

mentioned and that she with William Mauldin witnessed
 the same Mary Etney
 Sworn to before me
 this 13 Nov^r 1818 Recorded 13 November 1818
 Lyon Levy All
 South Carolina Charleston District Whereas Miss Mary
 Eliza Martin of Charleston in the said State is possessed of
 a female negro slave named Pendar with her four children
 Charlotte Lucretia Nanny and William with the future
 issue and increase of the females and whereas the said
 Miss Mary Eliza is shortly to be married to Mr James Scott
 Galbraith of the same place and whereas it has been
 agreed between the said Miss Mary Eliza and the said James
 Scott that previous to the solemnization of the said marriage
 the said Mary Eliza should assign and make over the said neg-
 ro wench and her four children to Mrs Sarah Fowler Martin
 the mother of the said Mary Eliza and the executor administra-
 tors and assigns of the said Sarah on the trusts and for the
 purposes hereinafter declared relative to the said Negroes &
 Now know all men by these presents that in consideration
 of the said marriage and in pursuance of the said agreement
 she the said Mary Eliza Martin with the consent and
 approbation of the said James Scott Galbraith testified by
 his being a party to and sealing and abjuring these presents
 hath granted, bargained, aliened, assigned, and set over: and by
 these presents doth grant bargain alien assign and set over unto
 the said Sarah Fowler Martin her executor administrators or
 assigns all her right title interest and property in or to the said
 negro woman slave ~~named~~ Pendar and her four children
 Charlotte Lucretia Nanny and William; to have and to hold
 the said negro wench and her four children unto the said Sarah
 Fowler Martin her executor administrators or assigns upon the
 trust that is to say for the use of the said James Scott Galbraith and
 Mary Eliza Martin during their joint lives, and upon the death
 of either to the survivor for life, and if there should be any issue of
 the said marriage in equal shares to them absolutely and forever
 after the death of them ^{said} Parents the said James Scott and Mary
 Eliza, and if there should be no issue of the said marriage, then to
 the Brother and Sister of the said Mary Eliza Martin & their heirs
 absolutely and forever. And it is hereby agreed by the parties to the
 presents that the said Justice may upon the request of the said James

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Scott Galbraith and the said Mary Eliza Martin sell and dispose
of the said negroes and invest the proceeds in other property to be
held by the said trustee subject to the same trusts - In witness
whereof the said parties have hereunto set their hands and seals
on the Twentieth day of May in the year of our Lord Eighteen hundred
and eighteen. Mary E. Martin James S. Galbraith (Ld) Sarah
J. Martin (Ld) Sealed and delivered In the presence of the word
"to them" in the ninth line of the second page being first intubed
and the words "with the future issue and increase of the females"
being also intubed between the fifth and sixth line of the first
page, David Ross, Sarah A. Martin - David Ross being
duly sworn made oath that he was present and saw Mary
E. Martin, James S. Galbraith and Sarah J. Martin sign
seal and deliver the within Instrument of writing for the
uses and purposes therein mentioned and that he with Sarah
A. Martin witnessed the same. . . . David Ross
Sworn to before me

This 18 November 1818

At V

J. H. Stevens Au  Recorded 18 November 1818

South Carolina This Indenture, Tripartite, made the
twenty eighth day of October in the year of our Lord one thou-
sand eight hundred and eighteen and in the forty third year
of the Sovereignty and Independence of the United States of Amer-
ica between Hannah Hamlin of the parish of Christ Church
of the first part and John White and William Dewees Junior
Trustees herein specially named and appointed of the second
part and John Dewees of the City of Charleston of the third part test-
ified by his signing and sealing thereto presents Whereas a marriage
is intended by Gods permission to be shortly had and solemnized
between the said John Dewees and Hannah Hamlin parties
to these presents and whereas the said Hannah Hamlin at
the time of the sealing and delivery of these presents is posses-
sed of a certain personal estate consisting of eight negro Slaves
to wit Handy Caesar Edwin Selby Molly Elsey Dick
Abraham And Whereas upon the treaty and previous to
the said intended marriage it hath been and is agreed
between the said John Dewees and the said Hannah Hamlin
that the aforesaid negro Slaves with the future issue and
increase of the females shall be ~~given~~ by her conveyed and
assigned to and vested in the said John White and William
Dewees Junior to hold and upon the several trusts interests and

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purposes hereinafter mentioned expressed and declared of and
 concerning the same Now this Indenture Witnesseth that
 in pursuance of the said recited agreement and in considera-
 tion of the said intended Marriage and also in considera-
 tion of the sum of Five dollars to her the said Hannah Hamlin
 in hand well and truly paid by the said John White and
 William Dewees Junior trustees as aforesaid the receipt where-
 of she doth hereby acknowledge And by and with this consent
 and approbation of the said John Dewees testified by his being
 a party to and signing and sealing these presents Hath
 granted bargained sold assigned transferred and set over and
 by these presents doth grant bargain sell assign transfer and
 set over unto the said John White and William Dewees Junior
 their Executors Administrators and assigns the following
 negro slaves to wit Handy, Casar, Edwin, Nelly, Molly, Elsey,
 Beck, Abraham, Jo Hare and Jo Hold the aforesaid
 Eight negro slaves with the future issue and increase of the
 females unto the said John White and William Dewees Junior
 their heirs Executors Administrators and assigns forever In
 Trust Nevertheless for the said Hannah Hamlin her
 Executors Administrators and assigns until the sole termina-
 tion of the said intended marriage and from and immedi-
 ately after the sole termination thereof then and thereafter that
 they the said John White and William Dewees Junior
 their Executors Administrators or assigns shall permit
 and suffer the said Hannah Hamlin to have the use and
 services of the said several negro slaves above named and the
 issue of the females as aforesaid or to hire out the same and
 receive and apply their wages to her own sole and separate
 use and maintenance free from all debts incumbrances or en-
 gagements of her intended or any future husband for asid during
 the term of her natural life and from and immediately after the
 death of the said Hannah Hamlin then in trust to and for
 the use and behoof of such child or children of the said Hannah
 Hamlin as she may leave alive at the time of her death and
 in case she shall leave no child or children alive at her death
 then in trust to and for such person as shall be her lawful
 husband at the time of her death and in case of her death without
 child or children or husband then in trust for her right heirs
 Provided Always Nevertheless that at any time here-
 after if all or any of the said slaves shall misbehave or become

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disagreeable to the said Hannah Hamilton and she shall not
 her wish in writing signed in presence of two witnesses
 to the said John White and William Dewees Junr or their Execu-
 tors or Administrators requiring him or them to sell and dis-
 pose of the said slaves or any of them that their or in that
 case the said John White and William Dewees Junr their
 Executors or Administrators shall sell and dispose of the said
 slave or slaves so required to be sold either at public or private
 sale and invest the moneys arising from such sale either
 in the purchase of other slave or slaves or let the same at inter-
 est as the said Hannah Hamilton may direct and in any
 (then & over time notwithstanding) subject to all laws every
 of the trusts and conditions above declared and for all other
 trust benefit or behoef whatsoever In Witness whereof the said
 parties to these presents have hereunto interchangeably set
 their hands and seals on the day and year first above mentioned
 Hannah Hamilton (S) John White (S) W^m Dewees Junr (S)
 John Dewees (S) Signed sealed and Delivered in the
 presence of us John Hamilton Jo^h Dewees Witnesses to John White
 W Dewees and Signature Thos^h Hamilton Susan Hamilton witnesses to
 Hannah Hamilton & John Dewees Signatures

Thomas Hamilton being duly sworn made oath that he was
 present saw Hannah Hamilton and John Dewees signed
 and delivered the within instrument of writing for the
 uses and purposes therein mentioned and that he with
 Susan Hamilton signed their names as witnesses to the same
 Sworn to before me Thos^h Hamilton
 this 25 November 1818

Joseph Dewees being duly sworn made oath that he was present
 and saw John White and William Dewees Junr signed seal
 and deliver the foregoing Instrument of Writing for the
 uses and purposes therein mentioned and that he
 with John Hamilton signed their names as witnesses
 to the same Jo^h Dewees

Sworn to before me this 25 November 1818 J. H. Stevens 2d
 Recorded 25 November 1818

State of South Carolina This Indenture tripartite made
 Williamsburgh District the twenty fourth day of September
 in the year of our Lord one thousand eight hundred and
 eighteen and of the Independence of the United States of
 America the forty third year Between Sarah Lane of the

district and State aforesaid Widow of the first part Robert B Witherspoon
 of the same district and State aforesaid of the second part and
 Stephen Miller the Elder and Thomas Witherspoon also of the
 same district and State aforesaid of the third part Whereas a
 Marriage is intended by divine permission shortly to be
 had and solemnized between the said Sarah Lane and the said
 Robert B Witherspoon and whereas the said Sarah Lane is now
 lawfully and Rightfully seized in her own demesne as of
 fee of the following plantation or tract of land containing nine
 three acres more or less Situate in the district and State aforesaid
 Lying and being on the North east Side of Black river butting
 and bounding eastwardly on land surveyed for John Potts
 South Eastwardly on Avera Cass Matthews land and South
 westwardly on Black river as will appear by a plat of the
 same executed by Robert Witherspoon deputy Surveyor the twenty
 first day of May Anno Domini one thousand seven hundred
 and ninety eight and is lawfully and rightfully possessed under
 the last Will and testament of William Moor her late Father of
 the following personal property to wit One Oxen horse and
 household and Kitchen furniture the said Sarah Lane is
 also Will and legally entitled under an act of the general
 Assembly commonly called an act to abolish the rights of
 primogeniture to the one third part of all the undivided
 estate both real and personal of her late husband Thomas
 Lane he having died intestate which said real & personal
 Estate consists as follows one tract of land containing five hun
 dred acres more or less situate in George town District and State
 aforesaid lying and being on the South side of Black river
 butting and bounding at the time of original survey on
 the west by Captain William Sesters land and east and
 south by lands laid out another tract containing nine
 hundred and ninety seven acres more or less situate in the
 District of Williamsburgh and State aforesaid lying and
 being on the north side of Black river butting and bounding
 according to Original Survey by lines running north west
 & north east by William Moors land North east by A
 Lanes and unknown Land South east by unknown land
 and Captain Thomas Potts Land South west by lands belong
 ing to the State of James the other side by Black
 River personal property Negro Slaves Beatowain Jacob Jella
 Richard Adam Moses Ned Sharper and Smart a Stack

of Cotte marked crop and half crop in one ear Swallow
for and Under bit in the other and branded with the
letters J, L, thus (JL) a Stock of hogs marked in the same
manner two horses house hold and Kitchen furniture of the
Usual Kind and description And also whereas the said Robert
WITHERSPOON is lawfully and rightfully possessed of a certain
Negro man slave named Sam And Whereas in prospect
the Consideration of the said intended marriage the said
Robert WITHERSPOON and the said Sarah Lane have agreed
separately to grant bargain sell assign transfer and Make
over and their respective interests in the said lands negro
slaves and other personal property were particularly
described with the future issue and increase of the said
Slaves unto the said Stephen Miller the Elder and Thomas
WITHERSPOON their heirs Executors and administrators
In trust nevertheless to and for the several and respec-
tive uses interests and purposes herein after men-
tioned expressed and declared of and concerning the
same Now this indenture witnesseth that in pursu-
ance of the said agreement and the said intended
marriage as a consideration And also in consideration
of five pounds to each of the said parties separately by
the said Stephen Miller the Elder and Thomas Withers-
poon in their hands well and lawfully paid at and
before the sealing and delivery of these presents the
receipt whereof hereby acknowledged and for settling
and assigning all and singular the premises to and for
the several uses intents and purposes herein after men-
tioned expressed and declared For divers other good
causes and Considerations the said Robert W-
ITHERSPOON and Sarah Lane then unto moving they the
said Sarah Lane and Robert WITHERSPOON by and with
the private consent approbation and agreement of
each other testified by their being made parties to and
signing sealing & delivering these presents Have
granted bargain sell and assigned for of law delivery
unto the said Stephen Miller the Elder and Thomas Withers-
poon their heirs Executors and administrators each their
respective property Estate and interest in and to the
lands Negro Slaves and other personal property above

