for the use intents and purposes herein
 expressed limited declared and appointed of and concerning the same respec-
 tively. That is to say in trust nevertheless that the said Richard Henry Fishburne
 and Paul S H Lee their heirs executors administrators and assigns
 shall and do permit and suffer Thomas Perkins Lockwood and Mary Sophia Lock-
 wood his wife, and their assigns to receive and take the rents issues labors and
 profits of the said premises for and during the term of their ^{joint} lives to give for
 their joint use and benefit but to be in no wise subject to or liable for the present
 or future debts of him the said husband Thomas Perkins Lockwood and from
 and immediately the death of either of them the said Thomas Perkins Lock-
 wood and Mary Sophia Lockwood then upon trust that the said Richard
 Henry Fishburne and Paul S H Lee their heirs executors administrators
 and assigns shall and do permit and suffer the survivor of them to receive
 take the rents issues labors and profits of the said premises for and during
 the term of his or her natural life and from and immediately after the
 death of the survivor then to the only proper use and behoof of the children
 Children of the Body of the said Mary Sophia Lockwood living at the
 time of the death of the said survivor and also of the issue of any child or
 children of the Body of the said Mary Sophia Lockwood who shall have
 died previous to the death of the said survivor such issue to take such
 part or parts as their parent or parents if alive would have been entitled
 to the heirs executors administrators and assigns of the said child or chil-
 dren or the issue of the said child or children to be equally divided between
 and among them share and share alike the issue of any child or children
 to represent their parent or parents and to take such share as he she or they if
 living would have been entitled to in the premises but in case the said Thomas
 Perkins Lockwood or Mary Sophia Lockwood should die without leaving issue
 of the body of the said Mary Sophia Lockwood living at his or her death then
 the said lands negroes and other the premises shall vest absolutely in the sur-
 vivor to him or her his or her heirs executors administrators and assigns. And wit-
 ness whereof the said parties to these presents have hereunto set their hands
 and seals on the day and in the year first above mentioned -
 signed sealed and delivered in the presence of ³ Tho^s Perkins Lockwood (A)
 the word Sonny being inserted between the ³ Mary S. Lockwood (B)
 names Beck and Amantia near the middle ³ P. H. Fishburne (C)
 of the twenty ninth line from the top of the ³ Paul S. H. Lee (D)
 second page - Elbridge Fishburne, George Evans, John Sanders
 with Carolina ³ Personally appeared before me Richard J. ...
 Collector district ³ one of the justices of the peace in the ...

aforsaid Doct^r George Evans who being duly sworn saith that he was present and saw Thomas P. Lockwood, and Mary S. Lockwood Richard H. Fishburne and Paul G. Lee sworn and deliver the within instrument of writing for the purposes contained therein and that he with John Sanders and Eliza M. Fishburne subscribed their names as witnesses thereto —
Known to be for me this _____ George Evans —

15th of September 1817 Richard Singleton Q. W. —
— Recorded 7th October 1817 —

This Indenture tripartite made the eight day of May in the year of our Lord one thousand eight hundred and seventeen. Between Josiah Pendarvis of said Parish district of Colleton and State of South Carolina Plaintiff of the first part, Ann Rumph of said Parish district and State of the second part and Joseph Roger of said Parish district and State of the third part. Whereas a marriage is intended shortly to be had and solemnized between the aforesaid Josiah Pendarvis and Ann Rumph and whereas the said Ann Rumph in her own right three Negroes to wit a fullon named Solomon a wench named Senah, and her child Harriet and whereas the abovesaid Josiah Pendarvis is a widower and has Children living and should be unjust they should have any part of the property of the said Ann Rumph this Indenture witnesseth that the aforesaid Josiah Pendarvis and Ann Rumph for and in consideration of the sum of five shillings to them in hand paid by Joseph Roger Jun^r the receipt whereof they do hereby acknowledge hath granted bequeathed and sold unto the said Joseph Roger Jun^r the within Negroes "Solomon" the wench "Senah" and her child "Harriet" together with their future profits and the issue and increase of Senah and Harriet. To have and to hold, the aforesaid Negroes "Solomon" "Senah" and "Harriet" unto the said Joseph Roger Jun^r his heirs and assigns forever In trust nevertheless that the said Joseph Roger Jun^r shall use benefit and advantage of the said Ann Rumph her heirs executors administrators or assigns And it is further agreed to by the within named Josiah Pendarvis that in case the said Ann Rumph shall die before him not leaving issue that then and in such case he shall have full power and absolute authority to dispose of the Negroes aforesaid and their increase to any person or persons by his last will and testament or in any manner he may deem fit — In witness whereof the parties within named have hereunto set their hands and affixed their seals the day and year first within written —
Josiah Pendarvis (S) Ann Rumph (A) Joseph Roger Jun^r (S)
Signed sealed and delivered in the presence of _____

Daniel Shieder - Isaac Murray -

For the Carolina District of Colleton

Personally appeared before me Daniel Shieder who being duly sworn on the Holy Evangelist of Almighty God & that he saw Josiah Sanders & Daniel Rogers & Joseph Rogers sign the within instrument of writing for the uses & purposes therein mentioned & that he with Isaac Murray in presence of each other witnessed the same - Daniel Shieder

Sworn to the 16th day of July 1817 J. Edw. Hussey W. C. -
Recorded 29th October 1817 -

State of South Carolina
City of Charleston
This Indenture made between D. Edward Lynch one of the Executors of the last will and testament of D. James Lynch of the first part Elanor Lynch eldest daughter of the said Edward of the second part Arnold Remondin of the third part and James Lynch and Edward Thomas Lynch Brothers of the said Elanor of the fourth part all of the City and State aforesaid. Whereas a marriage is shortly intended to be had and solemnized between the above named Elanor Lynch and Arnold Remondin - And where as by the last will and testament of the said D. James Lynch bearing date the seventeenth day of August eighteen hundred and nine after the said devise and bequests he gave devised and bequeathed all the residue and remainder of his Estate both real and personal whatsoever and whosoever to his son the aforesaid D. Edward Lynch (including his dwelling house after the death of his wife) for and during the term of his natural life and after giving certain directions and making some special provisions as to the same the said testator proceeds as follows: It is my will that upon the death of my said son Edward the whole of the aforesaid test residue and remainder of my estate both real and personal shall be equally divided share and share alike amongst all the children lawfully begotten of my said son Edward to them their heirs and assigns forever to be paid to them at their respective ages of twenty one years or days of marriage which shall first happen and that such of them as may be minors shall be maintained and educated out of their respective shares untill they become of age or are married. It is my request to my son Edward that my Cabinet of Coins and medals be kept together and not sold, but to descend to the Eldest male heir of his family successively. It is also my will that in case any of the children of my said son Edward should die before him and leave issue surviving at the time of his death such issue shall be entitled to the share of the residue of my Estate intended for the deceased parent, and where as the said test residue and remainder of the said testator's Estate consists of the property real and personal

in list N^o. 1. of a certain Schedule bearing even date with this Indenture
 attached thereto and executed and attested by the same parties and in
 mesne and intended to be taken as and for a part of this Indenture as and for
 a part of this Indenture as tho' the same had been therein incorporated and
 whereas it is the desire of the said E. Edwards Lynah by and with the approba-
 tion and consent of the said parties of the second third and fourth parts tes-
 tified their signatures hereto applied to have the share of the said Eleanor
 his Daughter in an d of the said residuary Estate whatever her said pro-
 portion thereof may turn out eventually to be (and also sundry other per-
 sonal property belonging to the said Eleanor and specified in list N^o. 2. in the
 schedule hereunto annexed) settled and secured for the use and benefit of
 the said Amos de Remoussin and Eleanor his intended wife in the usual
 manner and form subject nevertheless that is to say the property in list N^o. 1.
 to the above mentioned provisions and limitations of the said will and the
 property in list N^o. 2. and 3. to such other use hereafter more fully declared and
 set forth. Now this Indenture witnesseth that in consideration of the said
 intended marriage and in further consideration of one dollar to the said
 Edwards Executor as aforesaid and to the said Eleanor Lynah in hand paid by
 the said James Lynah and Edward J. Lynah the receipt whereof is hereby ac-
 knowledged, and also for divers other good causes and valuable considerations
 them the said Edward & Eleanor thereunto moving they the said Edward
 as aforesaid and the said Eleanor with the Consent of the said Amos de Re-
 moussin testified his being a party to and signing sealing and delivering
 these presents, have granted bargained sold released confirmed assigned
 transferred and set over and by these presents do grant bargain sell release
 confirm assign transfer and set over unto the said James Lynah and
 Edward J. Lynah their heirs executors administrators and assigns and to the
 survivor of them the said James and Edward Th^o. and to their heirs executors
 administrators and assigns respectively according to the nature of the estate
 whether real or personal all the share part or proportion of the said Eleanor d^o
 or out of the said undivided residuary Estate in the aforesaid list N^o. 1. of the
 said schedule so described and set forth whatever the same may eventually be
 (subject nevertheless to the life estate of the said Edward as by the said will is
 provided) and also the said personal property so described and specified in list
 N^o. 2. and all the estate right title interest and trust claim and demand whatever
 both at Law and in Equity of her the said Eleanor of in or out of the said residuary
 estate and every or any part or parcel thereof and of in or out of the said personal
 property in list N^o. 2. contained and specified. To have and to hold the said
 undivided share of the said residuary estate real and personal in list N^o. 1. of the
 said schedule to the life estate aforesaid and also the personal property in list N^o. 2. as
 and hereinbefore mentioned to be hereby granted released bargained sold

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confirmed assignd transferrd and set over as aforesaid and every of them in
wry, just and peace thereof with their and every of their assignees
unto the said James Lynch and Edward Thomas Lynch their heirs execu-
tors administrators and assigns, unto the survivor of them the said James
and Edward or his heirs executors administrators and assigns. It and for the
several uses interests and purposes, upon the several trusts and with and
an an and subject to the several powers provisions limitations declarations
and agreements contained in the said recited clause ^{the} aforesaid will of the
abovementioned Sr James Lynch to all intents and purposes as fully
and effectually as tho' the said clause were here again repeated at length
and to go with and upon those also hereinafter set forth and expressed of
and concerning the same that is to say as to the said property in list N: 2
in trust to permit and suffer the said Eleanor her executors and ad-
ministrators to have possess use and enjoy the same until the said intor-
ed marriage shall be had and solemnized and from and after the
solemnization of the said intended marriage then in trust for the same
uses intents and purposes as are herein ^{after} fully declared of and
concerning the said undivided share of the said residuary personal
Estate in list N: 1. after the expiration of the life estate to which the
same is subject, and as to the said undivided share of the said residu-
ary estate real and personal from and after the solemnization of the
said intended marriage until the death of the said Edward to have
to preserve the contingent uses and Estates hereinafter limited from being
destroyed or defeated in any manner, and from and immediately after
the determination of the said life estate of the said Edward then in
trust to receive the rents profits issues and hire of the said undivided share
of the said residuary estate real and personal and to pay over the same
during the joint lives of the said Arnold and Eleanor as follows, that is to
say by quarterly payments to the said Arnold Remondin and said Eleanor
his intended wife, to and for their joint use benefit and behoof taking their
joint receipt therefor and from and after the death of the said Eleanor should
her intended husband survive, then in trust to pay over one half of the
same to the said Arnold Remondin for and during his natural life and so
longer, and as to the other half to lay out and appropriate the same at the
discretion of said trustees - or the survivor in and to the maintenance and
education of the children of the said marriage if any (the children of any
deceased child standing in the place of the parent) and if none then to pay
over the whole to him during his natural life as aforesaid. And from and
after his death in trust to and for the sole benefit use and behoof of the
children of the said marriage the children of any deceased child standing
in the place of the parent - as tenants in common equal parts to be

between them at their respective ages of twenty one or days of marriage
paid and discharged from all trusts and uses whatsoever and in case
said Eleanor should die leaving no children of the said marriage then
Arnold Remoupin surviving her then in trust to and for the sole use benefit and
behooof of the other children of the said Edward, Brothers and sisters of the said
Eleanor equally to be divided between them as tenants in common and not as
joint tenants paid and discharged from all uses and trusts whatsoever at their
respective ages of Twenty one or days of marriage as to such as are not already
married nor twenty one, But if the said Eleanor should survive the said Arnold
Remoupin then in trust to and for the sole use benefit and behooof of the said
Eleanor her heirs and assigns forever paid and discharged of and from all
uses trusts limitations provisions and conditions herein and hereby declared and
expressed, excepting as to such as are contained in and declared by the said last
will and testament of the said D. James Lynch as to the residuary real and pers-
onal estate in last Ch. 1. set forth and it is hereby declared and agreed that the
said provision made for the said Arnold Remoupin and the said Eleanor
during their joint lives and for him after death shall not be in any manner
whatever subject to the payment of his debts and in case any of his creditors should
be any process in law of Equity attempt to make the issues profits or her
share thereof immediately be paid having the said Eleanor to her or her heirs
only for her sole and separate use as tho she were unmarried taking the
therefor her separate receipt - but if she should be dead leaving children then
the whole thereof shall be applied as hereinbefore is provided as to one half for the
support and education of the said children and if there should be no such
children then living then the whole shall be immediately disposed of as is
hereinbefore declared as to the trust estate itself at his death if the said
Eleanor should have no children living at her death, and it is hereby further
declared and provided that the said trustees may at their discretion pass
and suffer the said Arnold Remoupin and Eleanor his intended wife
during their joint lives and the said Arnold in case he should survive
to use occupy possess and enjoy all or any part of the said Estate real
personal at any or at all times subject nevertheless to and in furtherance of the
provisions limitations conditions and restrictions hereinbefore set forth and
declared of and concerning the said trust estate and the issues profits and
thereof and it is hereby further declared provided and agreed that it shall
and may be lawful to aid for the said James Lynch and Edward the
Lynch and the survivor of them and the heirs executors or administrators of
such survivor at any time or times after the solemnization of the said
intended marriage with the consent and approbation of the said
Arnold and Eleanor or of the said Arnold (should he survive her)

