

qu'il a pour les futures Epoux, le dit sieur Marin Alexandre Labatou, ici present a declare leur sein donner
 pour ce present d'une somme de seize cens Dollars, ou de huit mille quatre cens francs Tournois pour être
 Employés de la Manière et dans les Objets a tous usages communs que suivent savoir, si l'un ou l'autre sera
 nécessaire pour le temps et de la future Epoux, ce pour l'usage et entretien de M. ou de M^{me} en deux jeunes
 Nègres au Choix du futur Epoux, pour être élevés par lui, dans tout ce qui se rattache a sa profession de tuteur
 ou pour être Employés par lui a tout autre usage; les quels dits deux jeunes Nègres seront achetés au nom de
 la future Epouse, lui d'aucunement pris pour, et ne pourront être vendus, aliénés, ni engagés sans la consentement
 de même qu'ils ne pourront être aucunement distribués par elle de la communauté ou hors d'elle.
 La future Epouse et le surplus de la dite somme En qui qu'elle puisse assister, qui n'aura pas été employé dans
 les achats ci dessus Enumérés, sera réservé en totalité pour fournir le futur Epoux a la formation de l'Etat, et
 avant qu'il le propose de recevoir et de gouverner personnellement et de lui chef; promettant et obligant et
 dit sieur Marin Alexandre Labatou, de faire les dits achats en concurrence avec la future Epouse et a sa
 satisfaction, et de payer le montant au fur et mesure de manière que, dans l'intervalle de six mois de ce jour
 il sera entièrement libéré envers la future Epouse du don qu'il lui a ci dessus fait de la susdite somme
 de seize cens Dollars. La future Epouse a donc et donne la future Epouse d'une somme de huit cens Dollars
 profice et sans retour, de la quelle somme d'assurance lui sera faite lorsqu'on donnera au rachat, sans être
 tenu d'en former la demande en Justice. Il y aura d'iceux un prorogé d'une somme de quatre cens
 Dollars, et en outre des herbes, Linges et Objets de l'Epouse survivante, ce pour l'usage que la future
 Epouse d'ailleurs avoir plus pour l'autre et venant de donner des preuves certaines, et de leur volonté, mais
 fait et fait par ces présentes donation Entière, pure, simple et Irrevocable de toutes et chacune des
 biens qu'ils posséderont au jour de leur décès, et qu'ils peuvent et ont le droit de se donner d'après les lois
 de la France, et accepté réciproquement pour par le susdite d'iceux jeunes sein et disposer de tout
 + propose et
 une chose a lui appartenant, son d'après pour l'un et l'autre, en faveur d'iceux survivant
 donation et d'après fait sera néanmoins toujours quant a la propriété, et ce de survivant Enfants
 du present Mariage, et reprendra la forme s'ils viennent a décéder avant leur Majorité, ou leur Etallement
 par Mariage, mais, dans le cas même de survivance d'Enfants, le survivant de la future Epouse aura la jouissance
 de tout les biens Mubles et Immobles du précédent, a la condition Juratoire, car c'est
 ainsi que les parties l'ont voulu; Promettant et Obligant et Irrevocable (ce dont acte)
 Fait et signé en la Chancellerie du Consulat de France a Charleston, les jours Mois et an que dessus,
 En presence de Sieur Pierre Orouquet, Marchand, et de Sieur Charles Huchet Négociant, tous les
 requies et Majors, residents et domiciliés en cette ville, les quels, apres lecture faite ont signé avec
 la future Epouse, Sieur Labatou et nous Chancelier susdit et de nous Sieur de la Minette et signé
 M^{re} de la Minette de la Minette, et de la Minette Orouquet Charles Huchet et de nous Sieur de la Minette
 Chancelier, tout conformément a la susdite, Seuls, et délivré par le sous signé Chancelier du
 Consulat de France a Charleston, Exercant les fonctions d'administrateur du dit Consulat, par absence
 temporaire de M^{re} de la Minette le Consul de la dite Colonie en cette résidence, ce jour 18 Février 1785. Paul de la Minette
 M^{re} de la Minette appert la taxe de 20-00 Expédition. coll. 25 sous pour la législation appert de 1785

Recorded 24 February 1825

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The State of South Carolina

This Indenture Tripartite made the seventh day of December in the year of our Lord one thousand eight hundred twenty four and in the forty ninth year of the Sovereignty and Independence of the United States of America. Between Thomas D. Stall the younger Son of Thomas D. Stall of the Parish of Saint George Dorchester / of the first part Frances H. Hayne of the Parish of Saint Bartholomew Spinster of the second part and William Edwards Hayne of Columbia in the State aforesaid / Trustees mutually chosen and appointed by the aforesaid parties for the purposes hereinafter mentioned / of the third part: Whereas a marriage by Gods permission is intended shortly to be had and solemnized between the said Thomas D. Stall the younger and the said Frances H. Hayne. And Whereas the said Frances H. Hayne is entituled to in her own right and possession of three negro Slaves named Moses James and Patty a certain Bond or obligation of the said William C. Hayne bearing date the tenth third day of March in the year of our Lord one thousand eight hundred and twenty one in the penal sum of five thousand six hundred Dollars conditioned for the payment of the sum of two thousand eight hundred Dollars with Interest from the first day of January which was in the year of our Lord one thousand eight hundred and twenty one on or before the first day of January which will be in the year of our Lord one thousand eight hundred and twenty six and a certain debt due to her the said Frances H. Hayne Colonel William W. Thompson amounting to the sum of two hundred and ten Dollars upon which Judgment was duly obtained and entered up in the court of Common Pleas at Wallborough in and for the District of Colleton in the State aforesaid on the sixth day of October in the year of our Lord one thousand eight hundred and twenty three as by the records of the said Court remaining in the office of the Clerk of the said court at Wallborough aforesaid reference being thereunto had may more fully appear. And Whereas it hath been agreed by and between the said Frances H. Hayne and the said Thomas D. Stall the younger testified by his becoming a party hereto and sealing and delivering these presents / previously to the said intended Marriage that the aforesaid negro slaves with the future issue and increase of the female together with the Bond or obligation of the said William C. Hayne & the debt and Judgment against the said Col. William W. Thompson aforesaid together with all sum and sums of Money now due or hereafter

to become due upon the said Bond or obligation and Judgment should
 by the said Frances H Hayne be granted bargained sold assigned
 and transferred unto the said William E Hayne his executors
 administrators and assigns to for and upon the several uses and subject
 to the trusts intents and purposes in manner as is hereinafter mentioned li-
 mitted expressed and declared of and concerning the same. Now therefore
 for the purpose of effecting the views and intentions of the parties aforesaid
This Indenture Witnesseth that she the said Frances H Hayne for
 and in consideration of the said intended Marriage and also in consideration
 of the sum of one dollar to her in hand well and truly paid by the said
 William E Hayne at or before the sealing and delivery of these presents
 (the receipt whereof the said Frances H Hayne doth hereby acknowledge)
 and for divers other goods and valuable considerations her the said -
 Frances H Hayne hereunto especially moving by and with the know-
 ledge consent freely and approbation of the said Thomas S. Stall the
 younger her said intended husband testified by his being party hereto
 and sealing and delivering these presents) Heath granted bargained
 sold assigned and transferred and by these presents do grant bargain
 assign and transfer unto the said William E Hayne his executors
 administrators and assigns all and singular the aforesaid Three
 negro Slaves Moss James and Patty Bonch or obligation of the said William
 E Hayne and judgment against the said Col. William W Thompson
 To have and to hold all and singular the above mentioned negro
 Slaves to wit Moss James & Patty Bonch or obligation of the said William E.
 Hayne and judgment against the said Col. William W Thompson
 above mentioned and described Together with the future issue and
 increase of the female slaves and all sum or sums of money now due or
 hereafter to grow or become due either for principal or interest or for prin-
 cipal and interest upon the aforesaid Bond or obligation of the said
 William E Hayne and judgment obtained and entered up against
 the said Col. William W Thompson as aforesaid unto her the said William
 E Hayne his executors administrators and assigns In trust nevertheless
 and to for and upon the several uses trusts intents and purposes
 limitations and appointments hereinafter mentioned expressed limited
 and declared of and concerning the same That is to say for her the
 said Frances H Hayne her executors administrators and assigns until
 the solemnization of the said intended marriage and from and after
 the solemnization thereof In trust and to and for the sole separate &

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exclusive use benefit and behoof of her the said Frances H. Hayne not-
 withstanding her coverture and whether covert or discreet and that without
 the control authority interference or intemeddling of her said intended hus-
 band and in nowise to be subject to his debts contracts or other pecuniary
 engagements but totally free and exempt therefrom) for and during the
 term of the natural life of her the said Frances H. Hayne and from and
 after her death Then in trust and to and for the equal use benefit and
 behoof of the issue of the said intended Marriage (and the representatives
 of such of the issue as may be deceased they taking amongst them a
 parents share) to be equally divided and held in severalty to themselves
 their executors administrators and assigns forever and that freed and
 discharged of and from all further or other use or uses trust or trusts
 limitations or appointments whatsoever touching or concerning the same
 But in case the said Frances H. Hayne should depart this life before
 the said Thomas D. Stalle the younger and there should be at the time of
 her death no issue of the said Marriage living nor children or child of any
 issue of the said marriage living (or if there should be any issue or children
 or child of any issue of the said marriage then living but such issue or
 the children or child of any such issue should all depart this life in-
 testate before the said Thomas D. Stalle the younger Then in trust and
 to and for the sole use and benefit and behoof of the said Thomas D.
 Stalle the younger as the survivor aforesaid his executors administrators and
 assigns forever and that in like manner freed and discharged of and
 from all further uses trusts limitations or appointments whatsoever of or con-
 cerning the same And it is hereby covenanted and agreed upon by and
 between the parties to these presents that whenever the sum of money
 due or to become due either for principal or interest of the aforesaid bonds or
 obligation and judgment or any part thereof shall be paid or received the
 same shall be immediately laid out in the purchase of such real or personal
 estate or invested in the Stock of such Bank or of funds or let out at interest
 upon such securities as the said William C. Hayne Trustee as aforesaid
 his executors administrators or assigns with the consent and approbation
 of the said Frances H. Hayne if she be living or the issue of the said
 intended marriage if she be then at the time of such purchase or invest-
 ment deceased) shall deem most proper and advantageous which property
 real or personal so purchased or purchased stock or other securities if invested
 shall be fairly set forth in a Schedule thereof to be annexed to these presents
 and be held considered accepted and taken as part and parcel hereof and

subject to the uses and trusts limitations and appointments herein-
 before declared of and concerning the negro Slaves Bonds and
 Judgement above mentioned set forth and described. Provided always
 and it is hereby further expressly declared and agreed upon by and be-
 tween all the parties to these presents That in case there should be a
 necessity or proper occasion at any time during the term of the natural
 life of her the said Frances H. Hayne or during any of the terms for
 which the aforesaid trusts are created and the said Frances in her lifetime
 should require or the issue of the marriage be deceased should require
 that the aforesaid negro slaves or any or either of them or the future issue
 and increase of the female or any part thereof or any property real or
 personal or part thereof which may be purchased or acquired by
 investing the amount due upon the aforesaid bonds or obligation and
 Judgement or any part thereof or from any sum or sums with principle
 or interest hereafter to grow or become due thereon should be sold that
 then and in such case the said William C. Hayne his executor ad-
 ministrators or assigns shall sell and dispose of the same or such
 part thereof as it may be requisite to sell or be required to be sold as
 aforesaid and in the lieu and stead thereof purchase with the moneys
 arising from such sale other property real or personal or invest the same
 in Bank Stock or let it out at interest in manner aforesaid and the
 said property real or personal Stock or securities so to be acquired in
 lieu thereof shall be set forth in a schedule and annexed to these
 presents and shall remain and be subject to the same uses trusts
 limitations and appointments as are hereinbefore ^{declared} expressed
 and limited of and concerning the negro Slaves Bonds and Judgement
 hereinbefore bargained sold and transferred And the said Thomas
 C. Stall the younger doth hereby for himself his executor and ad-
 ministrators warrant and agree hands with the said William C.
 Hayne his executor administrators and assigns that from and
 immediately after the solemnization of the said intended marriage he
 the said William C. Hayne his executor administrators and assigns
 shall and may from time to time and at all times hereafter peaceably
 and quietly have hold and enjoy all and singular the negro Slaves
 and other premises so set out in them as aforesaid notwithstanding to and
 upon the usual uses and trusts limitations and appointments aforesaid
 without any disturbance or interruption of him the said Thomas C. Stall
 the younger or any person or persons claiming or to claim by from or

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In marriage settlement see Book 188
 p 48
 For all things to Trustees see this volume
 p 100
 p 101
 p 102

under him his executors administrators or assigns or by his or their
 means consent privity or procurement. And moreover that he the said
 Thomas D. Stall the younger his executors and administrators shall
 and will from time to time and at all times hereafter upon the rea-
 sonable request and at the costs and charges of the said William E. Hayne
 his executors administrators or assigns make do seals and execute or cause or pro-
 cure to be made done sealed and executed all and every such further and other
 lawful and reasonable act and acts thing and things conveyances assignments and
 assurances in the law whatsoever as well for the corroborating and strengthening
 these presents as also for the further and better conveying assigning and transferring
 of all and singular the negro Slaves and other property hereinbefore mentioned and
 alluded to or intended to be herein comprehended, so as to give the fullest and
 most perfect efficacy to the true intent and meaning of these presents and of all
 the parties hereto, as by the aforesaid William E. Hayne his executors admi-
 nistrators or assigns or his or their counsels learned in the Law shall justly and rea-
 sonably be advised devised and required.

In Witness whereof the parties to these presents have hereunto
 interchangeably set their hands and seals the day and year first above
 written

Francis H. Hayne (L) T. D. Stall Jr. (L)

sealed and delivered in the presence of Stiles Rivers T. D. Stall.