described and the Issue and Increase of the female Slaves
 To Have and to hold the Property Estate and interest of the
 in the said lands negro Slaves and other personal property
 above described & named and the Issue and Increase of the
 female Slaves unto the said Stephen Miller the Elder and
 Thomas Witherspoon their heirs Executors and Administra-
 tors forever In Trust nevertheless to and for the several
 uses intents and purposes and with and under the several
 limitations and appointments herein after mentioned
 expressed & declared of and concerning the same that
 is to say In Trust for the use benefit and behoof of the said
 Sarah Lane and Robert B Witherspoon their heirs Executors
 and administrators severally their respective Estates -
 Inasmuch as already conveyed with the said intended mar-
 riage shall be solemnized and take effect and from and
 immediately after the solemnization of the said intended
 Marriage then upon this further trust and confidence
 that the said Stephen Miller the Elder and Thomas Witherspoon
 their heirs Executors and administrators shall stand seized
 possessed of the said lands negro Slaves and other personal
 property herein mentioned and described and the in-
 crease of the female Slaves In Trust for the sole and separate
 use of the said Sarah Lane notwithstanding the said inten-
 ded Coverture and so as the same shall not be in anywise
 subject or liable to the control debts or engagements of the
 said Robert B Witherspoon and shall well and truly perform
 and suffer the said Sarah Lane notwithstanding the said
 intended Coverture to take the rents profits and income of
 the said lands Negro Slaves and other personal property here-
 in before described and the increase of the female Slaves and
 dispose thereof during the said intended Coverture as she
 shall think proper without any interruption or control
 of the said Robert B Witherspoon or the said Stephen Miller
 the Elder and Thomas Witherspoon or either or any of
 them or their heirs Executors or Administrators and upon
 this further trust and confidence that the said Sarah Lane
 notwithstanding her coverture shall and may by her
 last will and Testament in Writing or any instrument
 of Writing purporting to be her last will and Testament
 duly and legally made and executed in the presence of
 three witnesses lawfully appointed and dispose of the said land

negro lands and other personal property herein mentioned
 and conveyed with the increase of the female slaves in such
 manner to such person or persons and to such uses as she
 may deem proper and the said Robert B Witterspoon
 doth by these presents fully authorize and empower that said
 Sarah Lane notwithstanding her said intended covenant
 to make and execute such last will and testament or
 other or other instrument of writing purporting to be her
 last will and testament in the said Sarah Lane and therein
 embracing said negro man slave Sam which she is
 to be understood that should the said Robert B Witterspoon
 survive the said Sarah Lane that then and in that case
 said negro man slave Sam shall again become the sole
 and absolute property of the said Robert B Witterspoon
 without any condition whatsoever. And upon this further
 trust and confidence that should the said Sarah Lane
 happen to depart this life without leaving such last will
 and testament as aforesaid or other writing purporting
 to be her last will and testament executed as aforesaid that
 then in that event happening in trust for such children and
 grand children or grand children of the said said Sarah
 Lane as then may be surviving at the time of her death
 (the grand children representing their respective parents
 they are dead) their heirs executors administrators shares
 more alike and the said Robert B Witterspoon for himself his
 heirs executors administrators & assigns doth hereby further
 covenant promise grant and agree to and with the said
 Stephen Miller the Elder and Thomas Witterspoon their heirs
 executors administrators that in the said Robert B Witterspoon
 been shall not redirent at any time or times during the said
 covenant hinder prevent or interrupt the said Stephen Miller
 the Elder and Thomas Witterspoon their heirs executors
 or administrators or here the said Sarah Lane his intended
 wife in suing for recovering and receiving their said rents or
 income arising from the lands negro slaves and other property
 herein described and disposing thereof according to the true
 intent meaning of these presents but doth promise and
 agree to permit them to make use of his name if necessary in
 the recovery thereof In Witness whereof the parties to these
 presents have hereunto set their hands and seals the day and year
 above written Robert B Witterspoon (S) Sarah Lane (S)

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Stephen Miller (S) J Witterspoon (S)

an interlineation in the tenth line from the top of the word seized between the words rightfully & in also in the nineteenth line word undivided between the words the said estate also in the twentieth line the last word estate being all first made before the execution of the above said signed sealed and delivered in the presence of the Steel John J. Williams John W. Swinton State of South Carolina; Personally appeared before me Williamburg District, J. C. Lam S. Mills one of the Justices of the Quorum in and for the District aforesaid John W. Swinton who being duly sworn made oath that he was personally present and saw Robert B. Witterspoon Sarah Jane Stephen Miller Sen^r and Witterspoon sign seal and as their own act and deed deliver the within Instrument of Writing for the several uses and purposes therein mentioned and that he also saw Thomas Steel and John J. Williams subscribe their names as witnesses thereto together with himself sworn 9th October 1818 John W. Swinton before me C. S. Mills J. C. Recorded 25 November 1818

South Carolina / This Indenture Tripartite made on the fourth day of November in the year of our Lord one thousand eight hundred and eighteen, & in the forty third year of the Sovereignty and Independence of the United States of America Between Mellisent Alice Jones, Spinster of Charleston of the first part Henry Morris of the second part and Henry Alexander De Saussure Justice of the third part. Whereas a marriage is intended shortly to be had and solemnized by and between the said Mellisent Alice Jones and Henry Morris. And Whereas the said Mellisent Alice Jones under and by virtue of the last Will and Testament of her deceased Father William Jones of Ashpoo bearing date the twentieth day of September in the year of our Lord one thousand eight hundred and eleven and duly proved and recorded in the Office of the Ordinary of Colleton District is entitled to one undivided fourth part or share of all that plantation or tract of land lately the residence of the testator, called Sheffal situate lying and being in Saint Bartholomew's Parish in the District of Colleton and State aforesaid subject nevertheless to the payment of his debts. . . . And Whereas the Honorable the Court of Equity did, at the term of March in the year of our Lord one thousand eight and Eighteen order and decree that the aforesaid Plantation should be sold by the Commissioner of the said Court for the purpose of paying the debts due by the testator; & that the residue of the purchase money should be equally divided

and encumbrances thereof unto the said Henry Alexander Desampure his executor Administrators and Assigns forever nevertheless to such uses and upon such trusts and for such intents and purposes as are hereinafter mentioned and declared of and concerning the same that is to say in trust to and for the use and behoof of the said Melliscent Alice Jones until the solemnization of the said marriage and from and immediately after the solemnization thereof these trusts and to and for the joint use of the said Henry Morris and Melliscent Alice Jones for and during their joint lives ~~after the said Henry Morris and Melliscent Alice Jones for and during their joint lives~~ and from and immediately after the determination of that estate to the use and behoof of the said Henry Alexander Desampure his executor Administrators and Assigns to preserve the contingent remainders hereinafter limited from being defeated or destroyed Nevertheless in trust to permit and suffer the said Henry Morris and Melliscent Alice Jones and their Assigns during the lives of the said Henry Morris and Melliscent Alice Jones and their Assigns to receive and take the Interest profits issues and encumbrances of the said bonds or Obligations and distribute estate and enjoy the use of the said Negro Slaves with their future issues and increase to and for the joint use benefit and behoof of the said Henry Morris and Melliscent Alice Jones and their Assigns And in case the said Henry Morris should survive the said Melliscent Alice Jones then to the use and behoof of the said Henry Morris and his Assigns for and during the term of his natural life but if the said Melliscent Alice Jones should survive the said Henry Morris then to the use and behoof of the said Melliscent Alice Jones and her Assigns for and during the term of her natural life and from and immediately after the determination of the estate of the said Survivor to the use of the said Henry Alexander Desampure his executor Administrators and Assigns to preserve the contingent remainders hereinafter limited from being defeated or destroyed in trust Nevertheless to permit and suffer the said Survivor and his or her Assigns during his or her natural life to receive and take the Interest profits issues and

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inclinations of the said promises and enjoy the use of the
 said Negro Slaves with their issue and increase for his her or
 their own proper use and benefit And from and immedi-
 ately after the decease of such survivor them to and for
 such Child or Children as from the Body of the said Mel-
 lissent Alice Jones by the said Henry Morris begotten as may
 be living at the time of the Death of such Survivor to be
 equally divided between them if more than one and their
 heirs executors administrators and assigns for ever and their
 heirs in common free clear and absolutely discharged
 of and from all and every further and other conditions
 trust limitation restriction proviso and agreement
 whatsoever And if any such child or children should
 depart this life before the decease of such survivor leaving
 issue then such issue shall represent and take equal
 share among them if more than one such shares or shares
 in the premises as his her or their parent or parents
 respectively would have taken if such parents or parents
 had survived such survivor but if the said Henry Morris
 at his decease or the said Mellissent Alice Jones at her
 decease shall leave then living no child upon her or her
 the said Henry Morris begotten or not lawfully begotten
 by any such child which may be living at the death of either
 the the said Henry Morris or Mellissent Alice Jones as the case
 may be then to the use and behoof of such survivor and his or
 her heirs executors administrators and assigns for ever
 free clear and discharged absolutely of and from all
 and every further and other trust condition limitation
 restriction and agreement whatsoever PROVIDED
 nevertheless and it is the true meaning and intent of these
 presents that in the event of the said Mellissent Alice Jones
 surviving the said Henry Morris that then all and
 singular the property and Estate which would under
 this Decree upon her surviving here become vested in
 the said Mellissent Alice Jones and her executors
 and Administrators absolutely shall not be subject
 to the intermeddling of any future husband whom
 the said Mellissent Alice Jones may marry or to any
 of his or his engagements or contracts but shall notwithstanding
 her said coverture be and remain in her
 her Executors Administrators and Assigns to all intents

and purposes as if she were a feme sole to be disposed of by her
 by any conveyance in Writing or by her last will and tes-
 tament duly executed to such person or persons and to
 and for such uses and purposes in such manner and
 for such estate as she the said Mollisent Alice Jones -
 Notwithstanding her coverture shall think fit and that
 neither the said future husband his heirs executors adminis-
 trators or assigns nor any person claiming under him or them
 shall question contravert obstruct or hinder such disposition
 as she the said Mollisent Alice Jones shall make of or concerning
 the said property so to be by her given and disposed of as
 aforesaid And it is further covenanted stipulated and
 agreed upon by and between all the parties to these pres-
 ents that if at any time during the intermarriage of
 the said Henry Morris and Mollisent Alice Jones he the
 said Henry Morris for the purpose of commencing entering
 into or carrying on trade or commerce or otherwise -
 furthering the Interest of himself or of the settled Estate
 should be desirous of borrowing any part or proportion
 of the moneys bonds or other funds herein before settled
 limited and appointed then and in that behalf
 shall he within the power and authority and in the
 discretion of the said Henry Alexander Desampure -
 Trustee aforesaid to loan to the said Henry Morris
 any part or portion thereof not exceeding the sum of
 four thousand Dollars and to take the bond or obliga-
 tion of the said Henry Morris for the same without
 further security but such Bond or Obligation shall
 be held subject to the said uses and trusts as are limited
 and expressed of the residue of the settled estate and
 in the the event of his insolvency or other inability
 of the said Henry Morris his heirs executors adminis-
 trators or assigns to refund the same or satisfy his said
 bond or Obligation or if the said debts should remain
 unpaid from any other cause whatsoever then and
 in such case he the said Henry Alexander Desampure
 Trustee aforesaid and his heirs executors admin-
 istrators and assigns is and are hereby exempted protec-
 ted and defended in his and their persons and
 Estates of and from all liability therefor and do hereby and
 hereby covenanted and agreed to be held harmless and

indemnified from and against all responsibility
 for the same day part thereof and from all claims
 whatsoever touching the same or any part thereof by
 or under them or either of them the said Henry Morris
 and Mellissent Alice Jones or such other persons or persons
 as shall or may in any of the events aforesaid be an any
 Estate or Interest under this Deed of Marriage Settlement
 their heirs executors administrators or assigns forever
 And it is further expressly declared and agreed by and between
 all the parties to these presents and the true intent and
 meaning hereof is that in case the said Henry Morris
 and Mellissent Alice Jones shall at any time hereafter
 during the continuance of the survival of them or any time
 after their decease shall think fit to have the aforesaid
 premises so granted and released bargained and assign-
 ed and transferred as aforesaid to have the said Henry
 Alexander Desauvure or any part thereof sold and
 disposed of or exchanged for other property real or personal
 or the sale means invested in Public or private Stock or in
 any Bank or fund or laid out at interest or private security
 or in the purchase of any estate real or personal that then
 the said Henry Alexander Desauvure his executors
 Administrators or assigns on being thereunto requested
 by them the said Henry Morris and Mellissent Alice
 Jones jointly if in their life time or by the survivor if after
 the death of either of them in Writing shall absolutely
 sell dispose convert or exchange the same as the case may
 be and from and immediately after such sale or exchange
 have and hold their monies arising and to arise from
 such sale and the property real and personal stocks
 certificates and other evidences of Debt acquired by means
 thereof to and for the same uses intents and purposes
 and subject to the same declarations and limitations
 as are herein before set forth limited and declared
 of and concerning the herein before granted released
 and assigned funds and premises and to and for
 no other use intent or purpose whatsoever And the
 said Henry Morris and Mellissent Alice Jones for them
 selves their heirs executors administrators and assigns
 do hereby covenant promise and agree to and with the
 said Henry Alexander Desauvure his executors Admini-

istrator and Assigns that they the said Henry Morris and
 Mellisent Alice Jones shall and will from time to time
 and at all times hereafter upon the reasonable request and
 at the proper costs and charges in the law of the said Henry
 Alexander Desauivre his executors administrators and
 Assigns make do and execute or caused to be made done
 and executed all and every such further and other law-
 full and reasonable act and acts things conveyances
 assignments and assurances in the law whatsoever for the
 further better and more perfect granting conveying and
 assigning of all and singular the estate and funds here
 before mentioned to and for the uses and purposes upon
 the trusts and subject to the agreement herein before
 expressed and declared of and concerning the same
 as by the said Henry Alexander Desauivre his executors
 administrators and Assigns or his or their Counsel learn
 ed in the Law shall be reasonably devised & devised and
 required In Witness whereof the said parties to these
 presents have hereunto interchangably set their hands
 and affixed their seals at Charleston on the day and
 in the year first above written — A. M. Jones (L.S.)
 Henry Morris (L.S.) Henry Alex^r Desauivre (L.S.)

