

of the female shall be settled conveyed and disposed of to such uses upon such trusts and to and for such intents and purposes as are herein after expressed and declared of and concerning the same Now this Indenture witnesseth that in presence of the said Agreement in consideration of the said intended Marriage and for and in consideration of the sum of five shillings a piece to them the said John Godfrey and Eliza Webb Ladson Webb in hand at or before the sealing and delivery of these presents well and truly paid by the said Peter B Girardeau and William C Pinckney their receipt whereof is hereby acknowledged the said Eliza Webb Ladson Webb by and with the trinity and consent of the said John Godfrey her intended Husband Testified by his being a party to and signing and settling of these presents That he granted her gained sold assigned transferred and set over and by these presents Doth grant bargain sell assign transfer and set over unto them the said Peter B Girardeau and William C Pinckney and the Survivor of them the Executor administrator and assigns of such Survivor with those Townion Negro Slaves named Old gracie Peggy Jacob Guy Lester Hector Elye grace Indiana Dye等等 Inde Maria and Maria Together with the posterie Issue and increase of the females and also all those other twenty two Negro Slaves named Charlotte Betty Joe Harry Sally Belinda William Dan Richard Molly Dorinda John Slappy Calmendus Jenny Haest Kitty Dye Bruce Dearest Sophia and Sampson together with the posterie Issue and Increase of those females which she is entitled to under the will of her late master Mr Eliza Girardeau subject to the life estate of Colonel Peter B Girardeau 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 Twenty two Negro Slaves before named together with the posterie Issue and increase of the females unto the said Peter B Girardeau and William C Pinckney and the Survivor of them and to the Executor Administrator and assigns of aforesaid Survivor for ever Upon such Townion notwithstanding and for such uses intents and purposes as are herein above expressed and declared of and concerning the same that is to say In Trust for the said Eliza Webb Ladson Webb her Executor administrator and assigns until the solemnization of the said intended marriage and from and immediately after the solemnization thereof then in trust that the said Peter B Girardeau and William C Pinckney and the Survivor of them the Executor

Administrators and assignees of such survivor do and shall  
 permit and suffer the said John Godfrey during the joint lives  
 himself and the said Eliza Webb Ladson. Webb his intended  
 wife to have the compensation enjoy most direction and manage-  
 ment of the said Negro Slaves and the future Issue and  
 increase of the Females But so no the same shall not be  
 in any manner Subject or liable to the Debts contracts or engagements  
 of the said John Godfrey her intended husband and to receive  
 and take the Personal services profits proceeds earnings  
 and advantages of their work and labour for their joint use  
 and benefit and in case the said Eliza Webb Ladson should  
 survive the said John Godfrey her intended husband  
 then in trust that the said Peter B Girardeau and William  
 C Pinkney and the survivor of them and the Executors  
 Administrators and Assignees of such survivor Do give and con-  
 sign and transfer all and singular the aforesaid  
 Negro Slaves with the future Issue and increase of the  
 Females unto the said Eliza Webb Ladson Webb their  
 Executors Administrators and Assignees absolutely free and clear  
 and discharged of and from all other trusts whatsoever  
 if it should happen that the said John Godfrey should  
 survive the said Eliza Webb Ladson Webb then to him  
 to permit and suffer the said John Godfrey to receive and  
 take the wages labor personal services Issue and profits  
 the said Negro Slaves together with the Issue and increase  
 the Females for his own use and benefit for and during  
 the term of his natural life and from after the decease of  
 said John Godfrey then to Trust for the Issue of that day  
 as well Daughters as sons share alike as Tenants in common  
 and not as Joint Tenants than heirs and Assignees for ever  
 and in default of such Issue Then to the sole and only per-  
 son and behalf of the said John Godfrey the survivor his  
 Slaves and Assignees forever and to avoid纷  
 and purpose whatsoever Provided alway that if an  
 either of the Slaves or the future Issue and increase  
 of the Females should grossly misbehave himself herself  
 or it should hereafter be found most to the discontent  
 natural birthright of the said John Godfrey and Eliza  
 Webb his intended wife to sell or dispose of such  
 other Slaves or all the said Negroes for other purpose  
 that it shall stand may be lawfull so to do

that the money arising from the sale of any or all the said  
 Negroes be laid out in other Property Babek Stock or good  
 and sufficient Securities for money to be settled conveyed  
 and affixed upon according ~~affixes~~ interest and  
 meaning of these presents In witness whereof the parties  
 aforesaid to these presents have hereunto set their hands  
 and seals dated the day and year first above written  
 John G Godfrey (S) Eliza L Webb (L) P B Girard and W C Pinckney (S)  
 Sealed and delivered in the presence of us Geo Taylor --  
 Susan P Webb --- J. George Taylor being duly sworn made  
 oath that he was present when John G Godfrey Eliza L Webb Pte  
 B Girard and Wm C Pinckney signed seal and delivered  
 the foregoing instrument of writing for the uses & purposes  
 therein mentioned and that he with Susan P Webb  
 witnessed the same sworn before me this 2<sup>nd</sup> May 1818 Thomas  
 Ham 2<sup>nd</sup> Recorded 2<sup>nd</sup> May 1818

### State of South Carolina

This Indenture made the  
 fourteenth of April in the year of our Lord one thousand  
 eight hundred and eighteen, between Samuel Colleton of  
 Gravest, now residing in Charleston in the state aforesaid,  
 for the one part, and James R. Pringle, James M. McPherson  
 Junr, and James C. McPherson of the park, Witsop  
 et al, that the said Samuel Colleton Gravest, for and by his  
 consideration of the sum of five shillings to him in hand  
 paid, by the saids James R. Pringle, James M. McPherson  
 Junr and James C. McPherson, at and before the sealing  
 and delivery of these presents, the receipt whereof is hereby  
 acknowledged, hath granted, bargained, and sold and doth  
 these presents, deth grant bargain and sell, unto the said  
 James R. Pringle, James M. McPherson Junr, and James C.  
 McPherson, all that Tract of land called the Devil's cle-  
 bow, Barony, situate, lying and being in the District of  
 Beaufort in the State aforesaid, containing about six thou-  
 sand acres, more or less, butting and bounding to the west  
 on Spring Island, to the East on Pinckney Island, to  
 the south on Bull's Islands, to the west by the Head line  
 running from Colleton River on the north to May River on  
 South, and the reversion, and recautions, remainder and  
 remainder, rents, issues, and profite of the said Prop-

Tract of land, and its appurtenances: to have and to hold  
 the said Barony or tract of land, with its appurtenances,  
 aforesaid, unto the said James R. Pringle, James McPherson  
 junior, and James C. McPherson, & to the survivor,  
 or survivor of them, and to the heirs executors, administrators  
 or assigns of the survivor, from the date of these presents  
 for and during and unto the full end and term of a  
 year, from thence next ensuing, and fully to be completed  
 land ended, yielding and paying, therefore, at the expiration  
 of the said term, the rent of one pepper corn, if the  
 same shall be lawfully demanded: to the intent and purpose  
 that by virtue of these presents and of the Statute of force  
 in this state, for transferring uses into possession they then  
 James R. Pringle, James McPherson, and James C. McPherson  
 may be in the actual possession of all and singular the  
 said premises with the appurtenances, and thereby be en-  
 titled to accept and take a quiet and release of the  
 reversion and inheritance thereof, to them the said  
 James R. Pringle, James McPherson junior, and James  
 C. McPherson in fee simple in trust, In witness whereof  
 the parties to these presents have hereunto interchangably  
 set their hands and seals on the day and in the year  
 first above written. S. Colleton Gravest, (S.) James R.  
 Pringle (S.) J. C. McPherson (S.) James McPherson (S.)  
 Sealed and delivered in the presence of W. Robertson,  
 Robert Pringle, (S) William Robertson being duly sworn  
 to, that he was present and saw Samuel Colleton seal  
 James R. Pringle, James C. McPherson and James McPherson  
 sign, seal, and deliver the within instrument, of writing for  
 the uses and purposes therein mentioned and that he im-  
 mersed the same with Robert Pringle - Sworn to before me  
 this 2<sup>d</sup> May 1818. J. H. Stevens A. M. - Recorded 2<sup>d</sup> May 1818  
 State of South Carolina.

This indenture made  
 the fifteenth day of April in the Year of Our Lord the  
 thousand and eight hundred and eighteen, between James  
 Colleton Gravest, now living in the said state, of the  
 first part, and James C. McPherson, and James R. Pringle,  
 of the other part, whereas a marriage by Gods power  
 is shortly to be intended and solemnized, between th-

Samuel Colleton Graces and Susan McPherson, of the  
city of Charleston, in the State aforesaid spinster, and  
whilst in and by a certain marriage settlement, bearing  
witness date with these presents, made between the said John  
Colleton Graces of the first part, the said Susan McPherson  
of the second part, James E. McPherson testamentary  
guardian of the said Susan of the third part, and  
James R. Pringle, James McPherson Junior, and James  
E. McPherson of the fourth part, the property real, or  
personal specified, and contained in a Schedule an-  
nexed to the said marriage settlement and belonging unto  
the said Susan is aforesaid and conveyed in fee simple  
unto the said John R. Pringle, James McPherson Jun.  
and James E. McPherson, in trust, to and for the uses  
trusts, intents, and purposes set forth in the said mar-  
riage settlement. Now therefore this indenture witness-  
eth, that the said Samuel Colleton Graces, for and in  
consideration of the said intended marriage and of  
the execution of the marriage settlement aforesaid,  
and also for and in consideration of the sum of ten shil-  
lings to him the said Samuel Colleton Graces 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 consideration  
given thereunto especially moving, hath granted bargained  
and sold, remised released, and confirmed, and by these  
presents doth grant, bargain and sell, remise, release  
and confirm unto the said James E. McPherson  
James R. Pringle, and James McPherson Junior, and  
to their heirs, executors, administrators, and assigns, all  
that Tract of land or Barony and all and singular  
the negro slaves, described and contained, in a Schedule  
hereunto annexed, and marked A. together with the  
right, members, hereditaments and appurtenances belonging  
to or in any wise incident to the said Tract of Land, or  
the reversion and reversions, remainder, and remainders, be-  
tween, and profits thereof, and of every part and parcel  
thereof, to have and to hold the said tract of land  
with its incidents and appurtenances as aforesaid and also  
the said negro slaves with the fixtures, goods and chattels  
of the premises thereof, unto the said James E. McPherson

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sayd premises to and for the sole use benefit and behoof of  
the eldest son of the said marriage living at the time of  
the death of the survivor of the said Samuel Colleton, and  
Susan, his heirs, executors, administrators, and assigns forever,  
and should there be no son living at the time of the death  
of the survivor of the said Samuel Colleton and Susan, then  
in 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 of the death of the  
survivor of the said Samuel Colleton and Susan and to sue  
hers, executors, administrators, and assigns forever, subject  
nevertheless in either of the events aforesaid, to the payment  
of the full sum of one thousand pounds sterling, to the young-  
est child of the said marriage living at the time of the  
death of the survivor of them the said Samuel Colleton and  
Susan if more than one such child should be then living,  
and if only one such child should be then living, then the said  
sum of one thousand pounds to be paid to him or her as the case  
may be, but in case that on the death of either of them the said  
Samuel Colleton and Susan, then should be then living no issue  
of the said marriage then the said premises to devolve upon  
such person or persons as the said Samuel Colleton by his  
last will and testament or by any deed executed under his  
hand and seal, shall direct himself, and appoint, subject notwithstanding  
to the payment of an annuity out of the said  
premises to the said Susan of six thousand dollars in the event  
of her surviving the said Samuel Colleton as is fully expressed  
and set forth in the marriage settlement bearing even date  
with these presents which has before been referred to, and should  
the said Samuel Colleton survive the said Susan and there  
should at that time be no issue of the said marriage living, then  
in trust to have and to hold the said premises and every part  
and parcel thereof, to and for the sole use benefit and behoof  
of the said Samuel Colleton his heirs, executors, administrators  
and assigns forever, provided always and it is hereby expressly  
declared, and agreed upon between the said parties, that in  
case the said Samuel Colleton, shall at any time hereafter die  
the said marriage or thereafter think fit to have the said pre-  
mises, or any part or parts thereof sold and disposed of  
separately, or exchanged for other bushels real or personal  
then the said Susan or the

v. n. the said executors, administrators or assigns of the survivors  
 of them, to have, execute, administer, or assign of the same  
 or bring thereunto requested in writing by the said Samuel Collet  
 shall absolutely sell or exchange the same, and the property  
 real or personal acquired by such sale or exchange, shall be sub-  
 ject to the same uses, trusts, intents, and purposes and bound by  
 same declarations and limitations as are herein before set forth  
 and expressed of and concerning the same, hereinbefore granted  
 and released by premises, and he and you in other wise intent, or  
 purposes whatsoever, it is further agreed and covenanted afo-  
 between the said parties, that the said Samuel Colletton  
 and Susan, during their joint lives, and the said Samuel  
 Colletton, should he survive the said Susan by any deed  
 or instrument in writing, signed, sealed, and delivered  
 in their joint names, or in the name of the said Samuel  
 Colletton in the event aforesaid, may give, grant, convey and  
 assign any part, or parts, of the foregoing premises, aforesaid,  
 property growing out of or proceeding from the said premises  
 a form and particular part thereof unto such child or children  
 of the said married in fee simple, or otherwise, as they the said  
 Samuel Colletton and Susan, or the said Samuel Colletton  
 in the event aforesaid may think proper and advisable  
 the same when thus given, granted, conveyed and assigned  
 in fee simple or otherwise, to be freed and discharged, from all  
 and singular the trusts, limitations, and provisions contained  
 in this deed: And it is further covenanted and agreed upon  
 between the said parties, for the considerations aforesaid, and the  
 said Samuel Colletton hereby binds and obliges himself his  
 heirs, executors, or administrators, from time to time and at all  
 times hereafter, upon the reasonable requests of the said two  
 or of the survivors or survivor of them all of the heirs, executors,  
 administrators or assigns, of the survivor of them, and at the costs  
 and charges of the said trust estate, to do, seal and execute,  
 promises to be done, sealed and executed all and every such just  
 and other lawful act and acts, thing and things, conveyance  
 and assignments and assurances in the law whatsoever, as will  
 the confirmation of these presents as for the further and better  
 carrying, assigning and assuring all and singular the fore-  
 going and mentioned or alluded to or intended to be there-  
 comprehended, so as to give the fullest and most perfect  
 ease to the true intent and meaning of these presents