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between them at their respective ages of twenty one or days of marriage
paid and discharged from all trusts and uses whatsoever and in case
said Eleanor should die leaving no children of the said marriage then
Arnold Remoupin surviving her then in trust to and for the sole use benefit and
behooof of the other children of the said Edward, Brothers and sisters of the said
Eleanor equally to be divided between them as tenants in common and not as
joint tenants paid and discharged from all uses and trusts whatsoever at their
respective ages of Twenty one or days of marriage as to such as are not already
married nor twenty one, But if the said Eleanor should survive the said Arnold
Remoupin then in trust to and for the sole use benefit and behooof of the said
Eleanor her heirs and assigns forever paid and discharged of and from all
uses trusts limitations provisions and conditions herein and hereby declared and
expressed, excepting as to such as are contained in and declared by the said last
will and testament of the said D. James Lynch as to the residuary real and pers-
onal estate in last Ch. 1. set forth and it is hereby declared and agreed that the
said provision made for the said Arnold Remoupin and the said Eleanor
during their joint lives and for him after death shall not be in any manner
whatever subject to the payment of his debts and in case any of his creditors should
be any process in law of Equity attempt to make the issues profits or her
share thereof immediately be paid having the said Eleanor to her or her heirs
only for her sole and separate use as tho she were unmarried taking the
therefor her separate receipt - but if she should be dead leaving children then
the whole thereof shall be applied as hereinbefore is provided as to one half for the
support and education of the said children and if there should be no such
children then living then the whole shall be immediately disposed of as is
hereinbefore declared as to the trust estate itself at his death if the said
Eleanor should have no children living at her death, and it is hereby further
declared and provided that the said trustees may at their discretion pass
and suffer the said Arnold Remoupin and Eleanor his intended wife
during their joint lives and the said Arnold in case he should survive
to use occupy possess and enjoy all or any part of the said Estate real
personal at any or at all times subject nevertheless to a and subject to the
provisions limitations conditions and restrictions hereinbefore set forth and
declared of and concerning the said trust estate and the issues profits and
thereof and it is hereby further declared provided and agreed that it shall
and may be lawful to aid for the said James Lynch and Edward the
Lynch and the survivor of them and the heirs executors or administrators of
such survivor at any time or times after the solemnization of the said
intended marriage with the consent and approbation of the said
Arnold and Eleanor or of the said Arnold (should he survive her)

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the guardian of the children of the said marriage should any be living at
the death of the said Eleanor, and if none should be living at the time
then of the said Arnold, with the concurrent approbation of the said
the survivor, or the heirs executors or administrators of such survivor, testified
by some writing signed by them the said Arnold and Eleanor during their
joint-lives or by the said Arnold and ^{the} guardian or by the said Arnold
and the trustees or the survivor as aforesaid and attested by two or
more credible disinterested witnesses and after the death both of said
Eleanor and Arnold without children being at her death he having
survived her then of the proper authority of said trustees or trustee as aforesaid
said to alien sell convey dispose of exchange in fee simple absolutely or
for life years the whole or any part of the saids property real and personal
and with such consent and approbation testified and attested as aforesaid or of them
or his own authority as the case shall happen to lay out and invest the money to arise
from any such sale or transfer in any other property real or personal of a sufficient
value 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 fully
declared and agreed that the saids property, whether real or personal so to be purchas-
ed or taken in Exchange shall be conveyed in the name or names of the saids
James and Edward Thomas or of the survivor or of the heirs executors and ad-
ministrators of such survivor and that they or he as the case may be shall
stand seized possessed of and interested in all such new and other property
whether real or personal so to be purchased or taken in Exchange and of the
issues profits and hire thereof and of every part thereof respectively to the
same uses, intents and purposes as are herein before declared and expressed of
and concerning the real and personal Estate hereby settled and for which
the said new and other property shall or may be substituted or made as to
to as the death of the parties and other circumstances will admit of
Provided always and it is hereby declared and agreed by and between the
parties to these presents that the said James and Edward Thomas and
executors administrators and assigns of each of them shall be charged
chargeable only for such moneys as shall respectively actually received
by virtue of any of the aforesaid trusts and any one or more of them
shall not be accountable or answerable for the other or others of them but
each and every of them for his own acts receipts neglects or defaults only
nor for any loss or damage or misfortune which may happen in the receipt
of any of the aforesaid trusts or in relation thereto unless the same shall
happen by or thro' their or his own willful default respectively - and
also that they the said trustees and each of them and the heirs executors
administrators and assigns of the survivor shall and may with and
without of such money or moneys as shall or may come to his or their

respectively by virtue of the aforesaid trusts return to and reimburse him-
 self or themselves respectively and also pay and allow to his or their co-trustees
 all costs charges damages and expenses which they or any of them shall
 may suffer sustain expend or be at or be put unto in the execution of
 any of the aforesaid trusts or in relation thereto, and it is hereby lastly
 shared and agreed by and between the parties to these presents that
 during the minority of the said Edward Thomas Lynch one of the trusts
 aforesaid his co-trustee James Lynch shall have full and sole power and
 authority in the premises to act as tho' the said Edward Thomas were
 not joined with him in the trusts, by this deed created but that upon the
 said Edward Thomas ~~arriving~~ arriving at age he shall be and become
 to all intents and purposes as fully completely and effectually trustee
 as the said James Lynch is or at any time hereafter shall or can be by
 virtue of and under this deed, In testimony whereof all which the parties to
 these presents have hereunto set their hands and seals this 5th day of
 September Anno Domini One thousand Eight hundred and Seventeen, and in
 the Fifth year of the sovereignty and Independence of the United
 States of America — Edward Lynch (D) Eleanor Lynch (D)
 Annella Remondini (D) — James Lynch (D) — Edward Thomas Lynch (D) —
 signed sealed and delivered in the presence of Arthur de Parker Esq. Attorney
 at Law in the State of South Carolina City of Charleston —

- See date of the Real and personal Estate secured by this Settlement
- List No. 1. Being the Residuary real and personal Estate of Dr. James Lynch devised and
 bequeathed to his son Dr. Edward Lynch for life and after his death to his children
- 1 Our Wooden House No. 43. 44. Meeting Street.
 - 2 One three Half Brick tenement No. 47. Meeting Street corner of Queen Street
 - 3 Four hundred shares South Carolina Bank shares twenty of which stand in the name
 of Eleanor Lynch forty in the name of Edw. Lynch and ten in the name of Dr. Lynch
 - 4 Eighty three shares in State Bank —
 - 5 Fifty shares in Union Insurance Company some lands at distant —
 - 6 one tract of land in St. Stephens Parish adjoining lands of Dr. Pinckney deceased
 formerly known by the name of Cantons Ferry containing about one hundred acres
 - 7 One tract in St. Marks Parish immediately opposite the above tract on the River
 adjoining lands formerly of John Canty containing about 200 hundred acres —
 - 8 the following Negroes: Wm. & Sarah Jeff Henry Sally and her children Louisa the
 usual Barb Little Jeff Frank (except Jacks also child of Sally but given to Edward
 Lynch in the life time of Dr. James Lynch) Lydia Amelia. Judy Minnie —
 List No. 2 being property otherwise coming to or required by the said Eleanor —
 - 1 Molly and Childs Orlé given to Eleanor Lynch by her Mother with the off
 shalman and consent of her father Dr. Edw. Lynch —
 - 2 Maria and Ann given to Eleanor Lynch by her grand Father Dr. J. Lynch —

3 Jane daughter of Mellette Wench Beck given to Eleanor by her father -
Edward Lynch (D). Eleanor Lynch (D) - Arnold Remoupin (D) -
James Lynch (D) - Edw^d Tho^s Lynch (D) - Signed sealed and delivered
in the presence of Arthur M Parker - Elizabeth Ryan -
Arthur M Parker being duly sworn made oath that he was present and
saw Edward Lynch Eleanor Lynch Arnold Remoupin James Lynch and
Edward Tho^s Lynch sign seal and deliver the foregoing instrument of con-
veyance for the uses and purposes therein mentioned also that he saw them sign
the schedule hereto annexed and that he together with Elizabeth Ryan
signed their names as witnesses to the same -

Sworn to before me
this 5th November 1817
Lyon Leroy QW -
Arthur M Parker

Recorded 6th November 1817 - ✓
Known all men by these presented that I Louis Saval of the district of
Charleston and State of South Carolina do hereby give my self Louis Saval as aforesaid
my heirs executors administrators and assigns ^{and my wife Elizabeth} family in their presence
in and for the first sum of six thousand dollars sterling ^{and the interest} and just property of Maria A Belin of Georgetown in the State of South
Carolina she Maria as aforesaid to have and to hold now and after mar-
riage the undivided property described below by me and dated this
fourteenth day of May Anno Domini one thousand eight hundred and
seventeen - And whereas a marriage is intended and about to be and to be
solemnized between Maria A Belin of Georgetown and Louis Saval of Char-
leston both of the State as aforesaid ^{and Maria} and Louis Saval do hereby declara-
tion of said Marriage and aforesaid property real personal or both the estate
value a property of Maria A Belin as stated in consequence of the intended
marriage between Maria A Belin and Louis Saval as aforesaid she the
aforesaid Maria is now and shall be after marriage the one and lawful
heir to all such property as aforesaid embraced by and in their presence
And the true intention of their Conditions are that all property real or
personal now the property of Maria A Belin as aforesaid together with all
its future increase is to be the aforesaid Maria's property after marriage and
she Maria as aforesaid to be after marriage the lawful heir to the amount of
property described in value six thousand ^{dollars} with the interest.

Seal to and delivered in the presence of
of J^r Witherspin? A D Murray - Louis Saval (D) -

State of South Carolina
Georgetown District - 3 personally appeared John Witherspin before
Thomas Meine Justice of quorum he who after being duly sworn upon
the Holy Evangelist of almighty God sayeth that he was present and
saw Louis Saval sign seal and deliver as his act and deed the

within instrument of writing for the uses and purposes therein set forth
and that he also read Ann Murray sign her name as a witness
doan to before me at Georgetown 12th Nov^r 1817
this twentieth day of May Anno Domini 1817

I Shind 20
- Recorded 1st November 1817 -

South Carolina

This Indenture made the fourteenth day of November in the year
of our Lord one thousand eight hundred and forty, Between Rebecca Chambers
and Thomas Rivers junior of the first part, Joshua Player and Aaron Thompson
of the second part and George King White of the third part. Whereas a marriage
is intended to be shortly celebrated between the said Rebecca Chambers and
the said George King White and the said Parties in settling the Preliminaries
of the said Marriage as well for the purpose of securing to the said Rebecca
Chambers a subsistence out of the property hereinafter to be described, as for that
providing for the issue of the said intended marriage, have agreed that the
said property of which the said Rebecca Chambers is possessed should be trans-
ferred to and vested in certain Trustees and so limited as to be free from the
control a payment of the debts of the said George King White and as to effec-
tuate the intentions of the said Parties which agreement is testified by the said
George King White in his becoming a party to these presents Now this Indenture
witnesseth that the said Rebecca Chambers and Thomas Rivers junior in con-
sideration of the premises and of one dollar paid to them by the said Joshua Player
and Aaron Thompson have granted bargained sold assigned transferred and deli-
vered and by these presents do grant bargain sell assign transfer and deliver unto
the said Joshua Player and Aaron Thompson, all that lot of land situated in
Cott's Creek measuring in front forty feet and in depth one hundred and
three feet, being and bounding to the North on land of the South Carolina
Society to the south on Cott's Creek, and on all other sides on land of William Graves
Senior, together with the Buildings and fences thereon which lot of land was on
the first day of August in the year of our Lord One thousand Eight hundred and
one and to have to be held by Thomas Rivers attorney of William Graves Senior by
Indenture of lease bearing date the same day and year for the consideration
mentioned for the term of seven years from the date hereof at the yearly rent
of twelve pounds ten Shillings and certain covenants in the said deed con-
tains unto the said Thomas Rivers in trust for the said Rebecca Chambers as by the
said Indenture referred being thereunto had will more fully appear And
also all the estate right title interest possession term of years to come claim or
demand whatsoever which they the said Rebecca Chambers and Thomas Rivers
junior or either of them now have or may or ought or should have or claim in
to the said premises with the buildings and appurtenances there of by virtue of