South Carolina } Personally appears M. B. Stiles Rivers who being duly
 Colleton District } sworn saith that he was present and saw the within Thomas
 D. Stall & Francis H. Hayne sign the within instrument for the purposes therein
 mentioned and that he with Thomas D. Stall Sen. were witnesses thereto
 Sworn to before me this 17. th Dec. 1824 } Stiles Rivers -
 Malachi Ford 26 by off. }

Recorded 3 March 1825.

In marriage settlement see Book 1819
 1824
 In his will see Book 1819
 Name 1819 B 1819 B

The State of South Carolina } In Equity, I the undersigned Thomas Hunt Register
 Charleston District } of the Court of the Court Equity for the District and State of
 do hereby make Return and certify unto all whom it may concern that by virtue of an order
 of the said Court made on the eighth day of this present month of November one thousand
 eight hundred and twenty four Lewis Henry Stevens and John Table of Charleston have
 been and are appointed and substituted the trustees of the abovesaid named Nathaniel
 Longoy and Elizabeth his wife formerly Elizabeth Baytes widow and in the foregoing
 Deed in the place and stead of John W. Schmitt and Thomas Bell their names
 and the said John W. Schmitt and Thomas Bell are therefrom freed and discharged
 In Testimony whereof I the said Thomas Hunt have hereunto subscri-
 bed my name and set the seal of the said Court this Eleventh day of

November in the year of our Lord one thousand eight hundred and twenty four
and in the fifty ninth year of the sovereignty and Independence of the United
States

The Hunt Register (LS)
- Recorded 11th March 1835 -

The State of South Carolina 3

This Indenture made the tenth day of January
in the year of our Lord one thousand eight hundred and twenty
four Between Miss Martha M^cSenkins and Micah Senkins
Esquire both of Johns Island in the said State Witnesseth that
the said Martha M^cSenkins (of the one part) in consideration of
six shilling to her in hand paid by the said Micah Senkins
(of the ~~second~~ ^{other} part) at and before the sealing and delivery of
these presents (the receipt whereof is hereby acknowledged) and for
other good causes and considerations her hereunto moving Hath
bargained and sold and by these presents doth bargain and sell unto
the said Micah Senkins his executor administrators and assigns
All that undivided moiety or half part of All that plantation
or tract of land situate lying and being on Johns Island of a-
said containing three hundred and thirty acres more or less
and butting and bounding towards the North Bohicket creek
towards the South on lands of M^r. Legare towards the east on lands
of the estate of Richard Senkins and towards the west on lands
of William Seabrook together with all and singular the rights
members hereditaments and appurtenances whatsoever to the said
undivided moiety or half part of the said Martha M^cSenkins of and
in the said plantation belonging or appertaining, and the reversion and
reversions remainder and remainders yearly and all other rents issues
and profits thereof and of every part and parcel thereof To have &
to hold the said undivided moiety or half part of the said plan-
tation to which the said Martha M^cSenkins is entitled and all
and singular the premises hereinbefore mentioned or intended to
be bargained and sold and every part and parcel thereof with
their and every of their rights members and appurtenances unto the
said Micah Senkins his executor administrators and assigns from
the day next before the day of the date of these presents for and
during and unto the full end and term of one whole year from
thence next ensuing and fully to be completed and ended
yielding and paying therefor unto the said Martha M^cSenkins her

heirs and assigns the yearly rent of one pepper corn at the expiration
of the said term if the same shall be lawfully demanded; To the intent
and purpose that by virtue of these presents and of the Statute for
transferring uses into possession the said Micah Jenkins may be in the ac-
tual possession of the premises and be thereby enabled to take and accept
a grant and release of the free hold reversion and reversions in here-
tance of the same premises and of every part and parcel thereof to him
his heirs & assigns to the use and upon the trusts thereof to be declared by
another Indenture intended to bear date the next day after the day
of the date hereof. In witness whereof the parties to these presents their
hands and seals have subscribed and set the day and year first above
written Martha M Jenkins (L) Micah Jenkins (L)
Signed Sealed and delivered in the presence of William Sams Benjamin Reynolds
William Sams made oath that he was present and saw Martha M Jenkins
and Micah Jenkins sign seal and deliver the within instrument of writing for
the uses and purposes therein mentioned and that he together with
Benjamin Reynolds did witness the same.

Given before me this 21. March 1825. W. Larab Not Pub.
Recorded 21. March 1825-

The State of South Carolina

This Indenture, Tripartite, made this Eleventh day of
January in the year of our Lord one Thousand eight hundred and twenty five
Between Isaac Parker Esquire of Charleston of the first part, Miss Martha
M Jenkins of John's Islands in the said State of the second part, and Micah
Jenkins Esquire of John's Islands aforesaid of the third part. Whereas a
marriage is intended by God's permission, to be shortly had and Solemnized
Between the said Isaac Parker and Martha Jenkins; and upon the treaty
of the said intended marriage it was agreed, that all the Estate both real &
personal of the said Martha Jenkins of which she is now seized and possessed
and to which she may at any future period either before or after the said
marriage become entitled to or acquire should be settled upon the trusts and con-
ditions hereafter particularized: NOW This Indenture Witnesseth, that
in consideration of the said intended marriage and in pursuance and perform-
ance of the said Agreement and in consideration of the sum of Five dollars
to the said Martha Jenkins in hand paid by the said Micah Jenkins at and
before the Sealing and delivery of these presents, the receipt whereof is hereby
acknowledged and for divers other good causes and Valuable considerations
hereto moving, she the said Martha Jenkins with the consent and

approbation of the said Isaac Perkins testified by his being a party to
 and sealing and delivering of these presents. Hath granted bargained
 sold, released, and confirmed, and by these presents Doth grant bargain
 sell release and confirm unto the said Micah Jenkins / in his actual poss-
 session now being by virtue of a bargain and sale to him thereof made by
 the said Martha M Jenkins for five Shillings consideration, by inden-
 ture bearing date the day next before the day of the date of these presents
 for one whole year, and by force of the Statute for transferring uses into
 possession) and his heirs and assigns, All the undivided moiety or
 half part of all that Plantation or tract of Land situate lying and
 being on John's Islands aforesaid, containing three hundred and thirty
 Acres more or less, and butting and bounding towards the North on So-
 hicket creek towards the South on Lands of M. Legare towards the east
 on Lands of the estate of Richard Jenkins and towards the west on Lands
 of William Seabrook, Together with all and singular the right members
 hereditaments and appurtenances to the said premises belonging or in any
 wise incident or appertaining; and the reversion and reversions remainders and
 remainders, yearly and other rents issues and profits thereof and every
 part and parcel thereof and also all the Estate, right, title interest
 propriety claim and demand whatsoever both at law and in equity of the
 the said Martha M Jenkins in too or out of the said undivided moiety or
 half part of the said Lands hereditaments and Premises And This Inden-
 ture further witnesseth That in consideration of the premises and in
 further pursuance of the said agreement on the treaty of the said marriage
 The said Martha M Jenkins Hath bargained and sold and by these
 Presents doth bargain sell and in plain and open Market deliver to the said
 Micah Jenkins the following Negro Slaves, being thirty one in number and
 named, Adam, Mary, Jim, Sary, Sue, Jacob, Moll, Jack, Tom, Kinah,
 Adam, Matua, Hagar, Nelly, Betty, Amelia, Cinda, York, Carolina
 Sam, Nor, Sary, Belinda, Maria, Brutus, Betty, Jenny, Prince
 Frank, Peter, and Lydia; - To have and to hold all and singular
 the premises that is to say the said undivided moiety or half part of
 the said Plantation or tract of Land on John's island and the said
 thirty one Negro Slaves together with the future issue and increase
 of the females of them, and also all the estate both real and personal
 to which the said Martha M Jenkins may at any Period either before
 or after the said intended marriage become entitled to or acquire what-
 soever and wheresoever the same may be, and every part and parcel thereof

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with their and every of their appurtenances unto the said Micah Jenkins
his heirs, executors administrators and assigns for ever - To and for the
several uses intents and purposes upon the several trusts and wills under
and subject to the provisos, limitations and declarations hereinafter de-
clared and expressed of and concerning the same, That is to say to the use
of the said Martha M. Jenkins her heirs executors and administrators until
the said intended marriage shall be had and solemnized and from and immediately
after the solemnization of the said Marriage; Then in Trust to and for the joint
use benefit and behoof of the said Isaac Parker and Martha M. Jenkins, during
their joint lives and to permit and suffer them to receive and take the rents issues
profits wages labor and other proceeds thereof, and on the death of the first of
them that is to say the said Isaac Parker if he should die first, leaving the said
Martha M. surviving him then in trust to and for the sole and separate
use of the said Martha M. Jenkins during her natural life, and from and
immediately after her death then in trust for such child or children as she
may have living at her death and the child or children of such as may have
died before her (taking a parent's share only among them as the parents would
if alive) and in further trust to convey to them the legal Estate therein respectively
by equally to be divided between them share and share alike the child or children
of such child or children as may have died before her taking only the share
as aforesaid, to which his or her or their parent or parents respectively would have been
entitled if then alive. But if the said Martha M. Jenkins should die first,
leaving a child or children grand child or grand children as aforesaid Then in
trust and to and for the same uses as have been declared in the event of her
surviving the said Isaac Parker, that is the said Estate to be divided as aforesaid
and among and between said child or children grand child or grand children
as already specified. And in case the said Martha M. Jenkins should depart
this life without leaving any issue living at her death and leaving the said
Isaac Parker surviving her then in trust to permit and suffer the said
Isaac Parker to receive and take the rents issues profits wages and income of the
said Estate for and during his life and from and after his death Then in
trust for the right heirs and next of kin of the said Martha M. Jenkins
to them their heirs executors and administrators free and discharged of and
from all and all manner of limitation and trust. And the said Isaac
Parker and Martha M. Jenkins do hereby for themselves their heirs executors
and administrators covenant promise and agree to and with the said Micah
Jenkins his heirs executors and administrators in manner following that is
to say that they and their heirs respectively shall and will from time to time

and at all times hereafter upon the reasonable request, and proper costs and charges of the said Micah Jenkins as trustee as aforesaid, make do and execute, or cause to be made, done and executed, all and every such further lawful and reasonable act and acts conveyances and assurances in the law whatsoever for the further better and more perfect conveying and assuring all and singular the premises herein before mentioned to be hereby granted sold and released to and for the uses and trusts hereinafore declared and expressed of and concerning the premises respectively. In Witness whereof the said parties to these presents have subscribed and set their hands and seals the day and year first above written J. S. Parker (D) Martha M. Jenkins (S) W. M. Jenkins (S) signed sealed and delivered in the presence of William Sams Benjamin Reynolds. William Sams made oath that he was present and saw J. S. Parker Martha M. Jenkins & W. M. Jenkins sign seal and deliver the within instrument of writing for the uses and purposes therein mentioned and that he did together with Benjamin Reynolds witness the same - Sworn to Before me this 21. March 1825. W. Laval Not Pub-
Recorded 21. March 1825.

State of South Carolina This Indenture made this twenty ninth day of January eighteen hundred and twenty five witnesseth that John Dicks of the first part and Mary Lenuaux of the second part as follows, Whereas the said Mary is now seized of an estate in her own right consisting of three negro slaves to wit Bob. Patia and Nelson her child. And whereas a marriage is shortly intended to be had and solemnized between the said John Dicks and Mary Lenuaux, it is therein covenanted and agreed by and between the said parties to their presence in manner and form as follows (that is to say) First the said John Dicks for himself his heirs executors and administrators doth covenant and agree to and with the said Mary his intended wife in case the said intended Marriage shall be had and solemnized to assure and settle the three aforesaid negroes Bob. Patia & Nelson her child on the said Mary his intended wife to the use and behoof of him the said John Dicks during the term of his natural life and from and after the decease of the said John Dicks then to the use of the said Mary and her children forever And for as much as the said John Dicks doth for himself is not at present in the possession of any negro property the said John Dicks doth for himself his heirs executors and administrators

covenant grant and agree hands with the said Mary her
 said wife her heirs executors and administrators that in case the
 said intended marriage shall take effect and in the said
 John Dicks shall happen to die in the lifetime of the said Mary then
 and in such case the said John Dicks shall and will by his last
 will and testament in writing give and assure unto the said
 Mary the said negroes Bob Satira and Nelson her child to be at her
 own proper use and disposal and to be by her received and taken to
 her own proper use and benefit But in case the said Mary should
 die in the lifetime of the said John Dicks then and in such case
 the said negroes Bob Satira & Nelson her child be considered the
 property of the said John Dicks and his heirs forever
 Witnesses whereof I have hereunto set my hands and seal this
 twenty ninth day of January eighteen hundred and twenty five
 and in the forty ninth year of the sovereignty of these united states
 of America

John Dicks (L.S.)

signed sealed and delivered in the presence of The signature being mis-
 placed the erasure being made previous to signing

Isaac Patterson Joshua Maudo

Joshua Maudo made oath that he was present and saw John Dicks
 sign seal and deliver the within instrument of writing for the uses
 and purposes therein mentioned and that he together with Isaac
 Patterson did witness the same
 sworn to before me this 23 March 1825 W Savab Not Pub.