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all the parties hacto, as by the said Trustee or the survivors, or  
survivor of them, or by the Heirs, executors, administrators, or  
assigns of the survivor of them, his or their counsel learned in  
the Law shall justly and reasonably be required. S. Colleton  
Graves (Ls) A. E. McPherson (Ls) James R. Pringle (Ls) James W. Pharr  
Sealed and delivered in the presence of, the undersigned having  
previously in several places been substituted for John W. Robertson  
Robert Pringle &c. — (3d Schedule referred to in the annexed deed  
marked A.) All that Tract of land called Devil's Elbow, being  
situate lying and being in the District of Beaufort in the State  
of South Carolina, containing Six thousand acres, be the same  
more or less, butting and bounding to the north on Spring Island,  
to the east on Pinckney Island, to the south on Bull's Island,  
to the west on the Red line running from Colleton River on the  
north to May River on the South. — The following negro Slaves,  
viz: Franks, old Simon, young Simon, Sam. Bill, John, Linda,  
Sethio, Tommy, Phillips Bird, Philander, Mary Ann, July, Stephen  
Selinder, Estima, Gilbert, Doby, Toby, Peter Nate, Molly, Jimmy, Abby  
moss, Rock, Jacky, Nappy, Maria, Cissie, Bud, ic. Hannah, Neddy,  
Doby, Willoughby, Anthony, Will. Balfour, Dick, Nancy, Dick, Doby,  
John, Ametta, Jack, Miley, Gabriel, Jimmy, Nelly, Jacob, Amy,  
Bingo, John, Hammond, Binky, King, old Jenny, Dinah, Dick, Sam  
Jimmy, Peter, Hannoh, old Cole, Charles, Big Dan, Hetty, Abby, Peter,  
Puffield, Haga, old boy, old Harry, Jim, Nancy, Billy, June, old  
Sancho, Fortune, Infel, Sarah, Caty, Peter, Daphne, Mats, Isaac,  
Jenny, Hartness, Moses, Tony, Lucy, Oscar, Dick, Charles, Frank,  
old Daphne, Tom, Fortune, Sue, Henry, Fortune, Molly, Mary, old  
Jane, Candy, Mingo, Sally, old Molly, Moses, Nan, Morris, Phillips  
Isaac, Tombs, Moses, Nicholas, Curtis, Buffo, Samson, Caty, Mina and  
Jenny, Jerry, Doll, Dow, Scipio, Sampson, Cyrus, Glop, Linus, Betty  
Poldore, old Sampson, big Charles, Lisette, Edmund, Anna, Lemuria, Cyrus,  
Joe, Lucy, Betty Jane, Carter, Belinda, Wally, Bob, Peter, Bada  
Quash, old Peter, Anthony, Nappy, Caesar, Nancy, Dick, Colter, Janey,  
Mary, Tia, Grace, Lydia, Charles, Sally, Old, Bingo, Tia, old  
Hester, Doll, Poul, Frances, Lucretia, Nappy Quash, Stephen, Maria,  
Hank, Katy, Tom, Fortune, Louisa, Belzy, Dyer, Samuels, Chester,  
Sarah, Binck, Juliette, Mary, Hartness, Tua, Aaron, Bob, old  
Sigh, Tom, Chapman, Claudie, Bella, Billy, Dinah, Sandy, Mary,  
Phillip, Rinal, Billy, Sam, Clay, Hannah, Billy, Gilard, Bob  
John, Hamblet, old Bob, York, Parker, Claudie, Maria, old  
Joe, Adam, Silvy, Dinal, Mary, Anna, old, Anna, old, Mr.

v<sup>r</sup> on the said executors, administrators or assigns of the survivor(s)  
 of them, to have, execute, a devise, to a legatee, or assigns of the survivor  
 or being thereunto requested in writing by the said Samuel Colleton  
 shall absolutely sell or exchange the same, and the property real  
 and personal so acquired by such sale or exchange, shall be sub-  
 ject to the same leases, tenures, impositions and purvages and bound by the  
 same declarations and limitations as are herein before set forth  
 and expressed at and concerning the same, hereinbefore granted  
 and released by themselves, and the said for all other uses intents, or  
 purposes whatsoever, it is further agreed and covenanted upon  
 between the said parties that the said Samuel Colleton  
 and Susan during their joint lives, and the said Samuel  
 Colleton, should he survive the said Susan by any deed  
 or instrument in writing, signed, sealed, and ~~executed~~  
 in their joint names, or in the name of the said Samuel  
 Colleton in the event aforesaid, may give, grant, convey and  
 alien any part, or parts, of the foregoing humipes, a long pre-  
 sently growing, out of or proceeding from the said humipes  
 a part, and partly, or part thereof, unto such child or children  
 of the said married in fee simple, or otherwise as they the said  
 Samuel Colleton and Susan, or the said Samuel Colleton  
 in the event aforesaid may think proper and advisable,  
 the same when thus given, granted, conveyed and assigned  
 in fee simple or otherwise, to be freed and discharged, from all  
 and singular the trusts, limitations, and morisols contained  
 in this deed: And it is further covenanted and agreed upon  
 between the said parties, for the considerations aforesaid, and the  
 said Samuel Colleton herein binds and obliges himself his  
 heirs, executors or administrators, from time to time and at all  
 times hereafter, upon the reasonable request of the said trustee  
 or of the survivor or survivor of them all of the heirs, executors, ad-  
 ministrators or assigns, of the survivor of them, and at the costs  
 and charges of the said trust estate, to do, seal and execute, or  
 promise to be done, sealed and executed all and every such further  
 and other lawful act and acts, thing and things, conveyances  
 and assignments and assurances in the law whatsoever, as well for  
 the confirmation of these presents as for the further and better con-  
 ferring, assuring and assuring all and singular the premises  
 hereinbefore mentioned or alluded to or intended to be taken  
 comprehend, so as to give the fullest and most perfect effi-  
 cacy to the true intent and meaning of these presents, <sup>and</sup>

all the parties hereto, as by the said Trustee, by the survivor, or  
 survivor of them, or by the heirs, executors, administrators, or  
 assigns of the survivor of them, his or their counsel learned in  
 the Law shall justly and reasonably be required, & Collected  
 Graces (Ls) A.C. McPherson (Ls) Sabas R. Pringle (Ls) James W. Pharoah  
 Sealed and delivered in the presence of, the word "James" having  
 previously in several places been substituted for "John") Wm. Robertson  
 Robert Pringle &c. Schedule referred to in the annexed deed  
 marked A. All that Tract of land called Devil's Elbow, being  
 situate lying and being in the District of Beaufort, in the State  
 of South Carolina, containing Six thousand Acres, be the same  
 more or less, butting and bounding to the north on Spring Island,  
 to the east on Pinckney Island, to the south on Bull's Island,  
 to the west on the Red line running from Colleton River on the  
 north to May River on the south. = The following negro Slaves,  
 viz: Franks, old Brown, young Brown, Sam. Bill, John, Linda,  
 Peckie, Tommy, Phillips Child, Philander, Mary Ann, July, Stephen  
 Felinder, Catrina, Gilbert, Betsy, Toby, Peter, Kate, Molly, Jimmy, Affy  
 moses, Rock, Jacky, Nappy, Maria, Cissy, Ned, ic. Hannah, Handy,  
 Abby, Willoughby, Antony, Will, Balston, Dick, Nancy, Dick, Betsy,  
 Tom, Ametta, Jack, Miley, Gabriel, Jenny, Nelly, Jacob, Tony,  
 Binck, John, Hammond, Binky, Knight, old Jenny, Dinah, Dick, Sam  
 Jimmy, Peter, Hannock, Old Cole, Charles, Big Sam, Hetty, Affy, Peter,  
 Pugilla, Hagar, old Boy, old Harry, Jim, Nancy, Billy, June, old  
 Sanchez, Fortune, Infel, Jacob, Cate, Pete, Daphne, Katie, Isaac,  
 Jenny, Hardtimes, Moses, Tony, Lucy, Oscar, Dick, Charles, Frank,  
 old Daphne, Tom, Fortune, Sue, Benny, Fortune, Molly, Mary, Ned  
 Jane, Sandy, Mingo, Golly, old, Molly, Moses, Nan, Monis, Phillip  
 Isaac, Tommy, Moses, Nicholas, Curtis, Buffie, Samson, Cate, Murray  
 Jenny, Jenny, Doll, Tom, Cipio, Sampson, Cyrus, Glop, Jimus, Betsy  
 Pollard, old Sampson, big Charles, Lisett, Edmund, Clara, Lemira, Cudus,  
 Joe, Lucy, Betty, Jane, Cister, Belinda, Wally, Bob, Peter, Badde  
 Quash, old, Peter, Anthony, Nappy, Caesar, Nancy, Dick, Collier, January  
 Mary, Sia, Grace, Lydia, Charles, Gally, Sue, Binah, Isaac, Cate  
 Nestor, Doll, Poul, Francis, Juanita, Affy, Quash, Stephen, Nestor,  
 Kent, Katy, Tom, Fortune, Louise, Betsy, Dya, January, Nestor,  
 Senah, Binck, Juliette, Harry, Hardtimes, Tua, Aaron, Bob, Mary  
 Sigh, Tom, Chapman, Claudia, Bella, Billy, Dinah, Sandy, Nelly,  
 Phillip, Hinah, Belly, Sam, Ciss, Hannah, Billy, Silvia, Bob, Cate  
 John, Hannibal, Bly, Bob, York, Gasher, Claudia, Maria, Alice  
 Joe, Adam, Silvy, Dinah, Hagar, Lucy, Matilda, Dinah, Will

Jim, Tio, June, Tensah, Pleasant, Cornilla, Lynnes, Adam, Hamm  
 Prince, Matt, Phillips, Lester, Amy, Hogar, Paul, Cho. Joe, Venus  
 Punch, Delia, Caesar, Mollie, Mammie, Sarah, Andie, Rose, George  
 Dennis, Nancy, Death, Shanta, old Sarah, Cain, Clos, Caffer,  
 Sonie, Nancy, Hester, Cemetery, Copay, Joe, Baty, Maria, Charles  
 Stephen, Doll, Lissie, Dick, George, Joe, Jack, Delia, Jason,  
 Belinda, Carolina, Sandy, Hannah, Mary, Hester, old Sampson,  
 old Badoe, Daniel, old Patoo, Nona, Hannie, James, Rate,  
 old Hannah, Joe, Lucy, Bettie, Jack, Black, Nell, Harry,  
 Lisy, Jack, old amy, Hammond, Beck, old Dick, Henry, Banap  
 Sampson, Molly, Henry, Hanson, Daphne, March, Wall, Tilla,  
 Hannah, Paul, Quilla, Charlotte, Tench, Clarissa, old nene,  
 Constantia, old Lissy, Bette, Badoe, little Tom, all dead.

William Robertson being duly sworn made oath that he  
 was present, and saw Samuel Colleton Graves, James E.  
 M. Pherson, James R. Pindle, and James M. Pherson sign  
 Seal, and deliver the within instrument of writing for the  
 uses and purposes therein mentioned and that he with  
 Robert Pringle, by it before the same, Swore to before me  
 the 2<sup>d</sup> May 1815. J. H. Geddes (D. M.)

Moorock 2<sup>d</sup> March 1818.

(Signed) This Indenture made the fourteenth day of June in the year of  
 our Lord one thousand Eight hundred and fourteene between Richard  
 Graves Esquire admiral of the navy of his Britannic Majestys now  
 residing at Brussells in the Netherlands and Louisa Barbara Graves his  
 wife now residing at Idsworth Park in the County of Hants in England the  
 daughter and sole Heiress of Sir John Colleton late of Exeter in the County  
 of Devon in England Baronet but now deceased and deceased named  
 in the last will and testament of the said Sir John Colleton deceased  
 of the one part and the Chevalier James Dominick Vandampe Knight  
 of the Royal Military order of William and Knight of the Legion of  
 Honour and Colonel of the Regiment of Horse artillery in the service  
 of his Majesty the King of the Netherlands lately residing at answerm  
 the Netherlands but at present in London and Louisa Barbara aforesaid  
 Vandampe wife of the said Chevalier James Dominick Vandampe  
 son and daughter of the said Richard Graves and Louisa Barbara his  
 wife of the other part - Whereas a marriage has lately been taken place  
 between the said Chevalier James Dominick Vandampe and Louisa  
 Catherine Colleton his wife and previously to and in contemplation of the  
 marriage it was agreed that a settlement upon a set of the  
 Besides or Estates a plantation herein after mentioned situate in the State

of South Carolina in the United States of America to the amount of Six thousand  
 pounds Sterling lawful English money with its interest at the rate of five  
 per cent per annum for ever and to be made over and for the use &  
 benefit of them the said Chevalier James Dominic Vandermesier and  
 Louisa Catharina Collector his wife as a provision for them and the issue of  
 the said Marriage by them the said Richard Graves and Louisa Carolina  
 his wife and whereas the said Chevalier James Dominic Vandermesier  
 and Louisa Catharina Collector his wife being minded and desirous to  
 proceed to and reside in the said State of South Carolina have required  
 that they the said Richard Graves and Louisa Carolina his wife should  
 pursuant to the agreement aforesaid and in lieu of the said sum of Six thousand  
 pounds Sterling and interest thereon or thereby stipulated convey unto them the  
 said Chevalier James Dominic Vandermesier and Louisa Catharina Collector  
 his wife so much and such part or parts quantity a quantity of either of the  
 Parishes or estates or plantations herein after mentioned as if sold would produce  
 the sum of three thousand pounds Sterling British money according to a fair and  
 proper price or valuation to be put them by two indifferent persons one to be  
 named and chosen by the said Chevalier James Dominic Vandermesier  
 and Louisa Catharina Collector and his wife and the other by the said Richard  
 Graves and Louisa Carolina Graves or their agents or factors as they the said  
 Chevalier James Dominic Vandermesier and Louisa Catharina Collector his wife  
 shall elect and chosen in manner herein after mentioned (save and except as  
 hereinafter is excepted) and also many of the negroes or other slaves on the  
 said herein before and after mentioned Parishes Estates or plantations the property  
 of whom the said Richard Graves and Louisa Carolina his wife and slave will pro-  
 duce a like sum of three thousand pounds of like Sterling British money the same  
 to be ascertained and valued in the manner hereinafter mentioned together with  
 the rents issues and profits of the said Estates slaves and premises, Now this Inventory  
in witness that in pursuance of the aforesaid agreement and request and in  
trust and discharge of the said sum of six thousand pounds and interest  
and in Consideration of the said marriage and of the benevolent affection which  
 they the said Richard Graves and Louisa Carolina his wife have and bear for  
 and towards their said daughter and as a provision for them the said Chevalier  
 James Dominic Vandermesier and Louisa Catharina Collector and the issue  
 of the said Marriage, and for and in consideration of the sum of ten thousand  
 pounds Sterling lawful English money through them the said Richard Graves and  
 Louisa Carolina his wife his hand will and truly paid by them the said  
 Chevalier James Dominic Vandermesier and Louisa Catharina Collector  
 his wife (the receipt whereof is hereby acknowledged) they the said Richard  
 Graves and Louisa Carolina his wife do hereby for themselves their heirs and  
 assigns covenant and agree to and with the said Chevalier

Dominic Vandermupen and Lucia Catharina Colletor his wife their  
 heirs and assigns that they the said Richard Gravé and Lucia Carolina his  
 wife shall and will by all proper and necessary conveyances and agreements  
 whatsoever convey and assign or cause to be conveyed and apportioned unto the said  
 Chevalier James Dominic Vandermupen and Lucia Catharina Colletor  
 his wife and to their heirs and assigns or to such person or persons and in  
 such manner and form as they shall jointly direct or appoint all such  
 part or parts quantity or quantities of acre of land being part and parcel of  
 the Baronies estates a plantation called Fairlawn and Colletor estate  
 and being in the said State of South Carolina in the said United States of  
 America as he the said Chevalier James Dominic Vandermupen and Lucia  
 Catharina Colletor his wife shall or may on their arrival in the said state  
 of South Carolina ~~and thereafter~~ elect and chuse and except another  
~~if that part of the~~ the Barony Estate a plantation called Colletor denominated  
~~the Bluff~~ with all such other part or parts of the said Baronies Estates a plantation  
 as now are or which shall <sup>then</sup> be then in a state of cultivation together with the lands  
 immediately contiguous to the said lands called the Bluff and all such other  
 lands so under or in a state of cultivation as a farm which shall not fall  
 within or be subject to such election and choice of the said Chevalier James  
 Dominic Vandermupen and Lucia Catharina Colletor his wife) as had  
 amount or be equal in value to the sum of three thousand pounds Sterling British  
 money to be ascertained and valued by two indifferent persons one to be named  
 and chosen by them the said Richard Gravé and Lucia Carolina his wife their heirs  
 agents or assigns and the other by the said Chevalier James Dominic Vandermupen  
 and Lucia Catharina Colletor his wife their heirs or assigns together with all  
 the Estate right title and interest of them the said Richard Gravé and Lucia  
 Carolina his wife or either of them for to and out of the said together with all  
 the rights Members and appurtenances to the same respectively belonging or  
 in any wise appertaining in as full ample and benefit <sup>intended</sup> as may be to all  
 intents and purposes whatsoever as if the said lands hereby mentioned and  
 agreed to be conveyed and apportioned had been held and enjoyed by the  
 said Richard Gravé and Lucia Carolina his wife and all her heirs and assigns  
 in like manner except a good and sufficient grant or deed and conveyance to the  
 said Chevalier James Dominic Vandermupen and Lucia Catharina Colletor  
 his wife of so many and such number of the negro and other slaves of them the  
 said Richard Gravé and Lucia Carolina his wife or either of them as shall then  
 be in or upon the said Baronies Estates a plantation of Fairlawn and Colletor  
 or either of them as they the said Richard Gravé and Lucia Carolina his  
 wife or their agents appointed for that purpose shall select and choose  
 such negroes or other slaves to be equal in amount or value to the sum of  
 three thousand pounds of like Sterling British money together with the