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said recited indenture of lease and the said Rebecca Chambers in consid-
eration of the premises and of one other dollar to her paid by the said Joshua
Payer and Aaron Thompson hath granted bargained and sold and by their
assents doth bargain and sell unto the said Joshua Payer and Aaron
Thompson the three following slaves to wit a negroe man named Billy a mulatto
Boy name a William and a negroe woman named Mary together with the
offspring of the said female slave to have and to hold the said excepted
term of the lot of lands aforesaid and the said negro slaves unto the said Joshua
Payer and Aaron Thompson and the survivor of them his executors administrators
and assigns in trust nevertheless to and for the following uses and purposes that is
to say in trust for the sole use benefit and behoof of the said Rebecca Chambers
until the said intended marriage shall take effect and from and after the said
marriage in trust for the use benefit and behoof of the said George King White and
Rebecca Chambers during their joint lives and from and after the death of either
of them then in trust for the use benefit and behoof of the survivor during his or her
life and from and after the death of the survivor then in trust for the use be-
nefit and behoof of the child or children grand child or grand children issue
of the said intended marriage his or their executors administrators and assigns
for ever the child here to share alike if more than one and the grand children to
represent their respective parents; and in case the survivor should die without leaving
issue of the said marriage then in trust for such person or persons in such manner
and estate whether for life year or absolutely as he or she shall by his or her last
will and testament duly executed appoint and in default of such will
then in trust for such person or persons his or their heirs executors adminis-
trators and assigns as would have been by law entitled to the same had the
property been absolutely vested in the said survivor provided nevertheless and
it is hereby expressly declared and agreed that if it shall happen hereafter
hereafter to the said Rebecca Chambers and George King White and to the
said Joshua Payer and Aaron Thompson or the survivor or survivor of them to be
most for the advantage of the parties interested that the whole or any part of the
property should be sold and the monies arising therefrom be applied raised expended
the purchase of other property real or personal or both then and in such case it shall
be lawful for the said George King White and the said Rebecca Chambers not
with standing her coverture and the said Joshua Payer and Aaron Thompson
or the survivor or survivor of them as the case may be by their deed duly executed in
the presence of a witness or witnesses to make and make void all and every the
and uses hereof limited of and concerning the said property and to sell
convey away the same so as upon and at the time of selling and conveying
the said property the said Joshua Payer and Aaron Thompson or the survivor of
them shall receive the monies or specialties arising from the sale or sales of the
property and hold the same in trust for the use intent and purposes of the

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such other property real or personal as the said George King White and Rebecca Chambers and the said Joshua Playow and Aaron Thompson or the survivors or survivors of them shall think most for the advantage of the parties interested therein firmly and securely conveyed bargained sold transferred assigned and set out by the person or persons so holding the same then the said Rebecca Chambers and George King White joining in the deed and thereby testifying their assent thereto unto the said Joshua Playow and Aaron Thompson or the survivors of them or his heirs executors administrators and assigns according to the nature of the property and as the case may require the trust nevertheless to and for the same uses and purposes as those aforesaid expressed or at least as many of them as may be then practicable regard being had to the nature of the property whereunto be real and the estates in such real property as limited to the said George King White and Rebecca Chambers during their joint lives and the life of the survivor as to be without impeachment of blood subject however to the same power in the said George King White and Rebecca Chambers and the said Joshua Playow and Aaron Thompson of revoking and annulling the use a use of the whole or any part of the said property and of conveying the same upon the same conditions power as before expressed in witness whereof the parties to these presents have hereunto set their hands and seals the day and year first above written

Rebecca Chambers (S)
 Signed and sealed in the presence of us, Tho^s Rivers Jun^r (S)
 the words themselves in the eight line of the said Aaron Thompson (S)
 first page being first read and the words Joshua Playow (S)
 the said Rebecca Chambers being introduced Geo K White (S)
 & the words his her or their heirs executors administrators and assigns being into
 line between the nineteenth & twentieth lines of the second page

Wm. Cogartie John Nelson
 of the County of Charleston District Personally appeared before me John D
 Tate who being duly sworn made oath & said that he was present & saw Rebecca
 Chambers Thomas Rivers Jun^r Aaron Thompson Joshua Playow & Geo K White sign
 seal and as their acts and deeds during this marriage settlement to and for the
 purposes therein mentioned & that he together with Wm Cogartie signed their
 names as witnesses to the said execution of the said

Sworn to before me,
 this 13th June 1817 J. D. Nelson 240
 Recorded 20th November 1817

State of South Carolina
 This indenture the partite made between William Robison
 of the said State of the first part Mary Ann Gove Miscalley of the
 State of the second part and Daniel Williams Miscalley of the third
 part whereas the said William Robison is single and possessed of estate

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negro slaves to wit Tenant Simon Rose Die and York together with their
future issue and increase of the females, and when as a marriage is
intended to be shortly had and solemnized between the said William
Robison and Mary Ann Yoev Miscally, and whereas in prospect
and consideration of the said marriage it was agreed by and between
the said William Robison and Mary Ann Yoev Miscally, that the said
Negro Slaves together with the future issue and increase of the females
should be assigned and transferred to the said Daniel Williams
Miscally upon the trusts and subject to the provisos hereinafter men-
tioned concerning the same. Now this Indenture witnesseth that in
pursuance of the said agreement and in consideration of the sum of
one dollar to the said William Robison in hand paid by the said
Daniel Williams Miscally at & before the sealing and delivery of these
presents (the receipt whereof is here by acknowledged) he the said William
Robison hath bargained sold assigned transferred and set over unto the
said Daniel Williams Miscally his executors administrators and assigns
and by these presents doth bargain sell assign transfer and set over
unto the said Daniel Williams Miscally his executors administrators
and assigns the said negro slaves Tenant Simon Rose Die and
York So made and to hold the said negro slaves with the future issue
and increase of the females to the said Daniel Williams Miscally his
Executors administrators and assigns upon such trusts never the less and to
and for such intents and purposes as are hereinafter mentioned expressed
and declared of and concerning the same in trust for the said William
Robison his executors administrators and assigns until the said intended
Marriage shall be had and solemnized and from and after the solemn-
ization thereof in trust for the use of the said William Robison
and Mary Ann Yoev Miscally during their joint lives, the said property
not to be subject to any debts of the said William Robison, and in
case the said Mary Ann Yoev Miscally should survive the said
William Robison then in trust for the said Mary Ann Yoev Miscally
during her natural life for her use and at her death to the issue of the
said William Robison and Mary Ann Yoev Miscally then living as
tenants in common and not as joint tenants if no issue then to the
said Mary Ann Yoev Miscally for ever acquitted of all further trusts, and in
case the said William Robison should survive the said Mary Ann
Yoev Miscally then in trust for the use of the said William Robison
during his natural life and after his death to the issue of the said
William Robison and Mary Ann Yoev Miscally then living as ten-
ants in common and not as joint tenants if no issue then to the
said William Robison for ever acquitted of all further trusts, and

is understood by the parties to these presents that by the use of the said Slaves is meant that the said Daniel Williams Miscally shall from the party a parties to whom the use is given to occupy and have the services of the said Slaves their hire and labor and it is further agreed that the said Daniel Williams Miscally his executors administrators and assigns shall a sign and deliver by proper writings a note or bill to the said Negro Slaves with the future issue and inculc of the females to those persons that person in whom in the fee simple shall first come according to the terms and limitations of the Indenture In witness whereof the parties to this Indenture have hereunto set their hands and seals this twenty second day of November in the year of our Lords one thousand eight hundred and fifteen and in the forty second year of American Independence

In presence of the undersigned witnesses
 W^m Robison (S)
 Administrators and assigns in the last
 M. A. Miscally (S)
 line of the second part being first
 Daniel W. Miscally (S)
 interlined Ann Storer
 B. F. Dunkin

Personally appeared B. F. Dunkin who being duly sworn maketh oath that he saw the parties to the above indenture sign seal and deliver the same as their proper deed

Sworn to before me this
 twenty second day of November 1817 W. S. Smith 24

Recorded 22nd November 1817

South Carolina County of Charleston
 Eleventh of March 1817

Whereas a marriage is shortly intended to be had and solemnized between Robert Hazlehurst Jun^r and Elizabeth Pittingale Wilson
 whereas the said Elizabeth Pittingale Wilson is seized in and by virtue of an estate in remainder of lands and personal property named by a marriage settlement entered into in the year 1795 between Saighton Wilson of the one part and James Adams of the other and it being desired by him the said Saighton Wilson that he should resign the life Estate to which he was entitled by the aforesaid settlement in favor of his child and only daughter in the property so settled and secured and whereas it is agreed upon between the said Robert Hazlehurst Jun^r and Elizabeth P. Wilson that all the property consisting of a plantation situated on Edisto Island as expressed in the said settlement but since exchanged by an order of Court for one in the Neighborhood of Brunswick in the State of Georgia and the following Negroes viz Mingo, Hagar, Richard, August, Peggy, Venus, Beniah, Chloe, Dianah, Harriet, Marcus, Charlette, Be-sham, (all paper & Maney) with the future issue of the females should be assigned and made over to Saighton Wilson and Robert Hazlehurst Jun^r as trustees for the same used as indentures as are expressed in the before mentioned

recorded deeds of Settlement And from the Shortness of time between the execution
 of these articles and the solemnization of the said Marriage I the said R. Hazle
 hurst do bind myself by these presents to execute in a formal manner a deed con-
 taining the same uses and trusts as are recited in the said beheaded Settlement
 And do also bind myself to perform the same within the space of Three Months
 or any shorter time that the said trustees may require And it is further
 stipulated and agreed by and between the parties to these Articles respective-
 ly that in case it should be desirable and advantageous to have any additional
 proper uses or trusts inserted in the said Settlement so to be here after executed
 then it shall be lawful so to do the same being first approved by the respective
 parties aforesaid the same being testified in writing under their hands & attes-
 ted by one or more Credible witnesses — R. Hazlehurst J.
 Witnessed G. A. Hazlehurst J. E. P. Wilson

G. A. Hazlehurst being duly sworn made oath that he was present & saw
 Robert Hazlehurst J. and Elizabeth P. Wilson sign and deliver the
 within instrument of writing for the uses & purposes therein mentioned & that
 he witnessed the same —
 Sworn to before me this

19th June and 1815 J. Saml. Burger Not. Pub
 Recorded 19th January 1815 — V

Articles of Agreement made this twentieth day of September in the year of our
 Lord one thousand eight hundred and fifteen, Between Henry Percot Son
 of the City of New York of the first part, Laura Elizabeth Carson an infant under the
 age of Twenty one years that is to say of the age of Twenty years or thereabouts of the
 second part, Elizabeth Carson Mother & Guardian of the said Laura Elizabeth Carson
 of the third part and Henry Carson and James Kenwick of the City of New York
 of the fourth part, Whereas a marriage is agreed upon and intended to be shortly had
 and solemnized between the said Henry Percot Son and Laura Elizabeth Carson
 the consent and approbation of the said Elizabeth Carson testified by her being party
 and executing these presents and whereas the said Laura Elizabeth Carson is
 seized of a certain freehold Estate which she inherits jointly with her brother William
 Augustus Carson as heirs of their late father James Carson and which freehold
 estate is either wholly or in part set forth in the annexed schedule And whereas
 consequent of a considerable part of the said freehold Estate being unproductive
 all of said Estate being held by the said Laura Elizabeth Carson jointly with the other
 it may become expedient and necessary to sell the said real Estate or a part thereof
 in order to render the same productive and in order to make a due partition to be
 made of the said real Estate according to Law and whereas upon the signing
 the said intended Marriage it was agreed on the said Laura Elizabeth Carson
 coming of age such a settlement should be made of her share or portion of the
 said real Estate or the proceeds thereof as hereinafter is mentioned —

presents witness that in Consideration and Contemplation of the said intended
 marriage and in pursuance of the said agreement she the said Laura Elizabeth
 Carson and with the consent and approbation as well of the said Henry Brock
 as of the said Elizabeth Carson testified as aforesaid doth here by so far as in her power
 clear and agree that so soon as she the said Laura Elizabeth Carson shall attain
 the age of Twenty one years and so from time as she shall be entitled by law to act
 therein she the said Laura Elizabeth Carson shall and will do purpose consent to join
 in and execute and the said Henry Brock Jun^r doth here by covenant for himself
 his heirs and assigns to and with the said Henry Brock and James Penwick and the
 survivor of them and to and with the heirs executors administrators and assigns
 of such survivor that he will join with the said Henry Brock and James Penwick and
 the survivor of them and to and with the heirs executors administrators and assigns
 of such survivor Laura Elizabeth Carson in executing all such debts acts and
 assurances by any means in the law as shall be requisite for the granting settling and
 asseigning to the said Henry Brock and James Penwick or the survivor of them and
 the executors administrators and assigns of such survivor all and every the messuages
 tenements lands hereditaments and premises whatsoever whereunto she the said
 Laura Elizabeth Carson is now or at the time of the solemnization of the said intended
 marriage shall be entitled to or interested in for any estate of freehold or inheritance
 in fee simple or reversion either in law or equity in which same or otherwise
 or in case of a sale or partition of the said freehold estate then of the proceeds thereof
 or such funds as the said proceeds shall have been invested in to and for the uses
 intents and purposes hereinafter mentioned that is to say On trust that they
 the said Henry Brock and James Penwick or the survivor of them and the
 heirs executors administrators and assigns of such survivor shall and may with the consent
 and approbation of the said Henry Brock Jun^r and Laura Elizabeth Carson
 and of her the said Laura Elizabeth Carson in case she becomes discreet or survive
 the said Henry Brock Jun^r such consent to be testified by any writing under their
 hands and seal and executed in the presence of two or more credible witnesses to join
 or consent to any sale or partition of the said freehold estate or any part thereof and
 execute any deed or deeds to the purchaser or purchasers thereof and to make due
 proof and acknowledgment of the execution of any deed or deeds conveyed or
 conveyed for the use vesting the same in such purchaser or purchasers and
 then upon this further trust to receive the proceeds of such sale or sales and by
 and with the like consent as aforesaid to lend place out and invest
 the said proceeds either in some public Bank stock or fund or else upon good
 sufficient securities either real or personal and in such manner as they the
 said Henry Brock and James Penwick or the survivor of them and the heirs executors
 administrators and assigns of such survivor by and with such consent so testified
 as aforesaid shall in their or his discretion think fit together with full power
 then or him with such consent so testified in manner as aforesaid but not