Records de 23 March 1825-

14th September 18

Pardevant le Notaire Royal on L'Isle de
 Contrat de Mariage entre Lesieur } Saint Lucie resident au Bourg du La Boitee feu
 Same, Peter, & Mad^e Anne Winnit } seulement au quartier du Micoud Souffignat.
 Et en presence du temoin ci apres nomme et aussi souffignat. furent present Lesieur
 James Peter, Nalif de la Ville de Bordeaux departement de La Grande age de
 deca de deux ans faison majeur d'age, et fils en legitime mariage, du sieur Theodor
 Peter et de feu demoiselle Marie Anne Daadbrook sa Pore et Mere, ancienne Bourgeoise
 domicilee en la susdite Ville de Bordeaux presentement demourant au susdit quar-
 tier du Micoud. Stipulant pour lui et en son nom, futur epoux, d'une part. Et demoiselle
 Marie Constance dugard Couville. veuve en premiere nocce, de feu Le sieur M^r Nain
 ancien habitant de cette Colonie aussi Majeur d'age. fille de feu le sieur Dugard
 Couville, et de dame Nain sa Pore son Epouse en secondes noces, sa Pore et Mere, ancienne
 habitant domicilee en ce dit quartier du micoud, age de vingt six ans et Nation

quartier, dudit Habitant et demeurant au susdit lieu. Egalement stipulant pour elle et en son nom, future épouse d'autre part, Lesquels, parties et dite dame et qualité desiant sepeuvent les liens d'estime, d'amour et d'amitié, qui unissent leurs Coeurs, et ratifier l'union qu'ils ont précédemment contractée aux Etats Unis d'Amérique, en se conformant aux Ceremonies prescrites par notre mere la sainte Eglise catholique, apostolique & Romaine, reconnaissant et declarant, par ces présentes avoir fait entre elles, les traités, accords, pactes, et conventions matrimoniales, qui suivent de l'aveu des parents, de la dite dame future Epouse, ici présents, soussignés savoir:

Article Premier - Les Parties sont convenues de se prendre pour Legitime Epouse, par nom & Loi de mariage, qui sera incessamment célébré, en face de notre dite mere la sainte Eglise Catholique, Apostolique et Romaine, et a se faire conformer la benediction nuptiale, au point que l'un de deux parties en requerra. L'autre -

Article Second - Les Parties reconnaissent et declarent que les deux petites filles en cas ags l'une nommée Adelaide, et l'autre Henriette Eugénie, sont les fruits de leur Union, ci dessus mentionnée -

Article Troisième - La Coutume de Paris qui régit cette Colonie sous la Loi du present Contrat, et reglera les droits respectifs des dite future conjointe en tout ce qui n'y sera pas derogé ci après. Seront en conséquence, les dite future épouse, Commune en tout biens, meubles et conquête immobiliers du jour de leur benediction nuptiale en quelque lieu, que leur dite biens se trouvent situés renoubrant toutes les Coutumes et Usages contraires, aux quels. N'est expressément derogé et renoncé par ces présentes et il a été de plus anité & convenu que tout ce qui pourra leur advenir dans la suite, soit par Succession, donation, legs ou autrement, Tombera dans la dite future Communauté sans aucune reserve quelconque.

Article Quatrième - Chacun des future Epoux payera de ses deniers particuliers les dettes qu'il aura pu contracter avant le mariage, et s'il en survient aucune soient acquittées de ceux de la communauté. Il sera fait a ce sujet, au tems et lieu telle indemnité qu'il appartiendra a l'autre conjoint ou à ses Heritiers -

Article Cinquième - Declare le dit sieur future Epoux que ses biens consistant en ses droits Successifs paternels & Maternels liquidés qu'ils sont lesquels il met et fait entrer dans toute leur totalité dans la dite future Communauté, sans aucune reserve de propre quelconque ainsi que tout ceux qu'il peut se trouver posséder par ailleurs en y ajoutant une industrie et une activité propres a le faire fructifier -

Article Sixième - Abéque des biens de la dite dame future Epouse, ils ont été de constater en une somme d'unions, consistant quarante Mille Livres de Capital, ayant des Colonies, dont une partie, est hypothéquée sur l'Habitation des Jumeaux sise au susdit quartier du Marais l'autre en celle de la confiance, sise au

deuxième onzième, et la troisième sur celle du fond, située au quartier des...
 L'argent appartient à la dite dame future épouse, comme étant le montant de
 sa dette d'usufruit Paternel & Maternel de la part de dite Seigneur de court quarante
 mille Livres sus mentionnés, la dite dame future épouse, est et fait entre de
 la dite future communauté celle de dix mille Livres, le résidu de celle de cent mille
 mille Livres restant pour lui sœur nature de propriété à elle et aux siens de son
 côté et ligne.

Article Septième - Le dit sieur futur Epoux: a doué et doué, la dite dame
 future épouse, de la somme de vingt mille Livres argent de Colonie, au dit
 payé de douze parties et d'ingos, à financer sur tous ses biens présents & venir,
 lesquels y demeurent spécialement affectés et hypothéqués, pour lui et au profit que
 lui y aura, en son vivant, ou usufruit seulement, à son contentement, justice de son vivant,
 le capital demeurant principal, et résidu aux enfants déjà nés, ainsi qu'il est dit ci
 dessus, et à ceux qui naîtront du dit mariage, et à leur défaut si le dit sieur futur
 Epoux ne laisse point d'enfants nés ou à naître en pleine et entière propriété.

Article Huitième - Celui de futur Epoux qui survivra à l'autre survivra
 sur les biens de la dite communauté, avant partage et à titre de préciput et gain
 de survie. La somme de vingt mille Livres argent de Colonie, soit en espèces ou en meubles
 et effets, à son choix, sur la prise et estimation qui en sera faite par l'inventaire et son
 créu. - Respondra de plus, le dit sieur futur Epoux, si c'est lui qui survit, son
 lit garni, son domestique, son cheval, sa machine, ses armes, sa garde-robe et tout ce qui
 est à l'usage de sa personne, généralement quelconque. - Et si au contraire, c'est la dite
 dame future épouse qui survit elle respondra en outre son Armure, et son lit
 garni, son cheval, ses et brides sa servante, ses bagues et joyaux et tout ce qui est en
 usage de sa parure.

Article Neuvième - Lors de la dissolution de la communauté, il sera permis
 à la future épouse et aux siens de son côté et ligne de y renoncer si bon leur semble, et
 on le faisant, ils auront la faculté de reprendre généralement tous les biens qui elle
 apportés en mariage ainsi que ceux qui auront été lui le héritier pendant le cours de
 son dit mariage à quelque titre que ce soit même les douaires et préciput ci dessus
 mentionnés et stipulés (au cas que ce soit elle qui exerce la dite faculté) le tout franc
 et quitte de dettes et charges de la dite communauté, quant même elle les aurait con-
 tractés conjointement & solidairement, avec son mari et qu'elle se trouverait condan-
 née à les payer, aux quel cas elle, et les siens exorcant sans recours, et garantie
 sur tous les biens du dit sieur futur Epoux pour raison de Luce, ainsi que
 pour l'exécution de toutes les autres clauses et conventions énoncées au présent con-
 trat, hypothèque sur les dits biens, leur demeure acquise à compter de ce jour.

Article Dixième - Voulant les futurs Epoux consacrer leur Union, par un...

acte de Bienfaisance leur inventaire. Et déclarent chacun a leur regard d'avoir
 le dit Sieur futur epoux agissant, et stipulant, pour lui comme il a été dit a desus
 et le dit dame future Epouse agissant et stipulant pour elle et en son nom s'être
 fait & se faire réciproquement par ces présentes dons, le cas ou il plairait a Dieu de
 disposer des deux enfant mentionnés a desus, ainsi que de tout autre qui pourrout venir
 a naître de dit présente futur mariage donation de lui le fruit et jouissance de tous
 leurs biens, meubles, acquits et conquis immeubles, en quelque lieu que les dits biens se
 trouvent situés pour par le survivant Sieur de ceux du précèdent de vie durant
 en sa vie. Condition charitable, en tout fais faisant faire par le S^l Lojal inventaire des dits
 biens, ainsi que la coutume le presout et dans le cas ou par la survivance
 d'autre enfant la dite donation deviendrait vacante, Il est expressément convenu
 que si les dits enfant decedent ensuite dans l'absence postérieure de leur chef et sans
 avoir valablement disposé de leur biens, qu'alors la dite donation reprendra
 toute sa vertu & sa force, pour avoir lieu comme si les dits enfant n'avaient jamais
 existé.

Article Onzième et dernier. Et pour faire insinuer le present Contrat
 dans le cas ou la chose deviendrait nécessaire, au greffe de la Senechaufrie
 Royale de cette cite, ainsi que partout ailleurs, en besoin de ce les parties ont
 fait et constitué leur procureur le sieur d'un expédition d'icelui auquel elle
 donnent pouvoir de le faire et d'en recevoir acte car ainsi a été convenu, passé
 entre les dits parties. Les gardes pour l'exécution du présente, ont élu leur domicile en
 leur demeure, sus dignée a laquelle lieu elle veulent et consentent &c. Nonobstant
 &c. promettant, obligeant renoncant &c. — fait et passé audit quartier du micoud, en
 la maison principale de l'habitation succursale d'icele le lendemain s'ice au susdite endroit
 Par M^l huit cent quinze et le quatrieme Jour du mois de Septembre, du matin. en
 presence des sieurs, l'homme Deulx, et d'unet de Veziny, tous deux habitant du susdit
 quartier du micoud. Hommes de dit sieur futur Epoux, et du sieur Laroche Duval et d'icele
 de launet Lauriol, aussi habitant du susdit quartier du micoud, Jemmes de la dite
 dame future Epouse, et aussi en presence du sieur Lucie Lauriol, de S^t Pierre habitant
 au quartier du Pradier de cette cite. S^t Lucie, Chevalier de l'ordre Royal et
 capitaine de S^t Louis, Beau frere de la dite dame future Epouse, et de demoiselle
 Udelaine Capis son Epouse en secondes noces, Veuve en premiere nocce de feu
 le sieur Dagard Courville fils Sœur uterine de la^de dame future epouse,
 du sieur Calorie, habitant au susdit quartier du Pradier, Beau frere de la^de dame
 future Epouse, et de d^{me} Eugénie Courville, son Epouse, Sœur germaine de la
 d^{me} dame future epouse de son deuant. Belfort aussi habitant au susdit
 quartier du Pradier son Beau frere et de demoiselle Louise Aglaé Capis son epouse
 en secondes noces, Veuve en premiere nocce de feu le sieur Bonin Saint Helaire

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 sont habitant au susdit quartier du Paroisse, sans ultérieure de la dite dame future
 épouse, et en son du sieur Charles Caspi sans ultérieure de la dite dame future
 épouse, et de demoiselle Louise Chevalier, son épouse habitant au susdit quartier
 de Micoud, et après lecture faite, les futurs époux ont signé avec les témoins susdits
 leur parenté à desus dénommés et le dit Notaire, avec main d'usage ont écrit la
 minute signés à la Minute. James Pothu, Constante Duford, Lamiel de St
 Croix, Lavoche Dunal, Buvat de Duingy, Et Beauté, Callaie, Dupard Cadet
 deours, Belfonds, Caspi Lamiel, Caspi Deraux, J. Lamiel, C. Caspi Chevalier
 Caspi & Tesson Notaire Royal. un mot rajé nul et en univoi approuvé
 Collationné

Tesson Notaire Royal

Charleston District } Purnessy appeared before me on behalf of George who made
 oath that he is well acquainted with Mr Tesson Notary at St Lucie and has seen him
 frequently sign his name - and believes and is confident that the signature to the foregoing Mar-
 riage contract is in the hand writing of the said Notary Tesson - George de Roddy
 sworn to before me this 5 day April 1825 - Lewis Rossy Esq. -
 Recorded 4th April 1825

Extrait des minutes de la chancellerie du consulat de France à Charleston
 Caroline du Sud. (25 mai 1825) contrat de mariage de M. Adolphe LeBarbier
 & demoiselle Geule Rose Aramin Lemaitre

Par devant nous honori Paulouin, chancelier du consulat de France à Charle-
 santine du Sud, soussigné, et en présence de témoins après dénommés & qualifiés
 aussi soussignés, etant en la chancellerie du dit consulat

un coupant Monsieur Adolphe LeBarbier, né à Rouen, sept. de la légitime infan-
 tés légitime & majeur d'âge d'une LeBarbier & d'une Adelaïde - Lefebvre, ses père
 & mère, demeurant au dit Rouen; ledit sieur Adolphe LeBarbier résidant en
 cette ville depuis plusieurs années, d'une part

et mademoiselle Geule Rose Aramin Lemaitre, née aux Cayes, de la St. Domingue,
 âgée de vingt ans & demi, fille légitime d'un St. Jean Baptiste Lemaitre et de dame
 Geule Van Don Bussche, ses père & mère, résidant, demeurant en cette dite ville,
 agissant sous l'assistance, autorisation & consentement de ses père & mère, d'autre part

et les dits sieurs Jean Baptiste Lemaitre et dame Geule Van Don Bussche
 pour l'assistance et autorisation de la dite demoiselle Geule Rose Aramin Lemaitre,
 leur fille, enve d'autre part.

Lesquelles parties en vue du mariage proposé entre ledit sieur Adolphe LeBarbier
 et la dite demoiselle Geule Rose Aramin Lemaitre pour la célébration de ce
 mariage ont fait devant Monsieur le Consul de France faisant fonction
 d'officier de l'état civil des Français dans cette résidence, d'après l'article 23 de

Code civil ont arrêté les clauses & conditions d'elles futur mariage, ainsi & comme suit.
 Article premier = il y aura communauté entre les futurs époux en tous biens meubles, acquits & conquets, immeubles à compter du jour de l'acte civil de leur mariage sauf les exceptions résultantes du code civil et les modifications y apures.

Article second = les dettes et hypothèques des futurs époux, antérieures à leur mariage, seront acquittées par celui d'entre eux qui les aura contractées ou dans lequel elles seront grevées, sans que l'autre, les biens et la part dans la communauté puissent en être tenus.

Article troisième = Les biens affectés forment l'apport du futur époux dans le mariage, consistant dans une valeur de sept mille dollars ou quatre mille francs, monnaie d'Espagne, sans en déduire ce que marchandises affectées, trouvant pour la future épouse ainsi que les dettes de son père et mère. Les futurs déclarer avoir parfaite connaissance.

Article quatrième = Les biens de la future épouse se composent de ses droits et prétentions dans les successions futures de ses père et mère et en outre d'une somme de deux mille dollars à laquelle ont été évalués ses trouvaux, linges, bijoux, et argentures, fruits de ses épargnes, ainsi que les dettes de son père et mère et de ses connaissances; de laquelle dite somme de deux mille dollars le futur époux déclare être content et satisfait et en demeurer chargé, du jour de la célébration de son mariage, sans qu'il soit nécessaire à la future épouse, d'acquiescer au mariage.