ifue and increase of the females of the said slaves such valuation to be  
ascertained and taken by two indifferent persons to be named and chosen in  
the manner hereinbefore mentioned to hold the said lands hereditaments slaves  
or slaves and premises with the appurtenances unto them the said Chevalier James  
Dominic Vandermolen and Louisa Catherine Colletot his wife their heirs  
and administrators and assigns according to the several natures and qualities  
thereof respectively And in further execution of the said agreement and for the  
considerations aforesaid they the said Richard Graves and Louisa Carolina  
his wife have and each of them hath made and drawn authority consti-  
tuted and appointed and by these presents do and each of them doth as far  
and in such manner as they lawfully may or can make and draw auth-  
ority constitute and appoint Robert Ward of Charleston in South  
Carolina aforesaid as their and each of their true and lawful attorney for  
them and in their names placed and fixed to nominate and appoint one  
a most proper person or persons to value and put a set a price upon all  
and every part or parts quantity or quantities of acres of the said Person  
or Estates or plantations called Fairlawn and Colletot situate and being  
in the said State of South Carolina in the said United States of America  
as shall be so chosen by the said Chevalier James Dominic Vandermolen  
and Louisa Catherine Colletot his wife as aforesaid as shall be equal in  
value to the said sum of three thousand pounds Sterling British money  
such valuation to be made in manner hereinbefore mentioned and also  
to value & put a set a price upon so many and such number of the said negroes  
and other slaves of them the said Richard Graves and Louisa Carolina before  
or upon the said Person's Estates or plantations of Fairlawn and Colletot  
either of them as shall be in value to the said sum of three thousand pounds  
like Sterling British money such negroes and other slaves to be selected and  
Chosen by the said Richard Graves and Louisa Carolina his wife or their  
agent and power and immediately after such valuation of the said land  
hereditaments slaves and premises in manner aforesaid for them the said  
Richard Graves and Louisa Carolina his wife to under give and deliver fully  
payable and quiet possession and payment of the said negroes and other slaves  
so to be chosen and valued as aforesaid to them the said Chevalier James  
Dominic Vandermolen and Louisa Catherine Colletot his wife their heirs  
assigns and also for them the said Richard Graves and Louisa Carolina  
his wife to make execute and perform all due and every such further and other  
act and acts due and deeds thing and things which shall or may be needful -  
requisite or necessary to be done in and about the premises for effecting the  
purposes hereinbefore mentioned or any of them as fully and effectually as  
intents and purposes whatsoever as they the said Richard Graves and Louisa  
Carolina his wife might or could do if personally present they the said

Richard Graves and Louisa Caroline his wife hereby ratifying allowing  
 and confirming and agreeing to ratify all and confirm all and whatsoever  
 their said attorney shall lawfully do or cause to be done in and about the  
 premises by virtue of their powers and the said Chevalier James Dominique  
 Vandermersch doth hereby for himself and for the said Louisa Catherine Estate  
 his wife covenant promise and agreed to any with the said Richard Graves  
 and Louisa Caroline his wife that they the said Chevalier James Dominique  
 Vandermersch and Louisa Catherine Collector his wife shall and will  
 upon their arrival in the said State of South Carolina and upon their arrival  
 leave hindements negro slaves and premises to be obtained in manner  
 aforesaid being delivered to them as aforesaid sign seal deliver and execute  
 unto them the said Richard Graves and Louisa Caroline his wife a good  
 and sufficient release and discharge for the said sum of six thousand pounds  
 together with all interest due or to accrue due thereon as the sum aforesaid  
 intended to have been charged upon the said Parcies Estates and plantations  
 upon the marriage of them the said Chevalier James Dominique Vandermersch  
 and Louisa Catherine Collector his wife as aforesaid and of any further claims  
 and demands on account of or in any wise relating to or concerning the same -  
 In witness whereof the said parties to these presents have hereunto set their  
 hands and seals the day and year first written - Richard Graves (S)  
 Louisa Caroline Graves (S) Jacques Dominique Chevalier Vandermersch (S). Louisa  
 Catherine Collector Vandermersch (S) Signed sealed and delivered by the  
 within named Louisa Caroline Graves, Jacques Dominique Chevalier Vandemersch,  
 and Louisa Catherine Collector Vandermersch (being first duly  
 stamp'd) in the presence of Christian Radcliffe of Isaworth Park Hants  
 C. Hector Petersfield Hants - signed sealed and delivered by the within  
 named Richard Graves (being first duly stamp'd) in the presence of us -  
 Brussels Jan 29<sup>th</sup> 1877. Sarah Matthews Frederick Mapson Esq'nt  
 to admiral Graves - ~~Borough~~ <sup>Township</sup> of Petersfield to witness  
 between John Hobart in the County of Hants in England Gentleman  
 making oath and with that he this deponent and Christian Radcliffe of  
 Isaworth Park in the said County Esquire were together personally present unto  
 him Louisa Caroline Graves, Jacques Dominique Chevalier Vandermersch  
 and Louisa Catherine Collector Vandermersch named and described in the  
 Indenture power of attorney annexed bearing date the very tenth  
 day of June instant sign and seal and as and for his her and their respective  
 act and deed in due form of law acknowledge and deliver the indenture  
 aforesaid of Covenant and that the names or signatures "Louisa Caroline Graves  
 "Jacques Dominique Chevalier Vandermersch" and "Louisa Catherine Collector  
 Vandermersch" set and subscribed to the same as the signatures of three of  
 the parties executing the same are respectively of and in the proper hands

writing of them the said Louis Gravas neques Domingue chevalier  
 Vandamme and Louisa Cathrina Colletot Vandamme his wife and also  
 that the names or signatures Christian Radcliffe and "C. Shetton" at t  
 subscribed to the attestation indorsed on the said annexed Indenture as  
 witnesses to the Execution thereof by the said three several before named  
 parties are of and in the proper and respective hands writing of him the  
 defendant and the said Christian Radcliffe — B. Shetton —  
 Seen at Petersfield aforesaid this twenty ninth day of June 1817 before  
 me J. Cookson Mayor of Petersfield — Now to whom these par-  
 ents shall come I the humble James Cookson Clerk Mayor of the Baro-  
 gh or township of Petersfield in the County of Hants in England do hereby  
 certify that on the day of the date hereof before me the said Mayor personally  
 came and appeared before me in the said Mayor the defendant named  
 and described in the affidavit hereinabove annexed being a person well known  
 and worthy of credit and by solemn oath which he the said De-  
 fendant then took before me the said Mayor he did solemnly and sincerely  
 declare testify and depose to be true the matters and things mentioned and  
 contained in the said Annexed affidavit and I the said Mayor do further  
 certify that on the day of the date hereof before me the said Mayor personally  
 came and appeared Louisa Carolina Gravas one of the parties to and named  
 and described in the Indenture or deeds of covenant herein to all annexed  
 who being examined by the said Mayor privately and separately and a part from  
 her husband Richard Gravas named and described in the said annexed in-  
 denture a deed of covenant did then and there acknowledge and declare that  
 the said Louisa Carolina Gravas had Executed the said annexed inden-  
 ture or deed of covenant of her own mere motion and free will and accord  
 without any force fear threat or constraint of any kind  
 the part of her said husband, and she did then and there before me the said  
 Mayor acknowledge the said annexed indenture or deed of covenant to her free and  
 voluntary act and deed In faith and testimony whereof I the said Mayor have  
 unto set my hand and caused the seal of the said town of Petersfield to be here-  
 to put and affixed and the Indenture or deed of covenant hereby and by the  
 said annexed affidavit mentioned and referred to be hereunto annexed  
 dated at Petersfield this twenty ninth day of June in the year of our Lord  
 One thousand eight hundred and fourteen (1817) I Cookson Mayor of Petersfield  
 This Indenture made the twenty first day of July and in the year of our Lord  
 Eight hundred and sixteen the Chevalier Louis neques Domingue Vandamme  
 and Louisa Cathrina Colletot Vandamme his wife on the first part Rich-  
 ard Gravas a rear Admiral in the British Navy and Louisa Carolina his wife of the  
 second part and Samuel Colletot Gravas of the third part do stipulate that  
 the said Richard Gravas and Louisa Carolina his wife die by an indenture of

have and release bearing date respectively the twenty fourth and twenty  
 fifth day of November in the year One thousand eight hundred and sixteen  
 convey certain Estates in South Carolina to trustees for a certain time a  
 term of years for the uses and trusts therein specified and contained with  
 such powers of disposition as are also therein and there by given and reserved  
 them the said Richard Graves and Louisa Carolina his wife and by them ther-  
 einafter by a deed or instrument in writing under their hands and seals to  
 be attested by two or more executors with the said and whereas by the said inden-  
 tures of lease and release a sum of six thousand pounds of the lawful money  
 of Great Britain was given or charged the said Estates for the uses and pur-  
 pose of their son Charles Colleton Graves also a further sum of six thousand  
 pounds as a portion for each of the daughters of them the said Richard Graves and  
 Louisa Carolina his wife or either of them by the said Richard Graves  
 and Louisa Carolina his wife or either of them should be in a statement of  
 the said sum of six thousand pounds so much thereof as the amount  
 may be due where as the Cavalier Louis Jacques Dominique Vandornipen  
 has married Louisa Catherine Colleton Graves, of the said daughter of  
 Richard Graves and Louisa Carolina his wife and whereas the said Rich-  
 ard Graves and Louisa Carolina his wife did execute a certain deed of covenant  
 jointly with them the said Cavalier Louis Jacques Dominique Vandornipen  
 and Louisa Catherine Colleton Vandornipen his wife which is hereunto  
 annexed whereby the said Richard Graves and Louisa Carolina his  
 wife did agree and covenant at Gods future day to assign over to the said  
 Cavalier Louis Jacques Dominique Vandornipen and Louisa Catherine  
 Colleton Vandornipen his wife the value of three thousand pounds of  
 lawful money of Great Britain in Negro Slaves to be estimated by four  
 -star as set forth and contained in the said deed of covenant and a  
 like sum of Three thousands pounds as the value of lands situate and  
 bounded in South Carolina to be in like manner fairly estimated and valued  
 at forth in the said deed of covenant which lands and Negro Slaves  
 were intended to discharge the entire sum of six thousand pounds so stated  
 by the said Richard Graves and Louisa Carolina his wife as a portion  
 or their said daughter now the wife of the said Louis Jacques Dominique Van-  
 dornipen who in the said deed of covenant undertake and oblige them  
 etc to pay discharged and except all the Estates real and personal of  
 the said Richard Graves and Louisa Carolina his wife or either of them which  
 they hereby do from all manner of claim to the said portion of six thousand  
 and upwards the said Louis Jacques Dominique Vandornipen and Louisa

Catherina Collector Vandermijer have bargained sold and conveyed the said  
 men slaves and lands so covenanted to be conveyed to them unto the said James  
 Collector Graves for and in consideration of the sum of six thousand pounds of  
 the lawful money of Great Britain and they the said Louis Jacques Dominique  
 Vandermijer and Louisa Catharina Collector Vandermijer his wife in  
 furtherance of the same have assigned and stow and hereby assign and con-  
 vey to the said James Collector Graves the said deed of covenant in consideration  
 of the said sum of six thousand pounds which the said James Collector Graves  
 doth hereby bind and oblig himself to pay to the said Chevalier Louis Jacques  
 Dominique Vandermijer and Louisa Catharina Collector Vandermijer and his  
 wife within one year from time he shall take possession of and enter into  
 and upon the said Negroe slaves and lands with the lawful fourth part  
 of the interest of seven pounds per centum per annum from the date thereof  
 up to the time of discharging the principal sum of six thousand pounds or a  
 part thereof in proportion thereto or the better security of the said sum of six thou-  
 sand pounds to them the said Chevalier Louis Jacques Dominique Vandermijer and  
 Louisa Catharina Collector Vandermijer his wife and their heirs doth  
 hereby bear the said sum of six thousand pounds in full manner of legate  
 and payment on the said Negroe slaves and lands accounted by him the said James Collector  
 Graves pay the said Chevalier Louis Jacques Dominique Vandermijer and Louisa  
 Catharina Collector Vandermijer his wife - Now this Indenture further  
 witnesseth that in consideration of the sum of ten shillings in hand paid by the  
 said James Collector Graves to the said Louis ~~Jacques~~ <sup>late</sup> Jacques Dominique Vandermijer  
 and Louisa Catharina Collector Vandermijer his wife Richard Graves and  
 Louisa Carolina his wife the receipt whereof is hereby acknowledged and in  
 consideration of other good causes herein recited moving them respectively thereto  
 the said Louis Jacques Dominique Vandermijer and Louisa Catharina Collector  
 Vandermijer his wife have sold the said Negroe slaves and lands to the said  
 James Collector Graves doth hereby oblig and make liable both himself and  
 the said Richard Graves and Louisa Carolina his wife concerning all the said sum and the  
 said James Collector Graves doth hereby oblig and make liable both himself and  
 the Negroe slaves and lands hereby sold to him to the full payment of discharge of the  
 said six thousand pounds herein recited to be payed to the said Chevalier Louis  
 Jacques Dominique Vandermijer and Louisa Catharina Collector Vandermijer his  
 wife and their heirs by him the said James Collector Graves and this Inden-  
 ture further witnesseth that the several parties herein to do hereby respectively  
 bind themselves to execute any other deeds or documents or instruments there-  
 on relating if necessary to carry the true intent and meaning of this Indenture  
 into effect So witness whereof they have set at their hands and seals this  
 day of July in the year of our Lord one thousand eight hundred  
 and seventeen being the day first above written - Louis Jacques

Commission Chevalier Beauvois my g<sup>r</sup>ss H<sup>s</sup>, Louis a Cathina Collector slave  
smipped H<sup>s</sup>, Richard Grav<sup>s</sup> H<sup>s</sup>, Louis a Cathina Grav<sup>s</sup> H<sup>s</sup>, James Collector  
Graves H<sup>s</sup>, signed, sealed and delivered the interlineations and was upon  
first made by the within named Louis Jacques Dominique Beauvois  
and Louis a Cathina Collector his wife by the within named Richard Graves  
and James Collector Graves in the presence of Sarah Matthews -  
Le vingt et un octobre - signed, sealed and delivered the interlineations and  
erasures being first made by the within named Louis a Cathina Graves in  
the presence of John Secker jun<sup>r</sup> Solicitor Windsor for Elde barrister in the  
Borough of New Windsor the County of Berk<sup>y</sup> - Be it remembered that  
on the second day of August in the year of our Lord one thousand eight hundred  
and fourteen when I saw the young of New Windsor in the County of Berk<sup>y</sup>  
gentleman came before me Charles Layton Esq<sup>r</sup> Mayor and one of his Majesty's  
Justices of the Peace for the said Borough and made oath and saith that he the  
deponent together with John Elde of New Windsor a free Inn holder was  
present and did see Louis a Cathina Graves wife of Richard Graves a servant admi-  
ral in the British Navy as her act and deed in due form of law signed  
and deliver the indenture hereunto annexed and that the name Louis  
a Cathina Graves set and subscribed thereto one of the parties executing the  
same is by the proper hand writing of the said Louis a Cathina Graves and  
that the names of John Secker Jun<sup>r</sup> and John Elde to the said Indenture  
are subscribed as the witnesses to the due execution thereof by the said Law  
and Louis Graves by the several proper hands writing of this deponent and  
the said John Elde respectively - John Secker jun<sup>r</sup>