otherwise as occasion shall or may require to call in and new place out the said
funds or any part thereof so placed out as aforesaid upon any new securities either
real or personal and by with the like consent and approbation as aforesaid to lend
and place out the same moneys upon any other good and sufficient securities either
real or personal as the best annual interest be made thereof without lessening the
principal and upon this further trust that the said Henry Carey and James Hen-
rick in the favour of them and the heirs executors administrators and assigns of
such survivor shall and do permit or else sufficiently authorize and empower the
said Henry Carey or Robert Jun. to receive all the interest profits and produce ac-
-cruing from the said estate from the investment of the proceeds thereof as aforesaid
during the existence of the said mortgage and for their common use and benefit and
in case the said Laura Elizabeth Carson should become deceased or survive the said
Henry Carey Jun. then upon this further trust that they the said Henry Carey
and James Henrick in the favour of them and the heirs executors administrators and
assigns of such survivor shall and do either pay to or sufficiently authorize the
said Laura Elizabeth Carson and her assigns to have and receive the rents interest
profits of the said Estate and the produce and profits that shall arise from the said in-
vestment or investments of the proceeds thereof to and for her own use and benefit
and from and immediately after her death then upon the special trust for
such person or persons and for such uses and purposes and in such manner
and form as she the said Laura Elizabeth Carson shall at any time or times
notwithstanding her captivity and whether she shall be deceased or married
by her last will and testament in writing or any writing purporting to be in the
nature of her last will and testament to be by her signed sealed published and
declared in the presence of three or more credible witnesses shall direct appoint
and in default of such direction or appointment in trust for the children of the said
Henry Carey Jun. and Laura Elizabeth Carson if any otherwise for such of the next
of kin of the said Laura Elizabeth Carson as by virtue of the Statute of the State of South
Carolina for the distribution of intestate Estates would have been entitled thereto if she
had been sole and unmarried and it is hereby agreed in and between all the
parties to these presents that neither of the said trustees their heirs executors or administra-
tors shall be answerable or accountable for the receipt or receipts of the other of them but each
of them for his own acts receipts and wilful defaults only nor shall any of them be answer-
able or accountable for insufficiency or deficiency of a security or securities wherein the
proceeds of the said Estate may be invested nor for any agent or attorney who shall or may
be employed by them or any of them in the management or disposition of the said
funds without their wilful default or neglect likewise and it is hereby further agreed
that in case either of them the said Henry Carey and James Henrick or any of them
shall be desirous to be discharged from the trusts hereby created or shall neglect or
refuse to act in the said trusts at any time or times before the same trusts shall be
fully performed or otherwise determined it shall and lawfully be lawful to and for

the said Henry Brevort Junr and Laura Elizabeth Carson or the said Laura Elizabeth Carson in case she becomes deservt or survives her said husband to nominate and appoint any other person or persons to be trustee or trustees for the purposes aforesaid in the place of them the said Henry Cary and James Renwick or such of them as shall be desirous to be discharged from or neglect or refuse to act in the trust herein said upon such nomination and appointment the trustee or trustees in the time being shall convey assign surrender and transfer the said trusts estates and all trust moneys which shall be then in their names or so placed or invested as aforesaid or so much thereof as shall not have been invested in securities as aforesaid and the yearlies or honours in which the same shall be then invested in such effectual manner and so that the same be vested in the names or name of the trustee or continuing Trustee or if the trust shall have survived to one of the said trustees then in the name of such trustee as shall be appointed in his stead but never that paper the same trusts and to and for the same uses and purposes as are here in before set forth which person or persons so to be appointed a trustee or trustees as aforesaid shall enjoy from thenceforth act in the management and execution of the aforesaid trusts as effectually and with the like indemnification as he or they might have done were he or they had been originally appointed a trustee or trustees for the purposes aforesaid. And the said Henry Brevort Junr for himself his heirs and administrators doth covenant to and with the said Henry Cary and James Renwick and the survivor of them and the heirs executors administrators and assigns of such survivor that notwithstanding any act or thing to be hereinafter done by him or his assigns unto it shall and may be lawful to and for the said Laura Elizabeth Carson at any time or times to make such writing or will as aforesaid and thereby to make such disposition of the said premises as he shall think fit. In witness whereof the parties to these presents have hereunto set their hands and seals the day and year first herein written - Henry Brevort Junr
 Laura Elizabeth Carson
 E Carson
 H. Cary
 J. Renwick
 Witnessed in presence of the words their commands being written as an earnest
 23 line 3 page - In: 7th Nov - Wth Kemble

Schedule Referred to in the above -

Two lots of Ground & Houses thereon one situate Corner of Orange and Trade Streets the other in Bull Street - One other lot of Ground in Bull Street
 Four Lots of Ground on Marlston's Green, one lot of Ground in Trade Street,
 all the above lots being in Charleston faith Carolina One half lot of Ground on Sullivan's Island - Henry Brevort Junr Laura Elizabeth Carson
 E Carson - H. Cary J. Renwick
 Witnessed by In: J. Uryin Wth Kemble

Memorandum it is further provided and agreed by and between the parties to the aforesaid articles, that the said Henry Brevort Junr shall pay what ever shall be due in any year or disburse of the rents issues into

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and profits of the said real Estate any part thereof the profits and proceeds
of any investment or investment to be made, sale pledged or otherwise but shall
apply the same to the common use of himself and his said intended Wife
and all such alienations sales or other disposition thereof any part thereof
shall be null and void and provided further that the said rents issues
interest and profits shall in no way be liable to the payment of the debts of
the said Henry Brevort Jun^r but in case of his making any such alienation
sale or other disposition thereof as aforesaid or becoming indebted that then
and from thenceforth the said rents issues interest and profits shall be paid by
the said Henry Cary and James Renwick and the Jurors of them and the Ex-
ecutors and administrators of such Jurors trustees as aforesaid to the said
Laura Elizabeth Carson to her own sole and separate use in like manner
as if the word sole stood the said Henry Brevort Jun^r doth hereby covenant
to and with the said Henry Cary and James Renwick and the Jurors
and the executors administrators and assigns of such Jurors that he will
not make any alienation sale disposition or pledge whatever of the rents issues
interest and profits aforesaid and it is agreed and declared that this Memo-
randum be a part of the articles aforesaid In witness whereof the said
parties have hereunto set their hands and seals this twentieth day of Sep-
-tember in the year one thousand Eight hundred and seven teen

Henry Brevort Jun^r (D) Laura Elizabeth Carson (D) E Carson (D)
H J Cary (D) Jas Renwick (D)

Witnessed in presence of Ch: J. Inin - W^r Stemple
Henry Brevort Jun^r being sworn saith that the signatures of himself
Laura Elizabeth Elizabeth Carson E Carson H Cary and James
Renwick to the within deed and Memorandum and the signatures of the
Witnesses John Inin and W^r Stemple or the true signatures of the said wit-
-nesses persons affixed to the said deed and Memorandum in the presence
of the deponent for the purposes stated therein

Sworn to before me Henry Brevort Jun^r
this 19th day of Sep^r 1818 J. Robt. Ogden J. W

Recorded 20th January 1818

Articles of agreement made this twentieth day of September in the year of
our Lord one thousand Eight hundred & seven teen Between Henry Brevort Jun^r
of the City of New York Merchant of the first part Laura Elizabeth Carson in
-fant under the age of twenty one years that is to say of the age of twenty years
or thereabouts of the second Elizabeth Carson Mother & Guardian of the said
Elizabeth Carson of the third part and Henry Cary and James Renwick of the City
of New York of the fourth part Whereas a Marriage is agreed upon and intended
to be shortly had and solemnized between the said Henry Brevort Jun^r and
Laura Elizabeth Carson with the consent and approbation of the said Elizabeth

Carson testified by her being party hereto and signing these presents and
 whereas the said Laura Elizabeth Carson is possessed of and entitled unto some
 the heirs of her father ^{the} late James Carson deceased in ready money securities for
 money, debts and household and other slaves and other personal Estate as is set forth
 particularly in the schedule hereunto annexed, which said ready money securities
 debts and slaves and other personal property, excepting the said Household Slaves
 she the said Laura Elizabeth Carson holds jointly with her brother William
 Augustus Carson and her mother the said Elizabeth Carson and whereas it
 to render the said Estate productive and for the making a due partition thereof
 may become expedient and necessary to sell the same or part thereof and whereas
 the treaty for the said intended marriage the said Henry Brovort Junior and
 Laura Elizabeth Carson are willing and the said Elizabeth Carson mother
 guardian as aforesaid hath consented and approved (as testified by her being
 a party to these presents) that the said money, securities, debts, slaves, personal
 estate and premises shall be transferred and assigned unto the said Henry
 and James Penwick upon the trusts herein expressed and declared now then
 present witnesses that the said Laura Elizabeth Carson, for the purpose aforesaid
 said, and in consideration of the said Marriage, and of the sum of one
 of lawful money of the United States of America to be in hand paid by the
 said Henry Cary and James Penwick below the sealing and delivery hereof
 hath granted, sold, assigned and set over, and by these presents doth
 grant, assign, sell, assign and set over unto the said Henry Cary and
 James Penwick and the Survivor of them and the executors, administrators
 and assigns of such Survivor, all the right Title, Interest, share and por-
 tion of the said Laura Elizabeth Carson of in and to all the said money,
 securities for money, debts, and Household and other Slaves and other per-
 sonal estate which she the said Laura Elizabeth Carson now hath by her
 title as aforesaid or otherwise, and which is set forth in whole or in part
 set forth in general terms in the said annexed Schedule - To have and
 receive and enjoy the same unto the said Henry Cary and James Penwick
 and the Survivor of them, and the executors, administrators and assigns
 of such Survivor, in, to and for the several uses, intents and purposes
 after mentioned, that is to say, in trust that they the said Henry
 Cary and James Penwick or the survivor of them, and the executors,
 administrators and assigns of such survivor, shall and may by and
 with the consent and approbation of the said Henry Brovort Junior and
 Laura Elizabeth Carson his intended wife, and of her the said Laura Elizabeth
 Carson in case she becomes divorced or separated from the said Henry Brovort
 such consent to be testified, by any writing under their or his hands and seals
 respectively in the presence of two or more witnesses, to join in or consent to
 the sale or partition of the said personal estate or any part thereof, and to

any other of Sale thing and to make an acknowledgement of any transfer, or conveyance that may be requisite for the better the same in the purchase or purchase thing, and then upon the further trust to receive the proceeds of such sale or sale; and any moneys due and coming to the said Laura Elizabeth Baroness as aforesaid from the said estate, or through a Sale or Division of the said securities for money or other personal estate and by and with the like license, expressed as aforesaid to lend, place out and invest the said proceeds, when in some public Bank Stock or the upon good and sufficient securities, either real or personal, and in such manner as they the said Henry Cary and James Barwick or the survivor of them and their heirs, executors, administrators, and assigns of such survivor by and with such consent so to be used as aforesaid shall in them or his discretion think fit, together with full power for them or him, with such consent so to be used, in manner as aforesaid but not otherwise, as occasion shall or may require to call in and ~~take~~^{redeem} place out the said Bonds, or any part thereof so placed out as aforesaid, upon any new securities either real or personal, and by and with the like license and approbation as aforesaid, to lend and place out the said moneys upon any other good and sufficient securities either real or personal, so as the best annual Interest be made thereof, without lessening the principal, and upon this further trust that they the said Henry Cary and James Barwick or the survivor of them and their heirs, executors, administrators, and assigns of such survivor shall and do permit, or else sufficiently authorize and empower the said Henry Barwick Junior to receive all the Interest profits and produce arising from the said estate, or from the investment of the proceeds thereof as aforesaid during the existence of the said trust and for their common use and benefit and in case the said Laura Elizabeth Baroness should become deceased during the said Henry Barwick Junior's time upon this further trust that they the said Henry Cary and James Barwick or the survivor of them, or the heirs, executors, administrators, and assigns of such survivor shall and do either pay to or sufficiently authorize the said Laura Elizabeth Baroness and her assigns to have and to receive the rents, issue and profits of the said estate, or the produce and profits that shall arise from the said investment or investment of the proceeds thereof, and for her own use and benefit, and from and immediately after her death then upon the special trust for such person or persons and for such use and purposes, and in such manner and form, as the said Laura Elizabeth Baroness shall at any time or times notwithstanding her death and whether she shall be deceased or in life, by her last will and testament in writing or any writing purporting to be or in the nature of her last will and testament to be by her signed, sealed, published and declared in the presence of three or more credible witnesses shall direct or appoint and in default of such direction or appointment in trust for the children of the said Henry Barwick Junior and Laura Elizabeth Baroness if any otherwise for the use of the said