Article cinquième = Le futur époux voulant donner à la future épouse des preuves de son attachement et de son estime, et en outre, par suite de sa volonté, a déclaré lui faire par le présent article, don entre vifs et irrévocable de la somme de trois mille dollars ou quatre mille francs, moyennant lequel don il devra faire, l'apport du futur époux, suivant l'article 3 du présent contrat, retourner résider à la somme de quatre mille dollars ou quatre mille francs, monnaie d'Espagne, pour la dite somme, à dessein de donner, devenues pure à la future épouse et être exempt de rapports; sans toutefois le droit de retour en faveur du futur époux, dans le cas de survie de sa part; en conséquence le futur époux s'est sou présentement délaissé et dévoté de la propriété de la somme de trois mille dollars et en a saisi et inséré la dite future épouse, pour par elle en jouir, comme de chose à elle appartenante; ce que la future épouse a accepté et consenti de son père et mère.

Article sixième = il n'y aura de part et d'autre dans la communauté que la somme de deux mille dollars, montant de l'apport de la future épouse, et celle de quatre mille dollars à laquelle retourner résider l'apport du futur époux, c'est-à-dire que la masse de la communauté se composera, du jour de la célébration du futur mariage, de la somme de six mille dollars

17) en parties fortes, norman d'Espagne, sans que la différence dans la mise de la future épouse puisse, en aucun cas, en faire une à son préjudice, dans les bénéfices et acquêts de la communauté.

Article septième = Le survivant des futurs époux prendra par préférence, avant partage de la communauté la somme de deux mille dollars en meubles effets de la dite communauté, ou en deniers comptants, à son choix; et si c'est la future épouse qui survit, elle prendra en outre, son lit garni, les linges, hardes et bijoux à son usage, ses draps de lit et son linge de table.

Article huitième = La future épouse et les enfants qui naîtront de ce mariage, pourront, en renouant à la communauté, reprendre tout ce que la future épouse y aura apporté, et en outre le don de trois mille dollars à elle fait par le futur époux, mais dans le cas seulement où celui-ci serait le père d'un de ses enfants; ainsi que tout ce qui pourra, pendant la durée du mariage, lui être légué en avoué, tant en meubles qu'immubles, par succession, donation, legs ou autrement; et si c'est la future épouse qui renoue, elle prendra en outre, son préjudice, le tout sans la quitte des charges, dettes et hypothèques de la communauté, même de celle auxquelles elle aurait pu être obligée, ou aurait été condamnée; de laquelle, la future épouse et les enfants nés de ce mariage seront acquittés, garantis et indemnisés par le futur époux et par ses biens présents et à venir, qui tous le seront affectés et hypothéqués à l'exécution de tous les articles, clauses et conditions du présent contrat.

Article neuvième = En considération de leur mariage le futur époux et la future épouse, celle-ci sous le consentement et autorisation de ses père et mère, ont fait ce présent contrat entre eux, mutuel et irrévocable, et en la meilleure forme que donation puisse valoir, l'un à l'autre, et au survivant d'eux, ce contrat est fait par le survivant, de tout les biens, meubles et immeubles qui se trouveront appartenir au défunt au jour de son décès, en quoi qu'ils puissent consister; pour en jouir par le survivant en toute propriété, comme de chose à lui propre et appartenant, sans en excepter le cas où, lors de la dissolution du mariage, il y aurait des enfants nés ou à naître, dans lequel cas, cette donation sera réduite à la propriété de quatre des dits biens.

Car si ce n'est ainsi que le tout a été voulu et arrêté entre les parties, donec a été fait et passé en la chancellerie du consulat de France à Charleston, le Vingt cinq mars mil huit cent vingt cinq, en présence de M. Michel Fronty, docteur en médecine, et de messieurs Antoine Pierre Dilloz, négocians, témoins requis et majeurs, résidents et domiciliés en cette ville, lesquels, après lecture faite, ont signé avec les parties le nous chancelier susdit le dit contrat.

La minute en est signée ainsi: Aremia Lemaitre, c. Lebarbier, John A. Lemaitre, G. V. Lemaitre, Fronty, A. O. Dilloz et Daudouin = collationné

ce artifice conforme à la minute par le Chancelier des Consuls de France à
Charleston, soussigné Baudouin.

Monsieur Marquis de Sanguin, Consul de G. M. T. E. pour les Etats de Saint
Gaulien, à Paris, deux de Charleston, Consuls du Sud.

Certifions que la signature apposée ci dessus en celle de M^r honore
Baudouin, Chancelier de notre Consular ce que for doit y être ajouté en jugement
a tout : à cette fin nous avons delivré le present acte revêtu du Sceau Royal
de notre résidence. Charleston le 30 Mars 1825. Signé le M^r De Sanguin.

- Recorded 9th April 1825 -

The State of South Carolina

This Indenture Tripartite, made this
twenty seventh day of January in the year of our Lords one thous-
and eight hundred and twenty five Between Anna Maria
Garden widow relict of Doct^r Alexander Garden late of the high hills of
Santee in the State aforesaid deceased of the first part. John Miles of the
State aforesaid planter of the second part and Edward Brailsford M.D.
and Rob^t Brailsford of Glarendon^{do} Planter Trustees nominated &
constituted for the trusts and purposes hereinafter mentioned & intended
of the third part Witnesseth that whereas by permission of divine pro-
vidence a marriage is intended shortly to be had & solemnized be-
tween the said John Miles and the said Anna Maria Garden
And whereas the said Anna Maria Garden is now entitled to an un-
divided part or portion of the estate real and personal of her deceased
husband Alexander Garden which he devised from the estate of his former
wife who was the daughter of Thomas Johnson and which estate of the said
Alexander Garden hath since his death been ascertained and adjud-
ged in and by the decree of the honorable Court of equity and of the
appeal court of equity in Charleston in a certain cause therein wherein
Thomas Nightingale Johnson (by guardian) was complainant and
James Bartley West and the said Anna Maria Garden as administrators
of all and singular the goods and chattels rights and credits that was of the
said Alexander Garden and Alexander B Garden & Robert B Garden
children of the said Alexander Garden by the said Anna Maria
Garden their mother & guardian addition were defendants and under
the decrees of the said Court and appeal court a ^{certain} writ of petition
was issued in the usual form directed to certain commissioners autho-
rizing them to decide the real & personal estate that had been
held under the will of Thomas Johnson by the said Alexander Garden

during his life time into moieties and assign one moiety to and for
the estate of the said Alexander Garden and the other moiety thereof
to and for the said Thomas Johnson in pursuance whereof the said
commissioners returned that they had divided the personal estate in
to moieties and delivered over a moiety to each party and the moiety
of negroes that were allotted divided and assigned over to the said
defendants were as follow Billy Phillis ^{Mary} Nanny Linny Monday Dinny
Lizzy Phillis Nelly Sophia Tom Moses John Mary Anna Minna & infant
child and Pompey being ^{in all} to be held by the administrators
and heirs of the said Alexander Garden and impressed in generality
to receive from the complainant also one hundred and fifty ^{or less} for the value
in value of his moiety and further that they had delivered to each party
one moiety the complainant paying in like ^{money} the sum of forty dollars for
his moiety: And the said Commissioners by virtue of the said decrees
and writ did also proceed to divide the lands and real estate so as to give to
the heirs of Alexander Garden one sixth ^{part} thereof in order to which they ap-
pointed and set apart a tract of lands consisting of five hundred and eighty
seven acres situate in Sumpter District on the waters of Jacks creek on or near
near the said heirs of Alexander Garden paying to the said Thomas N.
Johnson two thousand one hundred & ninety five dollars that amount being
the difference between the one sixth part of the total valuation of all the lands
and the valuation of the said tract assigned. All which will more fully and
at large appear in and by return made to the court of equity by the said
commissioners which return hath not as yet been presented and confirmed
by the said court & made final and conclusive as it is expected & hath been
in contemplation by the parties as far as respects the division of the lands
to make a more satisfactory arrangement by consent and under the sanction of the
court of equity, but the division of the negroes is satisfactory & is mutually acquies-
ced in, and the said Anna M. Garden is in possession of all the before men-
tioned negroes as belonging to the estate of the said Alexander Garden
who departed this life intestate and by virtue thereof the said Anna Maria
Garden in her own right became entitled to one equal and undivided
third part, and her two children before named to the residue, and
whence pending the said proceedings one of her said children to wit Alexander
B. Garden hath departed this life in his minority & intestate leaving alive
his said Mother & Robert Herd Garden the other child whereby the said
Anna Maria Garden hath become and is now entitled to one undivided
moiety or half part of all and singular the estate real and personal of the

120 in Alexander Garden whosoever the division thereof shall be made
between her and her remaining child Robert Kest Garden: all
which estate interest property and Estate divided off or howsoever
it may be divided off from the Estate of Thomas Johnson, and
further subdivided between the said Anna Maria Garden &
her now surviving child and the part that may fall to her
in dowry and also all interest that she may in any event
hereafter ^{acquire} from the part or portion of her said surviving child
it hath been agreed between her and the said John Mills prior
to and in consideration of the said intended marriage shall be
conveyed & settled so as to be at no time subject to or made liable for
the debts contracted or to be contracted by the said John Mills but
shall enure to the use & purposes hereafter mentioned: Now this Inven-
ture Witnesseth that the said Anna Maria Garden of full &
Lawful age for & in consideration of the said intended marriage &
in contemplation thereof & by & with the privity and assent of her said in-
tended husband (signified by his being made party hereto and sealing
and delivering these presents) hath granted bargained sold assign
and transferred and by these presents doth grant bargain sell assign
and transfer unto the said Edward Brailford and Robert
Brailford Trustees before named and the survivors and survivor
of them & the heirs executors & administrators of such survivor all her
estate and property share or portion of and in the before mentioned
negroes or any other negro or any other negroes she may acquire have
or take from the estate of the said Thomas Johnson in right of
her late husband Alexander Garden and all their present and
future issue and Increase and also all her Interest and estate
arising or to arise from the lands and tenements of the said Thomas
Johnson or monies to be applied in lieu thereof whosoever and
howsoever the same may be ascertained and reduced to cer-
tainty To have and to hold all and singular the estate interest
right claim and property of her the said Anna Maria Garden
of and in the before mentioned Estate herein and hereby intended
to be conveyed & settled together with all and singular their rights
members and appurtenances unto the said Edward Brailford
and Robert Brailford their heirs executors adminis-
trators In trust nevertheless and to and for the use trusts
intents and purposes following that is to say In trust for

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the only use of the said Anna Maria Garden until the solemnization of the said intended marriage and from & after the solemnization of the said intended marriage to permit & suffer the said John Miles & Anna Maria during their joint lives & for the sustenance & support (and free from his debts and incumbrances) to have & take the use proceeds rents profits interest & benefit amounting to arise from all and every part of the said property and estate, and in case of the death of the said Anna Maria Garden, living the said John Miles to permit and suffer the said John Miles for his sustenance and support (& for the sustenance and support of the Children of the marriage if any there should be) to have and to take during his life time the rents issues profits and interest as aforesaid and at the death of the said John Miles then in trust for the heirs of the Body of her the said Anna Maria provided she depart this life without making any eventual disposition of the property, but it shall be lawful to and for the said Anna Maria at any time during her coverture by any deed under her hand & seal in the presence of three witnesses or by her last will and testament legally executed to give grant distribute appoint or assign to an or amongst her children if any she have all and singular the aforesaid estate & property or if she have no children then to such other person or persons and in such parts or portions or for such estates as she may see fit all to take effect after the death of the said John Miles and the trusts hereby raised shall abide & inure to the estates intents and purposes to be expressed in and by such deed or will. But if the said John Miles should depart this life living the said Anna Maria then in trust & for the sole and only use of the said Anna Maria during the term of her natural life and upon her death to such person and persons in such estate or estates as she after her discovery by deed or will shall appoint & in case she make no appointment then after her death to her right heirs. And it is hereby covenanted & agreed by and between all the parties to these presents that as soon as the proceedings that are now pending and not fully concluded in the court of equity shall be completed so that the real and personal estate that shall or may be allotted to and for the estate and heirs of the late Alexander Garden shall be precisely and specifically ascertained measures shall be taken to divide the estate of the said Alexander Garden so that the share or portion of the said Anna Maria may be distinctly & specifically ascertained and known & brought into a state of severalty and then that the particulars of her estate and Interest

shall be endorsed upon this Instrument or annexed as a schedule
 hereunto and recorded in the manner prescribed by law / which
 the trustees shall see accomplished and further that it shall
 and may be lawfull to and for the said Trustees or the survivor of
 them or the executor or Administrator of such survivor at any time during
 the said intended continuance of occasion shall demand it and at the request
 in writing signed by the said Anna Maria notwithstanding the
 continuance and with her free assent and concurrence to sell or dispose
 of all or any of the Slaves or other property that may be subject to
 this settlement to the best advantage and to invest the proceeds of such
 sale in other products ^{or} property subjecting the same to the like trusts
 intents and purposes as are herein before expressed and well
 and sufficiently to secure the same according to the true intent &
 and purport of this Settlement.

In witness whereof the parties to these presents have
 hereunto set their hands and seals the day and year first
 above written

John Miles (LS)

Sealed & Delivered in the presence of
 of the annexed schedule sum
 first inserted
 Wm Brailsford, John McLeod
 estate Fann

Anna Maria Garden (PB)
 Edw Brailsford (LS)
 Pitt Brailsford (LS)

Whereas there is other property belonging to the estate of Doct
 Abr Garden than that recovered from the estate of Tho Johnson
 namely the following negroes Sack Martha Elisha Smart
 Tom & Eley and a Stock of Cattle Horses Mules & plantation
 utensils all which as likewise all other property of whatsoever
 nature or kind that is or may be recovered for the hire of Doct
 A W Garden from any person or estate whatsoever All of which it
 is understood & agreed to by the parties herein concerned shall
 be subject to the same trusts & to enure to the same uses as is
 that part of A W Garden's Est which he derived from the Est of
 Tho Johnson -

S^r Ca Personally appear before me Moultrie Brailsford
 who on being duly sworn, deposes that he is well acquainted with
 the hand writing of Wm Brailsford one of the subscribing witnesses to the
 foregoing Instrument of writing and knows the signature within to be
 the true & proper signature of the said W Brailsford also further saith

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that he was present and saw In^o Miles Anna Maria Garden Robt Brailsford
and Edwards Brailsford sign & seal the said Instrument of writing for
the use intents & purposes therein mentioned

Sworn to before me this 9th April 1825 W. Lavab not Pub. 9.2.10.