I have before me the day and year first above written Charles Layton Mayor  
of New Windsor shall to whom then presents shall come I Charles  
in the name of Berk<sup>y</sup> I Layton Esq<sup>r</sup> Mayor and one of his Majesties Justices of the  
Peace of the Borough of New Windsor aforesaid so hereby certify that on the day of  
the date hereof presented came and appeared before me John Secker the younger the  
deponent named in the affidavit herein to annexed being a person well known  
and worthy of credit and by solemn oath which the said deponent then  
took before me upon the Holy Evangelists of almighty God did solemnly and truly  
declare testify and depose to witness the several matters and things herein contained and  
certified by the said annexed affidavit In faith and testimony whereof I the said  
Mayor have caused the seal of the Mayorality said Borough of New Windsor to be  
hereto put and affixed to the paper writing or indenture mentioned and  
referred to in and by the said affidavit to be hereinabove annexed Dated in  
the said Borough of New Windsor the second day of August in the year of our Lord  
one thousand eight hundred and fourteen - Charles Layton (P.S.) Mayor  
I Edward Charles Notary Public for Brooklyn and for their Agents to be  
by witness under my hand and seal of office that the annexed indenture

was executed by Richard Hayes a real admirer of the British Monarchy the Chevalier Louis Jacques Vandermeyen and Louise Catherine Colletot his wife and by Samuel Colletot Hayes parties thereto named in the form of the instrument whose names are also cited below the Execution thereof — Given at Brussels this twenty first day of July one thousand Eight hundred and Twenty — *T Thomas Mot (P)*

American Consulatay Thomas Aspinwall Esquire Consul of the United States of America for London and the Dependencies thereof do hereby make known and certify to all whom it may concern that on the day and date hereafter expressed personally came and appeared before me Louis Catherine Hayes who hath signed and sealed the foregoing instruments and in my presence acknowledged the same to be her voluntary act and deed — Given under my hand and official seal in London aforesaid this thirtieth day of August A D one thousand Eight hundred and twenty and of the Independence of the said United States the Fifty second —

*Thomas Aspinwall (P)*

The lands stated in the annexed bill to do value and appraised as per sales made to James Kirk, Alexander Maryck and P P Thaughton making in the whole the sum of Eleven thousand five hundred dollars — For James Kirk  
4<sup>th</sup> May 1818 — W<sup>t</sup> Payne — For Jacques Dominick Vandermeyen and Louise Catherine Colletot his wife — Charleston 4<sup>th</sup> May 1818. W<sup>t</sup> Robertson — The following negroes are valued at the prices stated against them *W<sup>t</sup> Robertson*  
old Slave Nella Mary James 2000 —  
Chancie 457 —  
Nate 700 —  
Joe Lucy & Billy 1600 —  
Jack Bush Nelly Harry Lowry and Jack 2400 —  
Eliza Amy Hammar and Beck 900 —  
Old Dick Emory and Rhinie 1200 —  
Samson Molly Harry Sampson Daphne 2500 —  
Lucy & Elzy 779 —  
Paul 1464 —

~~13000~~  
The above is a valuation made at the request of J C Hayes Esq<sup>r</sup> by 4<sup>th</sup> May 1818 — W<sup>t</sup> Payne — This valuation admitted and agreed on the part of Jacques Dominick Vandermeyen and Louise Catherine Colletot his wife Charleston 4<sup>th</sup> May 1818 W<sup>t</sup> Robertson

Recorded 4<sup>th</sup> May 1818 —

South Carolina

Articles of Agreement tripartite had made concluded and agreed upon the seventh day of January in the year of one thousand Eight hundred and Eighteen — Between Robert

of Marryk brought on the 2nd day of Oct: Philip in the State aforesaid by attorney  
 of the said part, Sarah Harriet Waring of the same place Minister a man  
 with the consent of Mr. Harriet Waring her mother & natural Guardian  
 of the said part, and the said Sarah Harriet Waring Mother of the said Sarah  
 Harriet Waring of the said part, Whereas a Marriage is intended by her  
 permission thereto to be had and solemnized between the said Robert  
 Brodie and the said Sarah Harriet Waring, and where as the said Sarah  
 Harriet Waring under the will of Benjamin Marryk Esquire deceased  
 entitled after the death of her Mother the said Sarah Marryk the  
 third part of a Legacy of One hundred pounds sterling given by them  
 and heredite of the said Benjamin Marryk deceased and whether  
 been partly invested in Stock, the Counter, Merchants Bank and  
 partly in the purchase of a lot of land (No: 9) number nine in Marryk  
 Brodys aforesaid and premises thereunto belonging and is also to that  
 after the death of Mr. Alan Waring (Widow of John Marryk Esquire deceased  
 to a widow of Robert Brodie & Fifth Slave & son of her affly deceased  
 a the wife of Doctor Richard Waring deceased to his Brother Peter Waring  
 (now also deceased) during his life after his death to Mr. May of Waring the  
 Mother in law of the said Richard Waring during her life, and after her  
 death to be divided between and amongst the Children of his sister the wife  
 of Dr. Richard Waring the Children of his Brother Daniel Waring deceased  
 the late father of the said Sarah Harriet Waring, and the said Sarah  
 Harriet Waring may hereafter become entitled by his devise bequest or otherwise  
 to the Estate and property in her own right and it was upon the trust of  
 the said intended Marriage it was and is agreed by and between all the  
 parties to this present that all the Estate property and interest to which  
 the said Sarah Harriet Waring now is or here after may become entitled as  
 aforesaid shall be construed a joint tenancy and be used jointly & effectually  
 to & for the uses intended & purposes herein after mentioned, purpose and  
 declared of and concerning the same. Now these presents witnesseth that in  
 pursuance of the said agreement and consideration of the said intended  
 Marriage to the sum of one Dollar to the aforesaid Sarah P Waring to the  
 said Robert Brodie in hand well and truly paid to the said Robert Brodie  
 for himself his heirs executors and administrators with hereby article covenant  
 promises, grant and agrees to and with the said Sarah Harriet Waring her heirs executors  
 administrators and assigns that he the said Robert Brodie shall and will  
 after the said intended Marriage shall have taken effect and the aforesaid  
 Sarah Harriet Waring shall have attained the age of twenty one years  
 and the said Robert Brodie shall be thenceforth joined with his said  
 wife in managing administering transferring and keeping jointly & effectually with  
 the aforesaid Sarah Harriet Waring his heirs Executors administrators and assigns

all and singular the estate property and moneys to which they will  
Sarah Daniel Waring now or hereafter may become entitled as aforesaid  
to have and to hold the same and every part and parcel thereof unto  
the said Daniel Waring herein after the administration and disposal of  
her to her and upon the uses trusts intents and purposed following that is to  
say in trust to her for the sole support and maintenance of her said son  
Harriet Waring Jr and during the time of her natural life without  
being subject to the charge or liable for the debts charges or expenses  
of the said Robert Brodie intended by her husband to pay other fees  
and which she may here after have and pay and immediately after  
the death of the said Sarah Daniel Waring in trust for such child or chil-  
dren of hers as may survive her whether by the said Robert Brodie or any  
other husband to be equally divided amongst them if more than one  
and if any male child or children shall be then dead having left issue  
such issue shall take their share of which the parent under her will  
intended it to have such child or children a share the day of  
their birth excepted a sum of ten pounds per year and in case the said  
Sarah Daniel Waring shall do after the time of her death any act  
to part the said inheritance with Robert Brodie without leaving such child or  
children surviving then or trust her to one half part of such estate property &  
interests of which the said Sarah Harriet Waring may be then entitled to the  
use of the said Robert Brodie has been Endeavoring to make some arrangement  
from time to time to be satisfied with things in dispute and to the use of the  
local representatives of the said Sarah Harriet Waring not including the  
said Robert Brodie his son & their law executors administrators and assign-  
ees. But in case the said Robert Brodie should die but this life before the  
said Sarah Harriet Waring his entailed wife and leaves 2 pds of the  
intended marriage privately then to pay therefore as the last devise  
hereby created shall stand and determine and become of no effect  
and it is hereby declared to be the intention of the parties herein that all  
worry settlement of the trust estate here before mentioned to be hereby provided  
a clause shall be inserted authorizing the parties interested with the consent  
of the trustee or trustee's attorney to change the same or add as afterward  
they shall think fit for the benefit of the parties interested to do always  
investing the proceeds thereof in some other property or property bearing the  
same to the same uses & purposes and purposes as aforesaid mentioned above  
In witness whereof the said parties to these presents have set their hands  
thereunto seal the fourteenth year first before written.

Robert Brodie (Signature) Sarah Waring (Signature)

Signed & delivered in the presence of the aforesaid Brodie by  
first attested in the foregoing and in form places from "Thomas" to "Robert"

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proper name & the words "thirs" altered to "four" on the first line of the above this day before the signing & sealing - James Wilkie John Langstaff  
The State of South Carolina Charlotte District Personalty appear  
before me James Wilkie who being duly sworn made oath that he was pre-  
sent and saw Robert Brodie, A. C. Manning and Harriet Manning sign seal  
and deliver this Instrument ofavit and for the uses & purposes therein  
mentioned and that he with Mrs Langstaff signed their names as  
witnesses to the due Execution of the same -  
Signed before me this 1<sup>st</sup> day of May 1818. Chas. S. Tucker J.P.

Received 16<sup>th</sup> May 1818 -

State of South Carolina

I now all men by these presents Whereas I Alexander Wragg  
Gardner of Bluffton County in the State of South Carolina by my hand affi-  
gation bearing date the twenty eighth day of February in the year of our Lord one  
thousand Eight hundred and Sixty Seven years held and firmly formed to make  
James and Sarah Langstaff my full and just sum of Thirty two thousand and One  
hundred dollars with a condition thereto written in the words following that  
is to say Whereas the said Thomas Wickham, deceased having possessed of said  
estate real and personal departed this life on about the day of

in the year of our Lord one thousand eight hundred & having  
first duly made and executed his last will and testament wherein inter  
alia he divided & bequeathed as follows that is to say Thus I give and be-  
queath unto my beloved daughter Sarah to her and the heirs of her body law-  
fully begotten all the rest and residue of my Estate whereof it may be  
found both real and personal with a limitation over to certain persons  
named in case of the death of this said daughter before marriage; and afterward  
in his will & in explanation thereof the said testator declared as follows I omitted  
to mention in the former place that it is my will that should my daughter  
marry & have at her death a husband and no children that her husband shall  
have the benefit and use of the Estate during his life time & should she have  
husband & children then the husband shall have the profits and use of it until  
her children shall marry or come of age By means whereof the intention and design of  
the testator manifestly appears to have been to limit & control the Estate first devised  
bequeathed as hereinbefore set forth to the following uses that is to say to the joint use  
of the said Sarah & her husband during their joint lives and in case of the death of  
the said Sarah leaving no children lawfully begotten then to the use of the husband  
of the said Sarah for life And in case of the death of the said Sarah leaving a husband  
to childless lawfully begotten then to the husband for & during & until such  
child or children shall marry or come to the age of Twenty one years the aforesaid  
real & personal to be in case however liable to the debts now due or hereafter to be  
contracted by the said husband and whereas subsequent to the making & execut-

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of the last will and testament aforesaid, there was born unto the said -  
Thomas & Johnson mother child not provided for in the said will whereby fur-  
ther & by virtue of the act of the General Assembly in such cases made and pro-  
vided passed the thirteenth day of March A.D. One thousand four hundred and  
eighty nine the said Posthumous child became entitled to one moiety or equal  
share of the Estate real & personal devised and bequeathed as heretofore set forth and  
whence a marriage is intended shortly to be had & celebrated between the said  
Alexander Wigfall Gardner and the said Sarah Johnson but by reason of the now  
age of the said Sarah she cannot join in the execution of the deeds conveyances  
and assurances necessary to convey and assure the said Estate real & personal to  
trustees on the conditions limitations premises uses & trusts herein before fully &  
more at forth. Now the condition of the above obligation is such that if the  
above bound Alexander Wigfall Gardner shall dwell within twelve months  
next after the solemnization of the aforesaid marriage well and truly make &  
execute or cause to be made & Executed all and every such deed or deeds acts or  
acts, devised conveyances and assurances in the law whatsoever necessary fully  
absolutely to convey the Estate real & personal before mentioned belonging to the  
said Sarah Johnson unto the said Matthew James & Joseph Johnson trustees as  
aforesaid upon the conditions and limitations & to the uses & trusts following  
that is to say in trust to and for the joint use and benefit & support of the  
said Alexander Wigfall Gardner & the said Sarah Johnson during their joint  
lives and in case of the death of the said Sarah leaving no children then to the  
up benefit & support of the said Alexander Wigfall Gardner & during  
his natural life and in case of the death of the said Sarah leaving her  
child or children then to the use of the said Alexander Wigfall Gardner  
during and until the said child or children shall marry & attain the age  
of twenty one years the said Estate to be discharged & exonerated and freed from  
all liability to any debt now due or hereafter to be contracted by the said Alexan-  
der Wigfall Gardner and shall in all other respects fulfill the real intentions  
of the testator touching the premises then in that case this obligation and  
every part thereof to be void otherwise to remain in full force & effect  
and whereas the said intended marriage afterwards took effect and in con-  
sequency thereof the said Alexander Wigfall Gardner received in to my possession  
in the right of my wife the following property real and personal that is to say one  
half of the land laying and being on Jack's Creek waters of Santee River being  
part of six different tracts of land, also one half of all the lands laying on James  
and Swamp waters of Black River being part of several different tracts, and also  
one half of all the lands laying and being on Smith Edisto River likewise the fol-  
lowing negroes with Old March, Black Venus, Billy Phillips, Bacchus March  
Jno. Harry, Peggy, Lucy, Mandy, Sca. Jimmy, & his children, Dido Liddy  
Minder old son Diana & his child Lucy Mann, Sophia & her child

son, Maria Dolly, Blundas Sam Eley, & her child Melvin Tim Cain  
 Priscilla old Pompey Hartless & Hercules August & Yellow Anna, as will  
 more fully appear by the return made by the Commissioners appointed  
 by the Court of Equity and deposited in the said County Clerks Office. Now  
 know ye that I the said Alexander Wigglesworth have died in pursuance of the  
 said obligation & the conditions thereof, and of my fiduciary to me paid have  
 granted bargained sold released and by these presents doth grant bargain  
 sell and release & deliver to the said Matthew James and Joseph Oburn  
 all the above described Negro slaves & other property real and personal  
 to have and to hold the same to them their Heirs Executors and administrators  
 in trust for and to the uses and intents & purposes in the execution of  
 the said obligations aforesaid and set forth. In witness whereof have  
 hereunto set my hand and seal the twenty fifth day of May in the  
 year four thousand eight hundred & fourteen

Alex W. Gardner (R) — Witness Louisa J. Schroeder —  
 State of South Carolina, personally appeared before me M<sup>r</sup> Louis J.  
 Schröder District <sup>J</sup> J Schröder who made oath that she saw  
 Alexander W Gardner sign & seal his act & duly deliver the instrument  
 of writing and that she subscribed her name as a witness thereto to the  
 due execution of the same — Louisa J. Schröder  
 sworn to before me this 21 day of May 1878 Lewis Roux & Co —

Received 22<sup>nd</sup> May 1878 — ✓

State of South Carolina

I call to whom these presents shall come be it known  
 Known, I Mary Ann Rebekah Brown of St. Bartholomew Parish and State aforesaid  
 and greeting, whereas a marriage is intended to be shortly had and celebrated  
 between me and Mr. John Surveyor of the parish and state aforesaid it was  
 agreed between us as is indented by his witnessing these presents that the property  
 hereinafter mentioned should be settled and secured in manner hereind  
 after mentioned should be settled and secured in manner hereinafter mentioned  
 Now know ye that in consideration of such intended agreement and also of  
 the sum of Two Shillings to me in hand paid by W<sup>m</sup> Weston of the parish and  
 State aforesaid upon receipt whereof he hereby acknowledged I Mary  
 Ann Rebekah Brown have granted bargained and sold and by these presents  
 do grant bargain sell and deliver unto the said W<sup>m</sup> Weston the following property  
 that is to say unto him to wit the half of tract of land on the Road No. catenary  
 288 acres more or less being of the north or lands of W<sup>m</sup> Reed to the West on lands  
 of W<sup>m</sup> Gardner & on the South on lands of W<sup>m</sup> Edwards and to the East on lands  
 of W<sup>m</sup> Gibbons also the negroes herein mentioned to wit old Capia old man  
 Jack Young Cuffie, Peter James, the Boys less sick, Daniel March and Peter  
 the female old Nanny old Charlotte Rose Elena Fanny Lucy Mariah Nelly