of her the said Laura Elizabeth Carson as by Statute of the State of
 State of South Carolina for the distribution of Intestate estates, would
 have entitled herself if she had been sole and surviving - Provided and
 is hereby agreed by and between all the parties to these presents that
 of the said Trustee their heirs, executors or administrators shall be answer-
 able or accountable for the receipt or receipt of the office of Trustee, but
 of them for his own acts, receipts and willfull defaults only, nor shall
 of them be answerable or accountable for the insufficiency or defect
 of any security or securities which the persons of the said estate may
 be involved nor for any agents or attorneys who shall or may be empow-
 ered by them or any of them in the management or disposition of the
 said Estate without their willfull Default, provided likewise also it is
 hereby further agreed, that in case either of them the said Henry Bayly
 James Munroe or any of them shall be desirous to be discharged from
 the trusts hereby created or shall neglect or refuse to act in the said trusts
 at any time or times before the same trusts shall be fully performed
 otherwise determined, it shall and may be lawful to and for the said
 Henry Bayly and Laura Elizabeth Carson, or the said Laura Elizabeth
 Carson, in case she becomes divorced or divorces her said husband, to name
 to or appoint any other person or persons to be trustee or trustees for the purposes
 aforesaid in the place of them the said Henry Bayly and James Munroe
 such of them as shall be desirous to be discharged from, or neglect or refuse
 to act in the trusts aforesaid, and upon such nomination and appoint-
 ment the trustee or trustees for the time being shall convey, assign, sell
 and transfer the said trusts, estates and all Trust Moneys, which shall
 be then in their hands or so placed out at interest as aforesaid or in
 each thing as shall not have been involved in securities, as aforesaid, and all
 securities or funds upon which the same shall be then involved, in the
 effectual manner and so as that the same may be noted in the
 name or names of the appointed and the continuing Trustee of the
 trust shall have survived to one of the said trustees, then in the
 of such Trustee as shall be so appointed in his stead but notwithstanding
 upon the same trusts and to and for the same uses, and purposes as
 herein before declared; which person or persons so to be appointed as
 trustee or trustees as aforesaid, shall nevertheless from thenceforth act in the
 management and execution of the aforesaid trusts as effectually and
 the like indemnification as he or they might have done in case he or
 he or she originally appointed a trustee or trustees for the purposes aforesaid
 and the said Henry Bayly James Munroe for himself, his heirs, executors and
 administrators doth covenant to and with the said Henry Bayly and James
 Munroe their heirs and the heirs, executors, administrators and of

Such Survivor, that notwithstanding any act or thing to be had, executed, suffered or offered, unless it shall and may be lawful to and for the said Laura Elizabeth Carson, at any time or times to make such writing or will as aforesaid, and thereby to make such disposition of the said premises, as she shall think fit: In witness whereof the parties to these presents have hereunto set their hands and seals the day and year first herein written Henry Brewster Junr. Esq. Laura Elizabeth Carson, Esq. C. Carson Esq. Henry Bay Esq. James P. Wick, executed in presence of the words to make such writing or will between 4 & 5 line this page just intimated, and the words or in personal estate also intimated between 13 and 13 line 2 page the words their common being written on an earnest on 31. line 2 page John T. Storer William Kunkle Esq. Schedule refers to in the above 101 Plantation Negro Slaves Bonds amounting to about \$100,000. 500 Shares of Stock in State Bank at Charleston. Stocks in the following Banks at Charleston Number of Shares not recollectd. Wisc. In the Union Bank in the Planters and Mechanics Bank in the South Carolina Bank. also Stock in the Marine Insurance Company 10 Household Slaves. b Negro Slaves the sole property of Laura Elizabeth Henry Brewster Junior Laura Elizabeth Carson C. Carson Henry Bay James P. Wick and Mrs. J. J. Storer William Kunkle Memorandum. It is further provided and agreed by and between the parties to the foregoing articles, that the said Henry Brewster Junior shall in no event whatever, alien, assign, or in any way dispose of the real, personal interest and profits of the said personal estate or any part thereof, or the profits and proceeds of any investment or investments thereof by sale, pledge or otherwise, but shall apply the same to the common use of himself and his said intended wife, and all such alienation, sale, or other disposition thereof or any part thereof shall be null and void, and provided further that the said real, personal interest and profits shall in no event be liable or made liable to the payment of the debt of the said Henry Brewster Junior, but in case of his making any such alienation, sale or other disposition thereof as aforesaid, or becoming insolvent that then and from thence forth the said real, personal interest and profits shall be held by the said Henry Bay and James P. Wick and the survivor of them and the executor or administrator of such survivor to the said Laura Elizabeth Carson to her own sole and separate use in like manner as if the same were sold, and the said Henry Brewster doth hereby covenant to and with the said Henry Bay and James P. Wick and the survivor of them and the executor or administrator of such survivor that he will not make any alienation, sale, disposition or pledge whatever of the real, personal interest and profits of the same and it is agreed and declared that this Memorandum shall be

Articles aforesaid. In witness whereof the said parties have hereunto set their hands and seals the twentieth day of September in the Year of our Lord one thousand eight hundred and seventeen. Henry Brevort Junior (L.S.) Laura Elizabeth Carson (L.S.) E. Carson (L.S.) H. Bay (L.S.) Jas. Thompson (L.S.) present in presence of John von Schickan Kumbler. Henry Brevort-Kingstorn saith that the signature of himself, Laura Elizabeth Carson, E. Carson, H. Bay, and James Thompson to the within deed and memorandum are the signatures of the witnesses John S. Irwin and William Kumbler on the true signature of the said respective persons of to the said deed and memorandum in the presence of this deponent for the purpose stated herein. Henry Brevort Junior sworn for me this nineteenth day in the Year of our Lord one thousand eight hundred and eighteen Robert Ogden L.M.

Recorded this 20th day 1818.

The State of South Carolina. This Indenture prepared made the twentieth day of December in the Year of our Lord one thousand eight hundred and sixteen between Emily Louisa Couture of St. John's Parish Charleston District and State aforesaid Widow of the first part and William McDonald of Williamsburg District and same State aforesaid Plaintiff of the second part and Elias Couture and Robert Kirk of the same District first aforesaid and State aforesaid of the third part - Whereas a marriage is intended by divine permission to be had and solemnized between the said Emily Louisa Couture and the said William McDonald - and whereas the said Emily Louisa Couture is now lawfully and right fully seized in her own demerit as of fee of and in Law, and tenement and is lawfully and fully possessed of the Negroes and other personal property all which are particularly described and set forth in a Schedule hereunto annexed and signed and sealed by the parties hereto and hereby declared a part of this and also the said Emily Louisa Couture hath due debts due and sum of Money now due and owing payable belonging to her in her own right which are also enumerated and set forth in the said Schedule - and whereas in prospect and expectation of the said intended marriage the said William McDonald and the said Emily Louisa Couture have agreed that the said Emily Louisa Couture shall grant bargain sell assign transfer and convey unto the said said Negroes and other personal property together with the sum and amount of the sum of Money and the said sum and amount of Money unto the said Elias

and Robert J. Kirk their executors and administrators in trust mentioned
 by and for the usual and respective uses intents and purposes hereinafter
 Mentioned expressed and declared of and concerning the same
 Now this Indenture doth witness that in pursuance of the said
 said in consideration of the said intended Marriage and also in considera-
 tion of five Shillings to the said Emily Louisa Couture by the said Elias
 Couture and Robert J. Kirk, in hand well and truly paid at an
 before the sealing and delivery of these presents the receipt whereof is hereby
 acknowledged and for settling and assuring all and singular the premises
 to and for the several uses intents and purposes hereinafter Mentioned
 and declared and for doing other good laws and considerations the
 said Emily Louisa Couture hereunto specially moving the said Emily
 Louisa Couture by and with the joint consent and approbation and
 agreement of the said William M. Donata testified by his being made a party
 to and signing sealing and running these presents, hath granted bargained
 and sold and by these presents doth grant bargain sell and in any form of
 Law deliver unto the said Elias Couture and Robert J. Kirk their execu-
 tors and administrators the said Negro Slaves and other personal property
 and the issue and increase of the said Negro Slaves and also hath assigned transfer
 and made over and by these presents doth assign transfer and make over
 unto the said Elias Couture and Robert J. Kirk their executors and ad-
 ministrators all and singular the said debts due sum and sum of Money
 now due owing and payable to the said Emily Louisa Couture hereby
 constituting and appointing the said Elias Couture and Robert J. Kirk their
 their executors administrators to be her true and lawful attorneys with full
 power and authority for her and in her name but to the use hereinafter
 Mentioned to sue for Lay recover and receive and again acquittance for the
 same to have and to hold the said Law Negro Slaves and other personal
 property and the issue and increase of the said Negro Slaves together with
 the said debts due sum and sum of Money and the interest thereon
 unto the said Elias Couture and Robert J. Kirk their executors and
 administrators for use in trust mentioned to and for the usual and
 their own intents and purposes and with and under the several laws
 and appointments herein after Mentioned expressed and declared of
 concerning the same that is to say In trust for the use benefit and con-
 tention of the said Emily Louisa Couture her her executors and ad-
 ministrators until the said intended Marriage shall be solemnized and
 take effect and from and immediately after the solemnization of the
 intended Marriage then upon the further trust and confidence in that
 the said Elias Couture and Robert J. Kirk their executors and administrators
 do and during their lives

and the said Robert J. Kirk their executors and administrators in trust mentioned
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 intended Marriage then upon the further trust and confidence in that
 the said Elias Couture and Robert J. Kirk their executors and administrators
 do and during their lives

As the deed of the lands & slaves to the personal property referred to in the deed
to be deemed as a deed of feoffment in and they say of them but in the year 1791
Eight hundred and thirty two and a half of the said property which is the said
of James, between Emily Lewis and her husband John Lewis the said Robert of South Carolina
and widow of the first part William McDaniel of the district of Williamsburg and said State of Vir-
ginia, heirs of the second part and their heirs and assigns of the said Robert of South Carolina
said State of Virginia of the third part and he and assigns that it to say
the tract of land in S. John's parish at the forks of the Bayou & Bonson Roads containing four hun-
dred and fifty two acres bounding to the north by lands of John Johnson Esq. and Esq. 60. 10. 10. P. A. S. to the west of
land as G. P. Francis & others, north & east by lands of John Johnson Esq. another tract of land called Logansfield
then the tract containing six hundred and fifty two acres by and to the south by Richard Mangum and John Caste-
new lands to the east of John Johnson and Esq. and to the west of the said John Johnson Esq.
and unknown land, and the following personal property: Negroes Paddy Betty Rachel and also Mrs. Rachel
Monette Betty Leah Paphy Sam Paphy to Mrs. Paul Marked, Peter, Abell Lewis Charles, Conway Blainie Bales
Melie Betty Paphy Paphy Frank Marked - Susannah child Mrs. M. Lewis Bethe Sophie King Parrye Big Land
Marked Sam. Childs Greenup Sam. Secord Martha Childs Chicks Marked Bethe Childs Betty Samuel Abby
empty Quack horse - M. W. Dredge Esq. Esq. Containin Esq. Esq. Esq. Esq. Esq. Esq. Esq.