Recorded 9. April 1825

South Carolina

This Indenture Tripartite, made the twenty fourth day of
February in the year of our Lord one thousand eight hundred and
twenty five. ~~Whereas~~ Between Rachel Ann Bochet of the Parish of St.
James Santee in the State aforesaid, Spinster, of the first part Robert D.
Parker of Charleston, in the said State, Gentlemen, of the second part
and Jacob Bond, Esquire & John Vance Parker Factor of the
third part. Whereas a Marriage is intended by Gods permission
shortly to be had & solemnized between the said Robert D. Parker
and Rachel Ann Bochet. And Whereas the said Rachel Ann
Bochet is intitled to a certain distributive share of the real &
Estate of her Father John Peter Bochet, deceased, and is also intitled
under the testament of her said Father to the following named negro
Slaves to wit Jane, Phoeby, Prudence, ~~Phyllis~~ ^{Cliff} Phillander, Jim, Mulatto
Daniel, Jany, John, Emeline, Rachael, Dinah & Temperance, and is
likewise distributive share, of the property of her late Sister Sarah
E. Bochet, deceased. And whereas upon the Treaty of the said
Marriage it was and is hereby also agreed by and between the
said Robert D. Parker and Rachel Ann Bochet that all and singular
the Estate both real and personal of the said Rachel Ann
Bochet to which she now is, or hereafter may become intitled shall
be settled and secured to, for and upon the several uses, Trusts, In-
tents and purposes hereinafter mentioned expressed and declared
of and concerning the same. Now therefore this Indenture Witnesseth
that in pursuance of the said agreement & for and in consideration
of the said intended marriage and for of the sum of one dollar to
the said Rachel Ann Bochet by the aforesaid Jacob Bond Esquire and
John V. Parker in hand Well and truly paid she the said Rachel
Ann Bochet (by and with the Knowledge, Privy, Consents and
approbation of the said Robert D. Parker, testified by his being a
party to and executing these presents, doth, grant, bargain, sell,
and release unto the said Jacob Bond Esquire and John V.
Parker, all the Estate right Title, Interest and claim of her

124. Rachel Ann (Bochet) of in & to the undivided real Estate of her late father John P. Bochet deceased. To have and To hold the same. unto the said Jacob Bond Son. and John W. Parker and the survivor of them his heirs and assigns forever, to, for and upon the several uses, Trusts, Intents and purposes hereinafter mentioned of and concerning the same. And this Indenture further Witnesseth that for the considerations aforesaid, she the said Rachel Ann Bochet hath, granted, bargained and sold & by these presents doth grant, bargain and sell unto the said Jacob Bond Son and John W. Parker the aforesaid named Slaves to wit Sam. Phacy, Prudence, little Philander, Jim, Mulatto Daniels Sarey, John, Emeline, Rachel, Dinah & Temperance and also the distributive share of the Estate of the aforesaid Sarah E. Bochet to which the said Rachel Ann Bochet is intitled and likewise all other goods, Chattles and Effects of every nature & kind, of which the said Rachel Ann Bochet is possessor or to which she is intitled. To have and to hold all and singular the premises aforesaid, with the future issue and Increase of the said female Slaves unto the said Jacob Bond Son and John W. Parker and the survivor of them his Executors administrators and assigns forever to and for and upon the several uses, Trusts, Intents & purposes following, that is to say In trust as well as to the real Estate hereinbefore mentioned as to all and singular the personal Estate, Goods & Chattles & Effects aforesaid to and for the joint use of the said Rachel Ann Bochet and her said intended husband Robt. D. Parker (without being subject to the debts or charges of her said intended husband, during their joint lives, and from and immediately after the death of either of them, to the use of the survivor of them the said Rachel ^{Robert} ~~Ann~~ during his or her life without being subject to the debts & charges or Incumbrances of the said Robert D. Parker in case he should be the survivor, and from and immediately after the death of such survivor to and for the use of all and every the Children of the said Rachel & Robert their Heirs executors & assigns forever, to be equally divided between or amongst them, if more than one, and if but one then to ^{such} that one forever But in case there shall be no Child or Children of the said

135 intended marriage living at the death of the survivor of them the said Robert
S. Parker and Rachel Ann Bocket then to the use of such survivor his or
her heirs Executors administrators & assigns forever freed and discharged from
all further uses & trusts whatsoever and the said Robert S. Parker doth
hereby Covenant promise grant and agree to and with the said Rachel
Boud Sou & John W. Parker & the survivor of them, his heirs Executors &
Administrators that he the said Robert S. Parker shall & will from time
to time & at all times hereafter upon the reasonable requests of the said
Boud Sou & John W. Parker or the survivor of them, his heirs Executors &
administrators make do acknowledge and Execute or cause or procure
to be made, done, acknowledged and Executed all such further and
other lawful & reasonable acts and acts, things and things, services Cou-
-venances & assurances deeds & deeds in the law which may be requisite
for the better settling & securing the Estate & property herein before
mentioned and also all other Estate & property to which the aforesaid
Rachel Ann Bocket may be, or may hereafter become entitled, by
Gift Descent, Deed or Bequest or any other way to, for and upon
the several uses trusts Intents & purposes aforesaid, as by Counsel
learned in the law shall be reasonably devised advised or required
Provided, always nevertheless that if the said Rachel Ann Bocket
& the said Robert S. Parker should think it will be for the benefit
& advantage of the parties interested at any time
to sell & dispose of any part of the Estate or property herein and
hereby settled & secured; to shall & may be lawful for them or to
do. or for the survivor of them, in case of the death of either, for a
fair price, either at publick or private Sale, and to invest the pro-
-ceeds thereof in such other property or stocks as they or he may think
best, and again to dispose of & charge such other property or stocks
as often as occasion may require & as they or he may think most
advantageous for the parties interested, which said other property
or stocks which & as often as charged shall be settled and
secured to for and upon the same uses and trusts and subject
to the same proviso as the property herein and hereby conveyed
settled and secured. In Witness whereof the said parties to
these presents have hereunto set their hands and seals the
day & year first before written. Rachel A Bocket (L S) Robert
S. Parker. (L S). Signed Sealed & delivered in the presence of
The words "during his or her life" between the 21st & 22^d lines of the

second page side being first intlined Peter G. Parker Sarah
E. Parker S. C. Charleston District. Personally appeared
before me Peter G. Parker who made oath that he saw Miss
Rachel A. Probet & R. D. Parker sign seal and ad their acts
deed delivn this deed for the uses purposes therein mentioned and
that he with Sarah E. Parker witnessed the same. Sworn to before
me this 14th April 1825. Chas. S. Tucker. J. U. Recorded 14th —
April 1825

The State of South Carolina

This Indenture made the nineteenth
day of April in the year of our Lords One thousand eight hundred
Twenty five. Between Susannah A. Disher of the City of
Charleston in the State aforesaid Widow of the first part Wil-
liam L. Day of the City and State aforesaid of the second part
and Elizabeth Bepaluc of the City State aforesaid of the third part
Witnesseth that whereas a Marriage is intended to be Shattly and
Solemnized between the said William L. Day and Susannah
A. Disher and whereas the said Susannah A. Disher is entitled
to an equal share and proportion with each of her Children
that is to say Melinda Mary William and Emeline Disher in
the real and personal Estate hereinafter more particularly
mentioned and described. And whereas upon the said treaty
of Marriage it has been agreed by and between the said
parties that the share and proportion to which the said Susann-
nah A. Disher is intitled as aforesaid in the property real &
personal hereinafter more particularly mentioned and described
should be conveyed transferred and secured firmly and effectually
to the said Elizabeth Bepaluc her Heirs Executors administrators and
assigns according to the nature of the property in trust nevertheless
to and for the uses and purposes herein after mentioned and
expressed. Now therefore this Indenture Witnesseth that the said
Susannah A. Disher in consideration of the said intended Mar-
riage and in pursuance of the said agreement and with the
consent and approbation of the said William L. Day testified
by his being a party to these presents and signing sealing &
delivring the same and also for and in consideration of the
sum of Five dollars to her in hand paid at and before the sealing
and delivery of these presents by the said Elizabeth Bepaluc

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127 the receipt whereof is she doth hereby acknowledge hath granted bargain
in released, transferred and set over, and by these presents doth
grant, bargain, sell, release, transfer and set over unto the said
Elizabeth Pepaloe her heirs, Executors, administrators and assigns
all the share or proportion right, title, interest and estate of her the said
Susannah A. Disher in and out of all those two several lots, pieces or
parcel of lands situate, lying and being in Charleston District, on Charleston
neck at the corner of Saint Phillips and Mary streets which were recently
purchased from Francis G. Deliefline late Sheriff of Charleston
District as in and by his titles or records reference being had, will
more fully appear and at large appear, also all the share or propo-
tion, right, title, Interest and Estate of her the said Susannah
Disher in, to and out of the following negro Slaves that is to say
William, Peter, Die and Roatawain, together with the future
Issue and Increase of the females of them; and also all the
Share or proportion, right, title, Interest and Estate of her the said
Susannah A. Disher in, to and out of all and singular the
households and Kitchen furniture now in her possession and
custody and all the other property real and personal, of which
she may be possessed together with all and singular the rights, mem-
bers, Appurtenances and appurtenances to the said premises belong-
ing or in any wise incident or appertaining, and the future Issue
and Increase of the females of the said Slaves to have and to
hold the Share or proportion of her the said Susannah A. Disher
in to and out of all and singular the premises here in before
mentioned, and intended to be hereby granted, granted,
conveyed and set over, unto the said Elizabeth Pepaloe
her heirs, Executors, administrators and assigns, according
to the nature of the property, in trust nevertheless to and for the fol-
lowing uses, intents and purposes, that is to say, in trust that she
the said Elizabeth Pepaloe her heirs Executors and administrators shall
& will during the joint lives of the said William E. Day and Sus-
annah A. Disher, his intended wife, aithouse permit and suffer
the said William E. Day to take and receive the rents, Issues,
profits of the premises hereby intended to be granted, conveyed &
transferred for the express purpose of maintaining the said
Susannah A. Disher and her children but not to be subject in
any manner or way whatsoever to the debts contracts or engagements

of the said William L. Day, and from and after the death of the said Susannah A. Disher, should she die before the said William L. Day, leaving any Child or Children, grand Child or Grand Children, issue of her former marriage of the said intended marriage, or of both, his, her, or their Heirs Executors admors and assigns forever free and discharged from all further trusts if more than one as tenants in common, such grand Child and or Grand Children representing their respective Children parents would have been entitled if they had survived the said Susannah A. Disher, and no difference being made between the former issue and that of the present intended marriage. But in case the said William L. Day should die before the said Susannah A. Disher then in trust from and after the death of the said William L. Day, to and for the sole separate and peculiar use, benefit and behoof of the said Susannah A. Disher her heirs Executors admors and assigns forever free and absolutely discharged of and from any further or other trusts in Witness whereof the parties to these presents have hereunto set their hands and seals the day and year first above written. Susannah Disher (S.S.). Elizabeth ^{her} ~~her~~ ^{marriage} ~~marriage~~ ^{Bevalue}. Mr. L. Day (S.S.). Signed, Sealed & delivered in the presence of the words and all the other property aab and persons of which she may be possessed being first intimated between the fourteenth & fifteenth lines of the third page. B. Juder. B. F. Dunkin. Dan^t. Bevellee. B. F. Dunkin made oath that he saw Susannah A. Disher. Wm L. Day. Sign Seal. & Elizabeth Bevalue set her marks & Seal. ~~for~~ ^{for} deliver the within deed for the uses & purposes therein mentioned and that he with B. Juder & Dan^t. Bevellee Witnessed the same. Sworn to before me this 25th April 1825. Wm. Loyal. Not. Pub. Recorded. 26th April 1825.