Sealed and Delivered in the presence of Mary Jones Tho^s Boone
 Schedule of Property to be annexed to the Decree of Marriage settle-
 ment of Mellisent A Jones & Henry Morris viz

- Three Negro Slaves Eliza Peggy & Elsey
- John Glen & Lewis Greenings Bond dated 25th March 1818 with
 Interest from date payable in 1. 2 & 3 years Principal \$832 50
- John Little & Geo A Fishers Bond dated ditto 1935 ..
- Thomas Bell & Alex^r N. Velle Bond dated 882 ..
- D^r Robert Chisolms Bond dated 1494 ..
- Charles B Cochrans & Robert Cochrans Bonds do. do. do. 1710 ..

Amount in Cash paid to Henry Morris in part of the contemplated

loan of \$4000) 316 19

South Carolina Tho^s Boone being duly sworn, makes oath that
 he was present & saw the within Married M. A. Jones Henry
 Morris & H. A. Desauivre sign seal & deliver the foregoing Instrument
 of Writing to & for the uses & purposes therein specified & this Deposition
 together with the W^m Mary Jones thereunto subscribed their names in
 testimony of the due Execution thereof — Tho^s Boone
 sworn to before me this 4th Nov^r 1818 Jacob Ford Not Pub^l & 29th

State of North Carolina. This Indenture Tripartite
 Between Elizabeth M. Keown Spinster of the parish of
 St Georges in the District of Colleton in the said State of the
 first part Henry Dubose of Sampson District in the same
 State of the second part and Archibald M. Keown of the same
 place first mentioned of the third part Whereas the said
 Elizabeth M. Keown is now possessed of the Negro Slaves herein
 after mentioned And whereas a marriage by Gods permis-
 sion is intended shortly to be had and solemnized
 between the said Elizabeth M. Keown and the said Henry
 Dubose upon the contract of which marriage the said
 Henry Dubose hath agreed that if the same shall take
 effect that then notwithstanding the said Marriage
 he the said Henry Dubose his Executors Administrators
 assigns shall not nor will intermeddle with or have any
 right title interest in them in law or equity in or to any
 part of the said property or to the rents issues and profits
 of the same or any part thereof but the same shall remain
 continue and lie to the said Elizabeth M. Keown and to such
 uses as are herein declared Now this Indenture certifieth
 that the said Elizabeth M. Keown in consideration of the
 premises and also in consideration of the Sum of one Dollar
 to her in hand paid by the said Archibald M. Keown her
 father and by and with the consent and approbation of
 the said Henry Dubose her intended husband hath given
 granted bargained and sold and by these presents doth
 give grant bargain sell and deliver unto the said Archibald
 M. Keown the father of her the said Elizabeth M. Keown the
 following Slaves to wit a Mulatto Woman Slave named
 Phoebe and her three children by name Nora Sakey and James
 and also a Negro Girl named Captine which said Mulatto
 Woman named Phoebe was bequeathed to the said Elizabeth
 M. Keown in and by the last will and testament of her
 aunt M. Mary Syas deceased together with the future
 issue and increase of the females of the said Slaves
 To have and to hold the said five Slaves together with
 the future issue and increase of the females of them unto
 the said Archibald M. Keown his Executors Administra-
 tors and assigns upon the special trust and confidence
 nevertheless unto and for the several uses intents and
 purposes herein and hereby intended to be made limited

declared & used concerning the same that is to say In Trust
 and to and for the said Elizabeth McKern her Executors
 administrators and assigns until the solemnization of the
 said Marriage and from and immediately after the
 solemnization thereof In Trust and to and for the said
 Elizabeth and to her own separate use and behoof during
^{any term or after the death of the said Henry Dubose}
 the joint lives of her and the said Henry Dubose the first
 then In Trust and to and for the separate use and behoof of
 the said Elizabeth during her natural life and from and
 immediately after the death of the said Elizabeth whether
 she should die before or after the said Henry Dubose then
 In Trust and to and for the issue of the said Marriage
 who may be alive at the death of the said Elizabeth to
 be equally divided among them if more than one child
 but if only one to him or her - absolutely But should there
 be no issue of the said Marriage alive at the death of the
 said Elizabeth then In Trust and to and for such person or
 persons as shall by her last Will and Testament or instru-
 ment in writing of her last Will and Testament to be
 witnessed by two Witnesses may direct and appoint
 the same to be in Trust for and in default of such Will
 or Appointment then to and for the sole and absolute
 use benefit and behoof of the said Trustee the said Sir
 Richard McKern And it is hereby covenanted and agreed
 by and between the said parties to this presents to be the
 true intent and meaning of these presents that the
 property hereby conveyed in Trust shall not be subject
 to any debt or debts of the said Henry Dubose or of any
 future husband of the said ~~Henry~~ Elizabeth And
 that the said Sir Richard McKern Trustee as aforesaid
 his Executors administrators or assigns shall and will permit
 the said Elizabeth during her natural life to use occupy
 possess and employ the Slaves aforesaid and to receive
 and dispose of in the manner most agreeable to her of the
 Wages income and profits of the same without any let
 hindrance or opposition whatsoever of her said Intend-
 ed husband the said Henry Dubose or of any other fu-
 ture husband or of any person or persons whomsoever
 And the said Sir Richard McKern Trustee as aforesaid
 doth for himself and his Executors and Administrators
 hereby covenant promise and declare to and with the said

Elizabeth McKern and the said Henry Dubose her intended husband that he will Observe and perform the Trusts hereby in him reposed according to the Contents intent and meaning of these presents In Witness whereof the said Parties to these Presents have hereunto set their hands and seals this thirtieth day of December in the year of our Lord one thousand eight hundred and eighteen and in the forty third year of American Independence — Elizabeth McKern (Q) Henry Dubose (Q) Archibald McKern Signed sealed and Delivered in the presence of the words Sinter District in being first interlined between the the third fourth lines of the first Page and also the words first mentioned between the fourth fifth lines of the same page — Mary Lowrey Chas Lowrey — Charles Lowrey being duly sworn and deposed that he was present saw Elizabeth McKern Henry Dubose and Archibald McKern sign seal Deliver the foregoing instrument of writing for the uses purposes therein mentioned that he with Mary Lowrey witnessed the same. Chas Lowrey — Sworn to before me this 31st December 1818 Lyon Levy 2^d U

I Recorded 31st December 1818

The State of South Carolina. This Indenture Tripartite made and executed this twenty ninth day of December in the year of our Lord one thousand eight hundred and eighteen and in forty third year of the Sovereignty and Independence of the United States of America by and between Elizabeth Fair (widow and relict of Richard Fair her late husband late of the City of Charleston and State aforesaid deceased) of the first part Joseph Dewitt Nichols of the same place of the second part and Peter John Johnson and James C. Martindale Esq^r also of the same City and State of the third part Whereas a marriage by Gods permission is intended shortly to be had and solemnized between the said Elizabeth Fair and the said Joseph Dewitt Nichols And Whereas the said Richard Fair died intestate leaving a considerable real estate and personal (hereinafter more particularly referred to and described by means whereof and by the operation of the statute and act assembly in such case made and provided she the said Elizabeth Fair seized and possessed of a third part in the same. And whereas it is agreed upon the said treaty of marriage and in consideration of its taking effect that the said estate and property of which the said Elizabeth Fair is so seized and possessed shall be settled upon the uses trusts limitations appointments restrictions and conditions hereinafter mentioned and set forth of and concerning the same. Now this

Indenture therefore Witnesseth that in consideration of the said intended marriage
 and for the better effecting and carrying into execution the said agreement and
 in consideration also of the sum of one dollar to her the said Elizabeth Fair,
 by the 3. Doct^r Isaac Johnson and James C. Martindale Esq^r in hand well
 and truly paid at and before the execution of these presents, the receipt whereof
 of she doth hereby acknowledge and for divers other good and lawful causes and
 considerations hereunto specially moving she the said Elizabeth Fair
 (by and with the knowledge and consent and express agreement of the said
 Joseph Dewitt Nick's testified by his being a party to and signing)
 sealing and delivering these presents hath granted bargained sold alien
 demise conveyed enfeoffed and confirmed, and by these presents doth
 grant bargain sell alien demise convey enfeoff and confirm unto
 the said Doct^r Isaac Johnson and James C. Martindale Esq^r all
 that her undivided third part of all those Two houses and lots of land
 situate lying and being in King Street in the aforesaid City of Charleston
 being on the Western side of the said Street and at present known and distin-
 -guished by the numbers one hundred and sixty nine (169) and one hundred
 and seventy (170) to have and to hold the hereby granted and bargained prem-
 -ises to them the said Doct^r Isaac Johnson, and James C. Martindale Esq^r their
 heirs and assigns forever subject nevertheless to the uses trusts limitations and
 appointments hereinafter mentioned and expressed of and concerning the same
 that is to say In trust either to receive the rents issues profits emoluments and
 incomes therefrom arising and to pay over the same to the said Elizabeth Fair
 and Joseph Dewitt Nick's for their joint benefit and advantage during the
 natural life of the said Elizabeth Fair, or in trust to permit and suffer the
 said Elizabeth Fair and Joseph Dewitt Nick's during the natural life
 of the said Elizabeth Fair to receive the rents issues profits emoluments
 and incomes thence arising and to apply the same to the joint benefit
 and advantage of them the said Elizabeth Fair and Joseph Dewitt Nick's -
 And upon the death of the said Elizabeth Fair then upon the further trust
 that they the said Doct^r Isaac Johnson and James C. Martindale Esq^r
 will then convey the hereby granted and bargained premises unto
 Mary Ann Fair Elizabeth Fair Robert Harrison Fair Sophia Fair
 Richard Fair Frances Fair and Joseph Fair and their survivor or
 survivors together with their lineal descendants, joint representatives
 per stirpes et non per capita and to their heirs and assigns for ever
 as tenants in common and not as joint tenants free clear absolutely
 and forever discharged of and from all further and other trusts uses limitations
 appointments restrictions and conditions whatsoever and for the consideration
 aforesaid she the said Elizabeth Fair hath also granted bargained sold and
 in plain and open Market delivered and by these presents doth grant bargain

sell and in plain and open Market deliver unto the said Doctor Isaac Johnson
 and James C. Martindale Esq. her undivided third part of a negro woman call-
 ed Lucy and baptiz'd her child together with their future issue and increase
 and also all her third part of a list of household furniture & other articles con-
 tained in the inventory and appraisement filed by the administrator of the
 estate of the said Richard Fair in the office of the ordinary of Charleston
 District to have and to hold the hereby granted and Bargained per-
 sonal property to them the said Doctor Isaac Johnson and James C.
 Martindale Esq. their executors administrators and assigns subject
 thereto precisely the same uses trusts limitations appointments restrictions
 conditions as are herein before limited and expressed in relation to the real estate
 undistributable ultimately among the said Mary Anne Fair Elizabeth J. Fair
 Robert Harrison Fair Sophia Fair Richard Fair Frances Fair and Joseph
 Fair and their survivors and legal representatives exactly in the same
 manner as is herein before expressed in relation to the real estate, and
 it is mutually understood and is hereby expressly covenanted and agreed by
 and between all the parties to these presents that the said Dr. Isaac
 Johnson and James C. Martindale Esq. may at any time they may think
 fit and proper apply to the Court to have the share or proportion which the said
 Elizabeth Fair is entitled to from the estate and property of her deceased husband
 set apart, and may purchase therewith a house, bank stock or any other species
 of property which their prudence and judgment may dictate to them will be for
 the best interest of the parties and a gain a pleasure to sell and dispose of any
 such estate or property which may be so purchased by them, and to vest
 the same in any other species of property limiting the same upon the
 precise trusts uses and conditions herein before expressed or the said Dr.
 Isaac Johnson and the said James C. Martindale may in their judgment
 omit to make such purchase, and if they think it more to the advantage of the parties
 suffer the hereby granted and Bargained premises to remain precisely in the same
 situation in which the same is placed by this deed of settlement, and it is
 mutually agreed by and between all the parties to this Indenture that the
 hereby granted and Bargained premises shall in no manner or wise be subject
 to the payment of any of the debts or contracts of the said Joseph Dewitt
 Nichols. And lastly the said Joseph Dewitt Nichols do hereby covenant
 agree to and with the said Doctor Isaac Johnson and James C. Mar-
 tindale Esq. that he will at all times at their reasonable request and at his
 own proper costs and charges make such further and other assurances
 according to the true object and intention of this deed of settlement as their
 counsel learned shall advise devise or require In witness whereof the
 parties to these presents have interchangeably set their hands & affixed

then seals on the day and in the year first above written James L. Martindale (Ld)
 sealed and delivered - James L. Martindale (Elizabeth Fair (Ld)
 In the presence of Edgar W. Charles Joseph P. Nichols (Ld)
 Isaac A. Johnson (Ld)
 In: Gugg John Gugg being duly sworn made oath that he was
 present and saw James L. Martindale, Elizabeth Fair, Joseph P. Nichols
 and Isaac A. Johnson sign seal and deliver the within Instrument of
 writing for the use and purposes therein mentioned and that he with Edgar W.
 Charles witnessed the same. In: Gugg.