Signed Sealed & delivered
in the presence of
Susan A. Gilliland
Francis Marion
R. M. Halsey

Recorded 7 July 1815

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that their heirs executors or administrators shall and will also with a
assent of the said Emily Lewis Contain suffer

furnish without interfering the said William McDonald to have
 any use of the said Lands Negro Slaves and other personal property
 the issue and increase of the female Slave to himself for and during the
 of his Natural Life and no longer and the said William McDonald
 doth by these presents Covenant grant promise and agree to furnish the
 said Emily Louisa Couture without Contradict or Interuption and
 just by last will and testament or any and of or Writing purporting
 to be the last will and testament duly and legally executed and under
 hand and seal in the presence of three witnesses at the last to give and
 cause to be paid the said Lands Negro Slaves and other personal property
 the issue and increase of the female Slave, as he own full will
 and discretion to whomsoever he the said Emily Louisa Couture may
 think proper as fully as if the said, intention and bequest were not made
 said Emily Louisa Couture, therein allowing and Recognizing the legal
 estate in the said Lands Negro Slaves and other personal property and the
 issue and increase of the female Slave herein before reserved to the said
 William McDonald should be at the time of the execution of the last will
 and testament of the said Emily Louisa Couture to the said
 the said William McDonald for himself his executor and
 administrators with such further Covenant promise grant and agree
 to and with the said Emily Couture and Robert J. Kirk that their his ad-
 ministrators that he the said William McDonald shall not receive or
 any time or times during the said intended bequest herein present or
 except the said Emily Couture and Robert J. Kirk their his executor or ad-
 ministrators in suing for recovering and receiving the said out doings
 and arrears of sums of Money rents income profits or penchiments
 expenses and disbursements according to the true intent and meaning
 of these presents but doth promise and agree to furnish them to make use
 of his name if necessary in the recovery thereof. In witness whereof
 parties the said presents have hereunto set their hands and seals the day
 Year first above written. Witness our hands and seals at the
 the presence of W^m McDonald (L^d) E. L. Couture (L^d) E. L. Couture
 and (L^d) Robert J. Kirk L^d E. L. signa scana and delimita in the
 presence of Susan G. Gilliland Francis Mason Robt Kelly -

I recorded 7 Feb. 1818

The State of South Carolina

To all to whom these presents shall come, I, Thomas
 Parker of Charleston in the State aforesaid send greeting, Whereas
 a Marriage is intended to be shortly had and solemnized, between
 Joseph A. Winstrop, Esquire of the City and State aforesaid, and
 my daughter Maria Euclima Parker, and whereas

existence of the said intended Coverture and that the very profits
 the income and emoluments arising from the said lands Negroes
 and other Personal Property and from the issue and increase of the
 said Slave shall be paid by the said Elias Coverture and
 that the said Executors or administrators annually into the
 hands of the said William McDonald with also to make so much of
 the said debts due and demands sum and sums of Money
 now due owing and payable to the said Emily Louisa Coverture
 as may be from time to time by them collected and received
 and the interest which shall have accrued thereon for the joint
 and benefit of the said notwithstanding it shall be
 at the option discretion and election of the said William McDonald
 to give to receive from the said Elias Coverture and Robert Joseph
 his Executors or administrators the very profits income and
 Money of the said lands Negroes and other Personal Property and
 of the increase of the said Slave to take the whole matter
 into immediate care and Management for and during the term of
 years and the very profits income and emoluments thereof to be
 without Control let or interruption by the said Elias Coverture
 Robert Joseph his Executors or administrators or the said Emily
 Louisa Coverture to the joint and benefit of the said William
 McDonald and the said Emily Louisa Coverture for and during
 the term of years as aforesaid and upon this further trust and Confidence
 that the said Emily Louisa Coverture survive the said William
 McDonald then upon the happening of such Contingency that the
 said Elias Coverture and Robert Joseph his Executors or
 administrators to stand seized and possessed of the said lands
 Negroes and other Personal Property with the future issue and
 increase of the said Slave and so much of the said Debts due
 and demands sum and sums of Money now due owing and
 payable as aforesaid with the interest which may be then due
 shall not have been collected to and for the sole and separate
 use and benefit of the said Emily Louisa Coverture her Executors
 and administrators, devise and gift from all manner of
 Claims of the said Executors and administrators of the said
 William McDonald notwithstanding the said intended Coverture
 and notwithstanding that should the said William McDonald
 be the survivor of the said Emily Louisa Coverture then upon
 this further trust and Confidence that the said Elias Coverture and
 Robert Joseph his Executors or administrators shall and will a
 and the said Emily Louisa Coverture suffer to

furnish without interfering the said William McDonald to have
 and enjoy the said Land Negro Slaves and other personal property
 the issue and increase of the female Slaves to himself for and during
 of his Natural Life and no longer and the said William McDonald
 doth by this present Covenant grant promise and agree to furnish the
 said Emily Louisa Couture without Controul or Interuption on
 part by last will and Testament? or any and of or Writing purporting
 to be the last will and Testament duly and legally executed and
 hand and Seal in the presence of three witnesses at the last to give and
 and to possess the said Land Negro Slaves and other personal property
 the issue and increase of the female Slaves, at his own free will
 and discretion to whomsoever he the said Emily Louisa Couture may
 think proper or truly as if the said, intended Covenant did not exist the
 said Emily Louisa Couture, therein allowing and Recognising the
 estate in the said Land Negro Slaves and other personal property and the
 issue and increase of the female Slaves herein before reserved to the said
 William McDonald should be at the time of the execution of the last will
 and Testament of the said Emily Louisa Couture to the said
 the said William McDonald for himself his executor and
 administrators doth hereby further Covenant promise grant and agree
 to and with the said Emily Couture and Robert J. Kirk that their ad-
 ministrators that he the said William McDonald shall not see or receive
 any time or times during the said intended Covenant herein present or
 during the said Emily Couture and Robert J. Kirk their heirs executors or ad-
 ministrators in suing for receiving and receiving the said sum of
 any and sum of Money rents income profits or any other
 of any kind and disposing thereof according to the true intent and meaning
 of the present but doth promise and agree to furnish them to make use
 of his name if necessary in the recovery thereof. In witness whereof
 parties to these presents have hereunto set their hands and seals the day
 Year first above written Robert J. Kirk signed sealed and delivered
 the presence of Wm McDonald (L.S.) E. L. Couture and Robert J. Kirk
 and L.S. Robert J. Kirk L.S. signed sealed and delivered in the
 presence of Susan G. Gilliland Francis Mason and Wm Kelly -

Witnessed 7 Feb. 1818

The State of South Carolina

To all to whom these presents shall come I Thomas
 Parker of Charleston in the State aforesaid send greeting whereas
 a Marriage is intended to be shortly had and solemnized between
 Joseph A. Winthrop, Esquire of the City and State aforesaid, Party
 unto, and my daughter Maria Evelina Parker, and whereas

treaty for the said marriage, it was agreed, that I the said Thomas
 Parker should give unto my said daughter the sum of three thousand
 Pennas sterling in stock at a valuation as the marriage portion, to be settled
 in manner hereafter mentioned, and whereas the stock hereinafter mentioned
 has been valued at the aforesaid sum Now therefore these presents witness that
 I the said Thomas Parker in consideration of the said intended marriage
 and treaty thereof and of the natural love and affection which I
 have for my said daughter have assigned transferred and set over and
 by these presents do assign transfer and set over unto my son Thomas
 Parker Junior his Executors Administrators and assigns the sum of
 Twenty thousand dollars in three per cent stock of the United States
 of America in a Certificate of the United States Loan office of the
 date standing in the name of my said son and numbered four
 (N^o 4) In trust to and for the following uses and purposes, that is to
 say, In trust until the solemnization of the said Marriage, to
 and for the use and behoof of myself the said Thomas Parker and
 from and immediately after the solemnization of the said marriage, In
 trust that the said Thomas Parker Junior during the joint lives of the
 said Joseph A Winthrop and Maria E. Parker his intended wife will
 authorize the said Joseph A Winthrop to receive the dividends of the
 said stock for the purpose of maintaining the said Maria E. Pa-
 rker and her children, but not to be liable to the debts of the said Joseph
 A Winthrop, and from and after the death of the said Maria E. Parker
 should she die before the said Joseph A Winthrop leaving any child or
 children, grand child or grand children living at her death then In
 trust that the said Thomas Parker Junior, during the life time of the said
 Joseph A Winthrop, will authorize him to receive the dividends of the said
 stock for the purpose of maintaining and educating such child or children
 grand child or grand children, in such manner, as he in his discretion
 shall see fit without being accountable to them or any one for the same
 but not to be liable to his debts, and from and after the death of the said
 Joseph A Winthrop, In trust to and for the use and behoof of such child
 or children grand child or grand children his her or their Executors
 administrators or assigns if more than one as Tenants in common
 such grand children standing in their Parents stead, and nothing
 between them, only their Parents share, But in case the said
 Maria E. Parker should die before the said Joseph A Winthrop leaving
 no child or children grand child or grand children living at her
 death, or in case she should leave such child or children grand
 child or grand children living at her death, and they should all die
 in the life time of the said Joseph A Winthrop unmarried and without

then In trust to and for the use and behoof of the said Joseph a.
 Winthrop his executors administrators and assigns But in Case the
 said Joseph a Winthrop should die before the said Maria E. Parker
 then In trust to and for the use and behoof of the said Maria E. Parker
 her executors administrators and assigns Provided always nevertheless
 that in Case it should hereafter appear to the said Joseph a Win-
 throp and Thomas Parker Junior (during the joint lives of the said
 Joseph a Winthrop and Maria E. Parker to be most for the advantage
 of the said Maria E. Parker and her children and grand children, that
 the whole or any part of the aforesaid Stocks should be sold or disposed
 of and the proceeds thereof vested in the purchase of any other property
 Real or Personal or both, or in case the same thing should appear to
 the said Joseph a Winthrop and Thomas Parker Junior after the death
 of the said Maria E. Parker, as to her children and grand children then
 it shall be lawful for the said Joseph a Winthrop and Thomas Parker
 Junior by their deed properly executed in the presence of two or more
 Witnesses to revoke and make void all and every the use and uses hereto-
 fore limited of or concerning the aforesaid stocks or any part thereof, and
 to limit and declare any new use or uses of or concerning the same
 So as upon and at the time of making such revocation and limiting
 any new use or uses of or concerning the aforesaid Stocks or as soon
 thereafter as can be conveniently done the monies or proceeds arising
 from the Sale or disposal of the said stocks, be vested by the said parties
 in the purchase of any other property real or personal or both and the
 same well and sufficiently conveyed and transferred unto the said
 Thomas Parker Junior his heirs executors administrators and assigns
 (the said Joseph a Winthrop signing the deeds conveying and transferring
 the same and thereby signifying his assent thereto) In trust nevertheless
 to and for the same uses and purposes as those already expressed. Provided
 also nevertheless that the same power subject to the same condition
 is hereby given to the same parties from time to time as often as they
 may think it advantageous to revoke the use and uses of the whole or any
 part of any property acquired by the Sale or disposal of the aforesaid
 Stocks or any part thereof either immediately or remotely and to appoint
 any new use or uses thereof. In witness whereof I the said Thomas
 Parker and we the said Joseph a Winthrop and Thomas Parker Junior
 as testifying our consent and approbation hereto have hereunto set
 our hands and seals this Eighteenth day of February in the year
 of our Lord one thousand eight hundred and Eighteen, and in the forty-
 second Year of American Independence. Thomas Parker (Ld)
 Joseph a. Winthrop (Ld) Thomas Parker Junr (Ld) Signed Sealed and

delivered in the presence of us Edwin Parker, Charles Parker, Charles Parker being duly sworn made oath that he was present and saw Thomas Parker, Joseph A. Winthrop and Thomas Parker Junr sign seal and as their act and deed deliver the foregoing Instrument of writing for the uses and purposes therein mentioned and that he and Edwin Parker signed their names as witnesses to the same - Sworn to before me the 20th February 1818 Saml. Burger Not. Pub.

Recorded the 20th Febry 1818

South Carolina Beaufort District This Indenture Tripartite made on the first day of February in the year of our Lord one thousand eight hundred and eight and in the thirty second year of the Sovereignty and Independence of the United States of America between Milton Maxey Esquire of the first part, Mrs Mary Barnwell of the second part and Thomas Fuller Esq & Thomas Fuller Junior Esquire of the third part, whereas a Marriage by Gods permission is intended shortly to be had & solemnized between the said Milton Maxey & the said Mary Barnwell. And whereas the said Mary Barnwell by virtue of the last Will and Testament of her late husband Nathaniel Barnwell Esquire deceased dated the twenty eighth day of June in the year of our Lord one thousand eight hundred & one and in the twenty fifth year of the Sovereignty & Independence of the United States of America is interested in & well & sufficiently entitled unto a certain number of negroes and unto a sum of money to be paid unto her by the Executors of the last Will and Testament of the said Nathaniel Barnwell deceased on the happening of certain contingencies & also unto an estate for years as in and by the last Will and Testament of the said Nathaniel Barnwell duly proved & remaining of record in the Ordinary's Office of the District aforesaid relation being thereunto had may more fully and at large appear. Now this Indenture witnesseth that the said Mary Barnwell by and with the privacy, express consent, & agreement of the said Milton Maxey testified by his being made a party to & signing & sealing this Indenture for and in consideration of the sum of one dollar to her in hand paid by the said Thomas Fuller & Thomas Fuller Junior at and before the sealing & delivery hereof the receipt whereof she doth hereby acknowledge & herself to be well contented fully satisfied and paid & thereof doth acquit release exonerate & discharge the said Thomas Fuller & Thomas Fuller Junior & the Survivor of them & the Executors & administrators of the said survivor for ever. She the said Mary Barnwell hath granted bargain sold assigned transferred and set over and by these presents doth fully & absolutely grant bargain sell assign transfer & set over to the said Thomas Fuller & Thomas Fuller Junior the herein before mentioned sum of money & estate foregoing which the said Mary Barnwell