This Indenture tripartite made the twenty fourth day of January in the year of our Lord one thousand eight hundred and twenty five between James Heilbron of the City of Charleston of the first part Harriet McCall of the same place of the second part and John Woodroff of the same place of the same place of the third part, whereas a Marriage is intended to be shortly had and solemnized by & between the said James Heilbron and the said Harriet McCall and whereas the said Harriet McCall is seized and possessed of a considerable real and personal Estate consisting of a Court

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in Church Street in the City of Charleston late in the occupation of
McCall deceased, and certain Household and Kitchen furniture and
plate and five certain Slaves called. Minnie Mary, Sylvia Jane and
with their future Issue and increase as given, devised and bequeathed
to the said Harriet McCall in and by the last Will and Testament of
Wm McCall late of Charleston deceased, now of record in the
Office of the Ordinary of Charleston District, and which upon reference thereto
among other things will more fully and at large appear. And it hath been
agreed that the said James Heilbron should after their said intended
marriage had, receive & enjoy during the natural life here the said
~~interest~~ James Heilbron all & singular the interests, use and profits
of the said real & personal estate and that if the said James Heilbron
should depart this life during the life time of the said Harriet McCall
without leaving Issue of their bodies then the said real and personal
estate shall go to and be vested in the said Harriet McCall her heirs
and assigns forever. but if the said James Heilbron shall after the
determination of this marriage and during the life time of the said
Harriet McCall die leaving issue of their bodies at the time of his
decease then the said Harriet McCall to have, hold, use, possess and
enjoy the said real and personal Estate for and during the term
of her natural life and from and after her decease to go to the issue
of the said James and Harriet by this marriage their assigns forever
and whereas it is further agreed that if the said Harriet McCall
should die before the said James without leaving issue at the
time of her decease then the remainder of the estate both real and
personal after the determination of the life Estate of the said James
before granted shall go ^{unto} and be vested in such person and persons and at the
time and times and in such parts and proportions, manner and
form as she the said Harriet shall. notwithstanding her covenant
by her last will and Testament in Writing duly executed
directs, limits or appoints to the intent that the same may not
be at the disposal or subject to the covenants, debts, fixtures or enga-
gements of the said James Heilbron her intended husband
and in default of such limitation direction or appointment
then to the said James Heilbron his heirs and assigns forever.
Now this Indenture Witnesseth that in pursuance of the afore-
said agreement in consideration of the sum of Ten dollars to
the said Harriet paid in hand paid by the said John Woodruff

the receipt whereof is hereby acknowledged. See the said Harriet
 McCall by and with the private consent and agreement of the
 said James Keilborn testified by his being made a party, to and his
 sealing and delivering of these presents hath granted, bargained
 assigned, sold, transferred and set over and by these presents doth
 grant, bargain, sell, assign, transfer and set over unto the said
 John Woodrop, his Executors, administrators and assigns all that con-
 tained in a house & lot situate lying and being Church Street in the
 City of Charleston late in the occupation of W^m. Ann McCall -
 deceased as given and devised to the said Harriet McCall in and by
 the last Will and Testament of the said W^m. Ann McCall deceased
 and also all the Household and Kitchen furniture and plate bequeathed
 to the said Harriet McCall in and by the said last Will and Testament
 of the said W^m. Ann McCall deceased and also five certain Slaves, called
 Minna, Mary, Sylvia, Jane and Lucy with their future issue and income
 To have and to hold the said real and personal property unto the said
 John Woodrop, his heirs, Executors, administrators and assigns forever
 In trust nevertheless and for such purposes and under such provisions
 and agreements as are hereinafter mentioned (that is to say)
 in Trust for the said Harriet McCall and her assigns until
 the solemnization of the said intended marriage and from
 and after the solemnization of the said intended marriage
 then in Trust that he the said John Woodrop, his Executors, admin-
 and assigns shall and do permit the said James Keilborn
 for and during the term of his natural life to receive, possess and
 enjoy all and singular the interests, use and profits of the said
 real and personal estates, and from and after her decease, in
 case any of the lawful heirs of the Bodies of the said James &
 Harriet should be then alive then in trust that he the said
 John Woodrop, his Executors, administrators and assigns shall
 assign, transfer and set over pay over to such Heir or Heirs all
 the said real and personal property and if no such Heir or
 Heir should be then living, then in trust that the said John
 Woodrop, his Executors, administrators and assigns shall assign
 transfer and pay over all the said real and personal estate to
 such person and persons and at the time and times and in
 such parts and proportions, manner and form as she the said
 Harriet shall by her last Will and Testament in Writing duly

executed, directed, limited or appointed and if the said Heavitt should die before the said James without having any issue at the time of her decease then in Trust that he the said John Woodroff, his Executors, administrators and assigns shall assign, transfer and pay over the remainder of the said real & personal Estate after the determination of the life Estate of the said James before granted, unto such person and persons and at the time and times and in such parts and proportions, manner and form as she the said Heavitt shall notwithstanding her coverture by her last will and testament duly executed, direct, limit or appoint, to the intent that the same may not be at the disposal or subject to the control, debts, forfeitures or engagements of the said James Heilbron her intended husband and in default of such limitation, direction or appointment then to the said James Heilbron his heirs and assigns forever. And lastly, it is hereby understood and agreed upon by the parties to this deed of Indenture that the said John Woodroff his Executors, administrators and assigns shall well and truly execute, keep and perform the trusts herein and hereby reposed in him and faithfully discharge the office and duties of Trustees and for so doing shall be fully indemnified and saved harmless from any detriment, damage, charges and expense by reason of the premises. In Witness whereof the parties to these presents have hereunto set their hands and seals the day and year above written James Heilbron (S.S.) Heavitt McCall. (S.S.) John Woodroff (S.S.) signed, sealed & delivered in the presence of. N. B. The words "shall go and be vested in" on the 2^d page between the 37.4. lines interlined before signing the words "by" on the 19th line erased and the word "to" interlined before signing." William Hogan. William Rice.

William Rice made oath that he saw James Heilbron Heavitt McCall and John Woodroff sign, Seal & deliver the Within in instrument of Writing to and for the uses intents and purposes therein mentioned and that he with William Hogan Witnessed the same. Sworn to before me this 30th April 1820. James M. Cause Not Pub. & I. M. Recorded 30th April 1820.

The State of South Carolina Charleston District This Indenture Began title made the twenty sixth day of March in the year of our Lords one thousand eight hundred and twenty five, Between John King (M. D.) of the Edisto Island of the first part and William Keatbrook Senior of the same place of the second part Witnessed

That the said John King by and with the consent of the said
 William Seabrook, Signified by his being made a party to and
 signing and sealing of these presents in consideration of the
 trust and confidence which the said John King hath and
 doth repose in the said William Seabrook his Executors and
 administrators that they will faithfully execute the trusts hereinafter
 mentioned, as also in consideration of the Sum of five Shillings
 to him in hand paid by the said William Seabrook the receipt
 whereof is hereby acknowledged, and for divers other good causes
 and Considerations of the said John King in this behalf
 especiall, moving hath granted bargained sold assigned
 and released and by these presents doth, grants, bargain, sell
 assign and release unto the said William Seabrook All those
 pieces parcels or tracts of Lands situate lying and being in the
 Parish of St. Thomas in the State aforesaid containing altogether
 Eleven hundred and Twenty (1120) acres more or less which
 said tracts of Lands were purchased of Alexander England
 by the said John King on the twenty first day of January of the
 present year together 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 said Premises above mentioned, and
 every part and parcel thereof with the appurtenances unto the
 said William Seabrook his heirs and assigns forever. And the
 said John King, for the considerations aforesaid, hath also granted
 bargained and sold, and by these presents doth also grant
 bargain and sell unto the said William Seabrook all and
 singular the following negro Slaves viz as mentioned in a deb-
 able or list of the same hereto annexed signed by the said John
 King and lettered A. To have and To hold all and singular the
 said Negro Slaves, with their issue if any and increase, unto the said
 William Seabrook his Executors administrators and assigns
 forever provided always nevertheless upon the trusts and for the
 intents and purposes hereinafter expressed and declared
 of and concerning the premises that is to say in trust that
 he the said William Seabrook shall and will permit
 the said John King, for and during the term of his natural
 life to hold use, and enjoy the said tracts of lands and

In Manuscript Documents etc.

negro Slaves and to receive the profits of their labor and of the lands of
said for his own use, and for the support, maintenance and education
of the children of him the said John King viz. Samuel Favell King
and Kinsey (Burdens King); and upon the death of the said John King
upon the further trust, that he the said William Seabrook shall by
such proceedings in Law or Equity as may be deemed, make a deed
equise a partition to be made of the said lands and Negroes equally
between the said Samuel Favell King and Kinsey (Burdens King)
to have and to hold the Shares to be allotted to them respectively
unto the said Samuel Favell King and Kinsey (Burdens King)
respectively his heirs, Executors and Assigns forever. And should any
either of the said children die before the said partition, leaving
issue, such issue shall represent their deceased parents and
take the same absolute Estate in the share allotted to the parents
to which he would have been entitled if alive. In Witness whereof
the said parties to these presents have hereunto set their hands
and seals the day and year first above written, John King Esq.
Wm Seabrook (S. J.) Signed, sealed and delivered in the presence
of Thomas Ogier, W. Carter, William Lloyd, Scheduled (A) of ne-
gros, referred to in the annexed deed, Sam. Sylvia, Belia and Mirah,
Toby, Mary and Vitter, Maria, Venus, Affy, Toby, Tom, Doll, Kiss, Anna
Pep, Kias, Peggy, May Ann, Bonny, Mary, George, James, January
and John, Doll, Nancy, Mary Ann, Dye or Adrietta, Decatur, Seana
Billy, Frank, Eliza, Charles and Sylvia, John King M. D.
Witness Thomas Ogier, J. Carr, Charleston District William
Lloyd made oath that he saw John King & William Seabrook
sign, seal and Deliver as their acts and deeds delivered this Marriage
Settlement for the uses and purposes therein mentioned and that
he with Thomas Ogier, W. Carter, Witnessed the same. Sworn to -
Before me 27th April 1825. Peter G. Parker. N. P. & S. U. Recorded
6th May 1825

In Marriage Settlement de
 Note. N. P. page 258

South Carolina Charleston District In Equity. J. Thomas Hunt Register
in Equity in Charleston do hereby certify that Mitchell King Esquire has
been appointed and substituted as Trustee in the within deed in the place
of Thomas Lee Esquire who hath surrendered the trust by the permission
of the Honorable the Court of Equity, as appears by the Journals and
Records of said Court at Charleston this second day of May anno Dom
ini one thousand eight hundred and twenty five. Given under

may hereafter be acquired by the said Susan M. Heyward either by gift, devise, bequest, succession or in her estate or otherwise should also be granted and assigned to the said Charles McTurman his heirs, executors, administrators and assigns to for and upon the several uses and subjects to the trusts, intents and purposes in such manner as hereinafter is mentioned, limited and expressed of and concerning the same. Now this Indenture, Witnesseth that in pursuance and part performance of the said recited agreement and in consideration of the said intended marriage and also in consideration of the said intended marriage sum of five dollars to her in hands the said Susan M. Heyward by him the said Charles McTurman well and truly paid the receipt whereof is hereby acknowledged by her. She the said Susan M. Heyward by and with the knowledge, approbation, privity and consent of the said Matthew J. Keith testified by his being a party to and executing these presents, hath granted, bargained, sold and assigned and by these presents doth grant, bargain, sell and assign unto the said Charles McTurman his heirs, executors, administrators and assigns all the negroes above named to wit Coatewan, Sam, Nida, Boy, the Robert, Clarissa, Mary, Nancy, Lizzy, Jane, China, Beck and Peter together with the future issue and increase of the females and also the said Bond of Sir James Wright and also all the said Household goods, furniture, plate, linen wearing apparel, china, Pictures, Prints, Books, watches, trinkets and Jewels and other new furniture and also all other her Estate real and personal to have and to hold all and singular the premises herein and hereby intended to be conveyed and every part and portion thereof unto him the said Charles McTurman his heirs, executors, administrators and assigns to for and upon the several uses, intents, ^{trusts} and purposes and subject to the several provisos, powers, limitations and agreements hereinafter mentioned, limited, expressed and declared of and concerning the same respectively. And the said M. J. Keith also in pursuance and part recited performance of the said recited agreement and in consideration of the said intended marriage and in the further consideration of the sum of five dollars to him paid by the said Charles McTurman the receipt whereof is hereby acknowledged. Doth parts bargain, sell and assign unto the said Charles McTurman his heirs, executors, administrators

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all the rights and Interest of him the said Mathew J. Keith to the
 negroes above mentioned derived under the will of his said Grand
 father and also the said negroes all his rights and Interest of in
 and to the Stock abovementioned and described and all other
 rights and Interests which he now hath or which may hereafter
 arise to him under the said will and also the said negroes & ites
 and Harry To have and to hold the same to him the said
 Charles M. Furman his heirs executors administrators and
 assigns and every part and portion thereof to go and upon the
 several uses intents purposes and trusts and subjects to the
 several provisions powers limitations and agreements hereinafter
 mentioned limited and expressed concerning the same respectively
 that is to say that all the premises herein before mentioned limited
 and expressed as well the goods negroes and other property granted
 and assigned on the part of the said Susan M. Heywards
 as that granted and assigned by the said Mathew J. Keith
 shall be held by the said Charles M. Furman to the use and behoof
 of the said Susan M. Heywards until the said intended marriage
 and from and immediately after the solemnisation thereof in trust
 to permit and suffer the said Susan M. Heywards until the said
 until the said intended marriage to receive the rents issues and
 profits thereof to her sole and exclusive use benefit benefit and
 behoof of the said Susan M. Heywards free from the interrup-
 tion or hindrance of any person or persons whomsoever
 and further in trust to hold the said property to the separate &
 exclusive benefit of the said Susan M. Heywards free from any
 debts contracts or engagements now made or hereafter to be made
 by him the said Mathew J. Keith and from and immediately
 after her death to the use and benefit behoof of such person or
 persons use and uses estate and estates and subjects to such pro-
 vision limitations and agreements as she the said Susan M. Heywards
 notwithstanding her intended coverture and wither covert or divorced
 shall by any deed or deeds writing or writings duly executed
 or by her last will and testament in writing (which deed writing
 or will she the said Susan M. Heywards is hereby and by the said
 Mathew J. Keith her said intended husband enabled and empow-
 ered to make) shall give direct limit or appoint the same And
 upon the further trust and it is hereby expressly declared

and agreed by and between the parties hereto and the true intent and meaning of these presents is that she in case the said Susan M Heyward at any time hereafter during the said intended coverture think fit to have all or any ^{part or} portion of the said Negroes stocks Bonds household goods furniture and other the premises so transferred to him the said Trustee as aforesaid sold and disposed of and to have the Money arising from the said sale to and for her sole and exclusive benefit and use, that then and in such case the said Trustee his heirs executors administrators and assigns shall when required by the said Susan M Heyward (party hereto) absolutely sell and dispose of either the whole of the said property so vested in him as aforesaid or such portion thereof as she may direct, and immediately after such sale shall and do pay or cause to be paid all and every of the sums of Money arising by such sale or sales to her the said Susan M Heyward to her sole and separate use benefit and dispose as she may think fit, or else pay the same to be at her sole election to such person or persons use or uses trusts intents or ^{purposes} and in such manner and form as she the said Susan M Heyward notwithstanding her said intended coverture (and whether covert or discover) shall by any such deed writing or last will to be by her disposed duly executed give dispose direct limit or appoint the same anything hereinbefore contained to the contrary notwithstanding or shall at the direction of the said Susan M Heyward to be likewise at her sole Election invest the sum or sums of Money arising from such sale or sales in other proportion property such as she may collect select upon the same trusts and subject to the same uses powers and limitations as are herein contained. And it is covenanted and agreed on the part of the said Mathew Keith for himself his heirs executors and all persons claiming under him, that he or they shall not question controvert obstruct or hinder such disposition of her the said Susan M Heyward (party hereto) of and in the said respective premises so to be by her given and disposed of as aforesaid. And further that all dispositions and gifts to be by her the said Susan M Heyward made and done of the premises herein assigned upon the trusts aforesaid shall be as good and effectual in law as if the said Mathew Keith had himself joined in the same with the said Trustee or her the said Susan M Heyward or as if she were ^{where} feme sole. And further that the said Charles M Furman the Trustee his heirs executors administrators and assigns shall at all times peaceably