Sworn to before me
 this 1st January 1849

Lyon Loring De

Recorded 1st January 1849

The State of South Carolina

This Indenture, Tripartite witness the Eleventh day of
 November in the year of our Lord one thousand eight hundred and
 -teen, between James Mount of the City of Charleston in the State
 of South Carolina of the first part, Sarah Louisa Shrubbery widow
 of Stephen Shrubbery late of the said City and State deceased
 and Francis Pickens next friend and guardian of the said
 Louisa Shrubbery especially appointed by his will in writing and
 consent to these presents and likewise a trustee under the last will
 and testament of the said Stephen Shrubbery with directions to deliver
 the property therein bequeathed to the said Sarah to the use in this said
 will declared in the marriage of the said Sarah of the second part
 and Elijah Pickens and Edgewick second son of the first
 City and State trustees appointed to effectuate the marriage settle-
 -ment of the third part - whereas with good reason a marriage
 a marriage is shortly to be had and solemnized between the said
 Mount and Sarah Louisa Shrubbery and whereas the said Sarah
 Louisa is entitled to the dower of the said James Mount
 -after particularly named & described and also to the United States
 Bank Stock Bonds and other Endowments of both her said
 bequeathed under the last will and testament of the said
 father and Receiver after specified and whereas the said Stephen Shrubbery
 in and by his said last will and testament did devise other things
 devised and bequeathed as follows that is to say all the real estate and undivided
 of my Estate of what nature and kind soever and wherever the same be, I do
 devise and bequeath to my Gravelas Currier after mentioned as to such of
 as shall qualify and act under this will and to the persons of the said
 Currier executor & administrator & assigns for ever In trust upon the left
 and right of the said Except as hereafter excepted for such to use

and on such terms as they may deem best and to invest the proceeds on such sale in stocks of the United States, stock of this State or any Bank's stock of any Bank in this State which said stock of the United States stock of this State, or Bank stock of any Bank in this State I give and bequeath to my dearly beloved daughters Louisa Shrewsbury and ^{Caroline} ~~Caroline~~ Shrewsbury share and share alike to them and each of them during the term of her natural life and from and after the decease of either the said Louisa or Caroline, then if my daughter aforesaid first dying shall have a child or children living at her death I give her and bequeath her share of the stock aforesaid to such child or children his her or their heirs Executors administrators and assigns for ever. But if she shall leave no child living at her death, but a husband surviving her then my will is that her said husband shall have such a proportion thereof as the law gives of the wife's Estate in cases of intestacy under the act of the Legislature of this State, and the remainder I give to her sister her heirs Executors administrators and assigns for ever and it is further my will that at the death of the survivor of my said daughters Louisa and Caroline the stock and property therein immediately bequeathed to such survivor or which she may take at the death of her sister shall go to such child or children as she may leave living at her death his her or their heirs Executors administrators and assigns for ever. But if she shall leave no child living at her death and shall have a husband surviving her then the husband shall have such proportion of the said stock and property as the law gives of the wife's Estate in case of intestacies under the act of the Legislature and the remainder shall go to the child or children of her deceased sister if any be living at the death of my said daughter so surviving as aforesaid his her or their heirs for ever, and if there be no child of her deceased sister then the said remainder shall go to my legal representatives in fee simple, and I do hereby empower my Executors or such of them as shall qualify to make good and sufficient titles to all purchasers of the property or estate sold under this will and especially charge them on the marriage of my daughters or either of them to have the property and Estate here by devised and bequeathed to them respectively settled on the terms and limitations hereinbefore particularly described as will appear on reference to the said will, and whereas the said Stephen Shrewsbury died leaving one hundred & five shares in the Bank incorporated in and the name and style of the Bank of South Carolina standing in his name being part of the residue and remainder of his Estate, and whereas said

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his decease the aforesaid Francis Dickinson, the only surviving Executor
of his will and who alone qualified thereon, hath sold other parts of
the rest residue and remainder of the Estate of the said Stephen
Shrewsbury and hath invested the proceeds in such sale, in six per
cent United States Stock which stand in the name of the said
Francis Dickinson as Executor of the said Stephen Shrewsbury, and
whereas a small part of the said rest residue and remainder of
the aforesaid Estate (to wit one negro girl a pew in the first Inde-
pendent Church in Charleston and a Share in the Charleston
Library Society, yet remaining unsold, and part consisting of the Bonds,
Notes & other Evidences of debt specified in the Schedule hereinafter
annexed and making part of these presents remain uncollected and
whereas the said James Monttrie and Sarah Louisa Shrewsbury
in consideration of the said intended Marriage and of one dollar
to them in hand paid by the above named Elijah Belcher and
Sedgwick Lewis Simons, hath agreed that the said Francis Dick-
inson shall transfer to the said Elijah Belcher and Sedgwick
Lewis Simons, Fifty two of the said one hundred and five Shares in
the Banks of North Carolina and a proportion of the aforesaid
six per cent United States Stock equal in amount to nineteen thou-
sand seven hundred and Eighty seven dollars ¹⁰/₁₀₀ that being the pro-
portion of the said Sarah Louisa Shrewsbury, and that the said Francis
Dickinson when the unsold part of the aforesaid Estate shall be sold
and the sums due on aforesaid Bonds notes and other Evidences of debt
specified in the aforesaid Schedule shall be received shall invest the
same in Stock of the United States, Stock of this State, or Bank Stock
of some Bank of this State and transfer the same, as after the said
Investments shall take place to the said Elijah Belcher and Sedgwick
Lewis Simons to hold all and singular the premises above mentioned
to the said Elijah Belcher and Sedgwick Lewis Simons and the
Survivor of them on the trusts declared in the will aforesaid and
above recited and whereas, the said James Monttrie in considera-
tion of the said intended marriage and of one dollar to him paid
by the said Elijah Belcher and Sedgwick Lewis Simons, hath agreed
to settle the Annuity of the hand lot hereinafter described and the same
hereinafter named on the trusts hereinafter declared of and concern-
ing the same respectively. Now this Indenture witnesseth that in
pursuance of the premises above recited and in consideration of one
dollar to him paid by the said Elijah Belcher and Sedgwick Lewis
Simons the said Francis Dickinson with the prior consent and
concurrence of the said James Monttrie and Sarah Louisa Shrewsbury

being testified by their joining in the Execution of these presents that
 caused the fifty two Bank Shares in the Bank of South Carolina and
 Nineteen thousand seven hundred & eighty seven dollars Eighteen
 Cents of the six per Cent United States Stock that stood in his name
 as Executor of the said Stephen Shrewsbury to be transferred to the said
 Elijah Pelcher and Adgwick Lewis Simons as trustees a proviso which
 said transferred Bank and United States Stock are particularly spe-
 cified in a Schedule Number 2 two here to annexed and making
 part of these presents to have and to hold the said premises unto the said
 Elijah Pelcher and Adgwick Lewis Simons and the survivor of them
 the trust nevertheless to go and abide the several uses trusts and limita-
 tions in the will of the said Stephen Shrewsbury and herein before written
 and the said Francis Dickinson on the same Considerations doth hereby cove-
 nant promise and agree to and with the said Elijah Pelcher and Adgwick
 Lewis Simons and the survivor of them his Executors administrators and assigns
 that he will as soon as he shall have sold the unsold part of the real estate
 of the State of his testator above mentioned and as he shall receive the
 monies due on the Bonds notes and other Evidence of debt specified in
 the schedule first mentioned and hereunto annexed invest the proportion
 to which the said Sarah Louisa shall be found entitled to of the said
 Monies and proceed from time to time as they shall be received in
 Stock of the United States, Stock of this State or Bank Stock of some Bank
 of this State in the name of the said trustees as trustees in trust to
 hold and apply the same to the uses trusts and limitations above
 before a to well declared in the will aforesaid, and this Indenture
 further witnesseth that the said Sarah Louisa Shrewsbury (who is a
 Minor under the age of twenty one year) with the approbation of
 her Guardian and next of kin the said Francis Dickinson chosen
 by her for the purpose in consideration of the said intended Marriage
 and of one dollar to her paid by the said Elijah Pelcher and Adg-
 wick Lewis Simons, and also by and with the knowledge, privity and consent
 of her intended husband the said James Moultrie hath granted bargained
 sold and released and by these presents doth grant bargain sell and
 release unto the said Elijah Pelcher and Adgwick Lewis Simons one more
 or undivided half part of all that lot or piece of land and dwelling house
 thereon standing, situate lying and being in Cumberland Street in the
 City of Charleston and State aforesaid measuring and containing on
 front on the said Street Ninety Eight feet and in depth one hundred
 and nine feet be the same more less, Butting and bounding to the
 East on lands of the Methodist Church to the West on lands of
 Matthias Hutchinson Esquire to the North on lands known and

as distinguished in the Original plat of Charleston as lot number one
 hundred and sixty seven and to the fifth on Cumberland Street to-
 gether with all and singular the rights members hereditaments and
 appurtenances to the said premises belonging or in any wise incident
 or appertaining) To have and to hold all and singular the pre-
 mises before mentioned unto the said Elijah Belcher and Edgewick
 Lewis Simon and the Survivor of them his heirs and assigns to the use of
 the said Elijah Belcher and Edgewick Lewis Simon and the Survivor
 of them his heirs and assigns, In trust nevertheless to go and upon the
 uses and trusts hereon after declared of and concerning the said pre-
 mises, and they Indenture further in the faith that the said Sarah
 Louisa Shrewsbury in the Considerations above mentioned with the con-
 sent of her Guardian aforesaid and by and with the knowledge privity
 and consent of her intended husband above named hath bargained
 and sold and by these presents doth bargain and sell to the said Eli-
 jah Belcher and Edgewick Lewis Simon, the following Slaves namely
 Kate and her two next last children Peggy and Anala together with
 their future issue and increase to have and to hold the said Slaves
 unto the said Elijah Belcher and Edgewick Lewis Simon and the
 Survivor of them his Executors administrators and assigns to go and
 upon the trusts hereinafter declared respecting them, And it is hereby
 declared and made known that the trusts upon which the above
 described Land is hereby conveyed are as follows that is to say In
 trust for the said Sarah Louisa Shrewsbury until the solemniza-
 tion of the Marriage between her and the said James Montcrie
 and from and after the solemnization of the said marriage in
 trust for the joint use of the said James Montcrie and said Sarah
 Louisa and during the term of their joint lives and from and after
 the decease of either of them in trust for the Survivor during the
 term of his or her life and from and after the death of the said
 Survivor in trust for the Child or children of the marriage between
 the said James Montcrie and said Sarah Louisa his her or their heirs &
 assigns for ever and if more than one child to be equally divided
 between or among them share and share alike at tenant in
 Common But there be no Child or child dead of the said marriage
 living at the death of the Survivor and the said James Montcrie
 should be the Survivor then from and after his decease in trust
 for the legal heirs of the said Sarah Louisa and his her or their
 heirs and assigns for ever - and if there should be no children of
 the said marriage living at the death of the Survivor and the
 said Sarah Louisa should be the Survivor then in trust for the said

se presents that
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 dwelling house
 d Street in the
 containing in
 the one hundred
 bounding to the
 lands of
 crowd and