This last  
day, as aforesaid  
I affirme  
under oath. Now  
and of the  
re said have  
great concern  
with others  
a personal  
administrator  
in action of  
one of them  
is in the

Jimmy with all their issue and income to have and to hold all and singular the  
property aforesaid mentioned unto the said W<sup>m</sup> Weston his executors and  
administrators to for and upon such use and trusts as shall be dealeant of  
and concerning the same that is to say to hold the same to my use unftill the  
said Marriage shall take effect and from and immediately after the celebration  
of the said marriage then to my sole separate use and behoife free and dis-  
charged of all debts engagements contracts <sup>and claims</sup> of the said Isham Lowry during  
the time of my natural life and after my decease to the use of the heirs of my  
body if any there be but in case that I should have no issue then it shall be in my  
power to will the aforesaid property to whomsoever I shall think fit to  
witness whereof I have hereunto set my hand this fourth day of November in  
the year of our Lord One thousand Eight hundred and fourteen and in the  
forty second year of the sovereignty and Independence of the United States of  
America — Mary Ann <sup>mark</sup> Brown <sup>her</sup> Isham Lowry <sup>his</sup>

Signed sealed and delivered in the presence of Sam<sup>r</sup> Lewis, John L.  
Chaplin <sup>mark</sup>, James W<sup>m</sup> Morris — James W<sup>m</sup> Morris being  
duly sworn made oath that he was present and saw Mary Ann Brown  
and Isham Lowry sign seal and deliver the foregoing instrument of writing  
for the uses & purposes therein mentioned & that he with Sam Lewis & John L.  
Chaplin <sup>mark</sup> were present the same —

Given to before me this 27<sup>th</sup> May 1818 Thomas Ham Esq —

Recorded 27<sup>th</sup> May 1818 —

State of South Carolina Charlesto District ✓

This Indenture of three parts made the eighth day of May in  
the year of our Lord one thousand eight hundred and eighteen between  
Francis Brady of the city of Charleston and State aforesaid one of the one part  
Martha Lafilly widow of the first part and Francis Henry Stevens and Lionel  
H Kennedy of the same place of the third part. Whereas the said Martha Lafilly before  
is desirous to her and her heirs for wife of all that piece or parcel or lot of land  
together with all the buildings thereon situated lying and being on the south  
side of Wentworth Street known by number forty seven in the City aforesaid  
containing in front on said Wentworth Street fifty five feet and in depth  
four North to South one hundred feet more or less as will more fully appear  
referring being had to the deed of Conveyance of the same also the said Mrs  
Lafilly is possessed of some personal property to worth one negy comander  
named Lucy about Fifty years old also sundry Articles of Household and  
Kitchen furniture and utensils &c &c and whereas a marriage is intended  
to be shortly had and solemnized between the said Francis Brady and  
the said Martha Lafilly upon the contract of which marriage the said Francis  
Brady hath agreed that of the same shall take effect that then  
notwithstanding of the said Marriage he the said Francis Brady his Execut

administrator as aforesaid shall not or will intermeddle with or have any right title or interest in a law or Equity in any part of the unto her  
 and profits of the Negro woman aforesaid or to in the issue of the said Negro  
 woman Lucy but the same shall remain continue and be to the said Martha  
 Laffilly or to such uses as the said Martha Laffilly shall think fit and apparent  
 Now this Indenture witnesseth that for the making the said agreement effec-  
 tual in the law and for the securing the rents of the said lot of land  
 mentioned together with the wages of the said Negro Lucy and her issue to come  
 for the separate use of the said Martha Laffilly and so that the same shall not  
 be in the power or at the disposal of the said Francis Brady he the said  
 Francis Brady doth for himself his Executors and Administrators and from  
 them covenant promise and agree to and with the said Lewis Harry Stevens  
 and Lionel Harry Kennedy and the survivors of them and the Executors and  
 Administrators of the Juniors of them by these presents that notwithstanding  
 the intention manayd shall take effect all the rents of the lot of land  
 aforesaid as shall from time to time become due and payable to her the said  
 Martha Laffilly together with the wages of the said Negro woman Lucy and  
 her future issue shall be accounted her separate and distinct estate before de-  
 nied and all other for the said Martha Laffilly as aforesaid and the produce  
 and increase thereof shall be had taken held possessed and enjoyed by such  
 person or persons and for such uses as the said Martha Laffilly shall at any  
 time or times here after during her life limit devise or dispose of the said  
 any part thereof by her will and testament writing or by any other  
 writing whatsoever signed with her hand in the presence of two or more credi-  
 ble witnesses which said will or testament or other writing whatsoever the said  
 Martha Laffilly is hereby authorized to make do and execute at any time  
 during her continuall to convey or devise either the whole or any part of her said  
 separate estate absolutely and entirely, and the said Francis Brady  
 doth for himself his heirs Executors and Administrators covenant promised  
 and agreed to and with the said Lewis Harry Stevens and Lionel Harry  
 Kennedy and the survivors of them and the Executors and Administrators  
 such Juniors by these presents in manner following that is to say that if the  
 said intention manayd shall take effect that then the said Francis Brady  
 shall and will permit and suffer such will to be made by the said Martha  
 Laffilly as she may think fit and also to permit and suffer the said Martha  
 Laffilly to give grant and dispose of her said separate estate as she shall think  
 fit in her lifetime and to make such other writing beside a will as she may

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think fit and thouch to give or devide his Estate  
to any person or persons for any trust or use whatsoevr and to  
the said Francis Brady shall and will permit and suffer such acts here-  
after to be made by the said man the said Laffilly to be duly proved by the execu-  
tors in such will named or to be named and probate of such will to be had and  
taken as aforesaid and in all things as relates to the duties and authorities of  
executors to act without hindrance or molestation from him the said Francis Brady  
But should the said Martha Laffilly depart this life intestate having issue  
of her body by the said Francis Brady begotten then the said separate estate  
her the said Martha Laffilly is here by devised granted & conveyed by the said  
Martha Laffilly with the event of the said Francis Brady or as known by  
his being a party to their presents unto Lewis Henry Stevens and Lionel Henry  
Kennedy or the survivors of them and their heirs & to the heirs of such survivors  
for want in trust now the less to and for the benefit maintenance and  
support of such issue But should the said Martha Laffilly depart this life  
without issue of the aforesaid marriage and intestate then the said separate  
estate of the said Martha Laffilly herein before particularly described with  
all its income and improvements shall go to the said Francis Brady and  
his son Henry Williams Laffilly (by her late husband Henry Laffilly deceased)  
their heirs and assigns for ever and the said Lewis Henry Stevens and Lionel  
Henry Kennedy do covenant and agree for themselves their heirs executors or  
administrators that on the event of the said Francis Brady departing this  
life leaving the said Martha Laffilly surviving and without issue by him that  
they will at the request of her the said Martha Laffilly surrender all their  
right title to the within mentioned lot of land before described and the  
boggs woman named Lucy as aforesaid in them vested by virtue of these  
present - In witness whereof the parties to these presents have hereunto  
interchangeably set their hands and seals the day and year first above written  
Francis Brady (S) Martha Laffilly (S) C H Stevens (S) H J Kennedy (S)  
Signed Sealed & delivered in the presence of us O Elizer Richard W Cogdell  
Charleston S - O Elizer made oath that Francis Brady, Martha  
Laffilly Lewis Henry Stevens and Lionel H Kennedy signed sealed and deli-  
vered the within instruments of writing for the purposes therein mentioned  
and that he with Richard W Cogdell witnessed the same all in the  
presence of each other O Elizer

Sworn to before me this 11<sup>th</sup> May 1818 by O Elizer 200 -

Recorded 20<sup>th</sup> June 1818  
State of South Carolina

This Indenture made the seventeenth day of June in  
the year of our lord one thousand eight hundred and eighteen and in the fifty fourth  
year of the sovereignty & independence of the United States of America Between

Mary Anna Louisa McCaw of the City of Charleston in the State aforesaid of the  
 one part and E. James E. B. Finley of the other part - WITNESSETH that the said  
 Mary Anna Louisa McCaw, and in consideration of the sum of one dollar to  
 her in hand paid by the said James E. B. Finley at or before the sealing & delivery  
 of these presents the receipt whereof is hereby acknowledged hath granted her-  
 gained & take and by these presents doth grant her air and sell unto the  
 said James E. B. Finley his executors administrators and assigns ~~an~~ undivided  
 ninth of all that lot of lands and premises situate, & in the side of Prince's Alley in  
 Charleston known by the number 106 of six, containing thirty six feet front  
 on the said Alley and about twenty feet depth, now or ~~ever~~ being the late residence  
 of Edward McCaw also any undivided ninth of all that other property and  
 lots of land owned by the said Edward McCaw was seized and possessed at the  
 time of his death situated on the south side of Duke Street in the City of Char-  
 ton known by the number 228, eight feet square in the occupation of Major  
 Woodburn alias the Commandant and remainder undivided ninth and undivided  
 issues and profits of all and singular the said premises and during my life and after-  
 ward thereof with the appurtenances thereto and to hold the said undivided  
 property and lots, and hereditaments & possessions above granted and of  
 undivided ninth and parcel other with the appurtenances unto the said James  
 E. B. Finley his executors administrators and assigns from the day before the day  
 of the date hereof for ever during and until the full undivided tenth of one  
 whole year and from thence next ensuing and fully to be complete and  
 made yielding and paying therefor one dollar and on the last day of  
 the said term if the same shall be lawfully demanded of the parties that  
 by value of these presents and by face of the Statute made for transacting  
 of such interpositions he the said James E. B. Finley may be in the actual posses-  
 sion of all and undivided the said premises above granted bargained and sold  
 with the appurtenances and thereby enabled to take and hold except of a quiet  
 and clear of the attorney and inheritance thereof to him and his heirs to  
 for and upon such uses trusts intents and purposes as in and by the said  
 grant and lease shall be thereof directed and declared. In witness whereof  
 the said parties by these presents have hereunto interchangably set their hands  
 and affixed their seals in the day and in the year first above written -  
 Sealed & delivered on the 3<sup>rd</sup> day of June A. D. 1888.  
 presence of Robt. S. Russell, her Daughter  
 Robert S. Russell being duly sworn made oath that he was present & saw  
 Mary Anna E. McCaw sign, seal and deliver this instrument for the sum  
 of ~~one~~ <sup>one thousand</sup> dollars & that he witnessed the same - person to whom  
 money was paid Sam T. Burgess not put - Recorded 30 June 1888  
 in the Clerk's office This Indenture quadruplicate made this eight  
 day of June in the year of our Lord one thousand eight hundred eight -

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hundred and eighteen and in the forty second year of American independence  
Between Samuel W Wilcox of the first part Mary Ann Lowne or Can Eliza  
daughter of Edwards McCann deceased of the second part Samuel E Finley  
and Ursula his wife late Ursula McCann widow of the said Edward McCann  
deceased and mother of the said Mary Ann Lowne or Can of the third part and  
James E B Finley Justice of the peace appointed by all the parties agree  
said for the purpose herein after mentioned of the fourth part Whereas a man  
named by his permission is shortly intended to be had and determined  
between the said Samuel W Wilcox and <sup>the said</sup> Mary Ann L McCann, and who  
as the said Mary Ann under the last and will and testament of her said  
father Edward McCann is entitled ~~and~~ in fee simple to an undivided moiety  
of a lot of land in Price's Alley and to a lot of land in Bull Street here  
hereafter more particularly mentioned and described and whereas it  
hath been agreed upon between the said Mary Ann L McCann and the said  
Samuel W Wilcox (testified by his being party unto and sealing and deli  
vering these presents) previously to the said intended marriage and by  
the consent and approbation of the said Samuel E Finley and Ursula  
his wife mother of the said Mary Ann (testified by their becoming parties  
unto and sealing and delivering these presents) that the aforesaid undivided  
Moiety of the said two lots of land should be granted and released by  
gained sold and transferred unto the said James E B Finley his heirs  
and assigns to for and upon the several uses and subject to the trusts intentions  
and purposed in such manner as is hereinafter mentioned limited expressed  
and declared of and concerning the same - Now therefore this indenture witness  
eth that the said Mary Ann L McCann for and in consideration of the said  
intended marriage and also in consideration of one dollar to her paid by the said  
James E B Finley or before the sealing and delivery of these presents the receipt  
whereof is hereby acknowledged and for divers other good and valuable considerations  
her herein to especially naming (and with the know ledge consent party and ap  
probation of the said Samuel W Wilcox his said intended husband testified by his  
being party unto and sealing and delivering these presents (hath granted bargained  
sold released and confirmed and by these presents doth grant bargain sell release and  
confirm unto the said James E B Finley (in his actual possession now being by virtue of  
bargain and sale to him thereof made by the said Mary Ann L McCann by and with  
the advice and assent of the said Samuel E Finley & Ursula his wife her said mo  
ther for me whole year by indenture bearing date the day next before the day of  
the date of these presents and by face of the Statute made for transposing leases  
into possession) and to his heirs and assigns and undivided moiety of all that  
the said named lot of land and premises situate on the south side of Price's Alley  
in Charleston and known by the number six containing thirty one feet  
front on said Alley and about twenty feet in depth more or less being the late

mroly,

Widow of Edward McCaw also an undivided half that other Meaggs and  
 Lot of land whereof the said Edward McCaw was seized and possessed at the time  
 of his death situate on the South side of Bull Street in Charlton known by the  
 number (No: 8) Eight at present in the occupation of May Woodrup, together  
 with all houses out houses ways profits emoluments hereditaments rights  
 houses and appurtenances therunto belonging or in any way appertaining and  
 the mervion and curiosities remained and remainders unto issues and profits  
 thereof and of every part thereof and also all the Estate right title interest property  
 claim and demand whatsoever both at law and in Equity of her the said Mary  
 Ann L McCaw of us or to the same or to any part thereof to have and to hold  
 the undivided moiety of the aforesaid two Meaggs and lots of land and  
 all and singular the premises hereby intended to be granted and released with  
 the appurtenances unto the said James E B Finley his Heirs and assigns subject  
 nevertheless to the final adjustment and settlement hereinafter mentioned  
 limited and declared of and concerning the same that is to say in trust for  
 the said Mary Ann L McCaw and to her heirs until the solemnizing of the said  
 intended marriage and from and immediately after the solemnization  
 thereof then in trust to and for the sole separate and exclusive use benefit and  
 behoof of the said Mary Ann L McCaw notwithstanding her marriage and that she  
 and except from the control authority direction or intermeddling of the said Samuel  
 W Wiley her intended husband or of any future husband to furnish and afford  
 her during the said term to receive and take the rents issues and profits of the said  
 premises with the appurtenances to her sole and exclusive use benefit and power  
 and immediately after the death of the said Mary Ann L McCaw then in trust to  
 and for the sole use benefit and behoof of the issue of the said Mary Ann L McCaw  
 either of the said intended marriage or any other subsequent marriage and the  
 children of such issue as may be deceased the taking amongst them a  
 parents share to be equally divided amongst them and to their heirs  
 and assigns for ever as tenants in common and not as joint tenants, But in  
 case that on the death of the said Mary Ann L McCaw there should beat  
 the time of such death no issue of the said Mary Ann L McCaw either of the said  
 intended or of any other subsequent marriage of her living then in trust and to  
 and for the sole separate and exclusive use benefit and behoof of Joshua M.  
 Finley wife of the said Samuel W Wiley and mother of the said Mary Ann L McCaw  
 her heirs and assigns forever in fee simple and that said and discharged from  
 her all further other uses trusts limitations and appointments of concerning  
 the same. Provided always and it is hereby declared and agreed upon by and  
 between all the parties h<sup>t</sup> these presents and the tenor and meaning hereof  
 is that in case the said Mary Ann L McCaw shall at any time hereafter  
 during the said intended marriage or any other subsequent marriage think fit  
 to have the aforesaid premises granted and released to him the said Samuel W.