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undequally have and hold all and singular the premises herein
 assigned from the Lett hindrance molestation or disturbance of
 disturbance of him the said Mathew Keith or any person or
 persons claiming under him. And moreover that he the said Mathew
 Keith his heirs executors and administrators shall and will from time
 to time and at all times hereafter at the reasonable request of the said
 Charles M Furman his heirs executors and administrators or assignee make
 do and execute and cause to be made done and executed all such
 reasonable acts conveyances assignments and assurances in the Law
~~required~~ whatsoever for the better assigning conveying and assuring
 the above premises as may by him or them be reasonably devised
 or required. And it is further expressly covenanted and agreed
 by and between the said parties that if at any time hereafter
 during the said intended coveiture the said Susan M Heywards
 shall acquire any further and other Estate either real or personal
 by gift grant devise bequest succession inheritance or otherwise
 that the same shall be assigned and conveyed by them the
 said Mathew Keith and Susan M Heywards to the said
 Charles M Furman his heirs executors administrators and
 assigns upon the same uses and subject to the same trusts
 limitations power and provisions as are mentioned and
 expressed of and concerning the Estate and Premises herein
 conveyed and assigned or intended to be conveyed or assigned
 And it is further covenanted and agreed by and between
 the said parties that if at any time hereafter during the said
 intended coveiture the said Susan M Heywards shall acquire
 any further and other Estate either real or personal by gift
 grant devise bequest succession inheritance or otherwise
 that the same shall be assigned and conveyed by
 them the said Mathew Keith and Susan M Heywards
 to the said Charles M Furman his ^{heirs} executors and assigns
 upon the same uses and subject to the same trusts limitations
 power and provisions as are mentioned of and expressed of and
 concerning the Estate and Premises herein conveyed and
 assigned or intended to be conveyed or assigned and
 it is further covenanted and agreed by and between the
 said parties that the said Susan M Heywards shall have
 full power and authority at any time during the said

...to apply the profits and income arising from the
property herein assigned to the said Trustee or intended to be kept
applied to the purchase of other property, such as she may deem
proper to be to her sole election, which property so purchased shall
be held to the same uses and subject to the same trusts, intents and
purposes and to the several powers, provisions, limitations and con-
ditions herein intended and mentioned and expressed of
and concerning the property herein and hereby assigned to the
said Charles M. Furman Trustee aforesaid. In Witness whereof
the said parties have hereunto set their hands and seals on the
day and year first above written. M. J. Keith, Susan M. Hayward,
Charles M. Furman, S. J. South Carolina, Charlotte
District, Miss Charlotte E. Keith being duly sworn depose that she was
present and saw the within named M. J. Keith, Susan M. Hayward
& Charles M. Furman sign Seal & as their acts and deeds, deliver
the within Instruments to and for the uses and purposes therein men-
tioned, and that Bernard E. Poe together with herself witnessed the
Execution of the same. Charlotte E. Keith. Sworn to before me this
1st June, 1835. M. Mitchell, J. U. Recorded 22nd May 1835

State of South Carolina

This deed of Marriage Settlement, made and executed
the thirty fourth day of March, in the year of our Lord one thousand eight
hundred and twenty five, by and between Mary Walter & William
Sewalds Trustees of the first part, Sennet Stephens Walter of the second
part and Samuel King of the third part. (Witnesseth, That were as
it is intended by with Gods Permission, shortly to have and solemnize
a Marriage by with between the said Sennet Stephens Walter and
Samuel King of the second and third parts to this deed. And witnesseth
whereas the said Sennet Stephens Walter is entitled, according to the pro-
visions of the will of her lately deceased Father Col. Alfred Walter bearing
date the third day of December in the year of our Lord one thousand
eight hundred and twenty two, now of Record in the Honorable
the Courts of Ordinary of Colleton District, to one seventh part of the
estate of her said Father, consisting of an undivided estate of Lands
negroes Stocks &c, a schedule of which is hereunto annexed as parts
and parcels of this deed, and whereas it has been agreed by and
between the aforesaid and especially by the said Samuel King
witnessed by his being a party to and signing these presents

that the said Jennet Stephens Walter may sell alien and convey
 unto Mary Walter and W. Oswald Trustees as aforesaid all &
 singular the Lands, negroes, stocks, and other Property appertaining
 or belonging to her the said Jennet Stephens Walter in the right of
 her late husband as aforesaid and now undivided for certain
 uses upon certain trusts hereinafter declared and set forth
 Now this indenture witnesseth that in pursuance of said
 agreement and for and in consideration of said intended
 marriage and for and in consideration of the sum of one
 dollar to her in hand paid at and before the sealing and delivery
 of the Presents (the receipt whereof is hereby acknowledged) the said
 James Jennet Stephens Walter, hath granted, bargained, sold and
 conveyed, and by these presents doth grant, bargain sell, release
 and convey unto Mary Walter & W. Oswald Trustees as aforesaid
 their executors and administrators all and singular the said one
 seventh parts of the Lands, negroes, stocks & other Property of her late
 Father which she will be intitled as aforesaid. To have and to hold
 all and singular the Premises to the said Mary Walter and W.
 Oswald Trustees as aforesaid their executors and administrators
 forever. In trust nevertheless to preserve the estates and contingents
 remainders hereinafter created, and to execute the uses, trusts, limi-
 tations and appointments hereinafter declared and set forth of and
 concerning the same. That is to say. In trust to permit the said
 Jennet Stephens Walter to have use and enjoy the Profits of said
 Lands & the services use & benefit of said negro Slaves & other property
 until the solemnization of said marriage - and from and imme-
 diately after the solemnization of said intended marriage then
 In trust to permit the said James King & Jennet Stephens Walter
 and the survivor of them, to have use and enjoy all and singular
 the use profit and emolument of said Lands and the Labour-
 service use and attendance of such negroes stocks or other Property
 as may be assigned her, the said Jennet Stephens Walter, from
 her fathers estate as aforesaid to have use and enjoy the profits
 use, and emolument of said Lands & the Labour use & attendance
 of her said negroes slaves & other property as aforesaid to them, the
 said James King & Jennet Stephens Walter for and during the
 term of their joint lives and to the survivor of them, for and
 during the term of his or her natural life, without any im-

141. ~~penalment of death & liability to account for the same and from and in~~
deathly after the death of such survivor, then in Trust & use for the use hereof
and be p^{ro}vided if the issue of such intended marriage to be decided betw^{een}
such issue equally share and share alike ~~And it is further cove~~
has also agreed by and between said Parties that the said property here
conveyed and disposed of shall in no case and under no circumstances
be liable to the contract debts or disposal of the said Samuel King & Sennet
Stephens Walter or either of them during the term of their coventure & during
the existence of any of the estates herein recited as hereafter And it is
further covenanted and agreed by and between the said ^{parties} Samuel
King shall die; leaving his said intended wife Sennet Stephens Walter
surviving & no issue living from said intended marriage then and
in that case, all and singular the Lands, negroes & other property
hereinbefore conveyed, shall rest absolutely & forever in fee simple in
and to the said Sennet Stephens Walter, her Executors & administrators
speed and discharged from all and every trusts, conditions & limitations
whatsoever. And it is further covenanted and agreed by and between
the aforesaid parties, that in case the said Sennet Stephens Walter
shall die before her said intended husband, leaving no issue living
then and in that case by her last will and testament duly executed
she shall have power & full authority, notwithstanding her said
intended coventure, and any thing herein to the contrary notwithstand
ing to devise give away and dispose of all and singular the property
hereinbefore enumerated & conveyed in the same manner & to as complete
effect as though she were a feme sole And it is further covenanted and
agreed by and between the said Samuel King and Sennet Stephens
Walter of the one part and the said Mary Walter & M^{rs} Oswald of
Trustees of the other part, that after a Division shall be effected of the
Lands, negro Slaves stock and other Property belonging to the estate
of her late Father Col. Alfred Walter, and the share to which she may
be intitled is assigned to her the said Sennet Stephens Walter within
some reasonable time, and when thereunto requested by Mary Walter
and M^{rs} Oswald Trustees as aforesaid they the said Samuel King
and Sennet Stephens Walter together with the said Mary Walter &
M^{rs} Oswald Trustees as aforesaid sign seal and execute a schedule or list
containing the names and descriptions of the negro Slaves and a
description of the Lands & other Property so assigned, and allotted,
which said schedule or list shall be witnessed by three witnesses

proved and recorded as a part of this deed, as soon thereafter as
 may be practicable. In testimony whereof, we have hereunto set our
 Hand and seals this twenty day of March in the year of our Lord
 one thousand eight hundred and twenty five. ~~Wm. Walter (S.S.)~~
~~King (S.S.)~~ ~~Jos. J. Lemacks (S.S.)~~ ~~Jennets J. Walter (S.S.)~~ ~~Samuel~~
~~King (S.S.)~~ ~~Mary Walter (S.S.)~~ ~~Mr. Oswald (S.S.)~~ signed, sealed and
 Executed in presence of us ~~Wm. Walter (S.S.)~~ ~~R. J. King (S.S.)~~ ~~Jos. J. Lemacks (S.S.)~~. A
 schedule or List of the Estate of Col. Alfred Walter to be divided, as soon
 may be practicable, between W^m. Mary Walter, Widow & Jennets
 Stephens, Mary Caroline, Sarah Ernestine, Alfred Peter, Christopher
 Peters, and John Stephens, children and Heirs of said Col. Alfred
 Walter equally share and share alike. South Carolina Colleton
 District. Personally appeared before me Jos. J. Lemacks who
 being duly sworn saith that he was present and saw the
 within deed of Marriage Settlement duly executed and he
 together with W^m. Walter & R. J. King, subscribed their names
 as Witnesses to the due Execution thereof. Jos. J. Lemacks sworn to
 before me this 2^d May 1825. Tho^s. Rayson, S. U. of f. Recorded
 11th June 1825

The State of South Carolina

This Indenture Tripartite made this fourteenth
 day of March in the year of our Lord one thousand eight hundred and
 twenty five between Joshua John Wards of All Saints Parish and State
 aforesaid, of the third part first part, Joanna Douglas Hasell, of the
 City of Charleston Minister, and Paul Weston of the said City of the
 second part, and Joshua Wards of the Parish of All Saints and State
 aforesaid of the third part. Whereas the said Joanna Douglas
 Hasell, is the Daughter of the late Doctor George P. B. Hasell, and according
 by Law to one third part of his real and personal estate after the
 payment of his just debts, and whereas the aforesaid Paul Weston,
 an administrator of the goods and effects of the said Doctor George Hasell
 which were left unadministered by the late Andrew Hasell, has
 now in his possession subject nevertheless to the payment of debts, the
 following property that is to say, Five several Bonds executed by
 Garido Myers of Richland District and Robert Clendenon
 of York District in this State, and given for the credit part
 of the real and personal Estate of the said George P. B. Hasell
 sold by the master in Equity for Charleston District under

a Decree of the Honorable the Court of Equity to the said David Wyers
 all of which said Bonds are dated the twenty fifth day of January One
 thousand Eight hundred and Twenty four Conditioned for the pay-
 ment of the sum, hereinafter stated and at the times stated, that is to
 say, Five separate Bonds each in the sum of Five thousand ~~dollars~~
~~five hundred dollars~~ Eighty seven dollars and fifty cents, payable
 on the twenty fifth days of January One thousand Eight hundred
 and Twenty five, six, seven, and eight and one Bond in the sum of
 Eleven thousand four hundred Dollars, payable in four equal instal-
 lments on the days and in the years aforesaid, making in the aggregate
 the sum of Thirty three thousand Seven hundred and fifty Dollars with
 lawful interest thereon from their several and respective dates, all one
 negro man named Rew and a tract of Lands in St. Thomas Parish
 in the said State. And whereas a marriage is intended, by Gods permis-
 sion, to be shortly had and solemnized between the said Joshua Ward
 and Joanna Douglas Hasell and upon treaty of the said
 intended marriage, that the one third part or portion of the said
 Joanna Douglas Hasell in the Estate of her deceased father, remaining
 after the payment of his debts should be settled, a signed and paid
 to the said Joshua Ward, the Father of the said Joshua John Ward
 upon the trusts made and to the purposes hereinafter expressed and
 declared of and concerning the same. Now this Indenture Witness-
 eth that in consideration of the said intended marriage and in per-
 formance of the said hereinbefore mentioned agreements and in
 consideration of the sum of Five Dollars to the said Joanna Douglas
 Hasell by the said Joshua Ward in hand well and truly paid
 at and before the sealing and delivery of these presents (the receipt whereof
 is hereby acknowledged) and for divers other good causes and valuable
 considerations hereunto moving her the said Joanna Douglas Hasell
 with the approbation and consent of the said Joshua John Ward and of
 her next Friends the said Paul Weston testified by their being parties to
 and sealing and delivering these Presents, hath bargained sold
 assigned transferred and set over and by these presents hath bar-
 gained sold bargained sell assign transfer and set over unto the
 said Joshua ~~John~~ Ward all her undivided one third part or por-
 tion of the Estate and effects of her deceased father, above specified
 and of the Proceeds of the sale of the Lands in Saint Thomas
 Parish as soon as the same shall be sold agreeably to the decree

144 to the Seene of the Court of Equity and all the rights, title interest, profits
claim and demands whatsoever both in Law and Equity of her the
said Joanna Douglas Hasell of in and to the same. To have hold
receiv and take the said third part of the said Estate and
effects unto and do by the said Joshua Ward his Executors, admin
and assigns forever. But nevertheless upon the husband for the
intents and purposes hereinafter expressed and declared of
and concerning the same. That is to say in trust to and for
the Joint use said Joanna Douglas Hasell her Executors
and administrators until the said intended marriage shall
be had and from and immediately after the solemnization
thereof then in trust to and for the Joint use benefit and advantage
of the said Joshua John Ward and Joanna Douglas Hasell
during their joint lives and to permit them to receive the interest
of the aforesaid portion as long as it remains in its present invest
ments or the Issue and Profits of any other investments made
as shall be hereafter provided for to and for their Joint use. And
upon the death of either of them the said Joshua John or Joanna
Douglas then in trust to and for the use benefit and advantage
of the survivor during the term of his or her natural life and
from and after the death of such survivor then in further trust
for the Child or Children of the said Joanna living at the time
of the death of either of the said parties, and the Child or Children
of such as may die before the survivor the latter take participate
their parents share, and to convey to them the Segal Estate equally
between them respectively Grand Children always taking their
parents share only for them their Heirs, Executors, administrators
and assigns forever. But should there be no issue of the Body
of the said Joanna Douglas living at the time of the death
of Joshua John Ward or Joanna Douglas then in trust to the
survivor, his or her Heirs, Executors, administrators, and assigns for
ever without any fraud, limitation condition or trust what
soever. And the said Joshua John and Joanna Douglas do
hereby for themselves, their Heirs, Executors, and administrators
covenant, promise and agree to and with the said Joshua
Ward, that they and their Heirs, Executors and administrators
shall and will from time to time and at all times hereaf
ter at the reasonable request and at the proper charges.