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legally entitled unto as aforesaid together with the future Issue and Increase
 of them & the Executors & Administrators of such survivor for ever upon special
 Trust and Confidence Nevertheless & to and for the uses intents & purposes
 herein after mentioned limited expressed of for and concerning the same
 & to & for no other use intent or purpose whatsoever that is to say, To the
 use benefit and behoof of the said Mary Barnwell her executors admini-
 strators & assigns until the said intended marriage shall take effect
 & be solemnized & from and immediately after the solemnization of the said
 intended marriage between the said Milton Maxey & the said Mary Barnwell
 upon trust that the said Thomas Fuller & Thomas Fuller Junior shall
 permit & suffer the said Milton Maxey to possess make use of and enjoy
 the aforesaid mentioned property & to receive and take the profits of the
 same free from the controul hindrance interruption or Molestation of
 any person or persons whosoever for and during the Coverture of the
 said Milton Maxey & the said Mary Barnwell and in case the said
 Mary Barnwell should die in the life time of the said Milton Maxey
 leaving issue one or more of the said Marriage living at the time of
 such her death then from and immediately after such her death In
 Trust to be thus divided one half or moiety to the said Milton Maxey to him
 his executors administrators & assigns for ever, the other half or moiety to
 such child or children living at the time of such her death or in default
 of such child or children living to the legal representatives of such child
 or children, as such child or children or the legal representatives of such
 child or children shall severally & respectively attain the age of twenty one
 years or day of marriage whichever shall first happen In trust never-
 theless that in default of such child or children or the legal representatives
 of such child or children living at the time of such her death, that one
 half or moiety to which such child or children or the legal representatives
 of such child or children would have been entitled to be equally divided
 between Stephen Barnwell & Eliza Barnwell children of the said
 Mary Barnwell by the late Nathaniel Barnwell as they severally
 & respectively attain the age of twenty one years or day of marriage
 whichever shall first happen But in case the said Milton Maxey
 should die in the life time of the said Mary Barnwell his intended
 wife leaving issue one or more of the said intended marriage living
 at the time of his death or in default of such issue the legal re-
 presentatives of such issue, then as to one moiety or half part of
 all & singular the hereby intended to be assigned property, Intention
 to and for the sole and only use benefit and behoof of the said Mary
 Barnwell to have and to hold the same to her, her Executors admini-

and assigns forever And as to the other moiety or half part thereof In trust
 to be equally divided share & share alike between and among all the children
 of the said marriage if more than one, each one's share to be paid & delivered
 as he or she shall attain the age of twenty one year or day of marriage
 whichever shall first happen, But if there be but one child of the said
 marriage then the said moiety to go in like manner to such child absolutely
 to him like manner in default of issue of the intended marriage to the legal
 representatives of such issue If however on the death of the said Mitton
 Maycy there should be no issue of the said marriage living nor legal
 representatives of the said issue at the time of such his death then from &
 immediately after such death In trust to pay & deliver over all & singular
 the estate and property herein & hereby settled & conveyed to the sole &
 only use of the said Mary Bramwell to have and to hold the same to her
 her executors administrators & assigns forever And the said Mitton Maycy
 for himself his executors & administrators doth by these presents con-
 vey & agree to & with the said Thomas Fuller & Thomas Fuller Junior
 their executors or administrators that he the said Mitton Maycy his executors
 & administrators shall & will from time to time and at all times here-
 upon the reasonable request of them the said Thomas Fuller & Tho-
 mas Fuller Junior their executors & administrators make do & execute or
 cause or procure to be made done & executed all such further & other
 reasonable & lawful acts and deeds in the law for the corroborating &
 confirming these presents In witness whereof the said parties to
 these presents have hereunto set their hands & seals the day & year first above
 written. Mary Bramwell (Ld) Mitton Maycy (Ld) Signed Sealed and
 Delivered in the presence of H. B. Fuller, Francis H. Stuart, Breach
 District St. Helena Parish & Personally appeared before me Jno. Patton
 one of the Justices of the Quorum Francis H. Stuart who being
 sworn maketh oath and saith that he saw the within named
 Bramwell & Mitton Maycy sign their names to the within man-
 ners & that he and Miss Harriet B. Fuller subscribed their
 names as witnesses to the same. Francis H. Stuart, Sworn to
 and this 2^d of Feb^r 1808 Jno. Pattones J. M.

Recorded 27th March 1818. ✓

This Indenture made the twenty ninth day of May in the year of our Lords Eighteen
 hundred and sixteen. Between Harriet Manigault of the City of Philadelphia
 one of the daughters of the late Gabriel Manigault Esquire of Charleston in the South
 one the one part, and Charles Louis Anquetin Curator at law and Charles
 Harriet Manigault Merchants both of the City of Philadelphia Whereas it is
 that a marriage had lately be solemnized between the said Harriet and James
 Manigault of the same City deceased at law, and whereof the said Harriet is

to a part and share of the estate of her said deceased father under and by virtue
of his last will and testament bearing date at Charleston the twenty seventh day
of March one thousand Eight hundred and nine which was duly proven and
remains of record in the Ordinarys office of Charleston District in the state of
South Carolina; and whereas it is therein provided that if either of the daughters
of the said Gabriel should marry after coming of age the property bequeathed to her by
the said last will and testament should be settled on her and her children in the
same manner as is therein before directed if they marry in an age the said testator
therein declaring that if from the neglect or omission of her husband or from any cause
it should not be so settled the property so bequeathed should be given on the express
condition that it is no case whatever to be liable for the payment of her husbands
debts whether contracted before or after marriage and whereas it is therein before provided
that in case of the marriage of the testators daughters or either of them before the age
of twenty one years her share of his estate should not be paid delivered over or settled
in her but shall be well and sufficiently settled in trust so as to secure to her the
rents issues and profits thereof free from the control of her husband during her na-
tural life and thereafter to permit to her husband to have and receive the rents issues
and profits thereof during his natural life and after the death of the survivor
of them to the use of their children Equally without preference of age or sex and in
default of Children then to such use as such of his daughters or marrying or her
husband, whichever shall be the longer live by his or her last will and testament
in writing attested by the legal number of witnesses shall direct, and appoint and in the
mean while and until such settlement shall be made that his executors or the survivor
or survivors of them should hold the share of either of them his daughters so marrying
under an age in trust and for the uses intents and purposes therein before expressed as is
expressed in the last will and testament of the said Gabriel referred being thereto well more fully
and at large expressed, and whereas it is intended with the consent of the said James Manigault
father by his signing these presents as a witness to settle and secure the share of the said
Henriet in the Estate real and personal of her said father Gabriel Manigault ac-
cording to the provisions contained in his said last will and testament and for the uses
intents and purposes therein declared and set forth, Now this Indenture containing the
said Henriet in consideration of the premises and of one dollar to her in hand paid by the
said Charles Louis Ingalls and Charles Frank Manigault the receipt whereof is
by a acknowledged both granted bargained sold aliened conveyed and confirmed
by signed transferred and set over and by these presents doth granted bargain aliened
conveyed and confirmed again and transferred and set over to the said Charles Louis Ingalls
and Charles Frank Manigault and to the survivor of them and to the heirs executors
administrators and assigns of them and of such survivor all the share and interest of the said
Henriet in the Estate real and personal in the estate and effects of her said deceased father and all her
said proportion therein and thereof under and by virtue of the said last will and testament
before written and referred to with the appurtenances thereto in law and equity

Remainders unexpired and reversionary interests and profits thereof and all the other right title and interest trust property claim and demand of the said Marriet of in to and out of the same to have and to hold the same with the appurtenances to the said Charles Jacob Ingersoll and Charles Jacob Manigault and their assigns and to the survivors of them and the heirs executors administrators and assigns of such survivors to their use in trust to receive the rents issues and profits thereof to pay them over to the said Marriet until the fulfillment of the said marriage and thereafter in trust for the uses intents and purposes declared and set forth in the said last will and testament of the said Hubert Manigault as if the same were herein fully and at large set forth and recited In witness whereof the parties to these presents have hereunto set their hands and seals the day and year first before written, Marriet Manigault (M) C. J. Ingersoll (I) Charles Jacob Manigault (M) - Sealed and delivered in presence of us, Saml. Wilcocks - J. Reed - Philadelphia Sp. Notary public that in the 29th day of May 1816, Personally appeared before me Joseph Reed Sp. Notary public Recorder of the City of Philadelphia, Marriet Manigault Charles Jacob Ingersoll and Charles Jacob Manigault in the within Indenture named and in due form of Law acknowledged the same to be their and each of their acts and deeds In testimony whereof I have hereunto set my hand and affixed my seals the day and year last aforesaid - J. Reed (R)

Recorded in the office for the recording of deeds &c. for the City and County of Philadelphia in deed Book **MB** N. 10 page 202nd Witness my hand and seal of office the 30th day of May 1816 - Math. Randall Recorder (R)

Recorded 28th April 1818

State of South Carolina

This Indenture made the twenty fifth day of February in the year of our Lord one thousand eight hundred and Eighteen and with the sixth year of the sovereignty and Independence of the United States between William Trumpton of Travis Williams Parish in the State of said Merchant of the first part Clara Hughes of Saint Paul the honourable Parish of the second part and John L. Hunter and Nathan Hughes of the same place of the third part Whereas a marriage is intended by Gods permission shall to be had and solemnized between the said William Trumpton and the said Clara L. Hughes and whereas the said Clara L. Hughes is entitled to an undivided share of in and to a certain tract of land containing three hundred acres more or less situate in Liberty County in the State of Georgia also to certain negro slaves the undivided estate of her late Mother M^{rs}. Susanna Dill and also two negro slaves the property of the said Clara L. Hughes during her lifetime, and whereas in prospect and in consideration of the said intended marriage it hath been agreed by and between the said parties to these presents that the said tract of land and all and singular the undivided

John L. Hunter and Nathan Hughes in presence of me

portion of the said Eliza Hughes of in and to all and singular the said Negro
Slaves and the future issue and increase of the females shall be set apart
conveyed and disposed of to such uses upon such trusts and to and for such
intentions and purposes as are hereinafter 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
in consideration of the sum of five shillings to the said William Crumpton and
Eliza Hughes to them in hand well and truly paid by the said John Hunter
and Arthur Hughes at or before the sealing and delivery of these presents the
said John Hunter do hereby acknowledge that the said Eliza Hughes by and
with the privity and consent of the said William Crumpton her intended hus-
band testified by his being a party to and signing and sealing these presents
doth grant bargain sell assign transfer and release and by these
presents doth grant bargain sell assign transfer and release unto them the
said John Hunter and Arthur Hughes and the Jurors of them the
executors administrators and assigns of such Jurors all that undivided
share or portion of her the said Eliza Hughes of in and to the said tract of land
containing three Hundred acres more less situate in Liberty County in the
State of Georgia and also of in and to certain negro Slaves and the future
issue and increase of the females being the undivided estate of her late fa-
ther John St Hughes deceased also her undivided share or portion of in and to cer-
tain negro Slaves and the future issue and increase of the females being the undi-
vided estate of her late mother W^m Susan Lucretia Dilger and also the several
Negro Slaves named Judy & Bobina the property of the said Eliza St Hughes 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 share or shares of the aforesaid tract
of land Negro Slaves and the future issue and increase of the females unto the
said John Hunter and Arthur Hughes and the Jurors of them and to the ex-
ecutors and assigns of such Jurors for uses upon such trusts now set forth and to
for such uses intentions and purposes as are hereafter expressed and declared of and con-
cerning the same that is to say In trust for the said Eliza St Hughes until the solemn-
ization of the said marriage and from and immediately after the solemniza-
tion thereof then in trust that the said John Hunter and Arthur Hughes
the Jurors of them the executors administrators and assigns of such Jurors do
and shall permit and support the said William Crumpton during the joint
lives of himself and the said Eliza Hughes his intended wife to have the recep-
tion enjoyment direction and management of the said tract of land and
the said negro Slaves and the future issue and increase of the females
so that the same shall not be in any manner subject or liable to the debts
contracts and engagements of the said William Crumpton his intended
husband and therein and take the rents issues and profits thereof

tract of land is also the wages work labor and personal services of the
said Negro slaves for their joint use and benefit and if it should happen that
the said William Brampton should survive the said Eliza Hughes his in-
tended wife then in trust to permit and suffer the said William
to occupy possess and enjoy the aforesaid tract of land and to receive and
take the rents issues and profits thereof as also the wages labor and personal services
of the said Negro slaves and the future issue and increase of the females for his own
use and benefit for and during the term of his natural life and in case the
said Eliza Hughes should survive the said William Brampton her intended
husband then in trust to permit and suffer the said Eliza Hughes to occupy
possess and enjoy the aforesaid tract of land and to receive the rents issues and
profits thereof as also the wages labor and personal services of the said Negro slaves
and the future issue and increase of the females for her own use and benefit
for and during the term of her natural life and from and immediately
after the decease of the survivor of them the said William Brampton and
Eliza Hughes his intended wife then in trust for the issue of that mar-
riage as well daughters as sons share and share alike as tenants in com-
mon and not as joint tenants and in default of all such issue then to the
sole and only proper use and behoof of the survivor of them the said William
Brampton and Eliza Hughes his intended wife their heirs and assigns
for ever and to avail for no other use intent ^{and} purpose whatsoever, Provided
always that if any either of the said Negro slaves or the future issue and
increase of the said females should misbehave him or herself or it should
hereafter be found meet to the advantage and spiritual interest of the said
William Brampton and Eliza Hughes his intended wife to sell
dispose of some or all of the said Negroes in exchange for other property that
it shall and may be lawful to do provided the Consent of the trustees
to this settlement in writing be first had and obtained and that the
said issue from such sale be laid out in other property to be settled
and assured upon the aforesaid trusts and the said William Brampton
for himself his heirs Executors and administrators doth hereby Covenant
promise and agree to and with the said John L Hunter and Arthur
Hughes and the survivor of them the Executors administrators and assigns
of such survivor that he the said William Brampton shall and do in and upon
the request and at the charge of the said John L Hunter and Arthur Hughes
or either of them make and Execute such further and other Covenants
and assurances in the law for the better conveying and assuring the aforesaid
property on the aforesaid trusts according to the true intent and man-
ner of these presents or by their Council Licensed in the law shall be
deemably advised devised or required In witness whereof the parties
unto these presents have hereunto set their hands and seals at

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day and year first above written - Eliza I. Hughes (W. W. Hampton
John L. Hunter (C) Arthur Hughes (C) sealed and delivered in the pre-
sence of us. Be it remembered that the Letter is intended to convey
whenever the name of Eliza Hughes is mentioned, also that the W. W. Hampton is
said with the names of two negroes the property of said Eliza I. Hughes
named Judy and Sobina - John Hampton Junr. B. Ferguson -
South Carolina Personally appeared before me James Thomas Justice
Collector District of the jurisdiction and for the district aforesaid B. Ferguson
and being duly sworn saith he was personally present and saw
Eliza I. Hughes, William Hampton, John L. Hunter and Arthur Hughes
sign and seal the within instrument of writing for the purpose therein
specified and that John Hampton together with defendant subscribed
their names as witnesses thereto in the presence of the parties and each
other - B. Ferguson -

GIVEN to and subscribed this 13th April 1818. James Thomas J. C.