Finley as aforesaid sold and disposed of or exchanged for other property real or  
 personal that then the said James E.B. Finley his heirs or assigns or being  
 the same requested by her shall absolutely sell and dispose thereof or exchange  
 the same as the case may be and forward immediately after such sale or exchange  
 hold and hold the monies arising out of such sale and the property real  
 or personal acquired by means of the exchanging the said property to and for the  
 same uses intents and purposes and subject to the same declarations and con-  
 cessions as are hereinbefore set forth limited and declared of and concerning  
 the hereinbefore granted and released premises with the appurtenances and  
 to and for no other use intent or purpose whatsoever, and the said James  
 W. Wilcox doth for himself his heirs executors and administrators or man-  
 agers and agents to and with the said James E.B. Finley his heirs and assigns the  
 sum and immediately after the solemnization of the said marriage he the  
 said James E.B. Finley his heirs executors administrators and assigns shall and may  
 from time to time and at all times hereafter peaceably and quietly enter into  
 have hold and enjoy all and singular the hereinbefore granted and released  
 premises with the appurtenances nevertheless now the less upon the several uses  
 and trusts aforesaid without any let disturbance motion or interruption often-  
 ther said Samuel W. Wilcox having person claiming or to claim by power of  
 his heirs executors or administrators or by his or their assigns consented  
 to the presentment, and also that he the said Samuel W. Wilcox his heirs exec-  
 tors and administrators shall and forever from time to time and at all  
 times hereafter the reasonable request and at the proper costs and charges  
 of the said James E.B. Finley make do and execute or cause a person  
 to be made do sealed and executed all and every such further and  
 other lawful and reasonable acts things conveyances and assurances in  
 the law whatsoever agreed by the corroborating and strengthening of these  
 presents as also for the further and better confirming assuring and  
 confirming of all and singular the hereditaments and premises hereinbe-  
 fore mentioned and abjured to or intended to be herein comprehended  
 so as to give the fullest and most perfect efficacy to the true intent and  
 meaning of these presents and of all the parties hereto as by the aforesaid  
 James E.B. Finley his heirs executors or administrators or his or their  
 counsel learned in the law shall be reasonably advised passed and required  
 On witness whereof the said parties to these presents have hereunto interchang-  
 edly set their hands and affixed their seals at Charleston in the  
 State aforesaid on the day and year first above written —

James M. Finley (S) Joshua M. Finley (S) James E.B. Finley (S) —  
 May 4, 1842 —  
 J. W. Wilcox (S) Sealed and delivered in the presence of Robt. F.  
 Burdell — John Doughty — Robert F. Burdell being duly sworn  
 made oath that he was present & saw Samuel W. Finley sign & seal above

Sarah M. Grimes set her mark and laid and James E. Brinley, Mary A. McCann and Samuel W. Wilcox sign laid and deliver the within instrument purifying for the uses & purposes therein mentioned and that he with John Dougerty witness of the same  
 Sworn to before me this 30<sup>th</sup> June 1818. T. G. Burger Not Pub  
 Recorded 30<sup>th</sup> June 1818.

The State of South Carolina

This Indenture made this fourth day of June in the year of our Lord one thousand eight hundred and eighteen, between Mr. Porteus of the one part, Mary Fuller of the second part & Benjamin Fuller, Thomas Fuller junior & William Fuller of the other part whom a marriage is shortly to be had and solemnized between the said Mr. Porteus and Mary Fuller and whereas the said Mary Fuller being now in her own right possessed of several valuable negroes hereinafter named, and the said Mr. Porteus being in his own right possessed of a considerable & useful estate consisting of houses lots household furniture barns & horses & other morsals herein after more particularly described to form the trust & premises to the said intended marriage it hath been agreed upon by the said Mr. Porteus & Mary Fuller that the personal estate of the said Mary Fuller & the real personal Estate of premises of the said Mr. Porteus shall be by them granted & assigned & vested in the said Benjamin Fuller, Thomas Fuller & William Fuller & the heirs & survivors of them & the heirs executors or administrators of such persons upon the special trust stamp'd nevertheless to & for the several uses intents & purposes hereinafter mentioned limitedly soe and declared of & concerning the same. Now this indenture witnesseth that in pursuance of the said intended marriage of the agreement above said & also for & in consideration of the sum of one dollar to them the said Thomas & Mary Fuller in hand well & truly paid by the said Benjamin Fuller, Thomas Fuller & William Fuller the receipt whereof is acknowledged & for other causes & considerations than thence resulting the said Mary Fuller in pursuance of her part of the agreement aforesaid hath granted bargained sold & delivered & given to open market delivered unto the said Benjamin Fuller, Thomas Fuller & William Fuller the following negroes namely Soddy, Jenny, Dinah, Sarah, Mrs. Maria Theresa, Joseph & Lucy, to have and to hold the said negroes with the future issue & increase of the females unto the said Benjamin Fuller, Thomas Fuller & William Fuller & to the survivors & survivors of them & the Executors administrators & assigns of such survivor, subject to the uses & trusts hereinafter expressed & declared of concerning the same and the said Mr. Porteus in pursuance of his part of the agreement aforesaid hath granted bargained sold & delivered and by these presents doth grant bargain sell & release unto the said Benjamin Fuller, Thomas Fuller & William Fuller, all those lots of land known & distinguished in the town of Greenville by the numbers fifty three (53) fifty two (52) part of lot forty (40) twenty one (21) & twenty two (22) and all that lot of land also designated in the plan of the said town.

Ms. A. 1. 1. No. 295

283.

Assignation

Witnessed & acknowledged in the City of the  
 New Haven on the day of the month of the  
 year of our Lord One thousand seven hundred and  
 forty five by the number fifty three (53) with the name of dwelling house & other  
 buildings thereon sitting and belonging to the East lands of Mr. John Carter deceased late of  
 North on Port Royal Street to the West or lands late of Doctor Wm. Carter deceased late of  
 John Carter deceased now of John Oldfield & to the south on Port Royal Street with  
 all the household furniture in the said dwelling as will appear by the enclosed manu-  
 scritp a carriage set of harness to a pair of horses, to have and to hold all & singular  
 the premises before mentioned with the said Benjamin Fuller Thomas Fuller &  
 Charles & the Juniors & Juniors of them & the heirs & assigns of such Juniors for ever upon the  
 special trust & condition nevertheless & to hold the same as aforesaid & in particular  
 herein & hereby intended to be made limited & declared of concerning the said  
 personal Estate of the said Mary Fuller & the real personal Estate of the said Dr.  
 Poteus & each & every of the parties to this indenture have agreed that the Juniors  
 shall be limited sole & exclusive in manner following that is to say, to the use &  
 benefit of the said Dr. Poteus during the joint lives of the said Dr. Poteus & Mary Fuller  
 his intended wife and in case the said Dr. Poteus should die in the life time of  
 the said Dr. Poteus leaving issue of the said marriage living at the time of his  
 death then in trust for the use benefit & behoof of such issue if but one to that end  
 absolutely if more than one to be divided between them share & share alike and in  
 case the said Dr. Poteus should die in the life time of the said Mary Fuller leaving  
 issue of the said marriage living at the time of his death then in trust for the use  
 benefit & behoof of the said Mary Fuller for & during the term of her natural  
 life & at her death in trust for the use benefit & behoof of such issue if but one to  
 that end absolutely if more than one to be divided between them share & share alike  
 But if at the time of the death of the said Dr. Poteus or Mary Fuller which ever  
 shall first happen there shall be no issue of the said Marriage living then from &  
 immediately after such death then being no lawful issue of the said marriage in  
 trust to pay & deliver over all & singular the estate & property present here by settled  
 between to the sole & only use of whomsoever of them the said Dr. Poteus & Mary Full-  
 ler who shall survive the other, to have and to hold the same to such person or  
 to his or her heirs executors administrators & assigns forever & it is also covenanted &  
 agreed upon by and between the parties to these presents that it is hereby expressly de-  
 clared & intended that it shall & may be lawful at any time hereafter for the said  
 Benjamin Fuller Thomas Fuller & William Fuller or the Juniors or Juniors of them  
 all the request in writing of the said John Poteus & Mary Fuller to sell bargain  
 buy & part of the hereby intended to be secured & released premises provided  
 that the proceeds of such sale after payment of all reasonable charges be applied  
 by them the said Benjamin Fuller Thomas Fuller & William Fuller or the  
 Juniors or Juniors of them & the heirs executors administrators of such  
 Juniors in the purchase of other property & the same to be made subject to  
 uses & trusts herein & hereby declared. In witness whereof the said parties

have set their hands & seals on the day & in the year first above written  
 In: Porters (A) Mary Fallew (B)  
 Sated and delivered in the presence of W. J. Brantley, Thos G. Barnwell  
 An Inventory of articles referred to in the preceding page, 2 sets of Chairs  
 2 Sofas, oval table, 2 sets drawing room curtains to, 3 bedsteads bed rooms curtains  
 3 feather Beds, 3 Matresses & bed clothes, a set of large tables, and tables & tea & a large  
 picture & other 4 small pieces, 3 large looking glasses, 3 smaller d. a large Chest of drawers  
 a smaller set & a Wardrobe, an Easy Chair a work stand a Book case & Secretary  
 a piano, a slate, 3 sets fire dogs & China & glass & crockery ware & all other articles of  
 household furniture which I now own or may hereafter own Kitchen furniture  
 State of Carolina, Braeford Parish of St. Helena - Personally appeared John  
 G. Barnwell who made oath that he saw the within named Mr. Porters & Mary  
 Fallew sign seal & as their act & deed delivered the within instrument purifying from them  
 & suspending therein set forth, And the Rev. W. J. Brantley & himself subscribed their  
 names as witnesses to the day Execution thereof - John G. Barnwell  
 Before me this 25<sup>th</sup> June 1818 W<sup>m</sup> Smith J<sup>r</sup>.

Recorded 2<sup>nd</sup> July 1818 -

United States of America,  
 State of Rhode Island & Whereas Sarah W. Glisson, wife of John  
 W. Glisson of Newport in the State of Rhode Island deceased by reason of  
 last Will and Testament of her aunt Sarah Somers late of Plymouth  
 in the County of Devon and in the Kingdom of Great Britain deceased  
 in writing duly made and executed and bearing date the ninth day of January  
 in the year of our Lord one thousand eight hundred and sixteen  
 became entitled six months after the death of the said Testatrix Sarah  
 Somers to a certain pecuniary legacy to be paid in lawful money of  
 Great Britain as in and by the said last will and Testament bearing date as  
 aforesaid and executed in manner and form as aforesaid reference being  
 thereto had will more fully and at large appear and whereas the said  
 Sarah Somers departed this life on or about the twenty fifth day of July in the  
 year of our Lord One thousand eight hundred and sixteen by reason of  
 which went the said Sarah W. Glisson six months thereafter was and is  
 now entitled to the payment of the said Legacy together with any and all  
 the Interest due thereon and owing in lawful money as aforesaid Now  
 know all men by these presents that we John W. Glisson and  
 Sarah W. Glisson of Newport in the State of Rhode Island  
 aforesaid have constituted made and appointed and by these presents  
 do constitute make and appoint Charles E. Rowand of the City of Charles  
 in the State of South Carolina Planter our true and lawful attorney  
 irrevocable for us and in our names and stead and to and for the uses  
 purposes and intents hereinafter declared and set forth to ask demands

110.

for Levy recover and receive the said pecuniary legacy as aforesaid together  
with any and all the interest due thereon and owing or which shall be due  
thereon and owing upon the receipt of the same to us by virtue of the last  
will and Testament as aforesaid or either of such giving and granting unto our  
said attorney by this Reciting full and whole power and authority in and about the  
premises to have and take all lawful ways and means in our names for the  
recovery thereof and upon the receipt of the same acquittances or other sufficient  
discharge for us and in our names to make seal and deliver and generally all  
and every other act and acts thing and things device or devices in the law what  
soever needed and necessary to be done in and about the premises for us and  
in our names to do execute and perform as fully largely and ampley to all  
intents and purposes as we might or could do if we were personally pre-  
sent or if the matter required more special authority than is herein given to  
attorneys one or more under him for the purchases aforesaid to make  
constitute and appoint and again at pleasure to revoke hereby ratifying  
confirming and holding for him effectual all and whatsoever our said attorney  
or his substitute or substitutes shall lawfully do in and about the premises by virtue  
hereof Provided always nevertheless and it is the true intent and meaning of the  
said John W. Glisson and Sarah W. Glisson in giving the written powers to the  
said Charles E. Rowand and his substitute or substitutes that so soon as  
hath the said Charles E. Rowand shall receive the said pecuniary Legacy as  
aforesaid and any and all the interest due thereon after deducting all  
charges and expences incident or appertaining to the recovery and final  
Settlement of the same and after deducting such charges paid by the said  
Charles E. Rowand for a Marriage Settlement of the said John W. Glisson  
by his attorney Benjamin Hunt Esquire of the City of Charleston and State  
of South Carolina Counsellor at Law to Sarah W. Glisson made and executed  
in the city of Charleston in the State of South Carolina and bearing  
date the eleventh day of June in the year of our Lord One thousand eight  
hundred and seventeen then that he the said Charles E. Rowand his heirs  
executors administrators and assigns shall retain the residue of the said  
Legacy after deducting as aforesaid remaining and the same shall be held by him  
in Trust to pay over the interest of the said residuary sum to the sole use  
benefit and behoef of the said Sarah W. Glisson free from any controul  
of the said John W. Glisson for and during the term of her natural life  
and at her death in trust that he pay over to the said John W. Glisson  
the said residuary sum itself together with any and all the interest thence  
thereon and remaining unpaid to the said John W. Glisson his attorney  
or attorneys by him for the purpose of receiving the same Law  
fully constituted and appointed his heirs executors Administrators or assign  
In Witness whereof the parties to these Presents have respectively set

their hands and seals this eighteenth day of June in the Year of our Lord One thousand eight hundred and eighteen and in the forty third year of the Independence of the United States of America John W Gilpin & Sarah Wyatt Gilpin (S) Charles Rowand (C) Sealed & Delivered in the presence of Richard Shaw Geo & Shaw -

At New Port as a New Port June the eighteenth eighteen hundred & eighteen Person ally came the above signers & sealers and acknowledge the same to be their free & voluntary act before me Lawyer DeWitt Justice of the Peace I do hereby certify that the signatures made in the fifth line of this page and the same eighteen & third instant where done before signing the same Lawyer DeWitt Justice of the Peace signed sealed and delivered July 7 1818 by Charles Rowand in Charleston in the presence of W Dillers. W Dillers being duly sworn made oath he was present when Charles Rowand sign seal & deliver this instrument giving for the uses & purposes therein mentioned that he witnessed the same.

Sworn to before me this 7t July 1818 Sami Breyer Not Pub

Recorded 7 July 1818

### South Carolina

This Indenture Tripartite made the twentieth day of November in the year of Our Lord one thousand eight hundred and eleven and in the thirty sixth year of American Independence Between the Person John Barnwell Campbell of Beaufort in the State of South Carolina aforesaid of the first part Catherine Amarintha Percy widow of Charleston merchant & minister of the second part and James Legare of Charleston Esquire of the third part Witnesseth that the said Catherine Amarintha Percy by and with the privity and consent of the said John Barnwell Campbell her intended husband testified by his being a party to & executing these presents for and in consideration of the sum of Two Millions to her self and wife truly paid by the said James Legare at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath bargained and sold and by these presents doth bargained and sold unto the said James Legare the other one eighth part share or proportion of the real and personal Estate of the Revd Dr William Percy to which his daughter the said Catherine Amarintha Percy shall be entitled upon the death of her said Father and Mother whether the same be in Great Britain or America Together with all and singular the houses not houses Edifices Buildings Headments rights members and appurtenances whatsoever to the said real Estate belonging or in any wise appertaining or with the same used and enjoyed or accepted up to & taken a known as part parcel or Member of the said real estate part thereof to have and to hold the said one eighth part share and proportion of the said real and personal Estate above mentioned and intended to be hereby bargained and sold with their appurtenances unto the said James Legare their heirs executors administrators and assigns

from the day next before the day of the date of his birth and during & unto  
full and absolute term of one whole year from thence next ensuing and fully to be  
complete and undeviatedly filled and performed unto the said Catharine  
Amarintha Percy at the expiration of the said term if the same shall be  
lawfully demanded the sum of one hundred Pounds and no more and fully to be  
purposed that by virtue of these presents and of the Statute for transforming  
wills into property the said James Legare may be in the actual possession of the  
premises and thereby be enabled to accept and take a quiet and undisturbed pos-  
session and inheritance thereof to them and their heirs to the only proper  
use and behoof of the said James Legare his heirs and assigns for ever subject  
more fully to the premises and conditions in the Indenture of Lease mentioned  
and contained in witness whereof the said parties to these presents have set  
unto interchangably at their hands and seals on the day and in the year  
just above written — John Barnwell Campbell Esq. Catherine Anna Percy  
Spouse and beloved wife of the said John Barnwell Campbell Esq. and  
being first struck out wherein it occurred Jelina Percy Lewis E B Living —  
Edward B Living being duly sworn doth oath that he was present & saw  
John Barnwell Campbell and Catherine Amarinttha Percy sign and seal  
above this instrument of writing for the uses & purposes herein mentioned and  
that he witnessed the same with Jelina Percy Lewis —  
Signed before me this 24<sup>th</sup> July 1778. Sam' P Dugay Not Pub.