145 of the said Joshua Ward as Trustee as aforesaid make, do and execute
a cause to be made done and executed all and every such further &
other lawful and reasonable acts and acts, conveyances and appo-
iances in the law whatsoever for the further better and more perfect
enjoying and assuming all and singular the premises hereinbefore
mentioned to be hereby granted, bargained & sold to and for the uses
intents and purposes hereinbefore expressed and declared of and
concerning the same And it is hereby expressly agreed by and
between the parties aforesaid, that as soon as the said Paul Maston
is ready to pay over the residue of the Estate of the said Father of the
said Joanna Douglas he shall pay over her portion or share to the
said Joshua Ward Trustee as aforesaid - and that the said Joshua shall
invest the same in such real or personal estate as may be agreed on by
the said Joshua John and Joanna Douglas, always nevertheless to the
same uses intents and purposes already expressed. In Witness whereof
the said Parties to these presents Present have set their hands and seals
the day and year first above written Joshua John Ward (S.P.) Joanna
Douglas Hasell (S.P.) Paul Maston (S.P.) J. Ward (S.P.) Signed, sealed &
delivered in the presence of Joanna Maston, Francis Maston, J. Coe,
Francis Maston made oath that he saw Joshua John Ward Joanna
Douglas Hasell, Paul Maston and J. Ward sign, seal and deliver
the foregoing settlement for the uses and purposes therein mentioned
and that he witnessed the same ^{with Joanna Maston} sworn to before me this 14th June
1825. Mr. Lavel. Not Pub. Recorded 14th June 1825

South Carolina

This Indenture, Tripartite made the twenty seventh
day of January, in the year of our Lords one thousand eight hundred
and Twenty five. Between Mary Eliza Queen of Pee dee in the
district of Georgetown and State aforesaid of the first part, John D
Magill of Waccamaw in the parish of All Saints and State
aforesaid of the second part and William Queen of Pee dee aforesaid
of the third part. Whereas a Marriage is intended by divine per-
mission shortly to be had and solemnized between the said
Mary Eliza Queen and the said John D Magill and whereas the
said Mary Eliza Queen is possessed of or entitled to the twenty five
negroes and other slaves hereinafter named and whereas it has
been agreed between the said parties to these presents that the
said negro and other slaves shall be granted, bargained &

140 sold by the said Mary Eliza Veeen unto the said William Veeen
In Trust and to aid for the intents and purposes hereinafter men-
tioned of and concerning the same. Now therefore this Indenture
Witnesseth that in consideration of the said intended marriage
and in pursuance of the agreement aforesaid and also in con-
sideration of the sum of Five dollars by the said William Veeen
to the said Mary Eliza Veeen in hand paid, she the said
Mary Eliza Veeen hath granted bargained and sold and
by these presents doth grant bargain sell and deliver unto
the said William Veeen the following negro and other slaves
being Twenty five in number, namely Sarah, suckey, Jackman,
Sarah, William, Jeff, Cyphus, Harriet, Peggy, Sylvia, Kate, Dick,
Amanda, Thomas, Stek, Affy, Abner, Benny, Lydia, Peter,
Susanah, Peter, Richard, Juliana, Flora together with
the future issue and increase of such as are female to have and
to hold the said slaves with their issue and increase as aforesaid
unto the said William Veeen his Executors administrators
and assigns forever. In trust nevertheless and to and for the
several uses and purposes hereinafter mentioned of and concern-
ing the same. That is to say in Trust for the use of the said Mary
Eliza Veeen until the said Marriage shall be solemnized
and take effect and from and immediately thereafter, In
Trust for the sole and separate use of the said Mary Eliza Veeen
so that the same shall be in no wise subject to the alienation
or liability liable for the debts of the above named John S. Magill
for and during the joint lives of the said Mary Eliza Veeen and
her said intended husband and from and immediately after
the decease of the said Mary Eliza Veeen if the said John S. Magill
shall happen to survive her. Then the said slaves with the increase
thereof as aforesaid shall be and remain to the proper use and
behalf of the said John S. Magill for so long a time as he shall
live and immediately upon his decease they shall go to such
child or children of the coverture aforesaid as shall be then be
alive to him her or them his her their Executors administrators and
assigns forever. And in default of such issue living at the time
of the decease of the said Mary Eliza Veeen when to the said
John S. Magill his heirs and assigns forever. But if the said John
S. Magill shall happen to die before his said intended wife

147 then the said Slaves with the increase of the females shall remain & come to the use of the said Mary Elisa Vereen for and during so long a time as she may live and from and immediately after her death the same shall go to and become the absolute property of such child or children of the Marriage aforesaid as shall be living at the time of the decease of the said Mary Elisa Vereen and to his her and their executors and administrators forever freed and discharged from all trusts and Limitations whatsoever In testimony whereof and as a full Evidence of their purity and acquiescence in these presents the parties first above named do have all hereunto set their hands and Seals on the day and year first above written. Mary Vereen (S. P. Joshua Magill (S. P. M. Vereen) S. P. Signed Seals do delivered in presence of Joshua John Wards, Mary E. Alston State of S. Carolina At Saints Personally appeared Joshua John Wards, who being duly sworn maketh oath that he saw Mary Elisa Vereen, John S. Magill, M. Vereen sign the above instruments of writing, for the purposes therein mentioned & that he Mary E. Alston himself subscribed their names thereto as Witnesses, in the presence of each other Joshua John Wards. Sworn to before me this 10th day of May 1825 - Jos. W. Alston J. P. Recorded 23 April 1825

The State of South Carolina, Charleston District. This Indenture - Tripartite made and executed this 28th day of October in the year of our Lord one thousand eight hundred and twenty three, between Martha Holland of the district aforesaid of the first part - James Miller of the second part and Newman Kershaw of the said district aforesaid of the third part. Whereas John Holland late of Charleston district deceased left a will purporting to be the last will and testament of him the said John Holland to which the said Martha Holland is appointed executrix, & in which will the said Martha is a legatee for one half a moiety to estate personal and real of him the said John Holland reference being thereunto had in the Ordinarys office in the City of Charleston will more fully appear, and whereas a marriage is shortly intended to be had and solemnized between the said James Miller and Martha Holland It is concluded declared and agreed by and between all the said parties to these presents, and the said James

Miller for himself his heirs executors administrators doth covenant
 grant and agree to and with the said Newman Mershaw
 his executors and administrators by these presents that he the
 said James Miller his executor, administrator and assigns
 shall not intermeddle with, take claim or dispose of any of
 the property aforesaid which the said Martha Holland
 in and by virtue of the said Will may claim or be entitl'd
 to. And the said James Miller doth for himself, his heirs
 executors and administrators contract promise and agree
 to and with the said Newman Mershaw his executor
 and administrators by these presents in manner following
 that is to say that if the said intended marriage shall
 take effect that he the said James Miller shall and will
 permit and suffer the said Martha Holland to give
 grant and dispose of her said separate estate as she
 shall think fit in her life time and to make such will
 or other writing as aforesaid, and thereby to give, order
 devise limit and appoint her said separate estate to any
 person or persons, for any trust use intent or purpose whatsoever
 and that he the said James Miller shall and will permit
 and suffer such will hereafter to be made by the said
 Martha Holland to be duly proved by the executor in such
 Will named or to be named and probate of such will to be
 had and taken as is usual and that the person or persons
 to whom the said Martha Holland shall give or dispose any
 part of her said separate estate by her will or any other writing
 that shall be signed sealed and executed by her in the
 presence of two or more credible witnesses, shall and lawfully
 may peaceably and quietly have hold occupy possess and
 enjoy the same according to the true meaning of such gift
 devise or appointment, without any let, denial, hindrance
 or interruption of or by the said James Miller his executor
 administrator or assigns or any of them. And the said Martha
 Holland by and with the consent and approbation
 of the said James Miller her intended husband and do in
 consideration of the sum of one dollar in hand paid, the
 receipt whereof is hereby acknowledged she the said
 Martha Holland hath given granted, bargained

and sold and by these presents doth give grant bargain and sell
 and deliver unto the said Newman Kershaw his executors administrators
 and assigns all under singular the said Property mentioned
 in the said last will and testament of the said John Holland
 deceased: which the said Martha Holland will be entitled to as
 her share and portion; to have and to hold to him the said
 Newman Kershaw his executors administrators and assigns for
 in trust always for the proper benefit and behoof of the said Martha
 Holland her heirs and assigns, and subject to the covenants
 heretofore mentioned in Witness whereof all the parties have
 hereunto set their hands and Seals the day and year first
 above written Martha Holland (S. G.) James C. Miller (S. G.)
 Newman Kershaw (S. G.) Signed, Sealed and delivered
 in our presence M^r C. Miller. Personally appeared before
 me William C. Miller who made oath that he saw Martha
 Holland James C. Miller & Newman Kershaw. Sign their
 several names to the foregoing instrument writing and that
 he signed his name as a Witness thereto. M. C. Miller sworn
 to before me this 24 June 1825. Lewis Roux J. C. Recorded
 24 June 1825

State of South Carolina. This indenture made the sixth day of June
 in the year of our Lord one thousand eight hundred and twenty five —
 between Sarah Mangin of Sausfuskie Islands in said State
 of the first part William M. Blodgett of the same place of the second
 part and Geo. M. Cox of the City of Savannah State of Georgia and
 Samuel P. Webb of Sausfuskie Islands aforesaid of the third part
 Whereas the said Sarah is seized to her and to her heirs forever of all
 that tract of land lying being and situate in Sausfuskie Islands
 aforesaid called Freeport containing six hundred acres more or
 less and also of all that other tract of land on said Island called
 Craig Point containing three hundred and fifty eight acres
 more or less and whereas the said Sarah is also possessed of and
 entitled unto thirty three negroes slaves named Adam L. Dick, Sam
 Toney Anthony Riner, Sarah, Rachel, Leah, Marion, William
 Sunnew Phabe Richards, Scipio, Robt. Franks, Solomon, Will
 Rose, Robt. Jenny, Old Frank, Fanny, Ben, Hardtimes, Ned
 Doctor, Norris, Margaret, Harison affy and Eley An d with
 as a marriage is intended to be shortly had and solemnized

between the said Thomas M. and the said Sarah, upon the
 contract of which Marriage the said Thomas M. ^{hath} agreed that if
 the same shall take effect that then notwithstanding the said mar-
 riage he the said Thomas M. his executor, administrators or
 assignee shall not nor will have any right, title or interest either
 in Law or in Equity in or to any part of the said estate real and
 personal, but the same shall remain, continue and be to the
 said Sarah or to such uses as the said Sarah shall think fit
 and appoint. Now this Indenture Witnesseth that for the making
 the said agreement effectual in Law and for the preserving
 the said estate real and personal, ~~but the same shall~~
~~remain~~ above mentioned to and for the separate use of the
 said Sarah and so that the same shall not be in the power
 or disposal of the said Thomas M. ~~the~~ ~~the~~ the said Thomas
 M. doth for himself, his executor and administrators and for every
 of them, covenant, promise and agree, to and do with the said George
 M. Cox and Samuel B. Webb, and the survivors of them and the
 executor and administrators of the survivors of them by these
 presents that notwithstanding the said intended marriage
 shall take effect, all the said estate both real and personal
 above mentioned together with the issues and future income thereof
 shall be accounted, reckoned and taken as a separate and distinct
 estate of and from the estate of him the said Thomas M. and by
 no way liable or subject to him or to the payments of any his debts.
 And that all the said separate and distinct estate before declared
 and allotted for the said Sarah as aforesaid and the future income
 thereof shall be had taken, held, possessed and enjoyed by such
 person or persons, and do for such uses and uses as the said Sarah shall
 by her last will and testament in writing duly executed or by any
~~other~~ ^{other} ~~will~~ ^{will} duly executed in the nature of a Will and limits devise
 or do or dispose to take effect after her death. And the said Thomas
 M. doth for himself, his heirs executor and administrators, covenant
 promise and agree to and with the said George M. Cox and Samuel
 B. Webb and the survivors of them and the executor and administra-
 tors of such survivors by these presents that if the said intended
 marriage shall take effect that he the said Thomas M. shall
 and will permit and suffer the said Sarah to make such
 will or other Writing as aforesaid and thereby to give order