Sarah Louisa Shrewsbury her heirs and assigns for ever freed and discharged
 full for the trusts, and it is hereby further declared and made known
 that the trusts on which the above named Negroes are conveyed are as
 follows that is to say in trust for the sole and separate use of the said
 Sarah Louisa Shrewsbury free from the trusts or control of her said
 intended husband and for such person or persons as the said Sarah Louisa
 notwithstanding her coverture may by deed or last will or testament
 attested by three persons or more convey or appoint the same and in
 default of such appointment, in trust after her decease for her legal
 representatives, and it is hereby agreed upon provided and understood
 notwithstanding any thing to the contrary herein before contained
 that it shall and may be lawful for the above named trustees and
 the survivor of them at the request of the said James Montcrie and Sarah
 Louisa his intended wife to sell and dispose of the whole or any part
 of the Estate or property in any part of this Manucript Settlement men-
 tioned or intended to be secured by it, and in respect of such
 parts of the said Estate or property settled by the will of the afore-
 said Stephen Shrewsbury to consist the proceeds on such sale in any
 of the different species of stock prescribed by the said will and in
 respect of all the rest of the said Estate or property to invest the same
 in any other property which they or the survivor of the said trustees -
 with the consent of the said James Montcrie and Sarah Louisa or the
 survivor of them under signature may deem expedient and they are
 often as they may deem it expedient taking care always and at
 every sale or exchange to secure the proceeds or property received in ex-
 change to and are singular the uses and trusts that have been here-
 in declared or referred to in regard of the foregoing premises respectively
 is that the proceeds of each of the said premises respectively do follow the
 trusts on which the same have been respectively conveyed and the
 said James Montcrie for his himself his heirs Executors and admini-
 strators doth hereby covenant promise and agree to and with the
 said Elijah Belcher and Sidgwick Lewis Gibbs and the survivor
 of them his heirs Executors and administrators that he will at all
 times hereafter upon request of the said trustees or the survivor of
 them or his heirs Executors and administrators make do execute and deliver
 all and every such act and acts thing and things deed and deeds -
 appearance and appearances whatsoever which shall be desired or advised
 by counsel learned in the law for the most perfect conveying and
 conveying of all and singular the premises above mentioned described
 referred to to the said trustees upon the trusts here in before expressed
 and meant and intended to be secured by these premises declared

to the true intent and meaning of the same and in particular that he will join the said Sarah Louisa Shrewsbury his intended wife when required by the said trustees or the survivor of them after she shall have attained to the age of twenty one year all necessary duty and expences whatsoever for returning an inheritance in the Land above mentioned to the said trustees and the survivor of them his heirs Executors and administrators upon the trusts respectively declared of them by their presents and for ratifying confirming and making sure perfect and complete all and singular the duties and things and things Commissions and expences intended to be made done and accomplished by these presents.

In witness whereof the said parties ^{heretofore} to these presents interchangably set their hands and seals on the day and year first above written — J. S. Shrewsbury (2). Francis Dickinson (2). Sa^r Martine (2). Elijah Belcher (2). J. S. Simons (2). Leguee Salee and de l'oree in

the presence of Charles W. Dwyer. Tho^s Atkin

Small out to (2). Elijah Belcher (2). J. S. Shrewsbury (2). Francis Dickinson (2). J. S. Simons (2) — Leguee Salee and de l'oree in

the presence of the words "one hundred and two shars" in the tenth line

from the top of the fourth page being previously inserted, the words "The Charlestar Library Society" between the twenty first and twenty

second lines of the tenth page being previously interlined, the words "fifty two" of the said one hundred and five" in the fourth line, and the words

"to nineteen thousand seven hundred and eighty seven dollars Eighteen cents" in the ninth line of the fifth page and the words "nine thousand seven hundred and eighty seven dollars and eighteen cents" between the eleventh

twelfth and thirteenth lines of the sixth page and the words "the proportion to which the said Sarah Louisa shall be found entitled to of the" between the tenth and eleventh lines of the seventh page and the words

"of the said marriage" between the fourteenth and eighteenth lines of the tenth page being previously inserted and interlined — Charles W. Dwyer

Tho^s Atkin — Schedule of uncollected debts due Estate of

Stephen Shrewsbury Numbered (1)

Edward Lynahs Bond dated 15th Dec^r 1810 bearing interest from 15 March 1818 — \$1659 -

Edward Lynahs Note dated 15 March 1818 bearing interest from date — 837. 37

David Campbell 2 Bonds each dated 7th February 1806 bearing interest from date each for \$157. 58. — 355. 16

William Mayants Bond dated 7th Dec^r 1808 on which sundry payments are made balance of principal & int^r due 23rd Feb^r 1818 about 1920 -

Francis Morris's due Bill dated 21. March 1815 for		\$20
Moses Spring note dated 4 Jan ^y 1814. Balance due thereon		47
John Livingston's note dated 23 Aug ^t 1810		5
Bailey & Waller Note dated 3 April 1811		540
judgment against William Patchard Sr. balance due 20 April 1815.		282. 60
Chatham Mackley Bond bearing interest from 21 May 1817 for		1375
J ^r Threshing, Francis Dickinson, Elijah Belcher, James Muttie G ^r S ^r S ^r witnesses Charles W D'Uby, Tho ^s Atkin		
Schedule N ^o 2 Being a Statement of United States, 4 th per Cent Stock mentioned in the within deed		
1812, N ^o 205		\$4000
1813, N ^o 274		3608. 31
7 ¹ / ₂ Mill N ^o 116		5261. 50
5 Mills N ^o 78	2522. 03	2522. 03
1815 N ^o 106		4177. 34
Louis Dow N ^o 20		350

Francis Dickinson, J^r Threshing, J^r Muttie, Elijah Belcher
G. S. Sions - witnesses Charles W D'Uby - Tho^s Atkin
Thomas Atkin being duly sworn made oath that he was present
& saw Sarah Louisa Threshing, James Muttie, Francis Dick-
inson, Elijah Belcher and Edgwick Lewis sign my sign
and deliver the within instrument of writing for the use of them-
selves, therein mentioned also that he saw them sign the two
Schedules hereunto annexed and that he with Charles W
D'Uby witnessed the same
Subscribed to before me this 11th January 1819. Jam^s T. Burges Not^{ary}
Recorded 11th January 1819 -

State of South Carolina / This Indenture made executed
and entered into this eleventh day of January in the Year
of our Lord one thousand eight hundred and Nineteen
and in the forty third Year of American Independence
Between John C. Miller of the one part and John Daniel
Legare trustee for and in behalf of Ann Juliana
Miller wife of the said John C. Miller of the other
part Whereas Joseph Legare commonly call'd Joseph
Legare Senior late of Christ Church Parish in the
State aforesaid planter was in his life time and
at the time of his death seized in his domestic and
of free or of and in some other good and lawful
estate of Inheritance to himself and his Heirs and

\$20
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 Dec 1815 924
 44 per Cent
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 Elijah Decker
 Tho. Akin
 He was present
 Francis Decker
 in my sign
 the use of
 sign the two
 Charles W
 Burged Not present

made execut
 in the Year
 1819
 Independent
 John Daniel
 Juliana
 of the other
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 parish in the
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 Heirs and

assign forever and possessed of certain Lands tenements
 and hereditaments containing one hundred and fifty
 Acres of Land situate lying and being in Church Church
 parish as aforesaid Also two other tracts of Land situate
 and being in the parish of St James's Santee, Also a certain
 Lot of Land with a three story Brick House thereon
 situate and being at the corner of Anson and George
 Streets in the City of Charleston in the State aforesaid
 reference being had to the proper offices of Record in
 the State aforesaid for the extent Content and boundaries
 of the aforesaid tracts and Lot of Land and premises as
 above mentioned will thereby manifestly and at large
 appear, And whereas the said Joseph Legare in his
 life time and at the time of his death was possessed of
 Considerable personal estate Consisting of Negroes
 plantation tools Household Chamber and Kitchen
 furniture (a correct List or Schedule of which is here-
 unto annexed and making part and substance of these
 presents) And being so seized and possessed the said
 Joseph Legare on the third day of October in the Year of
 our Lord one thousand eight hundred and two departed
 this life leaving behind him surviving Issue two
 Sons and one Daughter the present Ann Juliana
 Miller then Ann Juliana Legare who thereby became
 entitled to a distributive share part and portion
 of all the above mentioned tracts and Lot of Land
 and premises and also of the personal estate
 Negroes & tools with the various goods and Chattels
 in possession and in action enumerated and listed
 in the aforesaid Schedule and hereunto annexed
 the the said Ann Juliana Miller being one of the
 legal Representatives and distributees of her deceased
 Father the said Joseph Legare Junr. who died intestate
 And whereas also John Legare late of the Parish of
 St James's Santee in the State aforesaid planter
 deceased was in his life time and at the time of his death
 seized and possessed of Considerable Estate and property
 Real and personal and being so seized and possessed
 did duly make and execute his last will and testament
 in writing bearing date the eighth day of November one
 thousand eight hundred and two wherein amongst

several other things he willed and directed as follows:
 Lastly I give and devise the rest residue and Remainder
 of my Estate both Real and personal of what nature or
 kind soever unto my Brothers Children to be Shared
 Equally amongst them after all my just debts and funeral
 expenses are paid by my Executors hereafter mentioned
 and afterwards the said John Segare departed this life leaving
 his aforesaid last Will and Testament unrevoked and
 in full force and Virtue; And the said Ann
 Juliana Miller thereupon became fully entitled to
 her one third part of the Remainder or Residuary Estate
 of the said John Segare he being her paternal Uncle and
 the one of his brother's Children named and appointed in and by
 his aforesaid Will as his Residuary Executors, an Inventory and
 Schedule of the Estate personal Consisting of Goods Chattels
 Negroes Furniture and articles of various Description Correctly
 taken duly examined, is likewise hereto annexed
 making part and Substance of these presents Now this
 Indenture Witnesseth that the said John C. Miller
 for and in Consideration of the natural love and
 affection which he bears towards his beloved Wife
 the aforesaid Ann Juliana Miller as well as in
 Consideration of the Sum of Five Dollars to him in
 hand paid down by the said John Daniel Segare
 at and before the Making and delivery of these presents
 the receipt whereof is hereby acknowledged Hath granted
 Bargained sold aliened and confirmed and by these presents
 doth grant bargain sell alien and confirm unto the
 said John Daniel Segare trustee for and in behalf of
 the said Ann Juliana Miller All that and all those
 the whole and Sole Estate Real personal or mixed which
 is now or hereafter may or shall be vested in him either
 in expectancy possession or Remainder or Reversion in Right
 of his said Wife arising out of or derived from the last
 will aforesaid Estate of her father the said Joseph
 Segare Junr. or arising out of or derived from the
 last will and testament of her Uncle the said John
 Segare and all and every part share and proportion
 thereof And all right title Interest claim and demand
 both in Law and Equity which he may now have
 or ever shall have in the same or in any part or

parcel thereof and also all the Estate to which he the said John C. Miller may be or is or shall hereafter in any wise be entitled in or by Virtue of his marriage with the said Ann Juliana Miller and which before his said marriage belonged to her the said Ann Juliana Miller or to, or over which she had any interest Claim power or Control whatsoever To have and to hold the aforesaid Estate with all and singular the premises to the same belonging or in any wise incident or appertaining as also the future issue and increase of the slaves in the inventory set forth to him the said John Daniel Segare trustee as aforesaid his heirs Executors Administrators and assigns but subject to the limitations trust and provisions herein after mentioned and declared The said John C. Miller doth hereby Covenant and agree to and with the said John Daniel Segare trustee as aforesaid that it shall and may be lawful for the said Ann Juliana Miller notwithstanding her Coverture and she is hereby authorized and empowered from time to time and at all times at her will and pleasure to use freely enjoy and to dispose of the aforesaid Estate and premises (but not absolutely) with all and singular the appurtenances in any way that she may think conducive to her well being maintenance support and comfort for and during the term of her natural life in any manner she shall prefer without the let molestation control hindrance or interruption of him the said John C. Miller his heirs or assigns or any person or persons Claiming or to Claim Under him them or any of them And it is also Covenanted and agreed to by and with the said John C. Miller and the said John Daniel Segare trustee as aforesaid that in Case of the Death of the said Ann Juliana Miller then and in that Case the whole of the aforesaid Estate and premises shall descend to the heirs of her body lawful begotten in and during the present Coverture to them their heirs and assigns forever And in Case she the said Ann Juliana Miller should depart this life not leaving an heir or heirs of her body so as aforesaid then and in that Case the aforesaid Estate and property so conveyed and subject to the aforesaid trusts limitations

and provisions shall revert back and become the whole and Sole right interest property and possession of him the said John C. Miller free and exonerate from all trusts limitations and provisions to him the said John C. Miller his heirs and assigns to the only use benefit and behoof of him the said John C. Miller his heirs and assigns forever and the said John Daniel Legare trustee as aforesaid doth agree to accept the trust herein contained under all its aforesaid limitations and to discharge the same to the best of his skill and and Judgment agreeably to the interest spirit and true meaning of these presents and of the aforesaid parties thereto. In Witness whereof the aforesaid parties have hereunto set their hands and affixed their Seals on the day and in the Year first above in these presents mentioned and written