Recorded 24<sup>th</sup> July 1778,

State of South Carolina

This Indenture bipartite made the twentieth day of  
November in the year of our Lord one thousand Eight hundred and Eleven and in  
the Thirty sixth year of American Independence Between the Reverend John Barnwell  
Campbell of Beaufort in the State of South Carolina aforesaid of the first part Cathar-  
ine Amarinttha Percy of Charleston in said State Spouse of the second part and  
James Legare of Charleston Esquire of the third part, whereas as a marriage by  
permission is shortly intended to be had and plannized between the said John  
Barnwell Campbell and the said Catherine Amarinttha Percy AND WHEREAS  
the said Catherine Amarinttha Percy at the time of the death of her Father the  
Reverend Doctor William Percy and at the death the death of Catharine Percy  
his Wife will be entitled to one Eighth part share or Proportion of the  
estate of her said Father. And Whereas upon the tract of and  
previous to the intended Marriage aforesaid it hath been and is  
agreed by and between the said John Barnwell Campbell and Cathar-  
ine Amarinttha Percy that the real and personal estate of the said  
Reverend Doctor William Percy to which his said Daughter shall be so  
entitled whether the same be in Great Britain or America shall be  
released and assigned to and vested in them the said James Legare un-

BOSTON  
SIXTEEN OF JUNE IN THE YEAR OF CHRIST MDCCLXVIII.

WITNESSETH that in pursuance of the said  
Agreement and in consideration of the said intended Marriage and also for  
Dollar to the said James Legare in hand paid the receipt whereof hereby  
acknowledged and for divers other good and sufficient causes and considera-  
tions her Husbands specially meeting her the said Catharine Amarintha  
Percy by and with the Privileg and consent of the said John Barnwell Camp-  
bell her intended Husband testified by his being a Party to and Executing  
these presents hath granted bargained sold aliened released conveyed and  
confirmed and by these presents doth grant bargain sell alien nominate release  
convey and confirm unto the said James Legare (in their actual posse-  
sion now being by virtue of a bargain and sale to them, therof made by  
the said Catharine Amarintha Percy by Indenture of her-  
bearing Date the Day next before the Day of the Date of these Presents  
for the Term of a Year and by force of the Statute for transferring uses  
into Possession of Person in this State) and to the Heirs Executors -  
Administrators and Assigns the one ~~eighth~~<sup>eight</sup> Part Share or Proportion  
of the Real and personal Estate of the Reverend Doctor William Percy  
to which his Daughter the said Catharine Amarintha Percy shall  
be entitled upon the Death of her said Father and Mother whether the  
same be in Great Britain or America Together with all and singular  
the Houses Out-houses Capices Buildings Wardments Rights  
and appurtenances whatsoever to the said real estate belonging or in  
any wise appertaining and the reversion and reversions remain-  
ing and remainder rents issues and profits thereof and also all the estate  
right title Interest claim and demand whatsoever of her the said Cath-  
arine Amarintha Percy of in or to the said To Have and To  
Hold the said one eighth Part share and Proportion of the Real  
and Personal Estate of the Reverend Doctor William Percy to which  
his Daughter the said Catharine Amarintha Percy shall be entitled  
upon the Death of her said Father and Mother whether the same  
be in Great Britain or America with their appurtenances and all  
other the Lands Tenments Hereditaments and Real Estate to which  
the said Catharine Amarintha Percy may be in any wise interested  
in or entitled to and also the said personal Estate together with the  
Rents Issues and profits of the said Real and Personal Estate and  
all land singular other the premises herein before mentioned owned  
and intended to be hereby granted released and conveyed is aforesaid  
unto the said James Legare and to the Heirs Executors and Adminis-  
trators and Assigns of the said Catharine Amarintha Percy.

tors forever Upon the special Trust and Confidence heretofore paid to and  
 for the several uses Intents and Purposes herein and hereby intended to be made -  
 limited and declared of and concerning the same And also of and concerning  
 the said several Uses and Trust herein and hereby intended to be made limited  
 expressed and declared of and concerning the said Real and personal Estate  
 each and every of the Parties to this Indenture hath agreed that the same shall  
 be limited settled and apportioned in Manner following that is to say in Trust  
 that the said James Legge and the Heirs Executors Administrators  
 and Assigns do and shall from time to time and during the joint lives of  
 the said John Barnwell Campbell and Catharine Amarinthea Percy  
 pay and dispose of the clear Yearly Interest Rents Profits Income and Pro-  
 duce of the said Real and Personal Estate as aforesaid as the same shall from  
 Time to Time arise and be received into such Person and Persons and to and  
 for such uses and purposes and in such Parts and Proportions as she the said  
 Catharine Amarinthea Percy and the said John Barnwell Campbell  
 shall from Time to Time notwithstanding her coveture by any note or Writing  
 under their Hands direct and appoint to the intent that the same may not be  
 subject or liable to the Contractual Debts or Engagements of the said John Barnwell  
 Campbell her intended Husband but only at their own sole and separate  
 disposal and in default of and until such direction and appointment  
 to the other hands of her the said Catharine Amarinthea Percy  
 or otherwise do and shall permit and suffer her to receive and  
 take the same to and for their own sole and separate use & disposal  
 whose receipts alone of their Hands shall from time to time not-  
 withstanding her coveture be sufficient Discharges to the person  
 or Persons who shall so pay the same or for somuch thereof as such receipt shall be  
 given for And from and immediately after the death of either of them the  
 said John Barnwell Campbell and Catharine his wife ~~in trust~~  
 shall fall and come into the immediate possession of the survivor of them ~~the said~~  
~~John Barnwell Campbell and Catharine then in Trust and confidence than~~  
 they the said James Legge his Heirs Executors Administrators and Assigns  
 do shall well and truly permit and suffer the Survivor of them ~~the~~ the  
 said John Barnwell Campbell and Catharine his wife as the case may  
 be to have the use Occupation and Enjoyment of the said Trust Estates  
 and to receive the Income Proceeds and Profits arising ofting & pro-  
 ceeding therefrom to his or her own proper Use and behoof and during  
 the term of his or her natural life without any Restraint Control or  
 Interruption of the said Trustees or either of them his Executors and  
 Administrators And upon the death of the Survivor of them the said  
 John Barnwell Campbell and Catharine his wife then in Trust  
 for the use benefit and behoof of such child or children of the said

Catharine (whereby the now contemplated or by any future marriage  
 who shall live to attain the age of twenty one yeare or dayes of marriage  
 and the issue of any child or children who may then be born as such spec  
 ifying and taking such share and proportion as the deceased person  
 would have taken if alive to hold the said trust-Estate to such issue if more  
 than one to them their Executors administrators and assigns for ever free from  
 and without any other trust whatever and if but one then to him or her his  
 her heirs Executors administrators and assigns for ever free from and  
 without any other trust whatever and the said John Barnwell Campbell  
 for himself his heirs Executors and administrators with by these present con  
 tract premises and agreed to and with the said James Legard and the  
 his Executors administrators and assigns that he the said John Barnwell  
 Campbell his heirs Executors and administrators shall and will from time to  
 time and at all times here after upon the reasonable request of the said James  
 Legard and the his Executors administrators make do and execute a cause  
 of action to be made and executed all such further and other lawful and  
 justable acts deeds and conveyance in the law for the conserving  
 and consuming of these premises and for the furthering better conserving  
 appearing and a purifying all and singular the premises hereinbefore mentioned  
 and intended to be granted, released and assigned unto the said James Legard  
 and the his Executors administrators and assigns as by him or them his  
 or their counsel learned in the law shall be reasonably devised advised or  
 required. In witness whereof the said parties to these presents have hereunto  
 interchanged by set their hands and seals on the day and year first above written  
 James Legard in the presence of John Barnwell Campbell his  
 Bernard Elliott being first struck out Catherine Anna Percy  
 whenever it second John Percy Lewis - E B Dening  
 Received on the day and year first written of and from the within named  
 James Legard the sum of one dollar for the consideration within mentioned  
 witness John Percy Lewis - E B Dening Catherine Anna Percy  
 Edward Dening being duly sworn made oath that he was present and that  
 John Barnwell Campbell & Catherine Anna Percy signed and delivered the foregoing  
 instrument for the uses purposes therein mentioned also that he saw Catherine  
 Anna Percy sign the same in the consideration money & that he with John  
 Percy Lewis witnessed the same.

Sown to before me this 24<sup>th</sup> July 1818 Sam Burger Notary

Recorded 24<sup>th</sup> July 1818

State of South Carolina This Indenture made this 25<sup>th</sup>  
 day of July in the year of our Lord one thousand eight hundred and  
 eighteen between Nathaniel Wickham, Maroon of the Parish of  
 Saint James Goosecreek District of Charlestow and State aforesaid

Physician of the first part and Robert Matthews of the same place plan-  
 ter of the second part Whereas the late reverend Matthew McCullers  
 of the Parish District and State aforesaid in and by his last will and  
 testament duly executed and dated the sixteenth of March one thou-  
 sand eight hundred and seventeen did among other things make the  
 following devises and bequests that is to say And now it is my will and  
 desire that all my personal estate should be equally divided between  
 my loving wife Jane McCullers and children and it is further  
 my desire that the tract of Land on which I now live shall belong  
 to my wife Jane during her natural life after which period shall fall  
 to my son John William McCullers and of his said will be appointed  
 the said Robert Matthews Executor and his said wife Executrix  
 as in and by the said will may more fully appear And Whereas  
 the said Matthew McCullers left at his death the following Negroes  
 namely Primus Caesar Phyllis Sam Nelly Minaw Rachel Fanny  
 Clara Billy Mary Lucy Maria Lewis Peter Motty Nanny Thomas  
 Dick Silver Aaron Bob Dills Ned and Rosie also a stock of Cattle  
 horses household and Kitchen furniture and sundry plantation items  
 not particularly specified in the Inventory thereof duly recorded in the  
 Ordinarys Office for the said District no part of which personal property  
 has yet been divided among the Widow and children of the said  
 Matthew McCullers deceased And whereas the said Nathaniel  
 Wickham Marion hath lately intermarried with the said Jane  
 McCullers the widow of the said Matthew McCullers whereby and by virtue  
 of his marital rights the said Nathaniel W Marion hath become  
 entitled to all the Estate title and Interest of his said wife to the real  
 and personal Estate bequeathed to her in and by the said will  
 And Whereas upon the treaty of the said marriage it was agreed by the said  
 Nathaniel W Marion that he would assign and make over the said  
 real and personal property upon the Trust hereinafter declared  
 Now this Indenture witnesseth that the said Nathaniel W Marion  
 in pursuance of the said agreement and also in consideration of  
 Natural love and affection which he hath for his said wife and  
 of the sum of five dollars to him paid by the said Robert  
 Matthews and for other good causes and considerations he  
 the said Nathaniel W Marion hath granted bargained released  
 confirmed assigned transferred and set over and by these presents  
 death grants bargain release confirms assigns transfers and set over  
 unto the said Robert Matthews his heirs and assigns the Estate  
 right Title and interest of him the said Nathaniel W Marion  
 to the said plantation or tract of land in the said Will Merv

tioned by virtue of his intermarriage with his said wife to whom  
 as his estate was devised under the said will In trust nevertheless  
 that the said Robert Mathews his heir and his wife will suffer and  
 permit the said Nathaniel W Marion and Jane his wife to receive  
 the rents issues and profits of the said plantation or tract of land  
 during their joint lives without being in any manner subject  
 to the debts or engagements of the said Nathaniel W Marion and in  
 case the said Nathaniel W Marion should die before his said  
 wife Jane the said Trust to suffer and permit his said wife to  
 receive the rents issues and profit of the said plantation for and during  
 the residue of her natural life to her own separate use and behoof  
 free from any further trusts His In truste further witness  
 eth that the said Nathaniel W Marion for the consideration  
 aforesaid hath bargained sold and assigned transferred and set  
 over and by these presents doth grant bargain sell assign transa  
 and sets over unto the said Robert Mathews his Executors  
 Administrators and assigns all the right title and interest of  
 him the said Nathaniel W Marion to the undivided share or  
 proportion of the said Negroes with the future issue of the same  
 and also to the other personal property in the said will men  
 tioned all altered to the Trust Nevertheless that the said  
 Robert Mathews his Executors Administrators and Assigns will  
 stand possessed of the said Negroes with their future increase and of  
 the other property in the said will mentioned to the use benefit and  
 behoof of the said Nathaniel W Marion and Jane his wife during  
 their joint lives and in case his said wife should survive him  
 the said Nathaniel W Marion therein Trust for the sole and  
 separate use of the said Jane during the residue of her natural life  
 without being in either case subject to the debts or engagements  
 of the said Nathaniel W Marion but in case the said  
 Jane should die before the said Nathaniel W Marion In Trust  
 to and for such uses intents and purposes as the said Jane  
 notwithstanding her coverture shall or may by any Deed or Will  
 or any Instrument in the nature of a Will disbequeathed direct  
 limit or appoint free from any further trust In Witness Whereof the  
 said parties have hereunto set their hands and seals on the day  
 and in the year first above written — Nathaniel W Marion Robert Mathews

N W Marion (L.S) Robt Matthews (L.S)

Signed Sealed and delivered In the presence of the word With near the  
bottom of the second page being first interlined With his Archer M'Kee -  
Richard Ashman -

Richard Ashman being duly sworn made oath that he was present & saw  
Nathaniel W Marion and Robert Matthews sign seal and deliver the fore-  
going instrument of writing for the uses & purposes therin mentioned and  
that he witnessed the same with Archer M'Kee - Richard Ashman -

Sworn to before me this 1st August 1818 J H Stevens 2 U

Recorded 1st August 1818

fourth Barbadoes This Indenture made this thirteenth day  
August in the Year of our Lord One  
thousand Eight hundred & Eighteen and in the Forty third  
Year of American Independence between Sarah Worcester  
Spinster of St. Peter's Parish State and district aforesaid  
of the first part John Beigman of St. Lukes Parish Farmer  
of the second part and David Dennis and Sampson Worcester  
of the aforesaid District of the third part