Recorded 27th April 1818

State of South Carolina This Indenture made the fiveth day of
April in the year of our Lords one thousand eight hundred and Eighteen, between
Susan McPherson with the consent of her testamentary Guardian James Ell McPherson
son of the one part, and James R. Single James McPherson Junior and the said
James Ell McPherson of the other part, Witnesseth that the said Susan McPherson
for and in consideration of the sum of Five Shillings to her the said Susan in hand
paid by the said James R. Single John McPherson Junior and James Ell McPherson
of and before the sealing and delivery of these presents (the receipt whereof is
hereby acknowledged) hath granted bargained and sold and by these presents do
grant bargain and sell unto the said James R. Single James McPherson Junior
and James Ell McPherson all the undivided moiety or half part of that plantation
called Newton situate being and being in the Parish of Saint Bartholomew in the
District of Colleton on the West Bank of the Edisto river containing altogether
about Eleven hundred acres butting and bounding to the east on the lands
hitherto to the south on lands of Lewis Morris Esq^r to the West on lands of David
Joseph Glavin and of John Esq^r and to the north on lands of said David
Joseph Glavin the said undivided moiety of the said plantation having been
divided with her the said Susan McPherson and to her sister Sarah McPherson
son by their deceased father as tenants in common in fee simple and the same
said and various remainders and remainders untrifles and profits of the said
undivided moiety and its appurtenances to have and to hold the said undivided
of the said plantation a tract of land with its appurtenances aforesaid unto
said James R. Single James McPherson Junior and James Ell McPherson of their
heirs and assigns and to the heirs and assigns of the said James R. Single
of the said Susan from the date of these presents for ever.

and and time of one year from thence next ensuing and a fully to be
 and ended holding and paying thereof at the expiration of the said term
 of one year and if the same shall be lawfully demanded to be
 and purpose and by virtue of the Statute now in force in this State
 Jennings into possession they the said James R. Pringle James M. Pherson
 and James E. Pherson may be in the actual possession of all and singular
 moiety of the said Premises with the appurtenances and therefore with
 accept and take a grant and lease of the divisions and Inheritance
 to them the said James R. Pringle James M. Pherson Junior and James E.
 son in fee simple in trust. In witness whereof the parties to these presents
 hereunto interchangeably set their hands and seals on the day and in the
 first above written — J. M. Pherson (29). James R. Pringle (25). J. M. Pherson
 James M. Pherson (21) — Sealed and delivered in the presence of W. Robertson
 Robert Pringle — Robert Pringle being duly sworn on a deaith
 that he was present and saw James M. Pherson James R. Pringle John
 son and James M. Pherson sign seal and deliver the within instrument
 writing for the uses and purposes therein mentioned and that he with W.
 Robertson witnessed the same — Sworn to before me this 28th April
 1818 Sam^l W. Burger Not. Pub. — Recorded 28th April 1818,
 State of South Carolina

This Indenture Quadrupartite made the 28th day
 of April in the year of our Lord one thousand Eight hundred and
 Eighteen, Between Samuel Colleton Graves now being in the said State of
 Carolina of the First part, Susan M. Pherson (a daughter of General Charles
 Pherson deceased formerly and in his life time of Charleston in the State
 -said) Spinster of the second part, James E. M. Pherson testamentary
 -share of the said Susan of the third part, and James R. Pringle, James M.
 son Junior and James E. M. Pherson (trustees chosen and appointed by
 parties aforesaid) of the Fourth part. Whereas a marriage by Gods permission
 shall intended to be had and solemnized between the said Samuel
 -letton Graves and the said Susan M. Pherson and Whereas the said Susan
 -son and by the last will and testament of her said deceased father
 -son in fee simple to an undivided moiety of the Lands and also to an
 -divided moiety of the Negro Slaves contained in a Schedule hereunto
 and marked — And whereas it hath been agreed upon between the said
 Susan M. Pherson and the said Samuel Colleton Graves previous to the
 -said marriage and by and with the consent of the said James R.
 Pringle (testified by his being a party to these presents and sealing and
 -having the same) that the aforesaid Lands and Negroes should by the
 -said parties be sold by public and lawful bargain, sale and
 -conveyance to the said James R. Pringle James M. Pherson Junior and

their heirs Executors administrators and assigns to go and upon the said premises
subject to the trusts intents and purposes in such manner as is hereinafter men-
tioned and declared of and concerning the same. Now therefore for the pur-
pose of effecting the views and intentions aforesaid, the said Trustees witnesseth
that the said Susan McPherson and the said James Ell Pherson as Guardians
aforesaid for and in consideration of the said pretended marriage and aforesaid
consideration of the sum of ten shillings to them and each of them in hand paid
at and before the sealing and delivery of these presents (the receipt whereof is hereby
acknowledged) and for divers other good causes and valuable considerations then
and each of them then unto specially moving and by and with the consent of
said Samuel Colletor Graves, have granted bargain and sold confirmed
released and confirmed and by these presents do grant bargain and sell confirmed
released and confirmed unto the said trustees and to their heirs Executors adminis-
trators and assigns all and singular the undivided moiety or half part of
lands and negro Slaves contain'd in the aforesaid schedule marked A
together with the rights members hereditaments and appurtenances belonging
in any wise incident to the said lands and the woods and woods and
and remainders rents issues and profits thereof and of every part and parcel thereof
have and to hold the said undivided moiety of the said lands with their incidents
appurtenances aforesaid and also the said undivided moiety of the said negro
Slaves together with the future issue and increase of the females thereof unto
said trustees and to their heirs Executors administrators and assigns to go and upon
the female trusts ^{uses} intents and purposes and subject to the several powers
limitations and agreements hereinafter mentioned by the said Trustees
concerning the same that is to say to the use and behoof of Susan McPherson and her
heirs Executors and administrators until the solemnization of the said intended
marriage and from and immediately after the solemnization thereof to the use and
behoof of the said Samuel Colletor Graves and Susan McPherson and their assigns
for and during the term of their joint lives to permit and suffer the said Samuel Col-
letor Graves alone during the said term to receive and take the rents issues and profits
of the said real and personal property to and for the joint use benefit and behoof of
both of them the said Samuel Colletor and Susan and from and immediately
after the death of either of them leaving issue alive of the said intended marriage
to the use intent and purpose that the survivor of them the said Samuel Colletor
Graves and his assigns shall and may for and during the term of his
natural life have take and receive to and for his own use benefit and behoof
the rents issues and profits of the said real and personal property and
and immediately after the determination of that estate to the use
of the said trustees a the survivors or survivor of them for and during the life of
after the said Samuel Colletor and Susan McPherson shall be deceased

make entries and bring actions as occasion shall require But notwithstanding
 trust to permit the Survivor of them the said Samuel Colleton and Susan
 the natural life of such Survivor to receive and take the rents issues and profits
 of the said premises to and for his or her use and benefit as aforesaid and
 after the death of such Survivor then in trust to have and to hold all and
 the said premises to and for the sole use benefit and behoof and behalf
 of the eldest son of the said marriage living at the time of the death of the survivor
 then the said Samuel Colleton and Susan his heirs executors administrators
 a signor for ever and should there be no son living at the time aforesaid then
 trust to have and to hold the said premises to and for the sole use benefit
 and behoof of the eldest daughter of the said marriage living at the time
 the death of the survivor of them the said Samuel Colleton and Susan and
 his heirs executors administrators and a signor for ever subject nevertheless
 either of the events aforesaid to the payment of the full sum of six thousand
 pounds sterling to each of the younger children of the said marriage living
 at the time of the death of the survivor of the said Samuel Colleton and Susan
 if more than one such child should be living as aforesaid and if only one
 such child should be living as aforesaid then the said sum of six thousand
 to be paid as aforesaid to him or her as the case may be, but in case that at
 death of them the said Samuel Colleton and Susan there should be at the time
 of such death no issue of the said marriage living then the said premises to
 of the said Susan or her heirs executors administrators and a signor for ever
 then contained and agreed upon between the said parties in the event of
 said Susan surviving the said Samuel Colleton and their being at the time
 no issue of the said marriage living, that the heirs executors or administrators
 the said Samuel Colleton shall pay unto the said Susan annually during her
 natural life to and for her sole use and behoof the sum of Six thousand
 out of the Paper estate and effects of the said Samuel Colleton the sum
 in Bar and satisfaction of down wamy other claim by the said Susan
 the State real or personal of the said Samuel Colleton Provided always
 it is hereby expressly declared and agreed upon by between the said parties
 to these presents that in case the said Samuel Colleton and Susan should
 any time here after during the said marriage think fit to have the said
 premises or any part or parts do granted and released as aforesaid or
 disposed of in fee simple or exchanged for other Property real or personal
 then the said Trustees or the Survivor or survivor of them or the heirs
 administrators or a signor of the survivor or being thereunto jointly
 meeting under the hands and seals of the said Samuel Colleton and
 Susan or by their attorney or attorneys lawfully called or disposed or exchanged the said
 property real or personal is assigned here by subject to the
 performance of the said premises shall be bound by the said

limitations as are hereinbefore set forth limited and expressed of and concerning the hereinbefore granted and leased premises and to an as far as the uses intents ^{and} purposes is allowed and it is further covenanted and agreed upon between the said parties for the considerations aforesaid and the said Samuel Colleton Graves hereby binds and obliges himself his heirs executors administrators or assigns from time to time and at all times hereafter upon the reasonable request of the said trustees or of the survivors or survivor of them or the heirs executors administrators or assigns or of the survivor of them and at the cost and charge of the said trust-estate to do seal and execute or procure to be done sealed and executed all and every such further and other lawful and reasonable and acts thing and things conveyance assignments and assurances in the law whatsoever as well for the confirmation of these presents as for the further and better conveying assigning and assuring all and singular the premises hereinbefore mentioned and alluded to as intended to be herein comprehended to give the fullest and most perfect efficacy to the true intent and meaning of these presents and of all the parties thereto as by the said trustees or by the survivor or survivor of them or by the heirs executors administrators or assigns of such survivor his or their council learned in the law shall justly and reasonably be required it is moreover further agreed and covenanted upon between the said parties that the said Samuel Colleton and Susan during their joint lives by any deed or instrument in writing under both their hands and seals may give grant convey and assign any part of the foregoing premises or any property growing out of or proceeding from the said premises and any part thereof unto such child or children of the said marriage in fee simple or otherwise as they the said Samuel Colleton and Susan may think proper and advisable the land when thus given granted conveyed and assigned in fee simple or otherwise as aforesaid to be freed and discharged from all and singular the trusts limitations and powers contained in this deed. In witness whereof the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written
S. Colleton Graves (S). T. M. Pherson (S). James R. Pingle (S). James M. Pherson (S). T. M. Pherson (S). Sealed and delivered in the presence of (the words "annually" are written above "her natural life") and the words "the same title in her and the satisfaction of down or any other claim by the said Susan against the estate real or personal of the said Samuel Colleton" in the third page of this deed are primarily interlined W. Robertson - Robert Pingle
Schedule A Referred to in the preceding indentured all that plantation or tract of land called ^{the} Keweenaw situate being and being in the parish of St. James in the State of South Carolina in the West-Branch of the River of St. John's containing about seven hundred acres touching and bounding to the north the said River to the South on lands of Lewis Morris Esquire to the East by the said River and of John