Signed Sealed and delivered in the — John C. Miller (L.S.)
 presence of the words lawful in the — John D. Legare (L.S.)
 the first page "will" in the third page "as also the future issue and increase of the slave in the inventories set forth "and heirs" being first interlined and "and Certify'd" erased in the third page — J. C. McLeod

John C. Buckmyer
 Property belonging to the estate of the late John Legare J^r deceased — one hundred and fifty acres of Land in Christ Church Parish on the Sea Shore adjoining lands of the Estate of Thomas Wambie and e. W. Bennett — one Lot at the Corner of Anson and George Streets in Charleston with a three story brick house thereon — The four following negroes Dolly, Peter, Rabbit and Joe — Property belonging to the estate of John Legare deceased — Two tracts of Land in St. James Parish one Containing about 1400 acres, the other Containing about 100 Acres formerly the property of the Estate of Joseph Legare J^r The following negroes Becky, Sarah, Hector, Delia, Dinah, Susy, Richard, Sam, Mary, Ellick, Summer, Lydia, Lavina, Anstob Maria, Charity, Bony, Davis, Dinah, Nancy, Mary Ann, John, Ann, Mines, Joscy, Nancy, Daniel, Dick, Hand, Sam, Jacob. The above Schedule affixed to the Deed and Executed at the same time in our

presence as witnesses — John C. Miller (28)
 In presence of 3. John D. Legare (28)
 John C. Buckmyer — H. C. McLeod.
 State of South Carolina, Personally appeared before
 me John C. Buckmyer who being duly sworn maketh
 oath that he was present and saw the within named
 John C. Miller and John D. Legare sign Seal and
 as their act and deed deliver the within instrument
 of writing with the schedule annexed and that
 this deponent with H. C. McLeod witnessed the same
 sworn to before me this 11th Jan^y 1849. — John C. Buckmyer (28)
 P. J. Dunkin W. — Recorded 13th January 1849.

Whereas a marriage is intended to be had and solemnized
 between Arthur of Columbia Merchant and Mary
 Young Simmons of Charleston and the said Mary Y. Simmons
 being possessed of and entitled to certain Estate it has
 been mutually agreed between the parties that the
 same shall be settled, conveyed and assured as
 hereinafter expressed and declared — I know all men
 by these presents that the said Mary Y. Simmons with
 the approbation and consent of the said Arthur
 testified by his being a party hereto have granted
 bargain sold released confirmed and delivered unto
 William Edward Hayne the following Negro Slaves
 to wit Dolly, Mary Ann, Kitty Kate, Sarah, Delia,
 Abigail & Abbey together with their future increase,
 and also all the right title and interest of the said
 Mary Y. Simmons of in and to a certain plantation
 of Johns Island now in the possession of her father
 Thomas Simmons Esq^r together with all the Estate of
 the said Mary Y. Simmons whether real or personal in
 possession reversion and remainder, to have and to hold
 the said Negroes Lands and other Estate real or personal
 expressed unto the said William Edward Hayne his
 heirs Executors Administrators and Assigns forever
 In Trust however to and for the following uses trusts
 and purposes and none other whatsoever that is to say
 to permit and suffer the said Arthur and
 Mary Y. Simmons during their Marriage and joint
 lives to take and receive the rents issues and profits

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and provisions shall revert back and become the whole and sole right interest property and possession of him the said John C. Miller free and exonerate from all trusts limitations and provisions to him the said John C. Miller his heirs and assigns to the only use benefit and behoof of him the said John C. Miller his heirs and assigns forever and the said John Daniel Legare trustee as aforesaid doth agree to accept the trust herein contained under all its aforesaid limitations and to discharge the same to the best of his skill and good Judgment agreeably to the interest spirit and true meaning of these presents and of the aforesaid parties therewith. In Witness whereof the aforesaid parties have hereunto set their hands and affixed their Seals on the day and in the Year first above in these presents mentioned and written —
 Signed Sealed and delivered in the — John C. Miller (29)
 presence of the words lawful in the — John D. Legare (29)
 the first page "will" in the third page "as also the future issue and increase of the slave in the inventories set forth "and heirs" being first interlined and "and certified" erased in the third page — J. C. McLeod

John C. Buckmyer
 Property belonging to the Estate of the late John Legare Jr. deceased — one hundred and fifty acres of Land in Christ Church Parish on the Sea Shore adjoining lands of the Estate of Thomas Hamlin and c. W. Bennett — one Lot at the Corner of Andrew and George Streets in Charleston with a three story brick house thereon — The four following negroes Dolly, Peter, Rabbit and Joe — Property belonging to the Estate of John Legare deceased — Two tracts of Land in St. James Parish one Containing about 1400 Acres, the other Containing about 100 Acres formerly the property of the Estate of Joseph Legare Jr. The following negroes Becky, Sarah, Hector, Delia, Dinah, Susy, Richard, Saul, Mary, Ellick, Summer, Lydia, Lavina, Charlotte, Maria, Charity, Bony, Davis, Dinah, Nancy, Mary Ann, John, Ann, Mimos, Joscy, Nancy, Daniel, Dick, Hand, Sam, Jacob. The above Schedule affixed to the Deed and Executed at the same time in our

presence as witnesses — John C. Miller (LS)
 In presence of 3. John D. Legare (LS)
 John C. Buckmyer H. C. McLeod.
 State of South Carolina, Personally appeared before
 me John C. Buckmyer who being duly sworn make the
 oath that he was present and saw the within named
 John C. Miller and John D. Legare sign, Seal and
 as their act and deed deliver the within instrument
 of writing with the schedule annexed and that
 this deponent with H. C. McLeod witnessed the same
 sworn to before me this 11th Jan^y 1849. — John C. Buckmyer (TS)
 P. F. Jenkins W. — Recorded 12th January 1849.

Whereas a marriage is intended to be had and solemnized
 between Arthur of Columbia Merchant and Mary
 Young Simmons of Charleston and the said Mary Y. Simmons
 being possessed of and entitled to certain Estate it has
 been mutually agreed between the parties that the
 same shall be settled, conveyed and assured as
 hereinafter expressed and declared — I know all men
 by this presents that the said Mary Y. Simmons with
 the approbation and consent of the said Arthur
 testified by his being a party hereto have granted
 bargain sold released confirmed and delivered unto
 William Edward Hayne the following Negro Slaves
 to wit Dolly, Mary Ann, Kitty, Kate, Sarah, Delia,
 Abigail & Abbey together with their future increase,
 and also all the right title and interest of the said
 Mary Y. Simmons of in and to a certain plantation
 of John's Island now in the possession of her father
 Thomas Simmons Esq^r together with all the Estate of
 the said Mary Y. Simmons whether real or personal in
 possession realtion and remainder to have and to hold
 the said Negroes Lands and other Estate real or personal
 as expressed unto the said William Edward Hayne his
 heirs Executors Administrators and Assigns forever
 In Trust however to and for the following uses trusts
 and purposes and none other whatsoever that is to say
 to permit and suffer the said Arthur and
 Mary Y. Simmons during their Marriage and joint
 lives to take and receive the rents issues and profits

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of all the Estate hereby intended to be conveyed during their joint lives and from and after the death of either to the Survivor during his or her life and from and after the death of such Survivor to the issue of the Marriage if any, Share and Share alike and for default of such issue to such person or persons and in such parts Shares and Estates as the said Mary G. Simmons by her last Will and Testament duly Executed notwithstanding her Coverture may limit and appoint and for failure of such appointment to the right heirs of said Mary G. Simmons provided always that should the said Arthur and the said Mary be at any time disposed to sell the said property Real or personal it shall and may be lawful for the said William E. Hayes (if he shall approve of such Sale) to make the same accordingly and to invest the proceeds in other property subject to the same trusts. In testimony whereof the said Mary G. Simmons, and Arthur have hereunto set their Hands and Seals this twentieth day of January in the Year of our Lord one thousand eight hundred and Nineteen. Joseph K. Arthur, Mary G. Simmons (Wife) Signed and Sealed in the presence of James E. B. Finley, Mary Finley, James E. B. Finley being duly sworn made oath that he was present and saw Joseph K. Arthur and Mary G. Simmons Sign Seal and deliver the foregoing instrument of writing for the uses and purposes therein mentioned and the witness Mary Finley witnessed the same - Sworn to before me this 23rd Jan'y. 1819. Jas. P. McCall J.P. - Recorded 23 January 1819.

State of South Carolina, This Indenture made the twenty ninth day of December in the Year of our Lord one thousand eight hundred and Eighteen and in the forty third Year of American Independence, between Mary Hutchinson and Michael of Thomas H. Hutchinson late of the State aforesaid of the first part Charles March of the second part and Honorable of the third part whereas a marriage is intended to be shortly had and solemnized between the said Charles March and Mary Hutchinson and it hath been agreed between them that the Estate of the said Mary Hutchinson

as well real as personal, to which she is or may at any time hereafter be entitled as the Widow of the said Thomas H. Hutchinson, shall be settled in trust for the said Mary Hutchinson during the term of her natural life with power to the said Mary Hutchinson to dispose of the same after her death in such manner as she may think fit. Now this Indenture Witnesseth that in consideration of the said intended Marriage, and of the sum of one dollar to the said Mary Hutchinson by the said Honora Payne in hand paid at And before sealing and delivery of these presents, the receipt whereof is truly acknowledged, she the said Mary Hutchinson hath granted, bargained, sold released assigned transferred and set over and by these presents doth grant bargain sell release assign transfer and set over unto the said Honora Payne her heirs executors and administrators, all the personal Estate of whatsoever Nature or kind which the said Mary Hutchinson is possessed of interested in or in any manner entitled unto as the widow and one of the heirs of the said Thomas H. Hutchinson and also all the undivided third parts of the several plantations, parcels or tracts of Lands which she the said Mary Hutchinson is or may be entitled unto, as the widow of the said Thomas H. Hutchinson, together with all and singular the Rights Members Hereditaments and appurtenances whatsoever thereunto belonging or in any wise incident or appertaining And the Reversion and Reversions, Remainder and Remainders, Rents Issues and Profits thereof and of every part and parcel thereof. And also all the Estate Right Title Interest Claim and Demand whatsoever of her the said Mary Hutchinson of, in or to the said premises. To have and to hold all and singular the said personal Estate above mentioned with the issue and increase of such part of the said personal estate as consists of female Slaves, and also all and singular the undivided third parts of the several plantations, parcels or tracts of Land, and all and singular other the premises above mentioned, and every part and parcel thereof with their and every of their appurtenances unto the said Honora Payne her heirs executors and administrators for ever in trust never to be sold and to and for the uses intents and purposes

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herein after mentioned, expressed, and declared of and concerning
 the same and to and for no other use intent or purpose
 whatsoever, that is to say, in trust to and for the use and
 behoof of the said Mary Hutchinson until the solemniza-
 tion of the said Marriage and from and immediately
 after the solemnization thereof, then in trust to pay and
 apply the rents issues and profits thereof unto the said
 Mary Hutchinson during her Coverture to and for
 her sole and separate use and benefit free from the
 controul of her said intended husband and without
 being subject to or in any manner liable for the pay-
 ment of his present or future debts. And in case of
 the death of the said Charles March during the life time
 of the said Mary Hutchinson, then all and singular the
 premises herein before granted bargained sold released
 assigned transferred and set over shall be absolutely free
 and discharged of and from all trusts limitations and
 conditions whatsoever. But should the said Charles March
 survive the said Mary Hutchinson then from and imme-
 diately after the death of the said Mary Hutchinson
 to have and to hold the same to the use and behoof of
 such person or persons as she the said Mary Hutchinson
 notwithstanding her Coverture shall by any will duly
 executed which will the said Charles March hath
 consented and agreed that the said Mary Hutchinson
 shall and lawfully empowers her to make give limit
 or appoint the same. And the said Charles March for
 himself his heirs executors and Administrators doth
 covenant promise grant and agree to and with the
 said Honora Pyne her heirs Executors and Administrators
 in Manner and form following, that is to say that for
 and notwithstanding any Act, Matter or thing whatsoever
 by him the said Charles March to be done, Suffered or
 assented to, it shall and may be lawful to and for the
 said Mary Hutchinson at any time or times during her
 Coverture to make such will as aforesaid and thereby
 to give and dispose of the whole or any part of the said
 Real and personal Estate hereby conveyed, after the death
 of her the said Mary Hutchinson to such person or
 persons and to and for such uses, intents in such
 manner and for such Estates as she the said Mary

Hutchinson notwithstanding her Coverture shall think fit. And that neither he the said Charles March his heirs Executors or Administrators nor any person claiming or to claim by from or under him or them shall question Contravert Obstruct or hinder such disposition as she the said Mary Hutchinson shall make of or concerning the premises so to be by her given and disposed of as aforesaid. Also that all and all manner of such dispositions as aforesaid to be by her the said Mary Hutchinson so made and done shall be at all times as good and effectual in the law as if the said Charles March had himself joined in the same with her the said Mary Hutchinson, or as if she had been a feme sole. And also that he the said Charles March his heirs Executors and Administrators shall and will from time to time and at all times hereafter upon the reasonable request and the proper Costs and Charges of the said Honora Pyne her heirs Executors or Administrators make do and execute or cause and procure to be made done and executed all and every such further and other lawful and reasonable acts conveyances assignments and assurances in the law whatsoever for the further better and more perfect granting conveying and assuring of all and singular the Estate of the said Mary Hutchinson and premises above mentioned to and for the uses and purposes upon the trusts and under and subject to the agreements herein before expressed and declared of and concerning the same, as by the said Honora Pyne her heirs Executors or Administrators or her or their Counsel learned in law shall be reasonably advised or required. In witness whereof the said parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

Sealed and Delivered in the presence — Mary Hutchinson (S.S.)
 of James Bankhead — Anne — Charles March (S.S.)
 Bankhead — Honora Pyne (S.S.)
 James Bankhead being duly Sworn made oath that he was present and saw Mary Hutchinson Charles March and Honora Pyne sign Seal and deliver the foregoing instrument of writing for the uses and purposes therein mentioned and that he with Anne Bankhead witnessed the same. Sworn to before me this 12th Feb^y 1819. Benj. Elfe J^r Not. pub. Recorded 13th February 1819.