Whereas a marriage is by Gods permission intended to be shortly  
concluded between the said John Beigman and Sarah Worcester  
parties to these presents and it is probable that the said Sarah  
Worcester will at some future period inherit and possess  
a certain property as yet unknown which at that time will  
be by Codicil annexed to these presents together with all the  
property of whatsoever kind with the future increase that the  
said Sarah Worcester may hereafter inherit from time to  
time they said parties have agreed that the same shall be settled in  
manner hereinafter specified Now therefore this Indenture witnesseth  
that in consideration of the intended marriage <sup>and</sup> of its taking effect and to  
 settle and secure a Competent maintenance and support to and for the  
said Sarah Worcester in case she shall survive the said John Beigman and  
also for and in consideration of Two Dollars current money of this State to  
the said Sarah Worcester in hand well and truly paid by the said David  
Dennis and Sampson Worcester at or before the sealing and delivery of these  
presents the receipt whereof is hereby acknowledged by the said Sarah  
Worcester with the consent and approbation of the said John Beigman  
signified by his being a party to the sealing and delivery of these presents  
both quoad bargain and sell unto the said David Dennis and Sampson  
Worcester all the property that the said Sarah Worcester may  
hereafter inherit as afore aforesaid together with their future income  
to them the said David Dennis and Sampson Worcester and the

survivor of them and the Executors or administrators of such survivor  
 In trust now thereof and to and for the purposes and subject to the  
 conditions hereafter mentioned; to and for no other use and purpose what-  
 ever; that is to say first in trust and under this trust and condition that  
 the said David Harris and Sampson Webster and the survivor of them and  
 the executor or administrator of the survivor do and shall permit the said  
 John Beigne and from and immediately after the solemnization of the said  
 intended marriage to take possession of all such property as may from  
 time to time accrue to the said Sarah Webster, and from time to time  
 hereafter during the joint lives of them the said John Beigne and the said  
 Webster, to hold well manage, tract and employ the said property herein  
 alluded to in such manner and way as to him the said John Beigne  
 shall seem most meet and to the benefit and advantage of them the said  
 John Beigne and a Sarah Webster his intended wife to hold a joint and  
 absolute use & benefit of the profits arising from the work labour and services  
 of such property hereinafter alluded to to be applied without the inter-  
 ference molestation or hindrance of them the said David Harris  
 and Sampson Webster or either of them or either of their executors or admi-  
 nistrators or any of them. Secondly in trust and under this promise and  
 condition the said Sarah Webster is empowered hereby at all times to  
 make her own will and testament appoint her own Executors and bequeath  
 all and singular the property she may hereafter be possessed of to whom she  
 pleases or thinks fit without restraint or hindrance either of the said David Harris  
 and Sampson Webster or the one part or the said John Beigne and on the  
 part and that such will shall effectually dispose of and deny such property  
 as she the said Sarah Webster may hereafter inherit in as full and ample  
 a manner as if he, she, or they the legatees or heirs had derived their title  
 thereto by purchase or any other absolute conveyance and all trust  
 respecting the promises is then to be at an end and determined fully  
 in trust and under this promise that in case the said Sarah Webster  
 should survive the said John Beigne and that the said David Harris and  
 Sampson Webster and the survivor of them and the executor and administra-  
 tor of such survivor do and shall assign and deliver over to the said  
 Sarah Webster all such property with their future increase as she may  
 inherit from the date of their presents and thenceforth the same are to  
 belong to her the said Sarah Webster her executors administrators and ap-  
 propriate in as full and ample a manner as if she or they had derived  
 their title thereto by purchase or any other absolute conveyance and  
 trust respecting the promises is then to be at an end and determined  
 provided nevertheless that in case the said intended marriage between  
 John Beigne and Sarah Webster shall not take effect that then

his deed and every matter herein contained shall cease and be of no effect no more than if the same had never been made, In witness whereof the parties have hereunto set their hands and seals the day and year first above written — Sarah Webster (S), John Vigneau (S), David Hennis (S), Samson Webster (S)

Witness Tho: W Thompson — Richd: Y Barry —

of Carolina Beaufort district & personally appeared before me Thomas A Thompson who being duly sworn maketh oath and saith that he was present and saw Sarah Webster John Vigneau David Hennis & Samson Webster sign seal and as their act & deed deliver the within instrument of writing and that he together with Richard Y Barry subscribed their names as witness unto the same — Thos A Thompson Subscribed this 28<sup>th</sup> day of September 1818 before me Geo Taylor 2 W,

Recorded 30<sup>th</sup> September 1818,

State of South Carolina This Indenture made the twentieth day of May in the year of our Lord one thousand eight hundred and fifteen Between Catharine Kinnuthy of the City of Charleston in State aforesaid Widow of the one part George Heckhoff of some place of the second part And James Mainne of the same place of the third part Whereas there is a marriage to be shortly had and solemnized between the said George Heckhoff and the said Catharine Kinnuthy and whereas the said Catharine Kinnuthy is possessed of some personal estate consisting of Household furniture Stock in Trade and some shop fixtures to the value of six hundred dollars which by act of Law will be counted her proper Goods and chattels of him the said George Heckhoff upon the consideration of said Marriage and whereas upon the treaty and previous to the intended marriage it hath been agreed between the said Catharine Kinnuthy and George Heckhoff that the said Estate of Six hundred dollars of the said Catharine Kinnuthy shall be by her granted released transferred assigned and set over to and vested in him the said James Mainne and his heirs executors Administrators and Assigns to and for the several uses Trust intents and purposes herein after mentioned and declared now this Indenture witnesseth that in pursuance of the said agreement and in consideration of the sum of five dollars to her the said Catharine Kinnuthy having paid by the said James Mainne at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged and for other good causes and considerations her thereto moving she the said Catharine Kinnuthy Hath by and with the privity Consent and agreement of the said George Heckhoff

Justified by his being made a party hereto of granted bargained  
sold and by those presents & other bargain, has it soe set over -  
and deliver unto the said James Stain his Executors Administrators  
and Assigns the sum of six hundred dollars to him the said James  
Stain his Executors Administrators and Assigns for ever upon  
Trust nevertheless to the uses intents and purposes hereinafter  
named and declared that is to say In Trust to the use and behoof of  
the said Catherine Remmey her heirs Executors Administrators  
and Assigns until the solemnization of the said intended  
marriage and after the said Marriage shall be had and consummated  
then in Trust to the sole use and behoof of the said Catherine Remmey  
and of such person or persons as the said Catherine Remmey  
during her natural life whichever she may be then sole or married  
shall think proper to give it to by deed of gift or by writing under  
her hand and executed in the presence of three or more creditable  
Witnesse to whomsoever by her last will and Testament -  
Testified as aforesaid shall then remane and appertain  
to her so that the said sum of six hundred Dollars shall neither  
serve to pay or intended to the payment of the debts of the said George  
Rechaffee intended husband - Catherine Remmey \$ 600 -  
\$ 1000 less \$ 400 James Mann \$ 300 signed and sealed in the  
presence of W<sup>m</sup> Rumbard John Dougherty -  
John Dougherty being duly sworn made oath that he was present  
Isaac Catherine Remmey & H<sup>r</sup> Rechaffee and James Mann sign and  
deliver the foregoing instrument of writing for the uses & purposes  
therin mentioned that he together with W<sup>m</sup> Rumbard witness  
the same - John Dougherty

Swear to before me this 10<sup>th</sup> October 1818 J H Stevens D<sup>r</sup>

Received 10 October 1818

State of South Carolina This Indenture, Tripartite,  
made the day of in the year of our Lord One  
thousand Eight hundred and eighteen Between -  
Harriet Matthews of Charleston in the said State spinster  
of the first Oliver L. Dobson of Savannah in the State of  
Georgia Merchant of the second part and John M.  
Matthews of the third Whereas the said Harriet doth  
possess of certain personal property or choses in action  
amounting to about four thousand five hundred Dollars  
and upwards a Schedule of which is annexed And  
Whereas a marriage by Gods permission is intended  
to be shortly had and solemnized between the above

named Harriet and Oliver L Dobson, as it has been agreed  
 between the said parties that the said property or those  
 in action belonging to the said Harriet, should previously  
 to the said intended Marriage taking effect be conveyed by the  
 said Harriet to the said John R. Matthews subject and under  
 the several uses and trusts intended to be henceforth declared.  
 Now this present Writ witnesseth that the said Harriet in  
 consideration of the said intended Marriage taking effect  
 fairly and with the consent of the said Oliver L Dobson  
 the said John R. Matthews testified by his being made a party  
 thereto signing and sealing of these presents and also in  
 consideration of the sum of one Dollar to her, in hand paid  
 by the said John R. Matthews before the sealing and delivery  
 hereof this receipt whereof is hereby acknowledged, hath  
 granted, bargained sold affixed and transferred and by the  
 presentes doth grant, bargain sell affix and transfer unto  
 the said John R. Matthews his heirs Executors Administrators  
 and assigns for the Estate right title Interest benefit claim  
 and demand either at law or in equity immediate or conti  
 gent which she the said Harriet now hath or shall have to the  
 said personal Estate choses in actions Bonds or Notes whate  
 ever to have and to hold the said premises hereby inted  
 to be granted, bargained sold affixed and transferred unto  
 the said John R. Matthews his heirs Executors Administrators  
 in trust for the sole use and behoef of the said Harriet as  
 in her present Estate until the said intended marriage shall  
 take effect and from and immediately after the consummation  
 thereof the same to retain or sell and dispose of the  
 at publice or private sale and to invest the same in such  
 real or personal property or publice securities or to loan at  
 interest on such securities as the said Trustee his heirs and ad  
 ministrators shall together with the intended Husband and wife  
 conceive to be most beneficial for the trust Estate for Trust  
 to consist the said Oliver L Dobson during the joint lives of  
 himself and the said Harriet to have hold use and enjoy the said  
 Estates and profits Interest or gains of said trust Estate and to apply  
 the same to his use and behooffred however from the pay  
 ment of his present or future debts and on the death of the  
 said Harriet living the said Oliver L Dobson their Trust  
 to convey the hereby granted and bargained premises  
 unto the said Oliver L Dobson his heirs Executors Adminis

tractors and assigns for ever free clear and absolutely forever discharged of and from all further and other trusts whatsoever But in case of the death of the said Oliver L. Gibson during the said marriage then I trust to pay over and deliver up the said bargained promises to the said Harriet her heirs because administrator and assigns for ever also discharged of and from all further and other trusts whatsoever In witness whereof the parties to these presents have interchangeably set their hands and seals this day and year first written, Harriet Mathews (L.S.) C. L. Gibson (L.S.) S. R. Mathews (L.S.) Signed sealed and delivered in the presence of Maria Brisbane Wm Mathews Schleve of negroes & estates intended to be conveyed by the above instrument of writing before Mrs. Betsy Anna Margaret Charlotte William Henry Catherine called Lucy William Mathews being duly sworn made oath that he has seen and heard Harriet Mathews C. L. Gibson & John H. Mathews sign seal & deliver the within Instrument of writing for the uses & purposes therein mentioned that he will declare Brisbane witnessed the same Wm Mathews Sworn to before me this 4 November 1818 Lyre. Sealed W

Recorded 4 November 1818

South Carolina This Indenture tripartite made the twelfth day of November in the year of our Lord one thousand eight hundred and eighteen between Hardy H. Chinnis of the District of Charleston & State aforesaid of the one part Sarah Ann Elizabeth Chinnis of the same place of the other party William Chinnis of the third Witnesseth Whereas a Marriage by God's permission was lately had & solemnized between the said Hardy H. Chinnis and the said Sarah Ann Elizabeth Chinnis And Whereas the said H. H. Chinnis at the time of executing these presents is seized and possessed of thirteen hundred and thirty five acres of land above of land situated upon the great Pee Dee River in the said State in Marion District also of thirty five head of Stock and one hundred head of Stock Hogs Also of sundry Articles Household & Kitchen furniture in said District Also Whereas the said Sarah Ann Elizabeth Chinnis at the time of the solemnization of the marriage aforesaid was seized & possessed of a tract of Land situated at Wauhawsee in the District aforesaid Consisting of two hundred & Eighty Eight Acres more or less also three Negro Jack Mary Devaray also of sundry articles of Household Furniture And Whereas the said Hardy was possessed of

first head of Horses a Sliding Chair and sundry small articles of  
 domestic utensils &c. &c. It has been agreed on by both  
 the parties to these presents that the property Real & personal of the  
 said Hardy H. Skinner which he possessed in his own right and  
 also all which he acquired by his Intermarriage aforesaid shall  
 be by the said Hardy granted assigned and vested in the said W<sup>m</sup>  
 Elney his heirs executors administrators upon the special  
 trust and confidence and for the uses intents and purposes herein  
 after limited and contained now therefore in pursuance of the said  
 Intention and in consideration of the said Marriage and also in  
 consideration of ten dollars to the said Hardy by the said William  
 in hand paid the receipt whereof is hereby acknowledged and for  
 divers other good and valuable considerations sum thereunto now  
 -ing he the said Hardy H. Skinner hath granted bargained  
 and sold and by these presents doth grant Bargain sell and deliver  
 unto the said William Elney the following estate real and  
 personal one thousand three hundred and thirty five acres of  
 land situated in Marion District on the great PeeDee river the  
 same more or less Thirty five head Stock cattle, one hundred  
 head Stock Hogs sundry articles of Household and Kitchen furniture  
 at PeeDee, five Head of horses a Sliding chair being the property of the  
 said Hardy at the time of his said Intermarriage to have and to hold  
 unto him the said William Elney his heirs and assigns for ever upon  
 the special trust nevertheless to and for the use of the said Sarah  
 Ann Elizabeth Skinner and the said Hardy Skinner during  
 their joint lives and a reasonable support therefrom for  
 Sarah Skinner during her life not subject to the debts contracts  
 or agreements of either of the said Parties now made or hereafter  
 to be made and from and after the death of either the said parties the  
 to and for the sole use benefit and behoof of the survivor or survivor  
 entitlapon the death of both the said Hardy & Sarah then to go  
 for the use of such child or children of the said Sarah as shall be living  
 at the time of her death lawfully begotten of her body reserving the  
 support of the said Elizabeth during her life free from all trusts  
 uses and conditions whatsoever, Provided always that shall and may  
 be lawful for the said William to sell & good & sufficient Vested in  
 law he make to all or any of the said property upon being therunto  
 requested in writing signed by the said Hardy and Sarah and the  
 proceeds to keep hold & vest from time to time always subject  
 to the uses and trusts herein specified. Also the said Hardy hath sold  
 conveyed and by these presents doth bargain sell and in plain and open

Marlet deliver unto the said William a tract of land situated at Wm  
 masant containing two hundred and eighty eight acres more or  
 less also the three negroes Jack, Mary and Nancy a riding Cham,  
 House hold and Kitchen furniture and all and singular the prop-  
 erty real and personal to which said Hardy became intitled by his  
 Intermarriagd with the said Sarah To have and to hold to the said  
 William his heirs and assigns forever upon the special trust and to  
 her the uses and purpoſes following to wit To and for the joint uses  
 of the said Hardy and Sarah during their joint lives not subject or  
 liable to the present or future debts & contracts of either and from  
 and after the death of the survivor then to and for the uses of such  
 child or children of the said Sarah lawfully begotten as shall be  
 living at the time of the death of said Survivor paid and discharged  
 from all and every use trust or condition whatever and the said  
 William doth hereby covenant promise and agree to permit  
 parties herein before named to use occupy and enjoy all and sum-  
 mar the premises according to the true Intent and meaning of  
 these presents and that he will sell transfer and assign all  
 the property herein before mentioned from time to time  
 the same reinvest pursuant to such request in writing sign'd  
 by the said Sarah and Hardy as shall be shown unto him and  
 the said Hardy and Sarah do hereby agree that the last mentioned property  
 shall be sold & divide'd in the same manner as the first from time to  
 time In witness whereof the parties have hereunto set their hands and  
 affixed their seals the day and year first mentioned. Sarah A. E. Chinnier  
 signed Sealed and delivered  
 in the presence of C  
 William Hamlin  
 Mary Etney <sup>Witnessed</sup>

Wm Etney  
 Hardy M. Chinnier

The deed of settlement of H Chinnier contains the following  
 provisions. 1<sup>st</sup> All the property which H. Chinnier possessed  
 previous to his marriage is settled on his wife, giving his Mother a  
 reasonable support. 2<sup>d</sup> All which comes by Mr Chinnier is settle  
 on her and her children after her, and the mother of Mr Chinnier  
 has no right or claim whatever given to her, in the property  
 which came by Mr Chinnier - the two estates are completely  
 separated in the Deed. By James Hunt, Atty at Law  
 12<sup>th</sup> November 1818 <sup>as</sup> Mrs Mary Etney being duly sworn  
 made oath that she was present and saw Sarah A. E. Chinnier  
 William Etney and Hardy M. Chinnier sign seal and deliver  
 within Instrument of writing for the uses and purposes therein