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The State of North Carolina To all to whom these presents
 shall come be seen or made known I Heating Lewis Simon
 of the City of Charleston in the State of aforesaid South Carolina
 Whereas at my Marriage with my late wife Ann Cleland the only daughter
 of Francis Skelton Esq. deceased in Marriage with her son
 we father James of the Negroes hereinafter named, the remainder
 being the issue of some of the former bonds since that period
 and since of our Marriage I have received the Bond herein
 after specified in pursuance of his promise before my Marriage
 which it was his own pleasure to make and which I
 had advised him that the property of his daughter should
 be settled according to the will of the said Francis Skelton
 Now know all men that in consideration of the above
 recited promises and one Dollar to be paid by my
 friend Frederick Rutledge and my brother Thomas James
 Simon trustee appointed to carry into effect my Marriage
 settlement - the said Heating Lewis Simon have
 bargained and sold assigned transferred and conveyed
 and by these presents do bargain and sell assign trans-
 fer and set over unto the said Frederick Rutledge
 and Thomas James Simon the following Slaves to wit.
 Frank my Counselman his wife Jane and children Ferdinand
 & Peter well and well infant Betty and her two children
 Betty and her two children also. Albertine and Eddy
 being thirteen in number together with the future issue
 and increase of each of them as are females also the
 Bond of the aforesaid Francis Skelton to me in the
 full sum of Two thousand Pounds with a condition
 for the payment of five thousand Pounds at any time
 during the course of his life or within ten days after his
 decease by his Executors which Bond bears date the
 twenty fourth day of April one thousand Eight hundred
 and Seventeen and recites that it is executed in
 pursuance of promise before Marriage and on which
 there is a receipt for two thousand five hundred Dollars
 being the value of such of the Negroes above named
 as were delivered to me and which it was understood
 between us should constitute part of the Five thousand
 Pounds the portion intended by him for his daughter
 to have and to hold the said Slaves above named
 and described and the aforesaid Bond to the said

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Frederick Potho and Thomas George Jones and the survivor
of them his Executors Administrators and assigns In trust
nevertheless for the use of the said Heating Lewis Simon
and Anne Cleland his wife during the term of their
joint lives and then and after the death of either of them
In trust for the survivor during her or her life and
from and after the decease of the survivor if the said
Anne Cleland should have been the survivor in trust
for all her Children living at her death by her present
or any future Marriage Absolutely and forever to them
and their Executors and Administrators But if she shall
leave no Child or Children living at her death then
In trust for such persons or persons as she may bequeath
the same And in case she should make no bequest
thereof then In trust for the aforesaid Francis Hinloch
his Executors Administrators and assigns forever discharged
from further trust But if the said Heating Lewis Simon
should have survived his aforesaid wife then at his decease
In trust for the Children or Child of the said Heating
Lewis Simon and Anne Cleland his wife living at that
time for her or their Executors Administrators and assigns
forever to have and to use alike But if the said Heating
Lewis Simon should leave no Child or Children living
at the time of his death of the Marriage between him and
his wife the said Anne Cleland then the trust for her
rather than the said Francis Hinloch his Executors Adminis-
trators and assigns forever. Provided always never-
theless that the said Heating Lewis Simon shall
keep possession of the said Slaves and be entitled to
receive the money due on the aforesaid bond during his
life and to sell or dispose of the said Slaves and the future
issue of the females or any of them and to dispose of the said
Money he taking care to secure the said Money on the
Bond and proceeds on the Sales of the said Slaves or
the property in which the same may be invested to the
Trusts of this deed and provided also that the said
Heating Lewis Simon may at all times hereafter dis-
pose of in any manner he may deem fit for the benefit
of the foregoing trusts not only the property and Chose
in action hereby intended to be settled but likewise
any other property to be substituted in place of the same

loties quotes, as he may deem a change advantageous, on
 securing the proceeds for the property in which the same shall
 be invested, or property of equal value to be appraised
 by two persons one chosen on the part of the trustees and
 the other on the part of the said Heating Lewis Simons, to
 the trusts of this settlement and provided that the conveyance
 or transfer of the said Heating Lewis Simons immediately
 on securing such proceeds Investments or Equivalent
 aforesaid shall be a good and sufficient conveyance and
 transfer to the person or persons in whose favor the
 same shall be made, and shall release the premises
 from the trusts of this deed and this as often as the
 said Heating Lewis Simons shall deem it for the
 interest of his wife and children to repeat the substi-
 tution or to change the property. In witness whereof
 the said Heating Lewis Simons and in witness of their
 acceptance of the foregoing trusts the said Frederick
 Rutledge and Heating Lewis Simons have hereunto
 also set their hands and seals this _____ day
 of January in the Year of our Lord one thousand eight
 hundred and nineteen and in the forty third Year
 of the Independence of the United States of America
 Signed Sealed and Delivered In the _____ Heating Lewis Simons (29)
 presence of _____ The Erasers and Inter- _____ Fred^r Rutledge (25)
 Lincoln's in the third and fourth _____ Tho: G. Simons (25)
 page and other parts of this deed being first made
 John Moultrie. Benj^r C. Gadsden. John Moultrie
 being duly sworn made oath that he was present and
 saw Heating Lewis Simons Fred^r Rutledge and
 Tho: G. Simons sign Seal and deliver the within fore-
 going instrument of writing for the uses and purposes
 therein mentioned and that he with Benj^r C. Gadsden
 witnessed the same. Sworn to before me this 12th Feb^r
 1819. Benj: Elfer Jr. Not. pub. Recorded 12th Feb^r 1819.

South Carolina This Indenture of four parts, made
 the tenth day of February in the Year of our Lord one thousand
 Eight hundred and Nineteen between Sarah Waring of County
 Town District in the State of South Carolina of the one
 part Harriet Emma Waring of the Second part, Samuel
 Smith of the same District and State of the third part

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and Joseph Waties Allston, Davison McDowell, W. W. Trappier
and Thomas Carr all of the District and State aforesaid
of the fourth part. Whereas, a marriage is intended
by divine permission to be had and solemnized between
the said Harriet Emma Waring and the said Samuel
Smith, And whereas the said Sarah Waring being desirous
of making a settlement in trust for the benefit and behoof
of the said Harriet Emma (Waring) and such issue as she
may have by the said intended marriage, Now this
Indenture Witnesseth that in consideration of the natural
love and affection which the said Sarah Waring hath
and beareth towards the said Harriet Emma Waring
her Daughter and also in consideration of the said
intended marriage and in a further consideration of
the sum of five shillings to the said Sarah Waring
in hand paid at and before the sealing and delivering
therof present, by Joseph Waties Allston, Davison
McDowell, W. W. Trappier and Thomas Carr the
Receipt whereof is hereby acknowledged and for settling
and assuring all and singular the said premises
to and for the several uses intents and purposes herein
after mentioned and expressed and declared and for
others other good causes and considerations the said
Sarah Waring therunto moving, She the said Sarah
Waring hath given granted bargained and sold and by these presents
doth give grant, bargain and sell and in due form of
law deliver unto the said Joseph Waties Allston, Davison
McDowell, W. W. Trappier and Thomas Carr and the survi-
vor of them his or their Executors or Administrators all
and singular the Negro Slaves named Caesar, Amey,
Sharpsh, Toba, Sandy, Maria, Marcus, Hannah
Christmass, and the Child of Hannah; and York,
Maria, Dick, Mary, Sam, Caesar, Daniel, Marcus,
Nancy, Yanaklee, Anthony, London, Jacob, Diana,
Yamboo, Minna, Southland, Sarah Cain, Marcus,
Flora, Cloe, Violet & Child, Nat, Harry, Pathia
and Child, and London, and Rinche, with the future
issue and increase of such of them as are females
To Have and To Hold the said Negro and other Slaves
with their future Issue and increase unto the said
Joseph Waties Allston, Davison McDowell, W. W. Trappier

Waring, having at the time of her death Children of the said Marriage then and in that case event or Contingency, In Trust for the use benefit and behoof of the said Samuel Smith so surviving and the Children of the said Marriage as tenants in Common, the issue of any deceased Child to be entitled to and take an Division of said Slaves and their future issue and increase the Share which their parent would have taken had he or she been alive at the death of the said Harriet Emma Waring - In witness whereof the parties to this presenty have hereunto signed their Names and affixed their Seals the day and Year first above written - Sarah Waring (S) Harriet Emma Waring (S) Samuel Smith (S) So. W. Allston (S) Davison McDowell (S) W. W. Trapier (S) Thomas Carr (S) - Signed Sealed and delivered in presence of - the word proposed interlined in the thirtieth line from the top in the second page before signing - Charlotte Ann Allston, Esther C. Rothmabler (witnesses to the signing of Sarah Waring Harriet Emma Waring Samuel Smith and Thomas Carr) Mr. Shackelford Thomas Miller (witnesses to the signing of Joseph Wates Allston and W. W. Trapier) M. A. Pull, Edw. Thos. Meriot (witnesses to the signing of Davison McDowell)

A Schedule of the Negroes conveyed by the deed hereunto annexed, Viz:

- | | | | | |
|-----------|--------------------|-------------|---------------|--------------|
| 1 Cesar | 9 Christmas | 17 Daniel | 25 Yammoo | 33 Violet |
| 2 Uney | 10 Child of Hannah | 18 Marcus | 26 Minna | 34 Child |
| 3 Sharpee | 11 York | 19 Nancy | 27 Sutherland | 35 Nat |
| 4 Toba | 12 Maria | 20 Yanaklee | 28 Sarah | 36 Harry |
| 5 Sandy | 13 Beck | 21 Anthony | 29 Cain | 37. Patricia |
| 6 Maria | 14 Mary | 22 London | 30 Marcus | 38 Child |
| 7 Marcus | 15 Sam | 23 Jacob | 31 Flora | 39 London |
| 8 Hannah | 16 Cesar | 24 Diana | 32 Cloe | 40 Kinche |

South Carolina, Georgetown District. Personally appeared before me Thomas Skrine one of the Justices of the Quorum in the State aforesaid, Mr. Charlotte Allston who being duly sworn deposes and saith she was personally present and did see the within named Sarah Waring, Harriet Emma Waring and Samuel Smith sign seal and deliver the within instrument to & for the uses and purposes therein expressed

and also that Thomas Carr did at the same time sign his name to the same, Depoent further saith that Estha C. Rothermaler subscribed her name with this Depoent as a witness to the same — Charlotte Ann Allston Sworn to before me the 12th day of February 1819 — Thomas Skrine D.W. — South Carolina George Town District — Personally appeared before me Thomas Skrine one of the Justices of the Quorum in the State aforesaid, John Shackelford who being duly sworn deposed and saith that he was personally present and did see Joseph Waties Allston and W. W. Chapier sign and seal the within instrument of writing to and for the uses and purposes therein expressed and that Thomas Miller did with this Depoent subscribe his name as a witness to the same — Mr. Shackelford Sworn to before me the 12th day of February 1819 — Th^o Skrine D.W. — South Carolina George Town District — Personally appeared before me Thomas Skrine one of the Justices of the Quorum in the State aforesaid, William A. Bull who being duly sworn deposed and saith that he was personally present and did see Davison Mc Dowell sign the within instrument of writing to and for the uses and purposes therein expressed and that Edward J. Heriot with this Depoent subscribed his name as a witness to the same — W. A. Bull — Sworn to before me 12th day of February 1819. — Th^o Skrine, D.W. Recorded 15th February 1819. —

South Carolina, This Indenture tripartite made the Sixth day of February in the Year of our Lord, one thousand Eight hundred and Nineteen and in the forty third Year of the Sovereignty and Independence of the United States of America. Between the Reverend Doctor Andrew Flinn of the City of Charleston in the State aforesaid of the first part, Eliza B. Flinn Wife of the Said Doctor Andrew Flinn, late Eliza B. Grimbald Widow of John Grimbald and formerly Elizabeth Berkley Daughter of John Berkley of Saint Pauls Parish Planter of the second part and Morton Waring of Charleston aforesaid Trustee for the purposes herein after mentioned of the third part: Whereas the said W. Eliza, B.

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Thinn, prior to her intermarriage with her present Husband
 Doctor Andrew Thinn by and under the last Will and
 Testament of her Father the Said John Perckley, was
 seized in Fee Simple to her, and her Heirs and assigns
 of and in a Certain Plantation or Tract of Land situate
 in the Said Parish of Saint Paul, and formerly the Residence
 of the Said John Perckley, Containing about Six hundred
 and eighteen Acres, commonly called and known by the
 name of Daoko and was also seized and possessed in
 Fee Simple of and in a Certain other Plantation or Tract
 of Land composed of two parcels of Land, containing
 together about three hundred and Ninety eight Acres
 and Situate in the Said Parish of Saint Paul, which
 was sold and conveyed to her by Saintho Mellichamp
 by deed bearing date the Nineteenth day of September
 in the Year of Our Lord one thousand eight hundred
 and ten, and was also entitled to a one undivided
 third part of a vacant Lot of Land situate on South
 Bay in the City of Charleston and adjoining her present
 Residence which she derived from the Estate of her
 former Husband John Grimball Esq^r: And whereas
 also the Said Mrs. Eliza B. Thinn by and under the said
 last Will and Testament of her Father, was entitled in
 her own right unto a Certain Number of Negro Slaves,
 whose Names are expressed and set down in the Schedule
 hereunto annexed pursuant to the Directions of the Act
 of the Act of the Legislature in Such Cases made and
 provided, which Said Negroes belonged to her the Said
 Eliza B. Thinn before her Said Marriage with the Said
 Doctor Andrew Thinn. And the Said Eliza B. Thinn
 was also possessed of and entitled to her own right
 unto all the household Furniture and Stock upon
 the Said Plantation called Daoko, to all the household
 and other Furniture and plate being in and belonging to
 the House in which she now resides in Charleston, to a
 Close Carriage and pair of Horses, to fifty five Shares
 in the Bank of South Carolina, and forty Shares in
 the Planters and Mechanick's Bank of Charleston.
 And whereas the Said Eliza B. Thinn, then Eliza
 B. Grimball being so seized and possessed of the
 Real and personal Estate above mentioned, upon

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the contemplation of a Marriage then shortly to be had and Solemnized between himself and the said Doctor Andrew Flinn. It was, in by Certain Marriage Articles bearing date the fourth day of March in the Year of our Lord one thousand eight hundred and Eleven and Made or mentioned to be made between the said Reverend Andrew Flinn of Charleston of the first part Mr. Eliza B. Grimball of the same place of the second part, and the Reverend William Hollinshead and Morton Waring Esquire both of Charleston aforesaid Trustees for the said Eliza B. Grimball, of the third part, Agreed upon between the said Parties, that all the property real and personal, which she the said Eliza B. Grimball was then possessed of or entitled unto, should be conveyed, transferred and secured firmly and effectually to the said William Hollinshead, and Morton Waring as Trustees, and to the Survivor of them his heirs Executors and Administrators and assigns, In Trust for the purposes thereafter mentioned; as in and by the said Marriage Articles of Agreement duly made and executed by all the parties aforesaid, and recorded in the office of the Secretary of State in Charleston in Marriage Settlement Book No. 6 page 33. on the ninth day of April in the Year of our Lord one thousand eight hundred and Eleven reference being thereunto had, may more fully appear. And Whereas since the execution of the aforesaid articles of Agreement the said Reverend William Hollinshead one of the said Trustees therein named hath departed this life and the said Morton Waring hath survived him and it being now deemed expedient to all the aforesaid Parties that the real and personal Estate wherof the said Eliza B. Flinn was seized and possessed at the time of her Marriage with the said Reverend Andrew Flinn should now be conveyed and transferred to the said Morton Waring, the surviving Trustee as aforesaid, his heirs Executors Administrators, and assigns, to be held by him to and for and upon the several uses, and subject to the trusts, intents and purposes in the said Marriage articles, specified and set forth, and in such manner as is herein after mentioned limited expressed and declared conformably thereto; Now therefore this Indenture

Witnesseth, that the said Eliza B. Flinn, for and in Consideration
 of the said Marriage Articles, and also in Consideration of the
 Sum of one Dollar to her in hand paid by the said Norton
 Waring surviving Trustee aforesaid, at and before the sealing
 and Delivery of these presents, the Receipt whereof she doth
 hereby Acknowledge, and for Owing other good and valuable
 Considerations, her hereunto especially Making (by and with
 the Knowledge, Consent, privacy, and approbation of the
 Reverend Doctor Andrew Flinn her said Husband tes-
 tified by his being a party hereto, 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 Norton Waring
 (in his actual possession now being by virtue of the above in
 part recited Articles of Agreement) and to his heirs, and
 assigns all that certain Plantation or Tract of Land situate
 in the Parish of Saint Paul and formerly the residence
 of the said John Pirkley Esquire containing about Six
 hundred and eighteen Acres called Dewho. Also all
 that certain other Plantation or tract of Land, composed
 of two parcels or tracts, containing together about three hun-
 dred and Ninety eight Acres, and situate, lying and
 being in the aforesaid Parish of Saint Paul. And also all
 that one undivided third part of all that Vacant Lot of Land
 situate on South Bay in the City of Charleston adjoining the
 present residence of them the said Doctor Flinn, and Eliza
 B. Flinn, to the East: Together with all houses, out-houses
 edifices ways, profits, emblements, Hereditaments, rights,
 Members, and Appurtenances thereon standing, being, or
 thereunto belonging, or in any wise appertaining: And the
 Reversion and Reversions, Remainder and Remainders Rents
 issues and profits of all and singular the hereby granted
 and released Premises, and also all the Estate right title
 interest, property, Claim, and Demand whatsoever both at
 Law and in Equity of her the said Eliza B. Flinn, of, in,
 to, or out of the hereby granted and released hereditaments,
 and premises with the Appurtenances: To have and to
 hold the two said Plantations and the one undivided third
 part of the aforesaid Lot of Land on South Bay and all
 and singular the hereditaments and premises therein intended
 to be granted and released with their and every of their appurtenances

Witnesseth, that the said Eliza B. Flinn, for and in Consideration
 of the said Marriage Articles, and also in Consideration of the
 Sum of one Dollar to her in hand paid by the said Morton
 Waring surviving Trustee aforesaid, at and before the sealing
 and Delivery of these presents, the Receipt whereof she doth
 hereby Acknowledge, and for Owing other good and valuable
 Considerations, her hereunto especially, Making (by and with
 the Knowledge, Consent, privacy, and approbation of the
 Reverend Doctor Andrew Flinn her said Husband tes-
 tified by his being a party hereto, 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 Morton Waring
 (in his actual possession now being by virtue of the above in
 part recited Articles of Agreement) and to his heirs, and
 assigns all that certain Plantation or Tract of Land situate
 in the Parish of Saint Paul and formerly the residence
 of the said John Pirkley Esquire containing about Six
 hundred and eighteen Acres called Dewho. Also all
 that certain other Plantation or tract of Land, composed
 of two parcels or tracts, containing together about three hun-
 dred and Ninety eight Acres, and situate, lying and
 being in the aforesaid Parish of Saint Paul. And also all
 that one undivided third part of all that Vacant Lot of Land
 situate on South Bay in the City of Charleston adjoining the
 present residence of them the said Doctor Flinn, and Eliza
 B. Flinn, to the East: Together with all houses, out houses
 edifices ways, profits, emblements, Hereditaments, rights,
 Members, and Appurtenances thereon standing, being, or
 thereunto belonging, or in any wise appertaining: And the
 Reversion and Reversions, Remainder and Remainders Rents
 issues and profits of all and singular the hereby granted
 and released Premises, and also all the Estate right title
 interest, property, Claim, and Demand whatsoever both at
 Law and in Equity of her the said Eliza B. Flinn, of, in,
 to, or out of the hereby granted and released hereditaments,
 and premises with the Appurtenances: To have and to
 hold the two said Plantations and the one undivided third
 part of the aforesaid Lot of Land on South Bay and all
 and singular the hereditaments and premises therein intended
 to be granted and released with their and every of their appurtenances

names into the said Morton bearing, his heirs and assigns, to, for,
and upon the uses, trusts, intents and purposes, and subject to
the provisions and agreements hereinafter mentioned, expressed
and declared of and concerning the same, That is to say,
In Trust to and for the joint use and behoof of them
the said Andrew Flinn and Eliza B. Flinn for and
during the term of their joint lives to permit and suffer them
during the said term after the yearly expenses of the said
Plantations, to wit for supplying Agricultural utensils
taxes, hire of overseers and keeping the Plantations in repair
are fully paid and defrayed To receive and take the residue
of the Annual proceeds of Crops, Rents issues and profits
of the said premises to be applied as a joint stock for
the common expenses of the Family of them the said
Andrew Flinn and Eliza B. Flinn, Subject to the direction
of the said Andrew Flinn during the said term, And
from and immediately after the death of either of them
the said Andrew Flinn or Eliza B. Flinn, then the said
two Plantations and the one undivided third part of
the aforesaid Lot of Land on South Bay to go to such
person or persons, and to such uses and purposes as she
the said Eliza B. Flinn notwithstanding her Coverture
and whether Covert or Discovant, shall by any Deed under
her hand and Seal duly made and Executed in the
presence of Two or three Credible Witnesses, grant, limit,
and Convey, or as she the said Eliza B. Flinn in and
by her last will and Testament or any paper or instrument
of writing purporting to be her last will and Testament
Signed, Sealed published and declared in the presence
of three or more Credible Witnesses (which said last Will
and Testament she the said Eliza B. Flinn notwithstanding
her Coverture as aforesaid is hereby fully authorized and
empowered to make and execute) shall give, devise,
limit, and dispose of the same, and in default of the
said Eliza B. Flinn in her life time making any
such Deed or Will, then the said real property to
devolve to the right heirs at Law of her the said Eliza
B. Flinn, and to their heirs and assigns forever: and
that freed and discharged of and from all further or
other trusts uses limitations or appointments what-
soever touching or concerning the same, And the

Indenture further witnesseth, that for the purpose
 of settling the Negro Slaves, Household Furniture and Stock,
 Plate, Carriage and horses, and Bank Shares above affuded to,
 but now particularly mentioned in the Schedule thereof here-
 unto annexed according to the agreement and true intent and
 meaning of all the Parties to the aforesaid Marriage articles
 and to these presents for the Considerations aforesaid and also
 for and in consideration of the further Sum of one Dollar to
 the said Eliza B. Plim in hand paid at or before the sealing
 and delivery of these presents, by the said Morton Waring, the
 receipt whereof is hereby acknowledged. She the said Eliza B.
 Plim (by and with the knowledge, private Consent, and approba-
 tion of her said husband Dr. Andrew Plim testified as
 aforesaid) hath bargained and sold and by these presents
 both bargain and sell and in plain and open Market
 deliver unto the said Morton Waring, his Executors
 Administrators and Assigns, all and singular the Negro
 Slaves with the present and future issue and increase of
 the females, Household Furniture, Stock, Plate, Carriage,
 Horses and Bank Shares in the Schedule hereunto annexed
 particularly named, set forth, mentioned, and described:
 To have and to hold all and singular the said Negro
 Slaves with their present and future issue and increase
 as aforesaid, and also the personal property in the said
 Schedule hereunto annexed mentioned unto him the
 said Morton Waring his Executors Administrators
 and Assigns, To and upon the special trust and
 Confidence, intent, and purposes hereinafter mentioned
 and expressed of and concerning the same, that is to
 say as touching the ^{said} Bank Shares, and all such increase
 thereof as shall or may be made from the reinvestment
 of the Annual Dividends or Interest, or otherwise howsoever
 In trust for the sole, separate, and exclusive use,
 benefit and behoof of her the said Eliza B. Plim
 during the term of her natural life, without the control
 participation, or interference of her said husband,
 to permit and suffer her to take, have and receive
 the whole Annual Interest or Dividends thereof to her
 sole use and benefit. But as touching and concern-
 ing the said Negro Slaves and other personal property
 in the said Schedule mentioned, In trust to permit